

## INDEX

<b>ADMISSION</b> .....	<a href="#">1A-7</a>
<b>ADVERSE INFERENCE</b> .....	<a href="#">2J-3</a> , <a href="#">2L-1-2L-3</a> , <a href="#">2GG-3</a>
Drawing is not mandatory .....	<a href="#">2L-1</a>
Failure of witness to testify regarding a particular matter .....	<a href="#">2L-3</a>
Failure to call as a witness .....	<a href="#">2L-2</a>
Failure to produce documents .....	<a href="#">2L-3</a>
Pre-trial preparation .....	<a href="#">1J-12</a>
When to request .....	<a href="#">2L-1</a>
<b>ADVERSE OR HOSTILE WITNESS</b> .....	<a href="#">2U-1-2U-3</a>
How to put on the stand .....	<a href="#">2U-2</a>
Pre-trial preparation .....	<a href="#">1J-12</a>
Rule 611(c) .....	<a href="#">2U-1</a>
Unwilling or biased witness .....	<a href="#">2U-3</a>
<b>AFFIDAVITS</b> .....	<a href="#">2T-4</a>
Jencks .....	<a href="#">2T-4</a> , <a href="#">2T-5</a>
Motion for Summary Judgment .....	<a href="#">1F-3</a>
Past recollection recorded .....	<a href="#">1J-3</a> , <a href="#">2S-8</a> , <a href="#">2S-9</a>
Preparing witness for use on cross-examination .....	<a href="#">1J-3</a>
Refreshed recollection at hearing .....	<a href="#">2S-6</a>
Release of affidavits .....	<a href="#">1I-2</a>
Respondent's statements/affidavit .....	<a href="#">1J-19</a>
Review of evidence in case file .....	<a href="#">1C-8</a>
Use of at hearing .....	<a href="#">1J-3</a>
<b>AFFIRMATIVE DEFENSE</b>	
Burden of Proof .....	<a href="#">2P-2</a>
Pre-hearing conference .....	<a href="#">1Q-3</a>
Review of answer to complaint .....	<a href="#">1C-7</a>
Sanctions .....	<a href="#">2J-4</a>
Trial attorney opening statement .....	<a href="#">2Q-3</a>
<b>ALJ ANALYSIS</b> .....	<a href="#">3C-1</a> , <a href="#">3C-2</a>
Information contained in .....	<a href="#">3C-1</a>
What is it .....	<a href="#">3C-1</a>
<b>ALJ INVOLVEMENT AND DECORUM AT HEARING</b> .....	<a href="#">2D-1-2D-5</a>
Comments, questions or conversations during the hearing .....	<a href="#">2D-3</a>
Decorum .....	<a href="#">2D-3</a>
Ex parte communication .....	<a href="#">2F-3</a>
Inquiry into the facts .....	<a href="#">2D-1</a>
Offering of documentary evidence .....	<a href="#">2D-2</a>
Procedure when ALJ's conduct is improper .....	<a href="#">2D-4</a>
Questioning of witnesses .....	<a href="#">2D-1</a>
Standard of ALJ conduct .....	<a href="#">2D-3</a>
<b>AMENDED CHARGE</b> .....	<a href="#">1C-2</a> , <a href="#">1C-3</a>
Formal documents .....	<a href="#">1N-2</a>
Response to .....	<a href="#">1C-4</a>
When to obtain .....	<a href="#">1C-3</a>
<b>AMENDED COMPLAINT</b>	

Answer to ..... [1C-7](#)  
 File an amended complaint, when to ..... [1C-5](#)  
 Filing ..... [1C-5](#)  
 Formal documents ..... [1N-2](#)  
 Motion to amend ..... [1C-6](#)  
 Motion to sever ..... [1L-10](#)  
  
**ANALYSIS OF CASE FILE** ..... [1C-1-1C-10](#)  
 Amended charge ..... [1C-3](#)  
 Amended complaint ..... [1C-5](#)  
 Charge ..... [1C-2](#)  
 Motion to Amend Complaint, example of ..... [1C-11](#)  
 Review of charge ..... [1C-2](#)  
 Review of complaint ..... [1C-4](#)  
 Review of evidence ..... [1C-8](#)  
 Settlement efforts and potential for ..... [1C-9](#)  
 Task list ..... [1C-8](#)  
  
**ANSWER** ..... [1A-7](#)  
 Fed R. Civ. P. 8(d). ..... [1A-7](#)  
  
**ATTORNEY FEES** ..... [3H-1-3H-4](#)  
 Analytical framework ..... [3H-2](#)  
 Back Pay Act ..... [3H-1](#)  
 Equal Access to Justice Act ..... [3H-1, 3H-4](#)

Equal Access to Justice Act, opposition to ..... [3H-4](#)  
 GC's neutral role ..... [3H-3](#)

**BACK PAY ACT**  
 Attorney fees ..... [3H-2](#)

**BACKPAY** ..... [1D-2](#), [3H-2](#)  
 Analytical framework for making determinations ..... [3H-2](#)  
 Opening statement, remedy ..... [2Q-3](#)  
 Remedy ..... [1D-2](#), [1D-7](#)

**BIAS**  
 ALJ conduct at hearing ..... [2D-3](#)

**BRIEFS** ..... [3B-1](#)-[3B-5](#)  
 Contents of brief in support of motion for summary judgment ..... [1F-4](#)  
 Ethical responsibility to file ..... [2F-3](#)  
 Exceptions ..... See [Exceptions](#)  
 Explanation of criteria ..... [3B-2](#)  
 Filing and service requirements ..... [3B-5](#)  
 Format ..... [3B-4](#)  
 Motion to strike ..... [3D-1](#)  
 Post-hearing brief inquiry ..... [2HH-1](#)  
 Quality standard criteria ..... [3B-1](#)  
 Remedy ..... [1D-6](#)  
 Role of charging party ..... [2F-3](#)

