CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND



CIVIL DIFFERENTIATED CASE MANAGEMENT PLAN

REVISED: April 2017

CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND CIVIL NON-DOMESTIC DIFFERENTIATED CASE MANAGEMENT PLAN

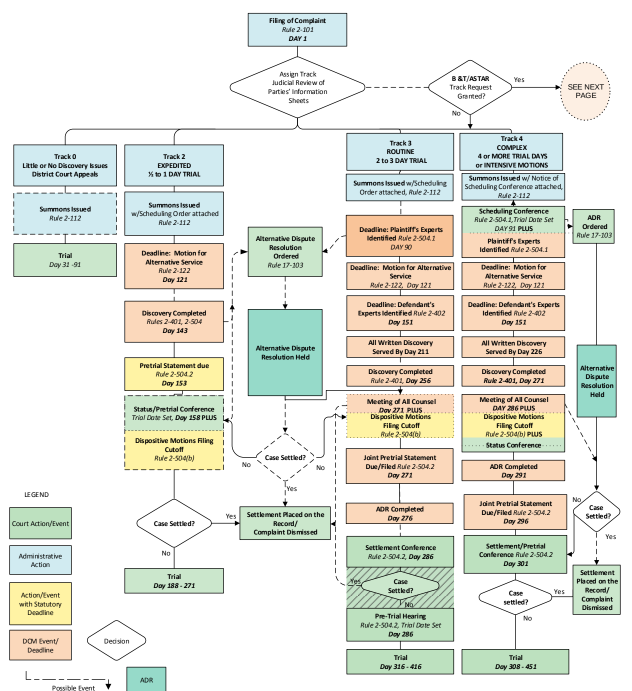
TABLE OF CONTENTS

Civil DCM Track Procedural Flowcharts	<u>Section</u> i
Overview/DCM Policy	А
Civil Non-Domestic Case Information Forms	В
Civil Tracking Guidelines	С
Civil Track 0 No Discovery	Track 0
Civil Track 1 Domestic (See Family DCM Manual)	Track 1
Civil Track 2 1/2 to 1 Day Trial	Track 2
Scheduling Order and ADR Order	
Civil Track 3 Standard - 2 to 3 Day Trial	Track 3
Scheduling Notice and Order of Court – Track 3 Scheduling Order Settlement Pretrial Order ADR Order	
Civil Track 4 Complex – 4 or More Day Trial	Track 4
Scheduling Hearing Notice and Order Scheduling Order Pretrial Hearing Order ADR Order /Notice of Health Care Malpractice ADR to Litigants and Counsel & Health Care Malpractice ADR Order Trial Date Confirmation Form Administrative Aides Form for Trial Dates Past 120 Days Assignment Office Reminders on Civil Assignments	

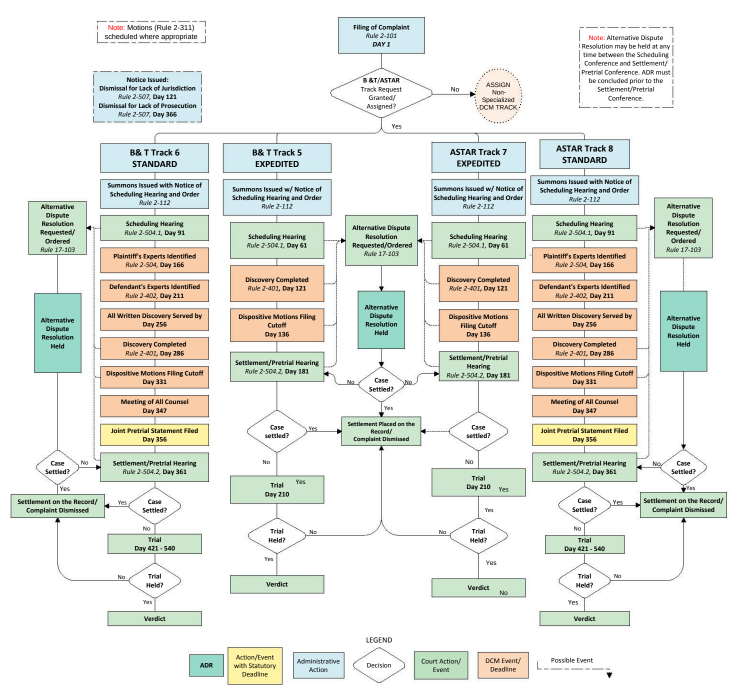
CONTINUED ON NEXT PAGE

Business & Technology Case Management Program	B & T Tracks
Final Report: Maryland Business and Technology Case Management Program Maryland Rule 16-205 - Business and Technology Case Management Program Civil-Non Domestic Case Information Sheet Business & Technology Track Assignment Order Business & Technology Tracking Guidelines	
Expedited Track 5	B & T Expedited Track 5
Expedited Track 5 Notice of Scheduling Hearing and Or Scheduling Order and Order for Pretrial Hearing	der of Court
Standard Track 6	B & T Standard Track 6
Standard Track 6 Notice of Scheduling Hearing and Orc Scheduling Order and Order for Pretrial Hearing	der of Court
Advanced Science and Technology Adjudication Resource	ASTAR Tracks
Maryland Rule 16-202 – ASTAR Management Program Civil-Non Domestic Case Information Sheet ASTAR Track Assignment Request and Order ASTAR Tracking Guidelines	
Expedited Track 7	ASTAR Expedited Track 7
Expedited Track 7 Notice of Scheduling Hearing and Or Scheduling Order and Order for Pretrial Hearing	der of Court
Standard Track 8	ASTAR Standard Track 8

Standard Track 8 Notice of Scheduling Hearing and Order of Court Scheduling Order and Order for Pretrial Hearing



Civil Case Overview Tracks 0-4



Civil Case Overview Tracks 6-8

OVERVIEW

Civil Differentiated Case Management¹ Plan for Montgomery County, Maryland

In January 1993, the Circuit Court for Montgomery County implemented a Differentiated Case Management (DCM) Plan for criminal cases, transforming a caseload long challenged by delay into a caseload characterized by prompt, predictable, and timely disposition. In 1994, the first Civil DCM Plan was implemented, similarly transforming a caseload characterized by delay, to the extent that the wait for a trial date extended over three years, to a caseload that led the state in the disposition of cases.

In the late 1990s, a specialized DCM plan was developed with the creation of the Family Division. Since then, four additional tracks have been added to the original Civil DCM Plan to address the need for specialized judicial supervision of complex business and technology (B & T) cases as well as those cases with complex scientific or technological evidence or issues (ASTAR) on both a standard and an expedited track. Over time, other ad hoc changes have been made to policies and procedures of the Civil DCM plan to respond to changes in the law and rules and to changes in the volume of various types of cases.

