

**GENERAL CASE MANAGEMENT STANDING ORDER
COMPLEX LITIGATION DOCKET (CLD)**

JD-CL-111 Rev. 10-23
P.B. §§ 23-13 to 23-15

STATE OF CONNECTICUT
JUDICIAL BRANCH
SUPERIOR COURT
www.jud.ct.gov



Judicial District	Date	Docket Number
Plaintiff	Defendant	
v.		

Unless otherwise ordered by the court, the following **orders** apply in all cases assigned to the Complex Litigation Docket:

1. Under Practice Book Section 23-14, the following procedures for the scheduling and deciding of motions take the place of any conflicting provision of the Connecticut Practice Book, including, but not limited to, Sections 11-13 through 11-17, 17-31, and 17-32.
2. All motions, pleadings, and documents filed with the court shall have the newly assigned docket number, including the prefix assigned, for example "X____", and shall say "Superior Court, Complex Litigation Docket at ____" at the top.
3. The opposing party shall file a response to any motion or objection requiring decision or action by the court within the time set forth in the Practice Book, unless counsel and self-represented parties indicate in the *Request for Adjudication* (form JD-CL-77) or in a written stipulation filed with the court an agreement extending the time within which such response may be filed, or the court, upon motion, extends the time. Any motion for extension of time shall state whether or not the opposing party objects to the extension of time or that the party's position cannot be determined.
4. A *Request for Adjudication* should be filed **after** the time for filing a response has passed (unless the matter needs immediate action or the parties agree, in which case it may be filed before the time for filing a response has passed). Except for self-represented parties who choose not to e-file, and attorneys exempt from e-filing, Requests for Adjudication shall be e-filed and the filer shall select "Request for Adjudication Complex Litigation" when naming the form in e-filing. When a motion or objection needs to be reviewed quickly, any party may immediately file a Request for Adjudication and may request an immediate conference or hearing.
5. A *Request for Adjudication* form must be filed for any motion or objection to be decided by the court. The court will not schedule or act on any motion, objection, or request unless a *Request for Adjudication* is filed (*except for motions filed during evidentiary proceedings*).
6. Motions and objections about discovery will not be considered by the court (*and may be summarily denied without prejudice*) unless an affidavit is filed with the Request for Adjudication that states that counsel and self-represented parties have made good faith efforts to resolve the dispute. See Practice Book Sections 13-8 (c) and 13-10 (i).
7. The party filing a *Request for Adjudication* shall contact the court officer promptly in writing if a motion or objection is resolved or no longer requires adjudication.
8. Oral argument on motions is at the discretion of the court, except as a matter of right under Practice Book Section 11-18 (a)(1) and (2).
9. At the first status conference, the court may decide any pending motions or objections and may issue a scheduling order and a trial date.
10. The judge who issues this order may issue additional case management orders, scheduling orders, and trial management orders.

For information on ADA accommodations, contact the Centralized ADA Office at 860-706-5310 or go to: www.jud.ct.gov/ADA/