**BURDEN OF PROOF** ..... [2P-1](#), [2P-2](#)  
 Definition of preponderance of the evidence ..... [2P-2](#)  
 GC's burden ..... [2P-1](#)  
 Inform charging party representative of ..... [1I-2](#)  
 Remedy ..... [1D-1](#)  
 Respondent's burden of proving affirmative defenses ..... [2P-2](#)

**CALENDAR CALL** ..... [1A-6](#)

**CHARGING PARTY**  
 Affidavits, release to ..... [1I-2](#)  
 Amending the charge ..... [1C-3](#)  
 CO cases and need for subpoenas ..... [1K-1](#)  
 Difficult charging party at hearing ..... [2Y-2](#)  
 Difficult charging party representative at pre-trial ..... [2Y-2](#)

Ethics	<a href="#">2F-2</a>
Motion to sequester	<a href="#">2H-3</a>
Nontraditional remedy, notice to	<a href="#">1D-6</a>
Objections to legal strategy	<a href="#">2E-2</a> , <a href="#">2F-4</a>
Participation at hearing	<a href="#">2E-2</a>
Preparation of witnesses	<a href="#">1I-2</a>
PSIWOC	<a href="#">1H-1</a>
Relationship with	<a href="#">1I-13</a> , <a href="#">1I-2</a>
Representative's role is determined before the hearing	<a href="#">2E-2</a>
Settlement at hearing	<a href="#">2G-1</a>
Settlement discussions	<a href="#">1I-1</a>
Settlement judge program	<a href="#">1H-9</a>
Unilateral settlement	<a href="#">1H-5</a> , <a href="#">2G-2</a> , <a href="#">3A-2</a>
<b>CLOSING ARGUMENT</b>	<a href="#">2GG-1-2GG-7</a>
Bench decision and oral argument	<a href="#">2GG-3</a>
Benefits derived from presentation of	<a href="#">2GG-1</a>
Objections to	<a href="#">2Z-14</a>
Oral argument in lieu of brief	<a href="#">2GG-2</a>
<b>COMPLAINT</b>	
Amended	<a href="#">See Amended Complaint</a>
Answer to	<a href="#">1A-7</a>
Case file analysis, review of	<a href="#">1C-4</a>
Conforming the charge with	<a href="#">1A-1</a>
Consolidation of cases	<a href="#">1B-1</a>
Dismissal of allegation improperly plead	<a href="#">1L-6</a>
Drafting of	<a href="#">1A-1</a>
Formal documents	<a href="#">1N-2</a>
GC's burden of proof	<a href="#">2P-1</a>
Informal settlement agreement and withdrawal	<a href="#">2G-1</a> , <a href="#">3A-1</a>
Injunctions	<a href="#">1E-3</a>
Injunctions and dismissal of	<a href="#">3E-1</a>
Injunctive relief and issuance of	<a href="#">1E-2</a>
Issuance of	<a href="#">1A-2</a>
Motion to Amend	<a href="#">1C-5</a>
Motions involving	<a href="#">See Motions</a>
Notice of hearing time, date and place	<a href="#">1A-1</a>
Oral argument and restatement of allegation of	<a href="#">2GG-2</a>
PSIWOC	<a href="#">2G-2</a> , <a href="#">3A-1</a>
Regulatory requirements	<a href="#">1A-2</a>
Responding to motions to dismiss	<a href="#">1L-8</a>

Service of .....	<a href="#">1A-3</a>
Settlement, withdrawal of .....	<a href="#">1H-1</a>
Violations not plead in .....	<a href="#">2X-3</a>
<b>COMPLIANCE WITH AUTHORITY DECISIONS</b> .....	<a href="#">3G-1</a>
Regional Office responsibilities .....	<a href="#">3G-1</a>
<b>COMPLIANCE, MOTION FOR</b>	
Sanctions for non-compliance of subpoena .....	<a href="#">2J-2</a>
Subpoenas .....	<a href="#">2H-7</a>
<b>CONFIRMING LETTERS</b> .....	<a href="#">2T-5</a>
<b>CONSOLIDATION ORDER</b> .....	<a href="#">1B-1</a>
After complaint has issued .....	<a href="#">1B-2</a>
Criteria for consolidation .....	<a href="#">1B-1</a>
Issuance of complaint .....	<a href="#">1B-1</a>
Processing .....	<a href="#">1B-1</a>
<b>COURT REPORTER</b> .....	<a href="#">1A-6</a>
Copies of documents at hearing .....	<a href="#">2R-1</a>
Depositions, arranging for .....	<a href="#">1O-2</a>
Marking of exhibits .....	<a href="#">2R-1</a>
Rejected exhibits .....	<a href="#">2R-3</a>
Review of transcript .....	<a href="#">2D-4</a>
Settlement, canceling of .....	<a href="#">1H-3</a> , <a href="#">1H-4</a>
<b>CROSS-EXAMINATION</b> .....	<a href="#">2BB-1-2BB-8</a>
Adverse or hostile witness .....	See <a href="#">Adverse or Hostile Witness</a>
ALJ's inquiry into the facts .....	<a href="#">2D-1</a>
Bias .....	<a href="#">2BB-7</a>
Checklist for .....	<a href="#">2BB-7</a>
Competency .....	<a href="#">2BB-7</a>
Destructive testimony .....	<a href="#">2BB-3</a>
Elements of .....	<a href="#">2BB-3</a>
Eliciting favorable testimony .....	<a href="#">2BB-3</a>
Eliciting information on direct to blunt .....	<a href="#">2S-1</a>
Jencks' rule .....	<a href="#">2T-1</a>
Memory .....	<a href="#">2BB-7</a> , <a href="#">2BB-8</a>
Methods to test credibility .....	<a href="#">2BB-7</a>
Perception .....	<a href="#">2BB-7</a>
Pre-trial preparation of witness for .....	<a href="#">1J-1</a> , <a href="#">1J-11</a>