By 2009, however, it had become clear that a systematic review of the entire plan was needed to address the diminishing effectiveness of the Civil DCM plan in achieving the timely resolution of cases; in November, a Working Group was convened by the Honorable John W. Debelius III, Administrative Judge, to do just that. The revised Civil DCM Plan presented in this Manual was developed with the assistance of the Montgomery County Circuit Court bench, leading practitioners in the Maryland bar representing both plaintiffs and defendants, and other key

¹ **Differentiated Case Management (DCM)** emerged as a best practice for courts in the early 1990s concurrent with the development of time standards for the resolution of cases by organizations such as the American Bar Association (e.g. ABA Standards). DCM provides a structured and active approach to caseload management to drive the early and appropriate resolution of the 90 percent or more cases that can be resolved without a trial while preserving adjudication time, court and public resources for those cases that require trial. DCM is characterized by the early differentiation of cases is assigned to the appropriate case track established within the court system that allows for the performance of pretrial tasks and allocates the appropriate level of judicial and other system resources, minimizing processing delays. Established mechanisms avoid multiple court appearances and assure the timely provision of resources for the expeditious processing and resolution of cases on each track.

justice system stakeholders, including the Clerk of the Court, and represents their consensus recommendations to ensure the timely and appropriate resolution of civil cases.

The goal of Montgomery County's Civil DCM Plan is to provide a structured system for the management of cases that, through early intervention and ongoing control of the progress of cases, provides sufficient resources, including time for preparation, meaningful pretrial events, and firm and credible trial dates, for the timely resolution of the entire spectrum of the civil caseload, ranging from jury demands and appeals from the District Court to routine and more complex cases originating in the Circuit Court.

DCM PLAN OBJECTIVES:

The Civil DCM Plan's objectives include:

- Prealistic case assignment and scheduling of events, alleviating the need for excessive continuances;
- early resolution of the cases that are not resolved by trial;
- *iudicial supervision consistent with the complexity of each case;*
- Irrm and credible trial dates and calendars; and
- ⁽²⁾ effective and efficient use of judicial system resources.

TRACK CRITERIA

The parties provide, via the case information sheets and through written tracking requests, information that guides the track assignment of civil cases. The Court conducts further screening of cases that are suggested to be complex to ensure that they are properly tracked, as overassignment may delay the resolution of a relatively standard case. Currently, 8 tracks have been established for DCM:

- **NO TRACK:** Administratively tracked/non-litigation.
- **TRACK 0:** District Court Appeals, Injunctions, Mechanic's Liens, Restraining Orders, Administrative Appeals, Mandamus Cases, Declaratory Relief, Forfeiture (money or vehicles), Landlord and Tenant Jury Demands and Appeals, and Sale in Lieu of Partition (excluding divorce)

TRACK 1: DELETED

This track is no longer in use as all family cases filed after the implementation of the Family Division DCM Plan are assigned via Family DCM tracking protocols.

- **TRACK 2:Expedited**½ to 1 day trial estimate
- TRACK 3: Routine 1 to 2 day trial estimate
- **TRACK 4:Complex**4 or more days of trial estimate or intensive motions.
- TRACK 5B & T ExpeditedBusiness and technology (B & T) immediate service
- TRACK 6B & T StandardBusiness and technology (B &T)
- TRACK 7 ASTAR Expedited

Advanced Science and Technology Adjudication Resource (ASTAR) immediate service

TRACK 8ASTAR StandardAdvanced Science and Technology Adjudication Resource (ASTAR)

INFORMATION REPORT

In compliance with Rule 2-111, all parties must file an Information Form:

PLAINTIFF'S CIVIL INFORMATION FORM: The plaintiff shall file a Civil Information form together with the complaint and provide a service copy of the complaint and Information Form for each defendant. <u>http://mdcourts.gov/courtforms/circuit/ccdcm002.pdf</u>

In compliance with **Rule 2-112**, the Clerk will issue a summons together with a Scheduling Hearing Notice or Scheduling Order, and a Defendant's Information Form with service copies of the complaint for service upon the defendant.

DEFENDANT'S CIVIL INFORMATION FORM: In compliance with **Rule 2-323**, within 30 days of service, the Defendant shall file with the answer an information report substantially in the form included with the summons if (1) the Plaintiff has failed to file an information report required by Rule 2-111(a), (2) the Defendant disagrees with anything contained in an information report filed by the Plaintiff, (3) the Defendant disagrees with a differentiated case management track previously selected by the Court, or (4) the Defendant has filed or expects to file a counter-claim, cross-claim, or third-party claim. If the Defendant fails to file a required information report with the answer, the Court may proceed without the Defendant's information to assign the action to any track within the Court's differentiated case management system or may continue the action on any track previously assigned. <u>http://mdcourts.gov/courtforms/circuit/ccdcm002.pdf</u>

In the event there is a disagreement between the Plaintiff and Defendant, the DCM Coordinator, (240) 777-9358, will review any track discrepancies and either change the track or request that the parties file the appropriate motion. Requests or recommendations for B & T or ASTAR tracking must be approved by the Administrative Judge.

Track changes made after filing proceed with the dates calculated based on the original filing date, with only minor adjustments made to address specific case needs. Where a case is assigned to a less complex track, the new trial date should be earlier than the trial window calculated for the original track or left on the original track. Under no circumstances should the trial date be later that the original trial window. Please see each track section for more detail.

SERVICE

Plaintiffs filing a complaint undertake the obligation to serve Defendants promptly. The Maryland Rules provide mechanisms to remedy situations in which a Defendant may be evading service or, where after reasonable efforts to serve have been made in good faith, a Defendant cannot be located. Where service efforts begin, as they should, upon filing, Plaintiffs should be able to avail themselves of these mechanisms should they be needed to achieve service.

Late service of defendants frustrates discovery. A deadline for the filing of Motions for Alternative Service in Tracks 2, 3 and 4 has been set for the 120th day (Day 121) after the case has been filed. This deadline is intended to ensure diligence in obtaining service. **While a request for** CIVIL DCM MANUAL 2017.1

the reissuance of summonses may be granted, reissuance will neither toll the deadline for a Motion for Alternative Service nor will it prevent the issuance of a Notice of Dismissal under Rule 2-507 for failure to obtain jurisdiction over a party. Further, reissuance of summonses will not generate a new Scheduling Order based on the date of reissuance. As noted above, late served defendants may be severed to be tried separately.

