

SUBMISSION OF COUNTER JUDGMENTS:

Submission of a counter judgment will not be considered by the Clerk's Office without an affirmation in support which sets forth the reason for the submission, what the specific differences are, and why counsel could not agree on a form of judgment /order prior to submission to the Court.

In addition, pursuant to Administrative Order dated June 11, 2007 (see attached), a marked copy of the counter judgment / order showing the differences is required.

**ADMINISTRATIVE ORDER OF THE
CHIEF ADMINISTRATIVE JUDGE OF THE COURTS**

Pursuant to the authority vested in me, and with the advice and consent of the Administrative Board of the Courts, I hereby amend, effective September 1, 2007, section 202.48(c)(2) of the Uniform Civil Rules for the Supreme and County Courts, relating to the submissions of counter-orders, to read as follows:

§202.48 Submission of Orders, Judgments and Decrees for Signature

* * *

(c)(2) Proposed counter-orders or judgments shall be made returnable on the same date and at the same place, and shall be served on all parties by personal service, not less than two days, or by mail, not less than seven days, before the date of settlement. ~~Any proposed counter-order or judgment shall be submitted with a copy clearly marked to delineate each proposed change to the order or judgment to which objection is made.~~



Chief Administrative Judge of the Courts

Dated: June 11, 2007

AO/ 346 /07