Purpose of cross-examination . . . . . [2BB-3](#)

Redirect, discussion of matters raised on . . . . . [2W-1](#), [2W-2](#)

Rules of . . . . . [2BB-4](#)

Techniques of . . . . . [2BB-6](#)

When to . . . . . [2BB-1](#)

Writing or object used for . . . . . [2S-6](#)

**DECORUM**

ALJ involvement in hearing . . . . . [See ALJ Involvement and Decorum at Hearing](#)

Trial attorney's . . . . . [See Trial Attorney's Decorum](#)

**DEPOSITIONS** . . . . . [10-1-10-3](#)

In lieu of hearing testimony . . . . . [1J-17](#)

Leaving record open for additional evidence . . . . . [2EE-1](#)

Motion for summary judgment, support for . . . . . [1F-2](#)

Motion for the taking of . . . . . [1L-10](#)

Post-hearing . . . . . [1J-19](#), [10-2](#), [2EE-1](#)

Practice and procedure . . . . . [10-2](#)

Pre-hearing depositions . . . . . [1J-18](#)

Pre-trial preparation of witness . . . . . [1J-17](#)

Prior inconsistent statement . . . . . [10-2](#)

When to use . . . . . [10-1](#)

**DIFFICULT REPRESENTATIVES** . . . . . [2Y-1](#), [2Y-2](#)

Difficult charging party representative . . . . . [2Y-2](#)

Minor attacks on Trial Attorney by Respondent's representative . . . . . [2Y-1](#)

Serious attacks on Trial Attorney by Respondent's representative . . . . . [2Y-1](#)

Settlement Judge involvement with . . . . . [1H-9](#)

**DIRECT EXAMINATION** . . . . . [2S-1-2S-9](#)

611(c) witness . . . . . [2U-2](#)

Example of past recollection recorded . . . . . [2S-7](#)

Example of refreshing recollection . . . . . [2S-6](#)

Leading questions . . . . . [2S-3](#)

Narrative questions . . . . . [2S-3](#)

Organization of . . . . . [2S-1](#)

Past recollection recorded . . . . . [2S-7](#)

Refreshing recollection . . . . . [1J-3](#), [2S-4](#)

Structuring the questions . . . . . [2S-1](#)

Techniques when witness cannot recall information . . . . . [2S-4](#)

What to avoid . . . . . [2S-4](#)

Witness preparation for . . . . . [1J-5](#)

**DOCUMENTS** . . . . . [2R-1-2R-8](#)

611(c) witness, identification . . . . . [2U-2](#)

Adverse inference, failure to produce . . . . . [2L-3](#)

Authentication of . . . . . [2R-2](#)

Best evidence rule . . . . . [2R-3](#)

Case file analysis, assessment of need to subpoena . . . . . [1C-1](#)

Control of . . . . . [2R-2](#)

Extraneous markings on . . . . . [1J-4](#)

In camera review of . . . . . [2J-3](#)

Leave record open for . . . . . [2EE-2](#)

List of exhibits, revision of . . . . . [1N-2](#)

Motion for pre-hearing discovery . . . . . [1L-9](#)

Motion for summary judgment, support for . . . . . [1F-3](#), [1F-5](#)

Motion to introduce . . . . . [2H-6](#)

Objections to . . . . . [2Z-12](#)

Pre-hearing advice to witness . . . . . [1J-2](#)

Pre-hearing conference .....	<a href="#">1Q-1</a>
Pre-hearing disclosure of .....	<a href="#">1N-1</a>
Pre-hearing order .....	<a href="#">1P-5</a>
Pre-hearing review of .....	<a href="#">1J-4</a>
Preparation of .....	<a href="#">1N-1</a>
Purloined .....	<a href="#">2O-5</a>
Rejected exhibits .....	<a href="#">2R-3</a>
Relationship with parties, disclosure of .....	<a href="#">1I-2</a>
Respondent's evidence .....	<a href="#">1J-20</a>
Review of evidence, case file analysis .....	<a href="#">1C-8</a>
Sanctions and subpoenas for production of .....	<a href="#">2J-2</a>
Steps involved in introducing .....	<a href="#">2R-1</a>
Subpoenas duces tecum .....	<a href="#">1K-23</a>
Voir dire .....	<a href="#">2R-4</a>
<b>DUE PROCESS</b> .....	<a href="#">2X-1</a> , <a href="#">2X-2</a>
<b>ENFORCEMENT OF SUBPOENA</b> .....	<a href="#">2J-1-2J-7</a>
Action by Solicitor .....	<a href="#">2J-1</a>
Jurisdiction .....	<a href="#">2J-1</a>
Motion to Continue .....	<a href="#">2J-2</a>
Sanctions for non-compliance .....	<a href="#">2J-2</a>
<b>EQUAL ACCESS TO JUSTICE ACT</b> .....	See <a href="#">Attorney Fees</a>