ALTERNATIVE DISPUTE RESOLUTION (ADR)

The Court supports the earliest possible utilization of Alternative Dispute Resolution (ADR), where it may be useful and cost effective in prompting the resolution of the entire case, in limiting issues, establishing damages or resolving other areas of contention that otherwise impede the progress of a case, such as discovery disputes. ADR may be accessed through a Court Order or may be obtained on a private basis. Parties may request an order for ADR, with a mediator assigned by the court with a specific mediator at any time after the case is at issue. Please note that, pursuant to Maryland Rule 17-208(b), the Court's fee schedule shall apply only to mediators who are initially designated by the Court. ADR in health care malpractice actions is mandatory pursuant to Maryland Rule 17-203 unless all parties file with the court an agreement not to engage in ADR and the court finds that ADR would not be productive. See the Circuit Court's website for further information: www.montgomerycountymd.gov/circuitcourt.

While some cases may need some discovery to be underway or to be complete, many more may be amenable to ADR prior to incurring of the costs of discovery. The Special Master generates individual ADR orders and information packets for all cases in which ADR is ordered and will select a mediator from the Court's roster with the appropriate background for the case. Where parties request a specific mediator, the Special Master will appoint that mediator as long that individual is on the Court's roster and is therefore qualified under either Maryland Rules 17-104 or 17-105 and is accepting referrals. The Order for ADR and packet of related documents are sent to the mediator and counsel. Pursuant to the ADR Order, counsel shall contact the mediator to arrange the session or sessions.

FAILURE TO APPEAR

Failure to appear at any of the DCM Hearings may result in a default judgment being entered or dismissal of the case. If a default for failure to answer the complaint is granted, an order shall be signed by the judge and an *ex parte* proof of damages hearing will be set on the Civil Motions Docket. If all parties have failed to appear, or if the plaintiff has failed to appear, the court may CIVIL DCM MANUAL 2017.1

dismiss the case. An order will be signed by the presiding judge and a copy will be sent to all parties.

CONSOLIDATIONS

All consolidations are to be forwarded to the Administrative Aides for review and submitted to the Administrative Judge for ruling. All consolidation hearings will be set by the Administrative Aides and heard by the Administrative Judge.

BIFURCATE/SEVER

After review of the court file, the court may, by motion or *sua sponte*, bifurcate the issues of liability and damages. The court shall specify whether liability is to be heard first and damages to follow, or if liability is to be heard first and damages are to be set at a later date. An accurate trial estimate shall be given to the Assignment Office regarding these issues.

If the court severs a party from the original case, a new court file will be opened with the plaintiff and severed defendant's name. The following instructions should be given to the Civil Clerk:

- 1. The name of the party to be severed.
- 2. Copies of the pleadings that are to be filed in the new case file.
- 3. Any other instructions regarding service, or new scheduling orders.
- 4. Please indicate the correct track assignment for the new case.

This procedure is not encouraged if other options can be considered to keep the case together as originally filed; however, this may be appropriate with a late identified or served defendant.

AMENDED COMPLAINT/THIRD PARTY COMPLAINT

Filing an *amended or third party complaint* prior to the DCM hearings will not change any of the dates currently set. A motion and order to extend will need to be filed and referred to the DCM Coordinator for review and a ruling by the Administrative Judge.

TRACK 3 SETTLEMENT CONFERENCES

Track 3 cases that do not settle all issues via ADR or in which a party refuses to participate in ADR are scheduled before a senior judge on the day of the Settlement Conference/Pretrial Hearing for CIVIL DCM MANUAL 2017.1

a mandatory Settlement Conference, which will be conducted by that judge at no cost to the parties (See Maryland Rule 17-103(c)(3)). One or more senior judges will be scheduled to conduct settlement conferences each week through the same mechanism by which senior judges are recalled to handle dockets or trials, as provided by the Maryland Constitution, Art. IV, Section 3A. These settlement conferences are different from mediation sessions, both in character and length. Parties and any representative with the capacity to authorize settlement and their counsel are required to attend this court proceeding and are required to stay until excused by the Court. It is anticipated that such Settlement Conferences may last from half an hour to perhaps 1½ hours, though it is likely that the judge may meet briefly with the parties, then allow them to negotiate further, and recall their cases later for the conference. Cases that settle will place an agreement on the record. Cases that do not reach settlement will then be called before the Administrative Judge for a Pretrial Hearing during which a trial date and any needed motions dates will be set.

<u>STAYS</u>

A stay order of limited duration may be entered if the parties have settled their case, but cannot conclude final settlement prior to a scheduled event. An attorney of record must call the Assignment Office and inform them that the case has settled. If there are no outstanding cross-claims, counterclaims, or third party claims, the Assignment Office will prepare an order staying the case for 30 to 90 days and providing for the case to be dismissed automatically if there are no filings by the parties. Please note that a motion to stay is not required when the stay will not cause the case age to exceed 548 days (18 months) from the time of filing. Where a stay is sought that would cause the case to exceed 548 days in age from filing, a written motion must be filed. These, as well as motions to stay cases for more than 90 days must be submitted in written form and may be ruled on only by the Administrative Judge.

To finalize the settlement and close the case, the parties must file a joint line of dismissal with the court. A \$15.00 Clerk's fee and payment of any open court costs are required when filing a Joint Line of Dismissal.

If a joint line of dismissal, open court costs, and \$15.00 Clerk's fee are not filed by the time the stay has expired, the Court will dismiss the case *sua sponte* on the expiration of the stay. CIVIL DCM MANUAL 2017.1

POSTPONEMENT REQUESTS

All requests for postponement, regardless of the type of hearing, must be made in the form of a written Motion for Postponement **prior** to the hearing sought to be postponed. The Motion should include specific reasons for the postponement, the other party's position on the postponement (if possible), and a proposed Order. The use of attachments, i.e., previously received court notices, doctor's notes, etc., is encouraged. All civil case motions must be filed with the Clerk's Civil Department. [Note: Consent or joint motions are *NOT* automatically granted.] Please note that Maryland Rule 2-508 provides that a trial date "shall not be continued on the ground that discovery has not yet been completed, except for good cause shown."

All civil Motions for Postponement are processed by the Administrative Aides for ruling by the Administrative Judge or Acting Administrative Judge. **PLEASE DO NOT** send or deliver original Motions for Postponement directly to the Administrative Aides or to the Administrative Judge, as this will delay, rather than expedite, the process. Please follow the instructions given below for filing:

If the Motion for Postponement is for a trial or hearing scheduled within three (3) weeks, it is advisable to walk the motion through the filing and docketing process in the Clerk's Office and delivery to the Administrative Aides. One does not need to be an attorney to "walk the motion through" processing. **PLEASE follow the procedure below**. (Please note that if the motion seeks to postpone a hearing that is scheduled on the next day the court is in session, the motions walk through procedure below must be completed by no later than 2:00 PM.):

- Obtain the court file by requesting the file at the counter in the Central Files office located on the lobby level of the Judicial Center. If the file is not physically located in Central Files, staff will direct the requester to its location.
- Take the court file and the motion to the Civil Department for docketing of the motion. The motion will now be latched into the file, tabbed, and a docket entry will indicate its filing date.
- 3. Take the file to the Assignment Office to get a proposed new date and/or confirmation of a previously agreed upon date, which must be cleared by the Assignment Office.

