

NONBINDING EXAMPLE

JCB-CR-50. PLACE OF TRIAL

If this case was filed in or transferred to the Sherman Division, it is assumed that the court will convene for trial in the Tyler Division. *See* Fed. R. Crim. P. 18 (requiring the place of trial within the district to be set with due regard to “the prompt administration of justice”); 18 U.S.C. § 3161(a) (authorizing the court to “set the case for trial . . . at a place within the judicial district, so as to assure a speedy trial”); *United States v. Pepe*, 747 F.2d 632, 647–48 (11th Cir. 1984) (giving history of Rule 18).

Any party’s objection to holding trial in Tyler shall be filed, using ECF event code *Objection to Trial Setting*, within 28 days from the initial entry of this order or from the party’s appearance in the case in this court, whichever is later. Failure to object by that deadline is deemed consent to trial in Tyler. Any objection will be taken up in finalizing the date and place of trial, as scheduling in the Sherman Division is constrained.

NONBINDING EXAMPLE

JCB-CR-59. REFERRAL TO MAGISTRATE JUDGE

The court designates a magistrate judge to handle pretrial matters in this case pursuant to 28 U.S.C. § 636(b)(1)(A) with the exception of motions to suppress evidence, to dismiss or quash a charging instrument, to continue trial, to sever defendants for trial, or to transfer venue.

So ordered by the court.

J. CAMPBELL BARKER
United States District Judge