<b>ETHICS</b> .....	<a href="#">2F-1-2F-5</a>
Employee responsibility and conduct .....	<a href="#">2F-4</a>
Ex parte communication .....	See <a href="#">Ex parte Communication</a>
Role of public prosecutor .....	<a href="#">2F-1</a>
<b>EVIDENCE</b> .....	<a href="#">2K-1</a>
Burden of proof .....	<a href="#">2P-1</a>
Case file analysis, review of .....	<a href="#">1C-8</a>
Criteria for admission of .....	<a href="#">2Z-1</a>
Improperly obtained .....	<a href="#">2O-1</a>
Leaving record open for additional .....	<a href="#">2EE-1</a>
Offer of proof, exclusion of .....	<a href="#">2N-1</a>
Official notice .....	<a href="#">2M-2</a>
Pre-trial preparation of witnesses, review of .....	<a href="#">1J-4</a>
Preponderance of .....	<a href="#">2P-2</a>
Rebuttal .....	<a href="#">2DD-1</a>
Remedy, support for .....	<a href="#">1D-3</a>
Reopening of record for .....	<a href="#">2FF-1</a>
Respondent's documents .....	<a href="#">1J-20</a>
<b>EX PARTE COMMUNICATION</b> .....	<a href="#">2F-3</a>
Communications that are not .....	<a href="#">2F-4</a>
Refrain from engaging in .....	<a href="#">2F-3</a>
Reporting prohibited conduct .....	<a href="#">2F-3</a>
Requests for subpoenas may be made ex parte .....	<a href="#">1K-3</a>
What is it .....	<a href="#">2F-3</a>
<b>EXCEPTIONS</b> .....	<a href="#">3F-1-3F-7</a>
ALJ analysis .....	<a href="#">3C-1</a>
Appeals of adverse ruling .....	<a href="#">2Z-2</a>
Bases for filing .....	<a href="#">3F-1</a>
Bench decisions and filing of .....	<a href="#">2GG-3</a>
Briefs and .....	<a href="#">3B-2</a>
Content of .....	<a href="#">3F-3</a>
Credibility determinations as basis for .....	<a href="#">3F-2</a>
Criteria for filing cross-exceptions and opposition .....	<a href="#">3F-5</a>
Ethical responsibility to file .....	<a href="#">2F-3</a>
Format of .....	<a href="#">3F-2</a>
Pre-hearing disclosure documents, review of .....	<a href="#">1N-4</a>
Remedy .....	<a href="#">1D-6</a>
Sufficient particularity standard .....	<a href="#">3F-4</a>
Waiver, Exception not argued .....	<a href="#">3F-3</a>



**EXCEPTIONS TO THE HEARSAY RULE**

Excited utterance . . . . . [2Z-7](#)  
 Learned treatises . . . . . [2Z-8](#)  
 Medical diagnosis or treatment . . . . . [2Z-7](#)  
 Other exceptions . . . . . [2Z-9](#)  
 Present sense impression . . . . . [2Z-7](#)  
 Public records and reports . . . . . [2Z-8](#)  
 Records of regularly-scheduled activity . . . . . [2Z-8](#)  
 Reputation--character . . . . . [2Z-8](#)  
 Then existing mental, emotional, or physical condition . . . . . [2Z-7](#)

**EXPERT TESTIMONY** . . . . . [2V-1-2V-7](#)

Example - Qualifying a witness . . . . . [2V-3](#)  
 Procedure for arranging for . . . . . [2V-1](#)  
 RA approval for . . . . . [2V-1](#)  
 Suggested outline for structuring . . . . . [2V-2](#)  
 Voir dire, use with . . . . . [2R-4](#)  
 When to call . . . . . [2V-1](#)

**EXTENSIONS OF TIME** . . . . . [3F-7](#)

**FORMAL DISCUSSION** . . . . . [1C-7](#), [1J-13](#), [1J-14](#)

Example of closing argument . . . . . [2GG-4](#)  
 Interview of employee in preparation for hearing . . . . . [1J-12](#), [1J-13](#)

**FORMAL PAPERS** . . . . . See [Documents](#)

**HEARING ROOMS** . . . . . [2C-3](#)

**HEARINGS**

Change in hearing location . . . . . [1A-6](#)  
 Media coverage of . . . . . [2C-4](#)  
 Who sets . . . . . [1A-1](#)  
 Setting the time, date, and place . . . . . [1A-5](#)

**HEARSAY RULE** . . . . . See [Exceptions to the Hearsay Rule](#)

**HOSTILE WITNESSES** . . . . . See [Adverse or Hostile Witness](#)

**IMPEACHMENT** . . . . . [2CC-1-2CC-8](#)

Deciding whether to attack on cross . . . . . [2CC-8](#)  
 Direct questions to commit witness . . . . . [2CC-2](#)

Leading questions to commit witness .....	<a href="#">2CC-3</a>
Principles of .....	<a href="#">2CC-1</a>
Prior inconsistent statements .....	<a href="#">2CC-1</a>
Questions to impeach witness .....	<a href="#">2CC-6</a>
Use of witness statements for .....	<a href="#">1J-3</a>
<b>INFORMAL SETTLEMENTS</b>	
Bilateral .....	<a href="#">1H-3</a>
Unilateral .....	<a href="#">1H-5</a>
<b>INJUNCTIONS</b> .....	<a href="#">1E-1-1E-5</a> , <a href="#">3E-1</a>
After ALJ decision .....	<a href="#">3E-1</a>
Approval of GC's request for .....	<a href="#">1E-4</a>
Criteria for seeking .....	<a href="#">1E-2</a>
Denial of GC's request for .....	<a href="#">1E-4</a>
District Court relief .....	<a href="#">1E-4</a>
Issuance of complaint .....	<a href="#">1E-3</a>
Not appealable .....	<a href="#">1E-3</a>
Procedure to seek temporary relief .....	<a href="#">1E-3</a>
Processing request for .....	<a href="#">1E-3</a>
Settlement attempts .....	<a href="#">1E-3</a>
Statutory authority .....	<a href="#">1E-1</a>
<b>INTERLOCUTORY APPEALS</b> .....	<a href="#">2I-1-2I-3</a>
ALJ's ruling on .....	<a href="#">2I-2</a>
Criteria for requesting permission to file .....	<a href="#">2I-1</a>
Deciding whether to file .....	<a href="#">2I-1</a>
Denial of motion to intervene .....	<a href="#">1L-11</a>
Practice and procedure .....	<a href="#">2I-1</a>
<b>JENCKS' ACT</b> .....	<a href="#">2T-1-2T-6</a>
Administrative proceedings .....	<a href="#">2T-3</a>
Background .....	<a href="#">2T-1</a>
Confirming letters .....	<a href="#">2T-5</a>
Respondent's rights and responsibilities .....	<a href="#">2T-4</a>
Reverse Jencks' .....	<a href="#">2T-6</a>
<b>LEAVING THE RECORD OPEN FOR ADDITIONAL EVIDENCE</b> .....	<a href="#">2EE-1</a> , <a href="#">2EE-2</a>
Criteria for requesting .....	<a href="#">2EE-1</a>
Preserve right to cross-examine .....	<a href="#">2EE-2</a>

