How to Shorten Trials, a Reading List

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USE NOTES: These materials apply to bench trials and jury trials, and to nearly every field of law. For all California appellate cases cited in this List, visit http://www.courts.ca.gov/opinions-slip.htm, select link Official Reports Opinions (Searchable 1850-Present), and enter citation. A PDF copy of this List, with live web links, is available at the Civil Jury Project at NYU School of Law web site https://civiljuryproject.law.nyu.edu/, select "Resources."

American Bar Association, *Principles for Juries & Jury Trials* ("Principle 12" re "Conducting a Jury Trial") (rev. 2016), Chicago, IL.

http://www.americanbar.org/content/dam/aba/administrative/american jury/2016 jury principl es.authcheckdam.pdf. See also, commentary on "Principle 12" (from 2005 version) at http://www.americanbar.org/content/dam/aba/administrative/american jury/final commentary july_1205.authcheckdam.pdf, pp. 89/142 through 91/142.

Brown, Hon. R.S., *Juxtaposed Expert Testimony* ["*JET"*]: A New Way to Hear from the Experts (2012), in Forum, Vol. 42, No. 6, Nov./Dec. 2012, pp. 12-15, Sacramento, CA: Consumer Attorneys of California. (JET testimony described.) See, http://jet-trials.org/, (description, forms, video examples of JET). See also, all references in this Reading List to "back-to-back," "hot tub," and "concurrent expert testimony."

Brown, Hon. R.S., *Juxtaposed Expert Testimony: A Proposal to Benefit California's Judicial System* (2012), in Verdict, Vol. 2, 2012, pp.14-16, Sacramento, CA: Association of Southern California Defense Counsel. http://www.ascdc.org/pdf/ascdc%2012-2.pdf

California Codes, http://leginfo.legislature.ca.gov/faces/codes.xhtml

- Code of Civil Procedure ("CCP"):
 - §§ 128 subd. (a) and 187 (judicial powers to control litigation processes).
 - § 437c, (summary judgment of case and summary adjudication of claims or defenses).
 - § 437c(t) (summary adjudication of non-dispositive but trial-shortening issue or claim).
 - §§ 630.01-630.11 (voluntary expedited jury trials ("EJTs")).
 - §§ 630.20-630.30 (mandatory EJTs in limited civil cases).
- Evidence Code.
 - § 320 (duties of judges to regulate the order of proof).
 - § 352 (discretion to exclude evidence based upon weighing listed factors including time).
 - § 765 (duties of judges to control examination of witnesses).
 - §§ 1520—1523 (secondary evidence rule; see also, Imwinkelried, et al., *infra* in this list).
- Penal Code, § 1044 (duties of judges in criminal trials, including expeditiousness).
- Probate Code:
 - § 800 (in probate cases, court has full powers of superior court, including CCP § 128).
 - § 1000 (civil rules of practice and CCP apply when Probate Code is silent).
 - § 4520(b) (in power of attorney probate cases, court has full powers of superior court).

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§ 17001 (in trust cases in probate, court has full powers of superior court). § 17206 (broad powers to handle petitions re internal affairs of a trust).

California Crane School, Inc. v. National Com. for Certification of Crane Operators (2014) 226 Cal.App.4th 12, 17-22 (affirms pretrial order limiting length of a civil jury trial, and an in-trial order denying rebuttal opportunity as "late", consistent with pretrial order).

Civil Jury Project at NYU School of Law, *Fact Sheet: Back-to-Back Experts* (2016), at Project's web site https://civiljuryproject.law.nyu.edu/, select "Research", then "Trial Innovations," or https://civiljuryproject.law.nyu.edu/wp-content/uploads/2016/10/Exh-2-Back-to-Back-Experts-Fact-Sheet-4.10.16.pdf

Civil Jury Project at NYU School of Law, *Fact Sheet: Limiting Length of Trials* (2016), at Project's web site https://civiljuryproject.law.nyu.edu/, select "Research", then "Trial Innovations," or https://civiljuryproject.law.nyu.edu/wp-content/uploads/2016/10/Exh.-2-Juror-Fact-Sheet-Time-Limits.pdf

Clement v. Alegre (2009) 177 Cal.App.4th 1277, 1281-1291 (courts' expectations re effective meeting and conferring, in discovery; can easily apply as well to pretrial and trial conduct).

Diamond, S.S., *How Jurors Deal With Expert Testimony and How Judges Can Help* (2008), in Journal of Law and Policy, Vol. 16, Issue 1, Article 4, pp. 47-67, Brooklyn, NY: Brooklyn Law School. http://brooklynworks.brooklaw.edu/cgi/viewcontent.cgi?article=1164&context=jlp

Edmond, G., *Merton and the Hot Tub: Scientific Conventions and Expert Evidence in Australian Civil Procedure* (2009) 72 *Law and Contemporary Problems* 159-190 (Winter 2009), Durham, NC: Duke University School of Law. (Critical evaluation of concurrent expert testimony.) http://scholarship.law.duke.edu/lcp/vol72/iss1/9

