**H. ADDITIONAL REQUESTS RELATED TO A HEARING**

1. Virtual Appearance or other Accommodation
2. If a lawyer or self-represented party is seeking an accommodation in advance of a proceeding, such as, for example, relating to mobility or hearing challenges, they should contact the trial coordinator in a timely manner, so that appropriate direction may be provided by the court.
3. Requests to appear at a hearing virtually, either by Zoom or by telephone, are to be made to the trial coordinator well in advance of the hearing, and the court will provide direction.
4. On occasions where parties attend a hearing virtually, lawyers and self-represented parties are reminded that they remain bound by these Practice Directions, including those relating to the use of electronic devices. In particular, recording of a hearing or other proceeding, including case management calls, is prohibited.
5. Use of Interpreter

In some circumstances, a party may identify a need for a language interpreter during a hearing. Where a lawyer or self-represented party views that interpreter services are required, they should contact the trial coordinator in a timely manner, so that appropriate direction may be provided by the court.