ORDER 410631

DOCKET NO: AANCV185014378S

JACOWLEFF,WILLIAM,R V. BOHN,TANYA ET AL Et Al SUPERIOR COURT

JUDICIAL DISTRICT OF ANSONIA/ MILFORD AT MILFORD

5/17/2018

ORDER

The following order is entered in the above matter:

ORDER:

SCHEDULING ORDER

The pretrial scheduled for May 21, 2018 is marked OFF and the court issues the following orders. Failure to comply with these orders may result in sanction, which may include fine, exclusion of evidence at trial, dismissal, default or non-suit.

- 1. The parties shall disclose any expert witnesses by September 7, 2018. The depositions of any such experts shall be completed by November 1, 2018. All discovery, including the depositions of the parties and any fact witnesses, and all issues regarding discovery, shall be completed by November 1, 2018. The court may decline to entertain any issues regarding discovery after this date.
- 2. Caseflow is directed to schedule the case for a bench trial after November 1, 2018. If a certificate of closed pleadings and a jury trial claim are properly and timely filed, any party may move for the case to be removed to jury trial docket and for the re-scheduling of the case for a jury trial. Caseflow is also directed to schedule a trial management/final judicial settlement conference at least three weeks before the trial date. Any party may request an earlier judicial pretrial through the clerk's office by filing a Caseflow Request Form.
- 3. No dispositive motions may be filed absent leave of court.

This Scheduling Order Cannot Be Modified by Agreement of Counsel and Can Only Be Modified Upon Motion and Order of the Court. Absent Modification of this Scheduling Order, Any Disclosures Not Made or Discovery Not Completed Within the Times Specified May Be Deemed Waived and Abandoned. Thus the Parties Are Required to Bring Any Problems with the Scheduling or the Completion of Discovery to the Court's Attention Promptly Through Appropriate Motion or Conference Request. Motions for Modification Shall Be Liberally Granted, Except That Motions to Continue a Trial Date Must Be Supported by Good Cause Because Any Rescheduled Date May Substantially Delay the Trial.

The Parties Shall Make Good Faith Efforts to Resolve Discovery Disputes Before Filing Any Motions or Objections Regarding Same. No Objections Regarding Interrogatories or Requests for Production Shall Be Placed on the Short Calendar List Unless an Affidavit Is Filed Certifying That Bona Fide Efforts Have Been Made to Resolve the Dispute in Accordance with Practice Book § 13-8 (B) and § 13-10 (C).

The Parties Are Ordered to Resolve All Discovery Disputes Through Motions or Objections Available under Chapter 13 of the Practice Book Before the Date for Completion of Discovery. Motions in Limine` and Motions to Preclude Filed at the Time of Trial May Not Be Entertained by the Court When



Directed at Discovery Issues That Could Have Been Addressed and Resolved Through Pre-trial Remedies Available under Chapter 13 of the Practice Book.

Judicial Notice (JDNO) was sent regarding this order.

410631

Judge: BARRY STEVENS

