

RULE 147

MOTIONS

(a) Submissions of Motions and Supporting Memoranda

Every dispositive motion shall incorporate a memorandum of law, including citations and supporting authorities. Affidavits and other documents setting forth or evidencing facts on which the motion is based shall be filed with the motion.

(b) Objections to Motions

Unless within ten (10) days after the filing of a motion the opposing party files written objections thereto, incorporating a memorandum of law, the opposing party shall be deemed to have waived objection. Any objections shall include citations and supporting authorities and other documents setting forth or evidencing facts on which the objection is based. The deemed waiver imposed herein shall not apply to motions filed during trial.

(c) Calculation of Time for Response

The time periods for objection to motions and for filing reply memoranda shall be determined in accordance with Fed. R. Crim. 45 and the Clerk of Court shall, in every instance, add three days to such period for the possibility that service may have been accomplished by mail.

(d) Form and Length

All memoranda shall be typed, double-spaced on 8-1/2 x 11 inch paper format. All pages shall be numbered at the bottom. Except by prior leave of Court, memorandum of law in support of or in opposition to a dispositive motion or a motion to suppress evidence shall not exceed twenty (20) pages without leave of court. Memoranda in support and in opposition to all other motions shall not exceed fifteen (15) pages.