



Judge Albright Patent FAQ

+ [Claim Construction](#)

+ [Protective Order](#)

+ [Expert Discovery](#)

+ [Pre-trial](#)

- [Miscellaneous](#)

+ [May 2020: Venue discovery and response deadline](#)

+ [July 2020: Rule 11 and Sanctions Motions](#)

+ [September 2020: Mediation](#)

- [September 2020: Trial Date](#)

Q. When will the Court set the trial date?

A. At or before the CMC, the Court will provide an estimated trial date based on the number of patents-in-suit, the complexity of the case, etc. To the extent the parties would like to reset the trial date, the parties should raise that at the end of the Markman hearing. After the trial date is set, the Court will not move the trial date except in extreme situations. To help the parties prepare for trial, the Court is available on very short notice to help the parties resolve issues or provide guidance that can help the case move forward. The Court is also willing, if circumstances permit, to reduce the time it has to review summary judgment and Daubert motions. To the extent a party believes that the circumstances warrant continuing the trial date, the parties are directed to contact the Court to request a telephonic hearing.

<https://www.txwd.uscourts.gov/for-attorneys/judge-albright-courtroom-faq/>