GUIDELINES FOR TELEPHONIC PARTICIPATION

Judge James M. Carr

Effective May 28, 2014

Attorneys or parties wishing to participate in hearings by telephone should be mindful of the following guidelines:

- 1. Examination or cross examination of witnesses by an attorney participating by telephone is not permitted.
- 2. Telephone participants should not operate a motor vehicle during their participation.
- 3. Telephone participants should use a land line (e.g., avoid using a cell phone) if at all possible. The Court wants to minimize inadvertent disconnects requiring call backs and causing disruptions.
- 4. Telephone participants should only talk when invited to do so by the Court in order to avoid talking over other participants.
- 5. Telephone participants should try to avoid significant background noise.
- 6. If a telephonic participant puts a call on hold, he or she should ensure background music features have been disabled; the Court and other participants should not be forced to endure your elevator music.
- 7. Be aware that any pre-hearing conversation between telephone participants may be broadcast by speaker into the courtroom and result in unintentional embarrassment.