IN THE COURT OF COMMON PLEAS

FAIRFIELD COUNTY, OHIO

Click or tap here to enter text., : Case No. Click or tap here to enter text.

Plaintiff(s), :

vs. : Judge David A. Trimmer

Click or tap here to enter text., :

Defendant(s). :

**CIVIL RULE 26(F) CONFERENCE REPORT**

**AND JOINT DISCOVERY PLAN**

The Ohio Civ.R. 26(F) conference was held on Click or tap here to enter text.. All counsel or unrepresented parties signing below represent they engaged in a meaningful attempt to meet and confer on the matters outlined below.

***1. Initial Disclosures***

Have the parties agreed to make initial disclosures?

Yes  No  The case is exempt under R. 26(B)(3)(b).

If yes, such initial disclosures were already made on Click or tap here to enter text., (or are stipulated by all counsel to be made by Click or tap here to enter text.).

***2. Venue and Jurisdiction***

Are there any contested issues related to venue or jurisdiction?

Yes  No  Not certain.

a. If yes, briefly describe the issue: Click or tap here to enter text.

b. If yes, the parties agree that any motion related to venue or jurisdiction shall be filed by Click or tap here to enter text..

***3. Parties and Pleadings***

The parties agree that any motion or stipulation to amend the pleadings or join new parties shall be filed no later than Click or tap here to enter text..

If the case is a class action, the parties agree that the motion for class certification shall be filed by Click or tap here to enter text..

***4. Discovery Procedures***

The parties agree that all discovery shall be completed by Click or tap here to enter text..

The parties agree to schedule their discovery in such a way as to require all responses to discovery to be served prior to the cut-off date, and to file any motions relating to discovery within the discovery period unless it is impossible to do so.

* 1. Do the parties anticipate the production of electronically stored information?

Yes  No

If yes, briefly describe the anticipated protocol for such production: Click or tap here to enter text.

* 1. Do the parties anticipate disagreements requiring court involvement over electronically stored information claimed not to be reasonably accessible, under R. 26(B)(5)?

Yes  No

* 1. Do the parties intend to seek a protective order or clawback agreement?

Yes  No

If yes, a proposed order shall be produced to the Court by Click or tap here to enter text..

***5. Expert Testimony***

* 1. Primary experts identity can be disclosed by Click or tap here to enter text.; reports (or records of healthcare providers) will be produced by Click or tap here to enter text..
  2. Rebuttal experts will be disclosed by Click or tap here to enter text.; reports must be produced by Click or tap here to enter text..
  3. An independent medical examination will probably be requested in this case

Yes  No

***6. Dispositive Motions***

Any dispositive motions shall be filed by Click or tap here to enter text..

***7. Settlement***

Plaintiff(s) will make an initial settlement demand by Click or tap here to enter text.. Defendant(s) will respond by Click or tap here to enter text..

The Fairfield County Court of Common Pleas does not have a mediation program, however, at the request of the parties, the Court will stay the case for up to 60 days to allow the parties to pursue mediation.

***8. Rule 16 Initial Conference***

Do the parties request a scheduling conference with the Court prior to the issuance of a Case Scheduling Order?

Yes, parties request a conference take place in chambers.

Yes, parties request a conference take place electronically.

No, a Rule 16 conference is not necessary; the Court may issue the Case Scheduling Order after considering this Report.

***9. Trial***

A jury trial is anticipated in this matter.

A trial to the Court is anticipated in this matter.

If a jury trial is anticipated, do all parties consent to trial to a magistrate and jury pursuant to Civ. R. 53(C)?

Yes  No  Still open to discussion

Proposed trial date: Click or tap here to enter text. (jury trials must be scheduled to begin on a Tuesday at 9:00 am at least 15 weeks after the dispositive motion deadline).

A final pretrial conference will be scheduled by the Court approximately 30 days prior to the trial date.

***10. Other Matters***

Are there any other matters for the Court’s consideration?

Click or tap here to enter text.

Signatures:

|  |  |
| --- | --- |
| Attorneys for Plaintiff(s) | Attorneys for Defendant(s) |
| Click or tap here to enter text.  Counsel for: Click or tap here to enter text.  Bar # Click or tap here to enter text.  Email: Click or tap here to enter text. | Click or tap here to enter text.  Counsel for: Click or tap here to enter text.  Bar # Click or tap here to enter text.  Email: Click or tap here to enter text. |
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