

LCrR17.1 – Pretrial Conference

LCrR17.1-1 Stipulations and Exhibits.

~~(a)~~—Before or during the pretrial conference, the parties should make stipulations as to the undisputed facts, the authenticity of documents, and the admissibility of exhibits, so long as the stipulations are consistent with the applicable Federal Rules of Criminal Procedure and do not violate or ~~jeopardizing~~ jeopardize the constitutional rights of the defendant. Each instrument, or each copy of such instrument (if the parties have agreed to a copy) that the parties anticipated to ~~will~~ be offered into evidence ~~(or photostatic copy of such instrument, if agreeable)~~ should be marked with an exhibit number and case number ~~prior to~~ before the trial.

SUMMARY OF CHANGES

Errors corrected, unnecessary subsection removed, and minor changes for consistency with other rules.