CIVIL DCM MANUAL 2017.1

- **4.** Please deliver the file to the Administrative Aides who are located in Room 3121, on the 3rd Floor of the Judicial Center North Tower.
- 5. The Administrative Aides will contact the parties for any additional information that may be needed and inform them of the Court's ruling on the motion.

Motions to postpone filed in the ordinary course of business or sent by mail cannot be walked through by court staff. Please be aware that the Clerk's Office receives numerous filings daily and may require several days to process a motion to postpone. Please call the Administrative Aides at (240) 777-9107 or (240) 777-9106 with any questions concerning motions to postpone hearings.

EXCEPTIONS TO FILING A MOTION FOR POSTPONEMENT

These exceptions to the requirement that a motion be filed for postponements of hearing may not be construed or applied to allow a postponement of a settlement conference/pretrial hearing or trial.

Track 0/DCA cases may be rescheduled **once** by a letter of agreement. The new date must be rescheduled on the calendar within thirty (30) days of the original date.

Civil motions may be rescheduled **once** by a letter of agreement. The new date must be rescheduled on the calendar within thirty (30) days of the original date.

If you have any questions regarding the above-listed exceptions, please contact the Assignment Office at (240) 777-9000.

If a case is specially assigned to a judge (<u>entire</u> case is specially assigned), the specially assigned judge will rule on the motion. **Track 4 cases** will be ruled on by a Track 4 judge, consistent with the Court's policies regarding the postponement of events in Track 4 cases.

PLEASE SEE EACH TRACK SECTION FOR MORE SPECIFIC INFORMATION.

IN THE CIRCUIT COURT FOR ______(City or County) **CIVIL - NON-DOMESTIC CASE INFORMATION REPORT** DIRECTIONS *Plaintiff*: This Information Report must be completed and attached to the complaint filed with the Clerk of Court unless your case is exempted from the requirement by the Chief Judge of the Court of Appeals pursuant to Rule 2-111(a). **Defendant:** You must file an Information Report as required by Rule 2-323(h). THIS INFORMATION REPORT CANNOT BE ACCEPTED AS A PLEADING CASE NUMBER **FORM FILED BY:** DPLAINTIFF DEFENDANT (Clerk to insert) PHONE: PARTY'S NAME: PARTY'S ADDRESS: PARTY'S E-MAIL: If represented by an attorney: PARTY'S ATTORNEY'S NAME: PHONE:..... PARTY'S ATTORNEY'S ADDRESS:_____ PARTY'S ATTORNEY'S E-MAIL: **JURY DEMAND**? \Box Yes \Box No **RELATED CASE PENDING?** Tyes No If yes, Case #(s), if known:..... ANTICIPATED LENGTH OF TRIAL?: hours days **PLEADING TYPE** □ Original □ Administrative Appeal □ Appeal New Case: Existing Case:
Post-Judgment Amendment If filing in an existing case, skip Case Category/ Subcategory section - go to Relief section. IF NEW CASE: CASE CATEGORY/SUBCATEGORY (Check one box.) TORTS **Government** Constructive Trust PUBLIC LAW Asbestos Assault and Battery Business and Commercial PROPERTY Insurance Product Liability Contempt Attorney Grievance Bond Forfeiture Remission Deposition Notice Dist Ct Mtn Appeal
 Financial
 Grand Jury/Petit Jury Civil Rights **Conspiracy** Adverse Possession County/Mncpl Code/Ord Conversion Breach of Lease
 Detinue Election Law **D**efamation □ False Arrest/Imprisonment □ Distress/Distrain Eminent Domain/Condemn. **D** Environment Perpetuate Testimony/Evidence **Fraud** Ejectment Forcible Entry/Detainer Error Coram Nobis Prod. of Documents Req. Lead Paint - DOB of Habeas Corpus **Receivership** Youngest Plt: **Foreclosure** Sentence Transfer □ Mandamus Loss of Consortium Commercial **Prisoner Rights** C Residential Set Aside Deed
 Special Adm. - Atty
 Subpoena Issue/Quash
 Trust Established
 Trustee Substitution/Removal □ Malicious Prosecution D Public Info. Act Records Currency or Vehicle □ Malpractice-Medical □ Quarantine/Isolation □ Malpractice-Professional Deed of Trust Writ of Certiorari Land Installments □ Misrepresentation □ Lien U Witness Appearance-Compel Motor Tort **EMPLOYMENT** • Mortgage □ Negligence PEACE ORDER Right of Redemption Nuisance Peace Order Statement Condo Conspiracy Premises Liability Product Liability EOUITY Forfeiture of Property / □ EEO/HR Declaratory Judgment Personal Item □ Specific Performance **FLSA** Equitable Řelief Toxic Tort Fraudulent Conveyance **FMLA** □ Injunctive Relief Landlord-Tenant Workers' Compensation UWrongful Death Lis Pendens **M**andamus UWrongful Termination Mechanic's Lien CONTRACT **OTHER**

 Convince
 Asbestos

 Breach
 Quiet Title

 Quiet Title
 Assumption of Jurisdice

 Confessed Judgment
 Rent Escrow

 (Cont'd)
 Return of Seized Property

 Right of Redemption
 Attorney Appointment

 Body Attachment Issuance
 Specific Transaction

 Commission Issuance
 Structured Settlemen

 Ownership Partition/Sale in Lieu INDEPENDENT Assumption of Jurisdiction Grantor in Possession □ Maryland Insurance Administration Structured Settlements

CC-DCM-002 (Rev. 04/2017)

-16-

IF NEW OF	R EXISTING CASE: I	RELIEF (Check All that	Apply)
 Abatement Administrative Action Appointment of Receiver Arbitration Asset Determination Attachment b/f Judgment Cease & Desist Order Condemn Bldg Contempt Court Costs/Fees Damages-Compensatory Damages-Punitive 	□ Findings of Fact □ Foreclosure	□ Judgment-Summary □ Liability □ Oral Examination □ Order □ Ownership of Property □ Partition of Property 2 Peace Order □ Possession □ Production of Records	Writ-Garnish Wages Writ-Habeas Corpus Writ-Mandamus Writ-Possession rder
If you indicated Liability ab may not be used for any pur			not an admission and
Liability is conceded.	bility is not conceded, but is	not seriously in dispute.	bility is seriously in dispute.
MONETARY DAM	IAGES (Do not include .	Attorney's Fees, Interest, o	or Court Costs)
□ Under \$10,000 □ 5	\$10,000 - \$30,000	\$30,000 - \$100,000 □	1 Over \$100,000
□ Medical Bills \$	□ Wage Loss \$_	Property	Damages \$
ALTER	NATIVE DISPUTE RE	SOLUTION INFORMAT	ION
Is this case appropriate for A. Mediation	referral to an ADR proces □No □No	ss under Md. Rule 17-101? C. Settlement Confer D. Neutral Evaluatio	rence
	SPECIAL REQ	UIREMENTS	
□ If a Spoken Language In	terpreter is needed, check	k here and attach form CC	-DC-041
☐ If you require an accomm here and attach form C		under the Americans with Di	sabilities Act, check
	ESTIMATED LEN	NGTH OF TRIAL	
With the exception of Baltin	-		estimated LENGTH OF
TRIAL.	(Case will be track	xed accordingly)	
\Box 1/2 day	of trial or less	\Box 3 days of trial time	
□ 1 day of	trial time	\Box More than 3 days of t	rial time
\Box 2 days c	of trial time		
BUSINESS A	AND TECHNOLOGY C	CASE MANAGEMENT PR	ROGRAM
		ck designation under Md. Ri and check one of the tracks	-
-	Frial within 7 months of adant's response	Standard - Trial wit Defendant's	

