IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

IN RE: Amendments to the Lycoming: Docket Number: County Rules of Civil Procedure :

ORDER

ORDERED and DIRECTED as follows:

on the attachment.

- Lycoming County Rule of Civil Procedure L1007 is amended as set forth
- 2. The Prothonotary is directed to do the following:
 - a. File one (1) certified copy of this order with the Administrative

 Office of Pennsylvania Courts;
 - b. Forward two (2) certified copies of this order and a computer disk containing the text of the local rules to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin; and
 - c. Forward one (1) copy of this order to the chairperson of the Lycoming County Customs and Rules Committee.
- 3. The chairperson of the Lycoming County Custom and Rules Committee is directed to do the following:
 - a. Publish the revised rules on the Lycoming Law Association website at http://www.lycolaw.org/rules/rules.html; and
 - b. Compile the rule revisions within the complete set of local rules no later than 30 days following publication in the *Pennsylvania* Bulletin.
- 4. The new rules shall become effective 30 days after the publication of this

order in the Pennsylvania Bulletin.

BY THE COURT,

Nancy L. Butts, P.J.

Dudley N. Anderson, J.

Richard A. Gray, J

Marc F. Lovecchio, J.

Joy Reynolds McCoy, J

L1007. Case Monitoring Notice. Scheduling Order. Trial/Hearing Scheduling.

A. . . .

- B. A request for a revision of the scheduling order may be made by filing a motion that sets forth the reason for the request and the proposed new trial term, along with a rule L205.2(b)B. motion cover sheet. The motion shall be accompanied by a proposed amended scheduling order. The motion shall indicate whether or not all other parties concur with the request. If the motion is uncontested, the parties shall so indicate on the motion cover sheet. If the motion is contested, the court may schedule a conference which may, upon prior arrangement, be conducted by telephone. If the *only* relief requested is a continuance of the pretrial conference or trial (and not an extension of the discovery deadlines), the procedure to be followed is that required by rule L216.
- **C.** An proposed amended scheduling order submitted under this rule shall be in the following form: will be entered by the court, if appropriate.

COURT OF COMMON-PLEAS, LYCOMING COUNTY, PENNSYLVANIA AMENDED SCHEDULING ORDER

	tiff : DOCKET NO:
₩5.	: CIVIL ACTION
	.
Defe	ndant :
	AND NOW, this day of, 20, the scheduling order entered
	is hereby amended as follows:
1.	This is aJURYNON-JURYARBITRATION-LIMITS case.
2(a).	Trial term dates:
	Jury selection dates:
	Pretrial conference dates:
_,	(The deputy court administrator will schedule the exact date and time by future notice.)
	Settlement conference dates, if needed:
	Counsel shall immediately notify parties and witnesses of the above dates.
2(b)	(or) List for arbitration on or after.
_3	Cut off date for completion of discovery:
4.	Cut-off dates for providing expert reports:
	(a) By plaintiff(s)
	(b) By defendant(s)
5	Cut-off-date-for filing dispositive motions, including motions to exclude expert-testimony under PA.
0;	207.1:
6	Other:
0.	- Other
	Judge
ee:	Deputy Court Administrator
	Counsel for plaintiff:Address:
	Counsel for defendant::
	— Address: