



IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY 16 P 2: 35

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

Docket number

CHA OF COURTS

ORDER

017-01074

AND NOW, this _	14	_ day of _	May	, 2007, it is
hereby ORDERED AND	DIRECTED t	hat Lyc. (Co. R.C.P. L10	07C is amended as
set forth in the attachmer	nt.			

The Prothonotary is directed as follows:

- Seven certified copies of this order shall be filed with the Administrative
 Office of Pennsylvania Courts.
- 2. Two certified copies of this order and a computer diskette containing the text of the order shall be distributed to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin. The diskette must (1) be formatted in one of the following formats: MSDOS, ASCII, Microsoft Word, or WordPerfect, (2) contain the local rule text as reflected in the "hard copy" version of the rule, and (3) be labeled with court's name and address and computer file name.
- One certified copy of the this order shall be filed with the Pennsylvania
 Civil Procedural Rules Committee.

- 4. The local rule shall be kept continuously available for public inspection and copying in the office of the prothonotary. Upon request and payment of reasonable costs of reproduction and mailing, the prothonotary shall furnish to any person a copy of any local rule.
- 5. One copy of this order shall be sent to the Lycoming Reporter for publication therein.
- 6. One copy of this order shall be sent to the chairman of the Lycoming County Customs and Rules Committee.

The rule changes approved by this order shall become effective 30 days after publication in the Pennsylvania Bulletin.

BY THE COURT.

Kenneth D. Brown, F

William S. Kieser, J.

Nancy L. Butts J.

Dudley N. Anderson, J.

nDECN

Richard A. Gray,

substantially as follows: Plaintiff : IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA VS. : NO. Defendant : CIVIL ACTION SCHEDULING ORDER It is ORDERED AND DIRECTED as follows: 1. This is a _____ JURY ____ NON-JURY ____ ARBITRATION LIMITS case. 2. Case monitoring track: ___NORMAL, ___COMPLEX, ADMINISTRATIVE 3. (a) Trial term dates: __ (b) Jury selection dates: (c) Pretrial conference dates: The deputy court administrator will schedule the exact date and time by future notice. (d) Settlement conference dates, if needed: (e) Counsel are attached for the above dates and shall immediately notify parties and witnesses to be available. 4. List for arbitration on or after: Cut-off date for completion of discovery: ______ 5. 6. Cut-off dates for filing expert reports: (a) By plaintiff(s) -___ (b) By defendant(s) -Cut-off date for filing dispositive motions, including motions to exclude expert testimony under PA. 7. Mediation: The parties agree to use alternative dispute resolution (ADR) as follows: 8. (a) Specify: (b) Above ADR is: Binding Non-Binding This Order cancels the case scheduling conference, which had previously been scheduled for the 9. date of _____ 10. Other: ______ Judge Date CC: Deputy court administrator

List all parties - if pro se or out of County, include address

C. The form of the scheduling order shall be one page (captions may be abbreviated) and shall be