

LOCAL CIVIL RULE 52

FINDINGS BY THE COURT

Written findings of fact and conclusions of law may be proposed by either party in civil actions tried without a jury except traffic infractions. Unless an emergency shall be shown to exist or the defendant failed to appear at trial, the Court shall not sign the same until the opposing party shall have signed and waived notice of presentation, or the opposing party shall have received five days notice of presentation. Any written proposed findings and conclusions must be presented to the Court within 30 days of the Court's decision.