

NOTICE OF AMENDED LOCAL RULES
U.S. DISTRICT COURT
S.D. OHIO

The Judges of the United States District Court for the Southern District of Ohio have adopted minor amendments to the Local Rules. They are effective June 14, 2004. For copies of the complete set of Local Rules, consult the Court's website at www.ohsd.uscourts.gov.

These amendments:

- A) delete the requirement for filing unreported or unofficially published opinions as attachments to briefs, previously required by Local Civ. R. 7.2(b);
- B) eliminate the requirement of paper (that is, non-electronic) filing of affidavits from non- parties, first adopted last fall as Interim Local Rule 7.2(f);
- C) update Local Civ. R. 83.4(c), to clarify that lawyers appearing *pro hac vice* shall register as users of the Court's CM/ECF system, and ordinarily may not appear as the "trial attorney"; and
- (D) update Local Crim. R. 32.2, relative to production of records or testimony from Probation or Pretrial Services officers.

Readers identifying typographical errors in the Local Rules or having questions about these changes are encouraged to contact Clerk of Court James Bonini at (614) 719-3500, James_Bonini@ohsd.uscourts.gov, or Richard A. Frye, Chair of the Local Rules Committee, at (614) 334-6135, RFrye@CWSlaw.com.

201881.1