Calendaring Conflicts

The Court recognizes that as the calendars are prepared from September through June, there are holidays during that period, both federal and religious, that may cause scheduling conflicts.

The Court would like to take this opportunity to urge attorneys who have requested oral argument on matters that have not yet been calendared that they should notify the Court of any dates on which they will be unavailable for oral argument, by reason of religious holidays, vacations, family or employment commitments, etc.

Such information should be updated as new commitments arise and may be sent to the Court's calendar clerks by e-mail at AD2-Calendars@nycourts.gov.

Once calendared, a matter will not be removed from the calendar absent unusual circumstances (see, 22 NYCRR 670.15[d]).