(d) Testimony, including any testimony to be taken in a place outside the United States, shall be taken and completed during the testimony periods set under paragraph (a) of this section. A party seeking to extend the period for taking testimony must comply with §§ 1.635 and 1.645(a).

[56 FR 42529, Aug. 28, 1991; 56 FR 46823, Sept.16, 1991, as amended at 60 FR 14528, Mar. 17, 1995]

§1.652 Judgment for failure to take testimony or file record.

If a junior party fails to timely take testimony authorized under §1.651, or file a record under §1.653(c), an administrative patent judge, with or without a motion (§1.635) by another party, may issue an order to show cause why judgment should not be entered against the junior party. When an order is issued under this section, the Board shall enter judgment in accordance with the order unless, within 15 days after the date of the order, the junior party files a paper which shows good cause why judgment should not be entered in accordance with the order. Any other party may file a response to the paper within 15 days of the date of service of the paper. If the party against whom the order was issued fails to show good cause, the Board shall enter judgment against the party.

 $[60~{\rm FR}~14528,~{\rm Mar}.~17,~1995]$

§1.653 Record and exhibits.

(a) Testimony shall consist of affidavits under §\$1.672 (b), (c) and (g), 1.682(c), 1.683(b) and 1.688(b), transcripts of depositions under §\$1.671(g) and 1.672(a) when a deposition is authorized by an administrative patent judge, transcripts of depositions under §\$1.672(d), 1.682(d), 1.683(c) and 1.688(c), agreed statements under §1.672(h), transcripts of interrogatories, cross-interrogatories, and recorded answers and copies of written interrogatories and answers and written requests for admissions and answers under §1.688(a).

(b) An affidavit shall be filed as set forth in §1.677. A certified transcript of a deposition, including a deposition cross-examining an affiant, shall be filed as set forth in §§1.676, 1.677 and

1.678. An original agreed statement shall be filed as set forth in §1.672(h).

- (c) In addition to the items specified in paragraph (b) of this section and within a time set by an administrative patent judge, each party shall file three copies and serve one copy of a record consisting of:
- (1) An index of the names of the witnesses for the party, giving the pages of the record where the direct testimony and cross-examination of each witness begins.
- (2) An index of exhibits briefly describing the nature of each exhibit and giving the page of the record where each exhibit is first identified and offered into evidence.
 - (3) The count or counts.
- (4) Each affidavit by a witness for the party, transcript, including transcripts of cross-examination of any affiant who testified for the party and transcripts of compelled deposition testimony by a witness for the party, agreed statement relied upon by the party, and transcript of interrogatories, cross-interrogatories and recorded answers.
 - (5) [Reserved]
- (6) Any evidence from another interference, proceeding, or action relied upon by the party under §1.683.
- (7) Each request for an admission and the admission and each written interrogatory and the answer upon which a party intends to rely under §1.688.
- (d) The pages of the record shall be consecutively numbered to the extent possible.
- (e) The name of each witness shall appear at the top of each page of each affidavit or transcript.
 - (f) [Reserved]
- (g) The record may be produced by standard typographical printing or by any other process capable of producing a clear black permanent image. All printed matter except on covers must appear in at least 11 point type on opaque, unglazed paper. Footnotes may not be printed in type smaller than 9 point. The page size shall be 21.8 by 27.9 cm. (8½ by 11 inches) (letter size) with printed matter 16.5 by 24.1 cm. (6½ by 9½ inches). The record shall be bound with covers at their left edges in such manner as to lie flat when open to any page and in one or more volumes of