

- (b) **Suggestions in Opposition to Summary Judgment.** Within 21 days from the time the motion is filed, each party opposing the motion shall serve and file a brief written statement of the reasons in opposition to the motion.
- (c) **Reply Suggestions in Support of Summary Judgment.** Within 14 days from the time the suggestions in opposition are filed, a reply brief may be filed.

58.1 ENTRY OF JUDGMENTS AND ORDERS

- (a) In all cases the notation of judgments and orders in the civil docket by the Clerk will be made at the earliest practicable time. The notation of judgments will not be delayed pending taxation of costs but a blank space may be left in the form of judgment for insertion of costs by the Clerk after they have been taxed, or there may be inserted in the judgment a clause reserving jurisdiction to tax and apportion the costs by subsequent order.
- ~~(b) Orders under Rule 77.2 will be noted in the civil docket immediately after the Clerk has signed them. The Clerk may require any party obtaining a judgment or order which does not require approval as to form by the judge to supply him with a draft thereof.~~
- ~~(be)~~ No judgment or order, except ~~orders grantable as a matter of course by the Clerk under Rule 77.2 and judgments those~~ which the Clerk is authorized by the Federal Rules of Civil Procedure to enter without direction of the Court, will be noted in the civil docket until the Clerk has received from the Court a specific direction to enter it. Unless the Court's direction is given to the Clerk in open court and noted in the minutes, it should be evidenced by the signature or initials of the judge on the form of judgment or order.
- ~~(de)~~ Every order and judgment shall be filed in the Clerk's office.

58.2 SETTLEMENT OF JUDGMENTS AND ORDERS BY THE COURT

- (a) Within 7 days after the announcement of the decision of the Court awarding any judgment or order which requires settlement and approval as to form by the judge, the prevailing party shall, if so directed by the Court, prepare a draft of the order or judgment embodying the Court's decision and serve a copy thereof upon each party who has appeared in the action and mail or deliver a copy to the Clerk. Any party thus receiving the proposed draft of judgment or order shall within 7 days thereafter serve upon the prevailing party and mail or deliver to the Clerk a statement of said party's approval or disapproval as to the form of the draft and, in the latter instance, a statement of said party's objections and the reasons therefore and a draft of the order or judgment which said party proposes as a substitute for the transmitted draft. At the expiration of 14 days after the announcement of the decision, the Clerk will submit to the judge for such further proceedings as are necessary in the circumstances all drafts and accompanying papers which the Clerk has received.