EMERGENCY RELIEF REQUESTED

COMPLEX SCIENCE AND/OR TECHNOLOGICAL CASE
MANAGEMENT PROGRAM (ASTAR)

FOR PURPOSES OF POSSIBLE SPECIAL ASSIGNMENT TO ASTAR RESOURCES JUDGES under Md. Rule 16-302, attach a duplicate copy of complaint and check whether assignment to an ASTAR is requested.

Expedited - Trial within 7 months of Defendant's response

Standard - Trial within 18 months of Defendant's response

IF YOU ARE FILING YOUR COMPLAINT IN BALTIMORE CITY, OR BALTIMORE COUNTY, PLEASE FILL OUT THE APPROPRIATE BOX BELOW.

CIRCUIT COURT FOR BALTIMORE CITY (CHECK ONLY ONE)

Expedited Trial 60 to 120 days from notice. Non-jury matters.
 Civil-Short Trial 210 days from first answer.

Civil-Standard Trial 360 days from first answer.

- Custom Scheduling order entered by individual judge.
- Asbestos Special scheduling order.
- Lead Paint Fill in: Birth Date of youngest plaintiff
- Tax Sale Foreclosures Special scheduling order.
- Mortgage Foreclosures No scheduling order.

CIRCUIT COURT FOR BALTIMORE COUNTY

Expedited (Trial Date-90 days)	Attachment Before Judgment, Declaratory Judgment (Simple), Administrative Appeals, District Court Appeals and Jury Trial Prayers, Guardianship, Injunction, Mandamus.
Standard (Trial Date-240 days)	Condemnation, Confessed Judgments (Vacated), Contract, Employment Related Cases, Fraud and Misrepresentation, International Tort, Motor Tort, Other Personal Injury, Workers' Compensation Cases.
Extended Standard (Trial Date-345 days)	Asbestos, Lender Liability, Professional Malpractice, Serious Motor Tort or Personal Injury Cases (medical expenses and wage loss of \$100,000, expert and out-of-state witnesses (parties), and trial of five or more days), State Insolvency.
Complex (Trial Date-450 days)	Class Actions, Designated Toxic Tort, Major Construction Contracts, Major Product Liabilities, Other Complex Cases.

Date	Signature of Counsel / Party
Address	Signature of Counsel / Furty
	Printed Name
City State Zip Code	

CIVIL CASE TRACKING GUIDELINES TRACKS 0 - 4

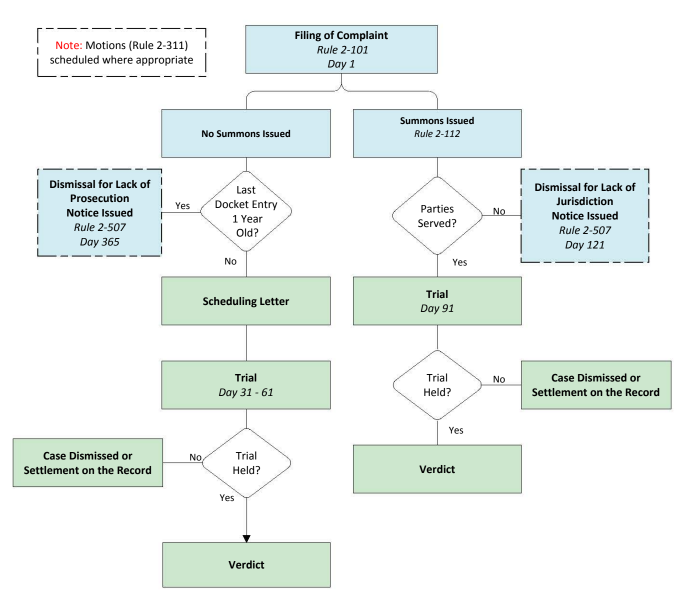
EVENT Filing of Complaint	TRACK 0 (Limited or no discovery, <i>e.g.</i> DCA, L & T) DAY 1	TRACK 2 ½ -1 day (Expedited) DAY 1	TRACK 3 2 or 3 days (Standard) DAY 1	TRACK 4 4 days or more or Intensive motions (Complex) DAY 1
	-	-	-	
Scheduling Hearing				91
Plaintiff's Experts Identified			91	91
Deadline for Motion for Alternative Service		121	121	121
Defendant's Experts Identified			151	151
[Expert ID dates do not apply to rebuttal witnesses. Countercomplaint: Designate counter-P/D experts w/in 30 days.]				
All Written Discovery Served			211	226
Discovery		143	256	271
Pretrial Statement Filed		153		
Status Conference				286
Dispositive Motions Filing Cut-Off		158	271	286
Joint Pretrial Stmt. Filed			271	286
Meeting of All Counsel			271	286
ADR Completed			276	291
Status/Pretrial Hearing		158		
Settlement Conf./Pretrial Hearing			286 w/[ret.] Judge plus PT	301
Trial	31 - 91	188 - 271	316 - 416	308 - 451
Please see Track descriptions for further explanations of events/deadlines.				

CIVIL CASE TRACKING GUIDELINES TRACKS 6 - 8

EVENT	TRACK 5	TRACK 6	TRACK 7	TRACK 8
	B & T EXPEDITED	B & T STANDARD	ASTAR EXPEDITED	ASTAR STANDARD
	DAY	DAY	DAY	DAY
Filing of Complaint <i>and</i> Track Assignment by Administrative Judge <i>and</i> Scheduling Hearing Notice & Order issued	1	1	1	1
Scheduling Hearing	61	91	61	91
Plaintiff's Experts Identified		166		166
Deadline for Motion for Alternative Service				
Defendant's Experts Identified		211		211
[Expert ID dates do not apply to rebuttal witnesses. Count	tercomplaint: De	signate counter-P	/D experts within	30 days.]
All Written Discovery Served By		256		256
Discovery Completed	121	286	121	286
Dispositive Motions Filing Cut-Off Date	136	331	136	331
Meeting of All Counsel		347		347
Joint Pretrial Stmt. Filed		356		356
Settlement/ Pretrial Hearing	181	361	181	361
Trial	210	421 - 540	210	421 - 540
Please see Track descriptions for further explanations of events/deadlines.				