Fisher, Daniel, *Litigator Pushes Mutual-Disarmament Pacts to Cut Costs* (2012) *Forbes*, Jersey City, NJ. http://www.forbes.com/sites/danielfisher/2012/03/07/litigator-pushes-mutual-disarmament-pacts-to-cut-costs/#655423dd6df4

Hannaford-Agor, P. and N.L. Waters, *Estimating the Cost of Civil Litigation* (2013), in Caseload Highlights, Vol. 20, No. 1, Jan. 2013, pp. 1-8. Williamsburg, VA: NCSC. http://www.courtstatistics.org/~/media/Microsites/Files/CSP/DATA%20PDF/CSPH_online2.ashx. See related charts "Hours Expended by Attorneys, Paralegals and Expert Witnesses...," http://www.ncsc.org/~/media/Microsites/Files/CSP/DATA%20PDF/csph_2013_tablesv1.ashx. NOTE: These web sites both download slowly.

Hannaford-Agor, P., *Measuring the Cost of Civil Litigation: Findings from a Survey of Trial Lawyers* (2013), in ABOTA's Voir Dire, Spring, 2013, pp. 22-28: Williamsburg, VA: NCSC. http://www.ncsc.org/~/media/Microsites/Files/Civil%20Justice/Measuring%20the%20cost%20of%20civil%20litigation.ashx

Howe, W.J. III, and J.E. Hall, *Oregon's Informal Domestic Relations Trial [IDRT]: A New Tool to Efficiently and Fairly Manage Family Court Trials* (2017), in Family Court Review, Vol. 55, Issue 1, Jan. 2017, pp. 70-83, © John Wiley & Sons.

http://onlinelibrary.wiley.com/doi/10.1111/fcre.12263/full, or for easier reading, http://onlinelibrary.wiley.com/doi/10.1111/fcre.12263/epdf. See also, IAALS discussion on IDRTs with many useful links including to Oregon courts, at http://iaals.du.edu/blog/oregon-domestic-relations-trial-pilot-and-iaals-resource-center-model-discussed-family-court.

Imwinkelried, E.J., M.A. Mendez and B.S. Gaal, *Document Summaries in Court* (2012), in California Lawyer (May 15, 2012), vol. 67, pp. 37-39, San Francisco, CA: State Bar of Calif.; or https://law.stanford.edu/, find "Publications" under "Research;" or http://law.stanford.edu/wp-content/uploads/sites/default/files/publication/270513/doc/slspublic/Document%20Summaries%20in%20Court.pdf.

In re Welding Fume Prods. Liab. Litig., No. 03-17000, slip op. at pp. 44-45 and fn.39 (N.D. Ohio Aug. 8, 2005) (Dkt. No. 1353). (Concurrent expert testimony applied by trial court in threshold hearing with opposing experts, per *Daubert v. Merrell Dow Pharmaceuticals, Inc.* (1993) 509 U.S. 579. https://www.gpo.gov/fdsys/pkg/USCOURTS-ohnd-1 03-cv-17000/pdf/USCOURTS-ohnd-1_03-cv-17000-0.pdf

Jones Day (Emmerig, J., J.D. Hanify and M. Legg), *Room in American Courts for an Australian Hot Tub?* (April 2013), Boston, MA: Jones Day. (Concurrent expert testimony described. See especially text accompanying fn. 9: hot-tubbing can *cut expert testimony time by 50% to 80%.*) https://www.mondaq.com/unitedstates/x/237192/court+procedure/Room+In+American+Courts+For+An+Australian+Hot+Tub; or www.jonesday.com/room_in_american_courts/#

Kabateck, B. and D. Scott, *Just Try It!* (2013), in Forum, Vol. 43, No. 6, Nov./Dec. 2013, pp. 12-15, Sacramento, CA: CAOC. https://www.caoc.org/index.cfm?pg=ArtIndex13, find by month and volume number.

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http://ccj.ncsc.org/Civil/Resources/Library.aspx, find sub-title "Trial", select link <u>Ten Things</u>
Judges Can Do to Help Business Litigation Be More Efficient and Less Expensive (2014); or,
www.abajournal.com/legalrebels/article/10 things judges can do to help business litigation/
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Lemley, M.A., J. Kendall and C. Martin, *Rush to Judgment? Trial Length and Outcomes in Patent Cases* (2013), in AIPLA Quarterly Journal, Vol 41, No. 2, Spring, 2013, pp. 169-204, American Intellectual Property Law Association (AIPLA), Arlington, VA. (Study of 624 patent trials either by jury (466) or by court (158) concludes (p. 187) "... *trial length seems to have no effect on outcomes at all.* [Emphasis added.]") https://srn.com/sol3/papers.cfm?abstract_id=2217690, and Download.

Martin, L.K., Seven Stipulations to Streamline Your Hearing—Without Compromising Your Client (2013), in ACFLS Family Law Specialist, Summer 2013, No. 2, pp. 44-45, Sacramento, CA, California Association of Certified Family Law Specialists.

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State Bar of Calif., *California Attorney Guidelines of Civility and Professionalism* (2007). http://www.calbar.ca.gov/Attorneys/Conduct-Discipline/Ethics/Attorney-Civility-and-Professionalism, select Attorney Guidelines of Civility and Professionalism (Civility Toolbox).

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