

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF INDIANA
OFFICE OF THE CLERK**

Room 105
U.S. Courthouse
Indianapolis, Indiana 46204

Laura A. Briggs, Clerk
(Voice) 317-229-3700
(FAX) 317-229-3704

December 24, 2008

NOTICE

TO: THE PUBLIC AND MEMBERS OF THE PRACTICING BAR FOR THE SOUTHERN DISTRICT OF INDIANA

The Court has considered the recommendation of the Local Rules Advisory Committee that certain Local Rules be amended, and the Clerk issued a Public Notice on November 20, 2008, regarding the proposed amendments. The Court has considered the proposed amendments and the comments received.

Therefore, pursuant to 28 U.S.C. ' 2071 and Rule 83 of the Federal Rules of Civil Procedure, the United States District Court for the Southern District of Indiana hereby gives public notice that the following amendments to the Local Rules of this Court are adopted, **effective January 1, 2009**. As seen in this Notice **redline** text is added and ~~struck~~ text is deleted.

Local Rule 65.2 - Motions for Preliminary Injunctions and Temporary Restraining Orders

(a) Preliminary Injunction. The Court will consider a request for a preliminary injunction only when the moving party files a separate motion for relief and complies with the requirements of *Federal Rule of Civil Procedure 65(a)*. Supporting and responsive briefs may, but need not, be filed unless ordered by the Court.

(b) Temporary Restraining Orders. The Court will consider a request for a temporary restraining order only when the moving party files a separate motion for relief with a supporting brief. The moving party shall also fully comply with all requirements of *Federal Rule of Civil Procedure 65(b)*.

~~The Court will consider a request for preliminary injunction or for a temporary restraining order only when the moving party files a separate motion~~

~~for such relief. If the motion is for a temporary restraining order, in addition to fully complying with all the requirements of *Federal Rule of Civil Procedure* 65(b), the moving party shall also file with its motion a supporting brief.~~

Notes: Amended effective **January 1, 2009**, to clarify when briefing is required and when it is optional. Other amendments effective January 1, 2000. This Rule was formerly numbered 65.1.