Civil Track 0

No Discovery or Issues Not Requiring Formal Discovery



<u>CIVIL - TRACK 0</u> No discovery or issues not requiring formal discovery

DAY

1 FILING OF COMPLAINT District Court Appeals, Injunctions, Mechanic's Liens, Restraining Orders, Administrative Appeals, Mandamus cases, Judicial Release cases, Declaratory Relief, Forfeiture cases (money or vehicles), Landlord and Tenant Jury Demands and Appeals, Sale in lieu of Partition (excluding divorce matters), etc.

91 30 - 90 days TRIAL DATE

TRACK 0

Track 0 cases are those litigating legal issues with no discovery or which do not require formal discovery.

TYPES OF CASES: District Court Appeals, Injunctions, Mechanic's Liens, Restraining Orders, Administrative Appeals, Mandamus cases, Judicial Release cases, Declaratory Relief, Forfeiture cases (money or vehicles), Landlord and Tenant Jury Demands and Appeals, Sale in Lieu of Partition (not involving divorce matters), etc.

On filing, the complaint is docketed, assigned a case number and track, and entered in the Circuit Court computer system. Track 0 cases are then forwarded to the Assignment Office for scheduling. District Court Appeals (on the record), and Administrative Appeal cases will be specially assigned to the next available judge on rotation. All other Track 0 cases will be set on the general assignment docket within 30 to 90 days, or in accordance with the Maryland Rules of Procedure.

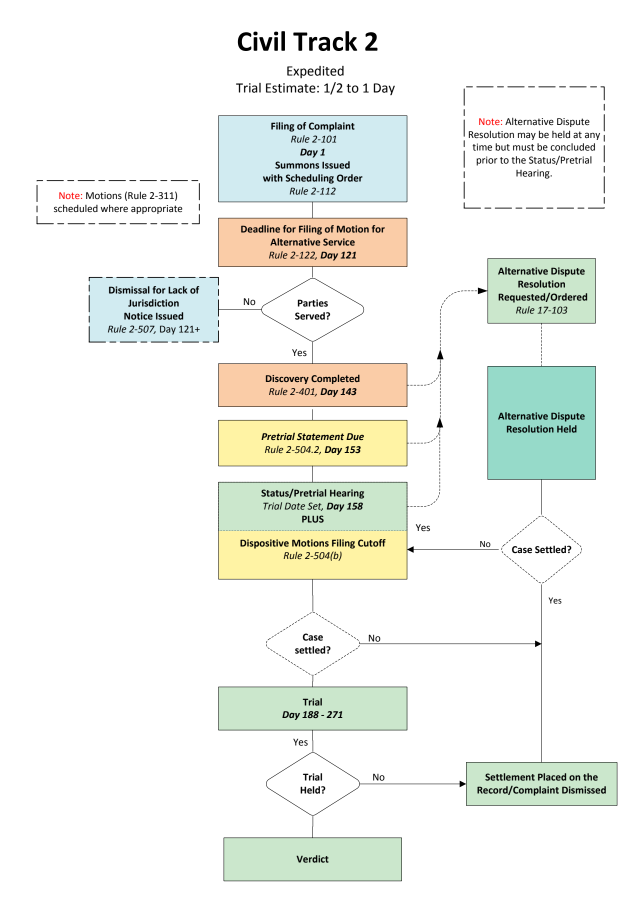
Track 0 cases that exceed the 90 day maximum limit will be set for a Status Hearing on the 10:30 AM Status/Pretrial Hearing docket. This hearing is to determine why the case is not at issue for a trial date to be set.

Regular Track 0 cases may be rescheduled once only by a letter of agreement with an agreed date cleared with the Assignment Office. The new date must be within thirty (30) days of the original date. If a new date cannot be agreed upon, then a formal motion for postponement will need to be filed. The motion will be referred to the Administrative Aides for review and submitted to the Administrative Judge for a final ruling.

Motions for postponements of specially assigned Track 0 cases should be directed to that Judge's chambers.

TRACK 1 -- DOMESTIC

(NO LONGER IN USE: See Family Differentiated Case Management Plan Manual)



CIVIL TRACK 2

Expedited - 1/2 to 1 Day Trial Estimate

DAY

1

153

FILING OF COMPLAINT

Complaint docketed in the Court computer system. Computer to post Status/Pretrial Hearing on the Assignment Office docket, record deadlines, and print Scheduling Order. Civil Office mails a copy back to plaintiff, attaches a copy to the summons for each defendant along with the Defendant's Information Form, and a copy of the completed Plaintiff's Information Form if provided.

(If there is a discrepancy regarding the track information, counsel for the defendant shall notify the DCM Coordinator at (240) 777-9358 as soon as possible.)

- 121 +120 days DEADLINE FOR FILING MOTION FOR ALTERNATIVE SERVICE
- 143 +22 days DISCOVERY COMPLETED

+10 days

PRETRIAL STATEMENT DUE Pretrial Statement to be prepared with the following information provided:

- 1. State nature of case.
- 2. Set forth claims and defenses.
- 3. Stipulations.
- 4. Number of witnesses and exhibits.

Maryland Rules require that the pretrial statement be filed no later than 5 days before the Pretrial Hearing.

 158
 +5 days
 STATUS/PRETRIAL HEARING AND

 DISPOSITIVE MOTIONS FILING CUTOFF

Set on Thursdays and Fridays at 10:30 AM. The maximum number of case that may be scheduled each day is 20 cases. Friday will be set first, and any overflow will be set on the previous day (Thursday).

188 - 271 +30 - 90 days TRIAL DATE

TRACK 2

Track 2 is the expedited track for cases with an anticipated length of trial to range from half a day to a full day. This track is comprised primarily of workmen's compensation cases and civil jury demands from the District Court.

TYPES OF CASES: Workmen's Compensation Appeals, Civil Jury Demands from the District Court, Due on Account, Auto Negligence - Personal Injury and Property Damage, Breach of Contract, Negligence-Property Damage and Personal Injury, Due on Promissory Note, etc.

On filing, the complaint is docketed, assigned a case number and a track, and entered in the Circuit Court computer system, calculates deadlines and cut-off dates, and generates a Scheduling Order.

