

PART 10. DISMISSAL FOR WANT OF PROSECUTION

(a) All civil cases and supplemental proceeding pending in civil cases, in or upon which no action has been taken or no attempt made for trial or disposition during the preceding year may be dismissed for want of prosecution and summarily stricken from the docket. All matters subject to dismissal under this rule may be dismissed and stricken upon 14 days notice by mail.

(b) On or before the strike day, any attorney of record or party not represented by an attorney may schedule for hearing before the judge who is designated in the "strike list" notice, or that judge's designee, a written motion to remove the case from the strike list. The motion must include a proposed Case Management Order. Notice of hearing on this motion shall be given to all attorneys of record and to all parties not represented by an attorney. Failure of any person noticed to appear at the hearing on the motion shall be deemed acquiescence in the plan submitted by the moving party.

(c) All cases removed from the strike list may be assigned to a designated judge and shall thereafter be supervised by the assigned judge pursuant to Supreme Court Rule 218, local court rules, and administrative order as applicable.