

Title XX: Exhibits - **Proposed Amended 8/1/2014 (Amended language in Bold)**

20.0 Trial Exhibits

Prior to commencement of any pre or post-decree evidentiary hearing, each party shall provide the Court with the following:

(1) A completed CDR Exhibit List (Form No.20.0); and (2) An original and **one set** of photocopies of all exhibits, pre-marked, with plaintiff identifying exhibits by numbers, defendant identifying exhibits by letters and CSEA identifying exhibits using roman numerals. **A complete set of exhibits shall be exchanged with the opposing party seven court days prior to the commencement of any pre or post-decree evidentiary hearing.**

The above items shall be prepared in advance of the evidentiary hearing. The parties shall provide all copies and exhibits labels. Access to Domestic Relations Court copy machines will not be provided to allow compliance with this rule.

Upon its own motion or that of any aggrieved party, the Court may impose appropriate sanctions for a violation of this rule, including, but not limited to, an award of attorney fees and/or expenses incurred by an aggrieved party and the denial of a request to move into evidence exhibits offered by the offending party.