Parties disagreeing with the track designation shall file a motion and order requesting the track to be changed. The motion will be referred to the DCM Coordinator. The file will be reviewed, and sent to the Administrative Judge for ruling. The Assignment Office will generate a an amended Scheduling Order, **based on the original filing date**, and mail a copy to all parties if granted. When track changes are proposed during a court proceeding, on the approval of the Administrative Judge, the attorneys will be sent to the Assignment Office with the file. The Assignment Clerk will issue an amended Scheduling Order and Order for Mandatory Settlement/Pretrial Hearing based upon the original filing date. Copies will be distributed to all counsel and parties present and mailed to any parties and counsel not present.

When a Track 2 case is filed, a Scheduling Order will be generated which includes the various deadlines, notice as to the time period during which a scheduled trial will be held to allow counsel to clear trial dates, and the date and time of the Status/Pretrial Hearing will be automatically posted in the computer. The Civil Department will mail the Scheduling Order, together with the summons(es), to the plaintiff's attorney. Attached to each summon is the Defendant's Information Form and a copy of the completed Plaintiff's Information Form.

When the defendant files the information form, with case information that indicates a different track than the plaintiff's information form, the DCM Coordinator will review the case and where appropriate, issue a Track Change Memorandum to the Assignment Office. A new Scheduling Order, **based on the original filing date**, will be issued and a copy mailed to all parties.

To ensure prompt service, a deadline for the filing of motions for alternative service has been set for the 120th day after filing (Day 121). This deadline is intended to ensure diligence in obtaining service. All discovery must be completed by the 143rd day after filing of the complaint. The motions filing cutoff is 158 days following the filing of the complaint, which is the same day as the Status/Pretrial Hearing. Counsel and parties are notified of all dates, excluding the trial date, in a Scheduling Order when the complaint is filed, and when service is obtained. A written Pretrial Statement that includes the nature of the case, all claims and defenses, all stipulations, and the number of witnesses and exhibits is due 5 days prior to the Status/Pretrial Hearing.

Requests to reissue service will not produce a new Scheduling Order with new dates. If reissued, a copy of the original Scheduling Order will be attached to the new summons to be served. THE DATES WILL NOT BE MODIFIED SIMPLY BECAUSE A LINE TO REISSUE WAS FILED. PLEASE NOTE THE DEADLINE FOR THE FILING FOR A MOTION OF ALTERNATIVE SERVICE. While summonses may be reissued, reissuance will neither toll the deadline for a Motion for Alternative Service nor will it prevent the issuance of a Notice of Dismissal under Rule 2-507 for failure to obtain service within 120 days. As noted above, late served defendants may be severed to be tried separately.

Discovery and motions deadlines dates will be strictly enforced. Motions to extend or modify the Scheduling Orders must be filed prior to the earliest of the deadlines in question and will be referred to the DCM Coordinator. Any motion requesting a modification of these deadlines must be supported by good cause shown. If any dates are modified, the file needs to be sent to the Assignment Office to update the automated schedule.

Trial counsel whose line of appearance has been entered in the case must appear at the Status/Pretrial Hearing; parties or a duly authorized representative with authority to settle the case must also attend or be available telephonically. At the Status/Pretrial Hearing, where a case has not settled, a trial date will be set within the DCM guidelines by the Administrative Judge to commence in approximately 30 to 90 days. Status/Pretrial Hearings are set on Thursdays and Fridays at 10:30 AM. The maximum number of case that may be scheduled each day is 20 cases. The Friday calendar will be filled first, with any overflow cases set on the previous day (Thursday). Any unresolved discovery issues or special requests should be addressed at the Status/Pretrial Hearing.

-28-

Motions to postpone the Status/Pretrial Hearing will be referred to the Administrative Aides to be ruled upon by the Administrative Judge. The Status/Pretrial Hearing will be rescheduled within two (2) weeks absent good cause shown to justify rescheduling on a more extended basis.

All Track 2 motions are set on the general Civil Motions Docket within the DCM guidelines as dates permit.

The trial date will be firm, and may only be moved if a motion for postponement is granted by the Administrative Judge.

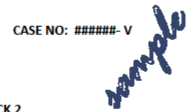
TRACK 2 -- SCHEDULING ORDER

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

PLAINTIFF Plaintiff

VS.

DEFENDANT



SCHEDULING ORDER - TRACK 2

THIS ORDER IS YOUR OFFICIAL NOTICE OF CASE DEADLINES AND HEARINGS REQUIRING APPEARANCES. FAILURE TO APPEAR AT HEARINGS OR COMPLY WITH ALL REQUIREMENTS MAY RESULT IN DISMISSAL, DEFAULT JUDGMENT, EXCLUSION OF WITNESSES AND/OR EXHIBITS, ASSESSMENTS OF COSTS AND EXPENSES, INCLUDING ATTORNEY FEES, OR OTHER SANCTIONS.

COMPLAINT FILED ON 07/07/2010:

DEADLINE: MOTION FOR ALTERNATIVE SERVICE FILED <u>11/04/2010</u>
DEADLINE: DISCOVERY COMPLETED 11/26/2010
DEADLINE: PRETRIAL STATEMENT DUE <u>12/06/2010</u>
DEADLINE: DISPOSITIVE MOTIONS FILED

STATUS/PRETRIAL HEARING. 12/12/2010, 10:30 AM, ATTENDANCE REQUIRED.

TRIAL COUNSEL SHALL APPEAR AT THE STATUS/PRETRIAL HEARING, ACCOMPANIED BY OR WITH TELEPHONE ACCESS TO THE INDIVIDUAL(S) WITH AUTHORITY TO SETTLE THE CASE. TRIAL COUNSEL SHALL SUBMIT A WRITTEN PRETRIAL STATEMENT THAT 1) DESCRIBES THE NATURE OF THE CASE; 2) SETS FORTH CLAIMS AND/OR DEFENSES; 3) DETAILS STIPULATIONS; AND 4) IDENTIFIES WITNESSES AND EXHIBITS. MOTIONS FILED IN TRACK 2 ACTIONS SHALL NOT EXCEED 15 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 10 PAGES WITHOUT LEAVE OF THE COURT.

THE **TRIAL DATE** SHALL BE SET AT THE STATUS/PRETRIAL HEARING BETWEEN THE DATES NOTED BELOW. COUNSEL ARE ENCOURAGED TO CLEAR DATES WITH ONE ANOTHER AND THE ASSIGNMENT OFFICE PRIOR TO THE CASE BEING CALLED. **[TRIAL DATE BETWEEN:** <u>01/10/2011</u> AND <u>04/03/2011.]</u>

ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

> JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montgomerycountymd.gov/circuitcourtDCM.

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Plaintiff

٧.

