

Local Rules of the District of Montana
Table of Adopted Amendments 2017

Current No.	Amended No.	Pages	Title	Description
1.3(d)(2)		11-13	Cameras and Personal Electronic Devices	allows GSA and other traveling federal personnel to keep and use devices, incorporates Standing Order DLC-36
	3.1(c)	18	Social Security Cases	incorporates Standing Order DLC-36
3.2(a)		20	Venue	extends rule to notices of removal
5.1(e)		26	Filing Under Seal/Electronic Filing	addresses electronic filing of documents proposed to be sealed
7.1(c)(1)		28	Prerequisites to Filing a Motion	excludes prisoner cases from pre-filing contact requirement
7.3		32	Motion for Reconsideration	stylistic and clarifying amendments
	12.3	36	Commissioner's Answer in Social Security Case	incorporates Standing Order DLC-36
12.3	[delete]	—	Notice and Warning to Self-Represented Prisoner	deleted as unnecessary
24.1		48	Motion to Intervene	deletes provision re: payment of pro hac vice fees as addressed elsewhere
26.2(d)		50	Expert Disclosures	stylistic amendment
26.4(b)		52	Filing Documents Subject to Protective Order	amend per <u>Center for Auto Safety v. Chrysler</u> , 809 F.3d 1092 (9th Cir. 2016)
67.1, 67.2		65-66	Order for Deposit	facilitates compliance with IRS and other federal law and Judicial Conference policy re: funds deposited with clerk
78.2		70	Social Security Cases	conforming amendment per Standing Order DLC-36 and L.R. 3.1, 12.3
79.1	[delete]	—	Judgments of Bankruptcy Court	deleted as unnecessary
83.1(c)		72	Attorneys for the United States and Federal Defenders	limits courtesy bar admission to current employees of U.S. or Federal Defenders

83.1(d)(5)		74	<i>Pro Hac Vice</i> Appearance	requires phv admittees to update information in application
83.8		75-76	Self-Represented Litigants	revises filing and service provisions to reflect omission of 3-day mailing period in Fed. R. Civ. P. 6(d) (Dec. 1, 2016)
CR 6.2		85-86	Secrecy	limits sealing of indictments and governs procedures for service
CR 16.1		88	Production by the Government/Time	stylistic and clarifying amendment
CR 24.2(b)		95	Communications with Trial Jurors	amend per <i>Pena-Rodriguez v. Colorado</i> , ___ U.S. ___, 137 S. Ct. 855 (2017)
CR 46.1		99	Security	recognize magistrate judges' authority re: disbursement of registry funds
CR 49.1(d)		104	Filing Under Seal/Electronic Filing	addresses electronic filing of documents proposed to be sealed
CR 55.1		106	Matters Held Under Seal	authorizes release to defendant of sealed voir dire transcript provided no juror names are included
App. B(1)(D), (F)		113-114	General Provisions	clarifying amendments
App. B(2)(E)		116	Reciprocal Discipline/Return to Good Standing	allows reinstatement without judge's order under specified conditions
App. B(4)(A)		116-117	Grievance Procedure/Grievances	restricts procedure to judges' use, provides for notice, and expands Disciplinary Judge's options
App. B(4)(D), (E)		118-119	Grievance Procedure/Prosecutor, Complaint and Hearing	expands Disciplinary Judge's options re: continuing to preside and appointing persons to investigate or prosecute; clarifying amendment