**MONETARY RELIEF** ..... [1D-5](#)  
     Doctrine of sovereign immunity ..... [1D-5](#)

**MOOTNESS** ..... [1L-9](#), [3F-6](#)

**MOTION TO AMEND COMPLAINT** ..... [1C-11](#), [1L-7](#)

**MOTIONS** ..... [1L-1-1L-13](#),  
     Extensions of time ..... [1L-3](#)  
     For a bill of particulars and/or a more definite statement ..... [1L-4](#)  
     For an interlocutory appeal ..... [1L-11](#)  
     For pre-hearing discovery ..... [1L-9](#)  
     For summary judgment ..... [See Motions for Summary Judgment](#)  
     Number of copies ..... [1L-2](#)  
     Pre-hearing ..... [1L-4](#)  
     Procedural motions, requirements for ..... [1L-3](#)  
     Processing requirements ..... [1L-1](#)  
     Response to ..... [1L-2](#)  
     Ruled upon at hearing ..... [2A-1](#)  
     Sequestration ..... [2H-1](#)  
     To amend a complaint ..... [1L-5](#)  
     To compel more definitive pre-hearing disclosure ..... [1N-4](#)  
     To dismiss, and response to ..... [1L-8](#)  
     To intervene ..... [1L-11](#)  
     To postpone a hearing ..... [1L-3](#)  
     To sever ..... [1L-10](#)  
     To strike ..... [2N-1](#), [2U-2](#), [2Z-3](#), [3D-1](#), [3D-2](#)  
     When and with whom to file ..... [1L-1](#)  
     Withdraw and remand ..... [1L-10](#)

**MOTIONS FOR SUMMARY JUDGMENT** ..... [1F-1-1F-5](#)  
     ALJ rulings on ..... [1F-5](#)  
     Contents of brief in support of ..... [1F-4](#)  
     Contents of the motion ..... [1F-4](#)  
     Criteria for filing ..... [1F-2](#)  
     Cross-motion for ..... [1F-5](#)  
     Non-compliance with regulatory pre-hearing & hearing requirement ..... [2J-3](#)  
     Response to ..... [1F-4](#)  
     Service ..... [1F-4](#)  
     What is filed ..... [1F-3](#)  
     When is it filed ..... [1F-3](#)

**NONTRADITIONAL REMEDIES** ..... [1D-7](#)

**NOTICE OF HEARING** ..... [1A-1](#), [1A-2](#)

    Calendar call ..... [1A-2](#)

    Changes in hearing location, date and time ..... [1A-2](#)

    Court reporter ..... See [Court Reporter](#)

    When are hearings set ..... [1A-1](#)

    Where are hearings set ..... [1A-1](#)

**OBJECTIONS** ..... [2Z-1-2Z-15](#)

    ALJ's inquiry into the facts ..... [2D-1](#), [2D-2](#)

    Answers ..... [2Z-12](#)

    Argumentative ..... [2Z-11](#)

    Assumes facts not in evidence ..... [2Z-11](#)

    Best evidence rule ..... [2Z-4](#)

    Beyond the scope of direct, cross or re-direct ..... [2Z-10](#)

    Calls for conclusion ..... [2Z-4](#)

    Calls for opinion ..... [2Z-5](#)

    Calls for speculation ..... [2Z-11](#)

    Charging party's evidence ..... [2E-2](#)

    Closing arguments ..... [2Z-14](#)

    Compound/double question ..... [2Z-11](#)

    Confusing, ambiguous, vague ..... [2Z-11](#)

    Continuing objections ..... [2Z-3](#)

    Criteria for admission of evidence ..... [2Z-1](#)

    Cumulative ..... [2Z-11](#)

    Declarant unavailable ..... [2Z-9](#)

    Exceptions to hearsay ..... [2Z-7](#)

    Exhibits ..... [2Z-12](#)

    Federal Rules of Evidence, reference to ..... [2K-1](#)

    Forms of ..... [2Z-3](#)

    General ..... [2Z-3](#)

    Hearsay ..... [2Z-6](#)

    How to object ..... [2Z-2](#)

    Irrelevant ..... [2Z-3](#)

    Leading question ..... [2Z-10](#)

    Misstates facts in evidence ..... [2Z-11](#)

    Narrative answer ..... [2Z-5](#)

    Opening statements ..... [2Z-13](#)

    Pre-trial preparation of witness, explanation of ..... [1J-2](#)

    Privileged communication ..... [2Z-4](#)

    Question calls for testimony barred by court order ..... [2Z-11](#)

