

**PROCEDURES FOR STATUS CONFERENCE AND  
SELECTION OF TRIAL DATES IN APPEAL CASES**

**DATE OF STATUS CONFERENCE: DECEMBER 8, 2025, at 9:00 a.m.**

**Circuit Court Judges' Chambers 703-746-4123**

**\*\* You may call the Court ANYTIME between now and the date of the Status Conference \*\***

**Telephones are answered: 8:30 a.m. to 1:00 p.m., and 2:00 p.m. to 4:00 p.m.**

**Telephone Calls Only - No in-person hearings. DO NOT COME TO THE COURTHOUSE.**

- A. **Read this entire notice.**
- B. Call the Court (703-746-4123) to either (1) discuss service in the case; or (2) set a trial date.
- C. You may call the Court ANYTIME between now and the date of the Status Conference.  
\*\*\*\*\* *Please do not wait until the day of Status Conference. The telephones get busier the closer we get to the status conference. The telephones are VERY BUSY on the morning of Status Conference, so call anytime between now and the date of Status Conference.* \*\*\*\*\*
1. Cases without good service – Counsel or pro se litigant must call the Court to discuss the status of the case and why service has not been requested. *Your case may be dismissed if you do not call Judges' Chambers by the deadline.*
  2. Setting Trial Dates – For all cases, including those cases involving pro se litigants
    - (a) If counsel and/or pro se litigants ARE communicating.  
All counsel and/or pro se litigants MUST communicate with each other to agree on a trial date and/or exchange availability for trial.
      - (1) Preferred Method – Counsel call Judges' Chambers together on a conference call to set the trial date.
      - (2) Least preferred method - One person (preferably counsel) calls the Court to set the trial date. That person obtains available trial dates, communicates with the other counsel/party, and then calls Judges' Chambers *again* to reserve the trial date.
      - (3) \*\* Trial dates go quickly. If counsel does not call back quickly (on the same day), the trial date may have been given to another case and would no longer be available for your case.
      - (4) When a trial date is set - Counsel and/or pro se litigants shall submit a fully endorsed Uniform Pretrial Scheduling Order to the Court.
    - (b) If counsel and/or pro se litigants ARE NOT communicating.
      - (1) Required Method - All counsel and/or pro se litigants call the Court on a conference call together to set the trial date prior to the deadline (see below).
      - (2) When a trial date is set - Counsel and/or pro se litigants shall submit a fully endorsed Uniform Pretrial Scheduling Order to the Court.
  3. Uniform Pretrial Scheduling Order - If a trial date is set, counsel and/or pro se litigants are to prepare and file a Uniform Pretrial Scheduling Order immediately after securing the trial date. The order is on the Circuit Court's website at [www.alexandriava.gov/CircuitCourt](http://www.alexandriava.gov/CircuitCourt) (scroll down to Forms).
    - (a) Counsel should submit the order within two (2) weeks.
    - (b) If the Court does not receive an agreed Uniform Pretrial Scheduling Order immediately after the Status Conference/Selection of Trial Date, the Court will prepare the Uniform Pretrial Scheduling Order in accordance with Rule 1:18 of the Rules of the Supreme Court.
- D. *Your case may be dismissed if you do not call Judges' Chambers by the Status Conference date.*