The cases will follow the order listed below:

- 1. Swearing in of the Jury.
- 2. Prosecution's opening statement
- 3. Defense's opening statement (or see below, there's an option to delay)
- 4. Prosecution witness 1-3 (extra are fine)
 - a. Questioned by prosecution first
 - b. Questioned by defense second
 - c. Prosecution may "re direct" (question again) (not required)
- 5. Prosecution rests
- 6. Defense may give opening statement now (or at the beginning of the trial, step 2)
- 7. Defense witness 1-3 (extras are fine)
 - a. Questioned by defense first
 - b. Questioned by prosecution second
 - c. Defense may "re direct" (question again) (not required)
- 8. Defense rests
- 9. Prosecution closing statement
- 10. Defense closing statements
- 11. Jury* deliberates
- 12. Jury returns a verdict

Exhibits/Evidence:

The attorneys should introduce the exhibits whenever it fits best. In an opening or closing statement or during the questioning of a witness.

Objections:

Attorneys should look over the list of objections they can make. Possibly even print it out and bring it to court. Attorneys can object during the questioning of witnesses.

^{*}Jury will be made up of other Law and Order PBL groups.