Repetitive/asked and answered ..... [2Z-10](#)  
 Responding to Respondent’s objections ..... [2Z-15](#)  
 Specific objections to questions ..... [2Z-3](#)  
 Voir dire ..... [2R-4](#)  
 When to make objections to testimony ..... [2Z-12](#)  
 When to object ..... [2Z-2](#)

**OFFER OF PROOF** ..... [2N-1-2N-3](#)  
 Continuance ..... [2B-2](#)  
 Fed R. Evid. 103 ..... [2N-1](#)  
 How to preserve issue for appeal ..... [2N-2](#)  
 When to make ..... [2N-2](#)

**OFFICIAL NOTICE** ..... [2M-1-2M-3](#)  
 Definition of ..... [2M-1](#)  
 When requested ..... [2M-1](#)  
 Who is request made to ..... [2M-1](#)  
 Why request is made ..... [2M-2](#)

**OFFICIAL TIME** ..... [1J-20](#)  
 Charging party in CO case ..... [1K-1](#)  
 Friendly supervisor ..... [1J-16](#)  
 GC’s witnesses ..... [1J-20](#)

**OPENING STATEMENTS** ..... [2Q-1-2Q-3](#)  
 ALJ’s comments during ..... [2D-3](#)  
 Checklist for an effective statement ..... [2Q-1](#)  
 Objections to ..... [2Z-13](#)  
 Purpose of ..... [2Q-2](#)

**OPM, AS INTERVENOR** ..... [1L-11](#)

**ORAL ARGUMENT IN LIEU OF FILING BRIEF** ..... [2GG-2](#)  
 Criteria for ..... [2GG-2](#)  
 Outline of oral argument ..... [2GG-2](#)

**ORDER OF HEARING** ..... [2A-1](#)  
 Stages of hearing ..... [2A-1](#)

**PLEADING MANUAL** ..... [1A-2](#)

**POST-COMPLAINT/PRE-HEARING SETTLEMENTS** ..... [1H-1-1H-11](#)

[See also](#) ..... [Informal Settlements](#), [Settlements](#)

**POST-HEARING MOTIONS** ..... [3D-1-3D-4](#)

- Correct the transcript ..... [3D-2](#)
- Expedited treatment ..... [3D-2](#)
- Oral argument to the Authority ..... [3D-2](#)
- Processing requirements ..... [3D-4](#)
- Reconsideration ..... [3D-3](#)
- Reopen the record ..... [3D-2](#)
- Strike ..... [3D-1](#), [3F-4](#)

**POSTING** ..... [1D-4](#)

**POSTPONEMENT OR CONTINUANCE OF HEARING** ..... [2B-1-2B-3](#)

- ALJ's discretionary ruling on motions for ..... [2B-2](#)
- Interlocutory appeals ..... [2I-1](#)
- Opposition to a request for ..... [2B-3](#)
- Practice ..... [2B-1](#)
- Pre-hearing ..... [1L-3](#)
- Process of requesting ..... [2B-2](#)
- Reason for requesting ..... [2B-1](#)
- To whom ..... [2B-1](#)

**PRE-HEARING CONFERENCE** ..... [1Q-1-1Q-4](#)

- Calendar call ..... [1A-2](#)
- Checklist of matters discussed at ..... [1Q-2](#)
- Mandatory participation ..... [1Q-2](#)
- Motion for sequestration ..... [2H-1](#)
- Order and notice of date and time for pre-hearing conference call ..... [1A-3](#)
- Pre-hearing disclosure ..... [1P-1](#)
- Pre-hearing motions ..... [1L-1](#)
- Pre-hearing order ..... [1P-5](#)
- Sanction for failure to participate in ..... [2J-4](#)
- Subpoenas served before ..... [1K-5](#)
- When conducted ..... [1Q-1](#)

**PRE-HEARING DISCLOSURE** ..... [1D-2](#), [1N-2-1N-5](#)

- ALJ's role ..... [1N-4](#)
- Charging party's documents ..... [1I-2](#)
- Documents exchanged ..... [1N-2](#)
- Due process ..... [1C-6](#)
- Motion to compel for more definitive ..... [1N-4](#)

Pre-hearing conference	<a href="#">1Q-1</a> , <a href="#">1Q-2</a>
Pre-hearing discovery	<a href="#">1L-9</a>
Pre-hearing order	<a href="#">1P-1</a>
Rebuttal witnesses	<a href="#">1N-3</a>
Remedy	<a href="#">1D-2</a> , <a href="#">1D-7</a>
Exceptions, review of	<a href="#">1N-4</a>
Sanctions	<a href="#">2J-3</a> , <a href="#">2J-4</a> , <a href="#">2J-6</a>
Violations not plead in complaint	<a href="#">2X-3</a> , <a href="#">2X-2</a>
What is not exchanged	<a href="#">1N-3</a>
<b>PRE-HEARING ORDER</b>	<a href="#">1P-1</a> , <a href="#">1P-2</a>
Matters which a pre-hearing order may confirm or change	<a href="#">1P-1</a>
Pre-hearing conference	<a href="#">1Q-2</a> , <a href="#">2J-4</a>
Pre-hearing disclosure	<a href="#">1P-1</a>
Preparation by Trial Attorney	<a href="#">1P-1</a>
<b>PREPARATION OF WITNESSES</b>	<a href="#">1J-1</a> - <a href="#">1J-22</a>
Cross-examination preparation	<a href="#">1J-11</a>
Direct examination preparation	<a href="#">1J-2</a>
Explain witness' role in hearing	<a href="#">1J-2</a>
Familiarize the witness with process, establish rapport	<a href="#">1J-1</a>
Former supervisor	<a href="#">1J-16</a>
Friendly supervisor	<a href="#">1J-16</a>
GC witnesses talking to Respondent's counsel	<a href="#">1J-12</a>
Goals of	<a href="#">1J-1</a>
Hostile supervisor	<a href="#">1J-17</a>
Information obtained from the Respondent	<a href="#">1J-19</a>
Official time for GC witnesses	<a href="#">1J-20</a>
Relationship with charging party	<a href="#">1I-2</a> , <a href="#">2Y-5</a> , <a href="#">2Y-2</a>
Reluctant and/or hostile witness	<a href="#">1J-12</a>
Retired supervisors	<a href="#">1J-16</a>
Review documentary evidence	<a href="#">1J-4</a>
Review testimony	<a href="#">1J-3</a>
Supervisors and management officials	<a href="#">1J-16</a>
Travel and per diem expenses	<a href="#">1J-21</a>
Witness fees	<a href="#">1J-21</a>
<b>PRIOR INCONSISTENT STATEMENT AND IMPEACHMENT</b>	<a href="#">2CC-1</a>
Assessing expectations of cross-examination	<a href="#">2BB-2</a>
Rehabilitation after impeachment by	<a href="#">2W-2</a>
Use of deposition	<a href="#">1O-2</a>

