

DOCKET NO: AANCV186030427S

SUPERIOR COURT

MONTANO, DONALD  
V.  
NIEVES, ISIAH LUCAS Et Al

JUDICIAL DISTRICT OF ANSONIA/  
MILFORD  
AT MILFORD

2/26/2019

ORDER

## ORDER REGARDING:

02/25/2019 115.00 SCHEDULING ORDER BY AGREEMENT C50,T02,T03,T11,T12,T61,V01,V04,  
V09 CASES

The foregoing, having been considered by the Court, is hereby:

## ORDER:

THE PARTIES SHALL COMPLY WITH THE FOLLOWING TRIAL MANAGEMENT ORDER.  
FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN SANCTIONS, WHICH MAY  
INCLUDE EXCLUSION OF EXHIBITS OR WITNESSES, NON-SUIT OR DEFAULT.

- 1) ON OR BEFORE THE FIRST DAY OF JURY SELECTION, OR IF A BENCH TRIAL, ON THE DAY PRIOR TO THE FIRST DAY OF TRIAL, EACH PARTY SHALL SUBMIT A TRIAL MANAGEMENT STATEMENT PROVIDING:
  - A. A LIST OF ISSUES THAT THE PARTY MAINTAINS ARE NOT IN DISPUTE.
  - B. A LIST OF WITNESSES IN THE ORDER IN WHICH THEY ARE PLANNED TO BE CALLED.
  - C. A LIST OF EXHIBITS TO BE OFFERED, INDEXED BY NUMBER FOR PLAINTIFF AND BY LETTER FOR DEFENDANT. (IF THERE ARE MULTIPLE PARTIES, COUNSEL SHALL CONFER AND AGREE UPON THE MARKING DESIGNATIONS.) THIS LIST MAY CONTAIN A BRIEF DESCRIPTION OF EACH EXHIBIT.
- 2) COUNSEL SHALL EXCHANGE COPIES OF ALL EXHIBITS PRIOR TO TRIAL. COUNSEL SHALL RETAIN POSSESSION OF THE EXHIBITS (AND NOT GIVE THEM TO THE CLERK) UNTIL THEY ARE OFFERED DURING THE TRIAL.
- 3) COUNSEL SHALL COMMUNICATE WITH EACH OTHER ABOUT WHETHER OBJECTIONS EXIST AS TO THE ADMISSABILITY OF ANY EXHIBITS. COUNSEL SHALL ENDEAVOR TO AGREE ON ALL REDACTIONS PRIOR TO THE START OF EVIDENCE. AGREEMENTS TO MARK DOCUMENTS AS FULL EXHIBITS MUST BE STATED ON THE RECORD IN ORDER TO BE PRESERVED. NO DOCUMENT WILL BE FORMALLY MARKED FOR IDENTIFICATION OR AS A FULL EXHIBIT BY THE CLERK ABSENT DIRECTION FROM THE COURT ON THE RECORD.
- 4) IF THE CASE IS BEING TRIED TO A JURY, THE COURT SHALL ADDRESS THE FILING OF PROPOSED JURY INSTRUCTIONS AND VERDICT FORMS ON THE FIRST DAY OF JURY SELECTION.
- 5) THE PARTIES ARE ADVISED THAT DISCOVERY ISSUES SHOULD BE ADDRESSED PRIOR TO TRIAL. MOTIONS IN LIMINE AND MOTIONS TO PRECLUDE FILED AT THE TIME OF TRIAL ARE DISFAVORED WHEN DIRECTED AT DISCOVERY ISSUES THAT COULD HAVE BEEN ADDRESSED AND RESOLVED THROUGH PRETRIAL MOTIONS AVAILABLE UNDER CHAPTER 13 OF THE PRACTICE BOOK

6) MOTIONS TO POSTPONE TRIAL, MOTIONS TO PRECLUDE AND MOTIONS IN LIMINE MUST BE TIMELY FILED. MOTIONS TO POSTPONE THE TRIAL MUST BE SUPPORTED BY GOOD CAUSE. ANY MOTION TO PRECLUDE OR ANY MOTION IN LIMINE SHALL BE FILED AT LEAST THREE WEEKS BEFORE THE START OF JURY SELECTION (OR THE START OF EVIDENCE, IF A BENCH TRIAL). ANY OBJECTION, RESPONSE, OR REPLY TO A MOTION TO PRECLUDE OR MOTION IN LIMINE SHALL BE FILED WITHIN SEVEN DAYS AFTER THE FILING OF THE MOTION. THE MOVING PARTY SHALL FILE A CASEFLOW REQUEST FORM (JD-CV-116) IN ORDER TO SCHEDULE ANY MOTIONS TO PRECLUDE, OR IN LIMINE, AND ANY OBJECTION(S), ON THE SHORT CALENDAR PRIOR TO THE DATE FOR JURY SELECTION OR EVIDENCE (IF A BENCH TRIAL).

IF AN INTERPRETER IS REQUIRED, KINDLY FILE A CASEFLOW REQUEST INDICATING THE EVENT(S), DATE(S), AND LANGUAGE FOR WHICH INTERPRETER SERVICES IS NEEDED AT LEAST SEVEN (7) DAYS PRIOR TO THE REQUESTED EVENT.

Judicial Notice (JDNO) was sent regarding this order.

410631

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Judge: BARRY STEVENS  
Processed by: Charlotte Russell

This document may be signed or verified electronically and has the same validity and status as a document with a physical (pen-to-paper) signature. For more information, see Section I.E. of the *State of Connecticut Superior Court E-Services Procedures and Technical Standards* (<https://jud.ct.gov/external/super/E-Services/e-standards.pdf>), section 51-193c of the Connecticut General Statutes and Connecticut Practice Book Section 4-4.