

RULE 6-136

CALCULATION OF TIME PERIODS

(a) Additional Time After Service by Mail. The time period fixed by these Local Rules shall be subject to the provisions of Fed. R. Civ. P. 6(e) or Fed. R. Crim. P. 45(e), allowing, when authorized by law, additional time to do some act or take some proceeding within a prescribed period after service of a notice or other paper on the party by mail. Whenever in these Local Rules a different time period is prescribed for an act depending on whether service is in person or by mail, the Rule shall be deemed to include the time period prescribed in Fed. R. Civ. P. 6(e) and Fed. R. Crim. P. 45(e), and no additional time shall be allowed for service by mail.

(b) Computation of Time. The time periods fixed by these Local Rules shall be subject to the provisions of Fed. R. Civ. P. 6(a) or Fed. R. Crim. P. 45(a). References in these Local Rules to "court days" are intended to invoke the computation prescribed by Fed. R. Civ. P. 6(a) and Fed. R. Crim. P. 45(a).

(c) Specific Time Provisions. Pursuant to the provisions of Fed. R. Civ. P. 6(d) or Fed. R. Crim. P. 45(d), the otherwise applicable time periods fixed by those Rules have been lengthened by order of the Court as set forth in these Local Rules governing service of notices of motion, affidavits, and other documents.

(d) Computation of Time in Court Orders. *When a court order omits to specify whether the days prescribed or allowed are court or calendar days, then the provisions of Fed. R. Civ. P. 6(a) or Fed. R. Crim. P. 45(a) shall control to determine the calculation of the days prescribed or allowed.*