

LR 16.1 SCHEDULING CONFERENCES

Pursuant to Fed. R. Civ. P 16(b), this court has determined that pretrial conference procedures are inappropriate for certain types of cases and hereby exempts the following:

- 1. Actions for review on an administrative record including bankruptcy appeals and social security reviews;
- 2. Condemnation Actions;
- 3. Foreclosures;
- 4. Deportation Actions;
- 5. Equal Access to Justice/Fee Award Appeals;
- 6. Forfeiture and Statutory Penalty Actions;
- 7. Freedom of Information Actions;
- 8. Government Collection Actions including actions to recover benefit payments and actions to collect on a student loan guaranteed by the United States;
- 9. Judgments/Actions to Enforce or Register;
- 10. Petitions for habeas corpus or any other proceeding to challenge a criminal conviction or sentence;
- 11. Actions brought without an attorney by a person in the custody of the United States, a state, or a state subdivision;
- 12. Selective Service Actions;
- 13. Proceedings ancillary to a proceeding in another court;
- 14. Actions to enforce or quash a summons or subpoena of any kind;
- 15. Actions to enforce an arbitration award.

The court may choose to exempt any case from the Fed. R. Civ. P.16 pretrial conference procedure.