# Summary of 2006 Local Rules Amendments

## <u>General</u>

- 1.2(e) adds the exact location of credit card information on the court's Web page; authorizes the clerk to refund duplicate filing fees paid electronically with credit cards using pay.gov
- **1.2(f)-(I)** adds the exact location of various information on the court's Web page
- **1.3(b)** adds the exact location of attorney registration forms on the courts' Web pages
- **1.6(f)(3)** changes the provision on camera cell phones to reflect the Judicial Council policy adopted in October 2006
- 1.8(d)(8) removes the requirement that the court appoint the disciplinary agency of the Nebraska Supreme Court to investigate misconduct allegations or to prosecute disciplinary proceedings

### Civil

- **4.1(a)** authorizes the clerk's office to issue summonses electronically
- **5.3(a)** adds taxpayer I.D. number to list of items subject to mandatory redaction and removes home addresses
- **5.3(b)** adds education records to list of items subject to discretionary redaction
- S.3(c)
  clarifies that documents subject to the E-Govt Act are restricted rather than sealed; changes procedure to request restricted access to an unredacted document; allows counsel to provisionally restrict access pending court's order
- **7.1(a)** clarifies that briefs are filed separately and will not be attached to or incorporated in motions or indexes of evidence
- 7.1(c) prohibits a moving party from filing a reply brief if it failed to file an initial brief to conform with changes to CM/ECF's sealed functionality, changes procedure for requesting an order to seal; allows counsel to provisionally seal pending court's order
- 7.6 authorizes clerk's office to enter a text-only order denying without prejudice all pending motions when a case is referred to bankruptcy or to mediation permits any party to file a motion opposing the place of trial chosen by a
- 40.1 permits any party to file a motion opposing the place of that chosen by a plaintiff, third-party plaintiff, or removing party
- **45.1** clarifies that an adverse party's objections to a subpoena for a nonparty are not to be filed as a motion
- 54.1 adds the exact location of taxation of costs information on the court's Web page
- 72.3(a) allows parties objecting to a report and recommendation or responding to such an objection to rely on briefs and evidence previously submitted to magistrate judge
- **72.3(d)** removes a wordy construction
- **79.1(f)** gives counsel 10 days to withdraw trial exhibits and requires counsel to maintain the exhibits for one year

#### Attachment B

# **Criminal**

- 12.1(a) pursuant to Zedner, removes subpart (4) that had required a defendant to waive the right to a speedy trial when moving to continue trial
  12.2(a)
- **12.3(a)** pursuant to Zedner, removes subpart (4) that had required a defendant to waive the right to a speedy trial when moving to continue trial; also changed "continuance" to "extension" in subpart (1)
- **12.3(b)(1)** to conform with NECivR 7.1, states that failure to file a required supporting brief may be deemed abandonment of a motion
- **12.3(b)(3)** to conform with NECivR 7.1, requires parties moving for discovery or disclosure to detail attempts to resolve impasse with opposing counsel
- **12.4** to conform with changes to CM/ECF's sealed functionality, changes procedure for requesting an order to seal; allows counsel to provisionally seal pending court's order
- **49.3(a)** adds taxpayer I.D. number to list of items subject to mandatory redaction
- **49.3(b)** adds education records to list of items subject to discretionary redaction
- 49.3(c)
  clarifies that documents subject to the E-Govt Act are restricted rather than
  sealed; changes procedure to request restricted access to an unredacted
  document; allows counsel to provisionally restrict access pending court's
  order
- **55.1(e)** requires counsel to retain exhibits offered but not received into evidence
- **55.1(g)** wording changed to conform with NECivR 7.5 and 79.1
- **57.3(a)** allows parties objecting to a report and recommendation or responding to such an objection to rely on briefs and evidence previously submitted to magistrate judge
- **57.3(d)** removes a wordy construction