

Notice to Counsel and Litigants Regarding AI-Assisted Research

Attorneys and *pro se* litigants, appearing in front of Judge Warren, are cautioned against submitting to the Court any pleading, written motion, or other paper drafted using generative artificial intelligence (“AI”) without checking the submission for accuracy as certain technologies may produce factually or legally inaccurate content. Use of AI without verification of the accuracy of the information it generates—like any other shoddy research method from other sources or tools—implicates Rule 9011 FRBP.

Any attorney or *pro se* litigant who signs a pleading, written motion, or other paper submitted to the Court will be held responsible for the contents of that filing under Rule 9011. The submission of filings containing factually or legally inaccurate content may result in sanctions including, but not limited to: striking the offending pleading or other document from the record; the imposition of monetary sanctions; dismissing the action or proceeding in whole or in part; and denial of relief requested by motion, with prejudice.

Note: This Notice was modeled after policies adopted by the District Courts in Connecticut and the Southern District of Texas. The Court thanks those Courts for their guidance.