**PSIWOC** ..... [See Settlements](#)

**PURLOINED DOCUMENTS** ..... [2O-1-2O-3](#)  
     Criteria for use ..... [2O-1](#)

**REBUTTAL** ..... [2DD-1](#)  
     611(c) witness, unnecessary use of ..... [2U-2](#)  
     Denial of request to recall witness to present testimony ..... [2K-1, 2DD-1](#)  
     Factors considered ..... [2DD-1](#)  
     Impeachment ..... [2CC-1, 2CC-8](#)  
     Motion to sequester ..... [2H-3, 2H-4](#)  
     Official notice ..... [2M-2](#)  
     Pre-hearing disclosure ..... [1N-3](#)  
     Request for continuance to present ..... [2B-2](#)  
     Role of Charging Party representative ..... [2E-1](#)

**REDIRECT EXAMINATION** ..... [2W-1, 2W-2](#)  
     Expert witness ..... [2V-7](#)  
     When to conduct ..... [2W-1](#)

**REMEDY** ..... [1D-1-1D-9](#)  
     Backpay ..... [1D-2, 1D-7](#)  
     Closing argument ..... [2GG-2](#)  
     Complaint, notice of remedy in ..... [1D-4](#)  
     Compliance with ..... [3F-4](#)  
     Equitable relief ..... [1D-9](#)  
     Exceptions ..... [1D-6, 3F-6](#)  
     Formal discussion case ..... [2GG-7](#)  
     Hearing, presentation of evidence ..... [1D-5](#)  
     Injunctions ..... [1E-2](#)  
     Investigation, evidence obtained during ..... [1D-3](#)  
     Monetary relief ..... [1D-8](#)  
     Motion for expedited treatment ..... [3D-2](#)  
     Motions for summary judgment ..... [1F-5](#)  
     Nontraditional ..... [1D-7](#)  
     OGC policy ..... [1D-3](#)  
     Opening statement ..... [2Q-1](#)  
     Post-hearing briefs ..... [1D-6](#)  
     Pre-hearing disclosure requirement ..... [1D-4](#)  
     Prosecutorial obligation ..... [2F-1](#)  
     Quality standards in briefs ..... [3B-1-3B-3, 3C-2, 3D-2](#)  
     RD merit determination, recommendation ..... [1D-4](#)



Release of improperly withheld information . . . . . [1D-7](#)

Request for postponement of hearing, affect upon . . . . . [1L-3](#)

Retroactive bargaining order . . . . . [1D-6](#)

Settlement agreement . . . . . [1H-1](#), [1I-1](#)

Sovereign immunity . . . . . [1D-8](#)

Status quo ante . . . . . [1D-7](#)

Statutory authority for . . . . . [1D-1](#)

Traditional . . . . . [1D-6](#)

Transmittal memoranda . . . . . [1D-4](#)

Trial preparation, consideration of remedy . . . . . [1D-4](#)

**REOPENING OF THE GC'S CASE** . . . . . [2FF-1](#)

    After record closed . . . . . [2FF-1](#)

    Post-hearing, Motion to . . . . . [3D-1](#)

    When to . . . . . [2FF-2](#)

**SANCTIONS FOR IMPROPER DISCLOSURE** . . . . . [1J-19](#)

**SANCTIONS FOR NON-COMPLIANCE** . . . . . [2J-2-2J-4](#), [2J-6](#), [2J-7](#)

    ALJ's discretionary ruling on . . . . . [2J-2](#)

    Inadmissible evidence . . . . . [2Z-14](#)

    Jencks' Act . . . . . [2T-2](#)

    Pre-hearing conference . . . . . [1Q-3](#)

    When to move for . . . . . [2J-2](#)

**SEQUESTRATION MOTION** . . . . . [2H-1-2H-6](#)

    Content of . . . . . [2H-2](#)

    Discrimination . . . . . [2H-3](#)

    General criteria for filing . . . . . [2H-3](#)

    Pre-hearing conference . . . . . [1Q-3](#)

    Pre-trial preparation of witness . . . . . [1J-1](#)

    Purpose of . . . . . [2H-2](#)

    Respondent's counsel . . . . . [2H-4](#)

    Rule 615 . . . . . [2H-2](#)

    Summary and expert witnesses . . . . . [2H-5](#)

    Technical advisor . . . . . [2H-4](#)

    Timing of . . . . . [2H-2](#)

    Voir dire . . . . . [2R-5](#), [2R-7](#)

    Witnesses subject to order . . . . . [2H-3](#)

