LCrRLJ 6.1.1

CONFIRMATION OF JURY TRIAL

(a) Jury trials are normally held on alternating Wednesdays each month, unless the Court otherwise directs. (b) No later than noon of the Tuesday Monday preceding the jury trial date assigned, both the prosecutor and the defendant, if appearing pro se, or the defendant's attorney, if the defendant is represented by counsel, shall contact the jury clerk of the Court and confirm that the case is going to proceed to jury trial as scheduled or advise the clerk that some other disposition has been reached by the parties. Such contact may be accomplished by telephone or by facsimile emailing Justice@LynnwoodWA.gov. (c) Failure of a party to confirm a case for jury trial may cause the jury trial to be stricken. If a party has not confirmed a case for jury trial, the opposing party need not have its witnesses present on the date of the jury trial. (d) Failure of a defendant, if appearing pro se, or a defendant's attorney, if the defendant is represented by counsel, to confirm a case for jury trial shall (1) constitute good cause to continue the jury trial to the next regular jury term, and (2) constitute a waiver of the defendant's right to speedy trial until the next regular jury term. (e) Dispositions of cases set for jury trial may be heard on the jury trial date.

[Effective 1 September 2002; amended effective 1 September 2019; Adopted New Amended Effective September 1, 2022]