

## 22 NYCRR § 202.34

This document reflects those changes received from the NY Bill Drafting Commission through August 1, 2025

*NY - New York*

***Codes, Rules and Regulations*** >

***TITLE 22. JUDICIARY*** >

***SUBTITLE A. JUDICIAL ADMINISTRATION*** >

***CHAPTER II. UNIFORM RULES FOR THE NEW YORK STATE TRIAL COURTS*** >

***PART 202. UNIFORM CIVIL RULES FOR THE SUPREME COURT AND THE COUNTY COURT***

### **§ 202.34 Pre-marking of exhibits**

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Counsel for the parties shall consult prior to trial and shall in good faith attempt to agree upon the exhibits that will be offered into evidence without objection. Unless otherwise directed by the court, prior to the commencement of the trial, each side shall mark its exhibits into evidence, subject to court approval, as to those to which no objection has been made. All exhibits not consented to shall be marked for identification only. If the trial exhibits are voluminous, counsel shall consult the clerk of the part for guidance. The court should rule upon the objections to the contested exhibits at the earliest possible time. Exhibits not previously demanded which are to be used solely for credibility or rebuttal need not be pre-marked.

### **History**

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Added 202.34(effective 02/01/21) on 2/10/21; amended 202.34 on 7/06/22; amended 202.34 on 8/31/22.

NEW YORK CODES, RULES AND REGULATIONS