**SETTLEMENTS**

    ALJ Settlement Judge Program . . . . . [1H-9](#)

Analysis of case file	<a href="#">1C-1</a> , <a href="#">1C-8</a> , <a href="#">1C-9</a>
Attorney fee award	<a href="#">3H-4</a>
Calendar call	<a href="#">1A-2</a>
Efforts and potential for	<a href="#">1C-9</a>
Form of	<a href="#">1H-2</a>
Formal settlements	<a href="#">1H-6</a> , <a href="#">2G-2</a> , <a href="#">3A-2</a>
Hearing	<a href="#">2G-7</a>
Informal settlements	<a href="#">1H-3</a>
Injunctive relief	<a href="#">1E-4</a> , <a href="#">3E-1</a>
Motion to sever	<a href="#">1L-10</a>
Party settlements involving withdrawal of charge (PSIWOC)	<a href="#">1H-1</a> , <a href="#">2G-2</a>
Policy at hearing	<a href="#">2G-1</a>
Post-complaint/pre-hearing	<a href="#">1G-8</a>
Post-hearing	<a href="#">3A-1</a> , <a href="#">3A-2</a>
Pre-hearing conference	<a href="#">1Q-2</a>
Procedure for	<a href="#">1H-2</a> , <a href="#">2G-2</a> , <a href="#">3A-1</a>
Trial attorney's role in	<a href="#">1H-8</a>
<b>SOVEREIGN IMMUNITY</b>	<a href="#">1D-5</a>
<b>SPECIFIC OBJECTIONS TO QUESTIONS</b>	See <a href="#">Objections</a>
<b>STIPULATIONS</b>	<a href="#">1G-1</a> - <a href="#">1G-4</a>
Analysis of case file	<a href="#">1C-1</a> , <a href="#">1C-9</a>
Briefs	<a href="#">3B-2</a> , <a href="#">3B-3</a>
Calendar call	<a href="#">1A-2</a>
Criteria for stipulations to the ALJ	<a href="#">1G-3</a>
Criteria for transfer of case to the Authority	<a href="#">1G-1</a>
Formal settlement	<a href="#">1H-7</a>
Motion to receive	<a href="#">2H-7</a>
Pre-hearing conference	<a href="#">1Q-3</a>
Processing requirements	<a href="#">1G-3</a>
Processing tasks	<a href="#">1G-1</a>
Summary judgment	<a href="#">1F-3</a>
<b>SUBPOENAS</b>	<a href="#">1K-1</a> - <a href="#">1K-7</a>
Circumstances when requested	<a href="#">1K-1</a> , <a href="#">1K-2</a>
Content of	<a href="#">1K-4</a>
Documents which may not be subpoenaed	<a href="#">1K-2</a>
Enforcement of	<a href="#">2J-1</a>
Ensure payment of travel and per diem	<a href="#">1K-2</a>
Failure to comply with	<a href="#">1K-7</a>

Identify documents sought, examples	<a href="#">1K-5</a>
Identifying to whom directed	<a href="#">1K-4</a>
Mileage expenses and witness fees	<a href="#">1K-2</a>
Nonexistence of critical documents	<a href="#">1K-2</a>
Not a formal document	<a href="#">1N-2</a>
Person who can authenticate documents	<a href="#">1K-2</a>
Petition to Revoke and ruling on	<a href="#">1K-5</a>
Pre-hearing conference	<a href="#">1Q-2</a>
Pre-hearing order	<a href="#">1Q-3</a>
Processing requirements	<a href="#">1K-2</a>
Requests to OALJ	<a href="#">1K-2</a>
Trial notebook	<a href="#">1N-2</a>
<b>SUMMARY JUDGMENT</b>	See <a href="#">Motions for Summary Judgment</a>
<b>TRANSMITTAL MEMORANDUM</b>	<a href="#">1A-4</a>
<b>TRAVEL AND PER DIEM EXPENSES</b>	<a href="#">1J-21</a>
Mileage expenses	<a href="#">1K-2</a>
Regional authorization of	<a href="#">1J-22</a>
Witness fees	<a href="#">1J-22</a> , <a href="#">1K-2</a>
<b>TRIAL ATTORNEY'S DECORUM</b>	<a href="#">2C-1</a> - <a href="#">2C-4</a>
Approaching the bench	<a href="#">2C-2</a>
Courtesy	<a href="#">2C-1</a>
Difficult situations	<a href="#">2C-2</a>
Dress	<a href="#">2C-3</a>
Hearing rooms	<a href="#">2C-3</a>
Media coverage	<a href="#">2C-4</a>
<b>TRIAL MOTIONS</b>	<a href="#">2H-1</a> - <a href="#">2H-7</a>
Amend complaint	<a href="#">2H-6</a>
Compliance with subpoenas	<a href="#">2H-7</a>
Introduce formal documents	<a href="#">2H-6</a>
Introduce joint exhibits	<a href="#">2H-6</a>
Receive stipulation(s)	<a href="#">2H-7</a>
Sequestration	<a href="#">2H-1</a>
<b>TRIAL NOTEBOOK</b>	<a href="#">1M-1</a>
<b>VIOLATIONS NOT PLEAD IN COMPLAINT</b>	<a href="#">2X-1</a> - <a href="#">2X-3</a>
Due Process	<a href="#">2X-1</a>

Violations fully litigated at hearing ..... [2X-2](#)

**VOIR DIRE** ..... [See Documents](#)

    Best evidence rule ..... [See Documents](#)

**WITNESS**

    Expert Witness ..... [See Expert Testimony](#)

    Fees ..... [1J-21](#)

    Preparation of witness for hearing ..... [See Preparation of Witnesses](#)

    Using notes ..... [2AA-1](#)