Case No.

on May 13,

Defendant

ORDER FOR ALTERNATIVE DISPUTE RESOLUTION (ADR) (845)

This matter is currently set for 2014. Therefore it is this 22nd day of January, 2014,

ORDERED, that this matter shall be scheduled for Alternative Dispute Resolution (ADR) for a maximum of three (3) hours (unless the parties agree otherwise) before the following mediator:

Each party, through counsel (if any), shall contact the mediator within FIVE (5) days of entry of this Order to schedule mediation.

ADR shall be concluded by , . The parties (and insurance adjusters, if applicable) must appear and have full settlement authority. The mediator may not excuse any party or cancel the mediation without further order of court.

The mediator, having been designated by the Court, shall be compensated by the parties, on a pro rata basis, the fee of 200 per hour. Payment shall be made at the conclusion of the mediation session(s).

The mediator, having been designated by the parties, shall be compensated at a rate agreed upon by the parties and mediator. Payment shall be made at the conclusion of the mediation session(s).

Please read the attached instructions carefully as the instructions are part of this Order.

W. Debelius III Administrative Judge

(Page One of Two)

A20001-010000-000000

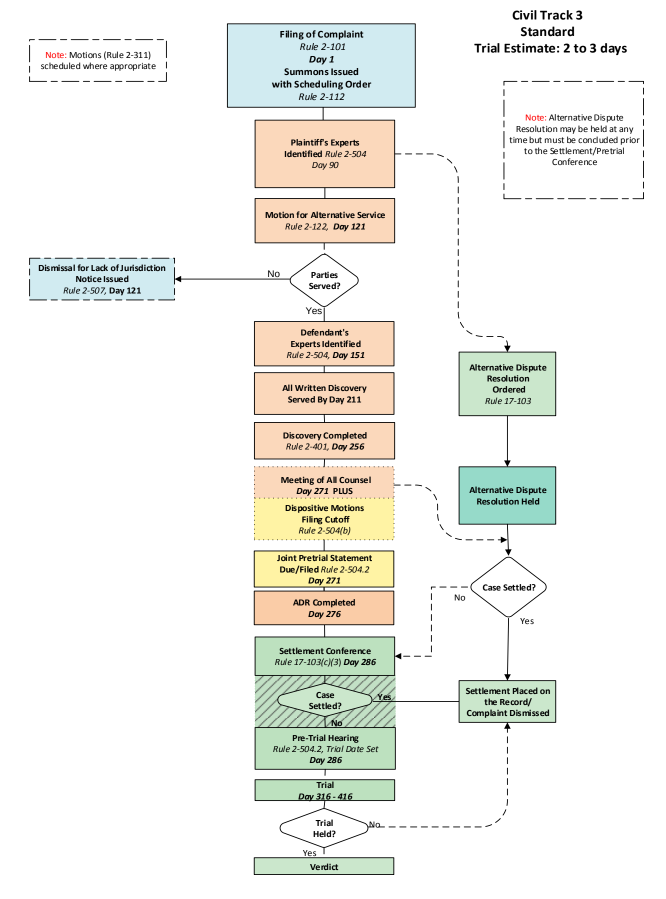
Case No.

Within thirty (30) days following entry of this Order, a party may file (a) an objection to the referral, (b) an alternative proposal, or (c) a "Request to Substitute ADR Practitioner" in the manner set forth in Rule 17-202(g),

If the case is resolved prior to the scheduled mediation, please notify the mediator.

- Parties are required to contact the mediator to schedulo mediation. The mediator shall notify Special Master Holly Whittier, 50 Maryland Avenue Room 6, Law Library, Rockville, Maryland 20850, in writing of the date, time, and place of the mediation.
- 2. Personal attendance at mediation and good faith participation is mandatory for attorneys and parties in the case. The party and representative must attend mediation with full authority to make final and binding decisions related to settlement. If the party is a business entity, attendance by a representative with settlement authority is mandatory. The attendance of the insurance adjuster (if applicable) and the insured party is mandatory, unless alternative arrangements have been made in advance with the mediator.
- Enclosed with this Order is a CONFIDENTIAL ADR STATEMENT to be completed by each party or counsel. The mediator must receive each party's Confidential ADR Statement at least FIVE (5) business days before the mediation.
- 4. If a settlement is reached prior to the mediation date, the Assignment Office and mediator must be notified immediately. If a settlement is reached, the parties may file a joint line requesting a Stay Order pending final Settlement and notify the Assignment Office. Upon receipt of the joint line or request for stay, the Assignment Office will remove the Pretrial date and the case will be marked as "settled and off," A \$15.00 Clerk's fee will be required with the joint line pursuant to Section 7-202, Courts and Judicial Proceedings Article, Annotated Code of Maryland. The mediator shall notify Special Master Holly Whittler of the outcome of the mediation by returning the ADR Data Sheet to the court.
- 5. Failure to attend and participate in good faith in the mediation without further court order could result in the issuance of a show cause order and the imposition of sanctions. Sanctions could take the form of attorney's fees and costs as well as findings of contempt with resulting penalties. It is the parties' responsibility to ensure that the mediator is paid promptly following the mediation to be in compliance with this Order.

(Page Two of Two)



CIVIL DCM MANUAL 2017.1

CIVIL TRACK 3

Routine - 2 to 3 Day Trial Estimate

DAY

1

FILING OF COMPLAINT

Complaint is docketed in the Court computer system by the Clerk's Office. Computer system generates a Scheduling Notice and Order of Court, a Track III-Scheduling Order, and an Order for a Mandatory Settlement Conference/Pretrial Hearing. Civil Office mails a copy back to plaintiff, attaches a copy to the summons for each defendant along with the Defendant's Information Form, and a copy of the completed Plaintiff's Information Form if provided. In addition, Track III- Civil cases will automatically be referred to ADR in approximately ninety (90) days. (Parties may object to participating in ADR by filing an objection pursuant to Maryland Rule 17-202 (f), within thirty (30) days of the entry of the ADR order.)

(If there is a discrepancy regarding the track information, counsel for the defendant shall notify the DCM Coordinator at (240) 777-9358 as soon as possible.)

91 +90 days PLAINTIFF'S EXPERTS IDENTIFIED

Identify all persons whom the Plaintiff expects to call as expert witnesses. Given the early stage of discovery, while disclosure of the area of expertise is expected, some flexibility will be applied as to the specific opinion of the expert. The obligation to supplement the information provided by this deadline continues and must be provided without delay as soon as it is known to the Plaintiff, but no later than 120 days after the Complaint is filed, without leave of the Court, including any substance of the findings and opinions, grounds for each opinion on which the expert is expected to testify, as well as copies of all reports received from each expert witness. Under no circumstances may this information be withheld.

121 +30 days DEADLINE FOR FILING MOTION FOR ALTERNATIVE SERVICE

151 +30 days DEFENDANT'S EXPERTS IDENTIFIED

Identify all persons whom the Defendant expects to call as expert witnesses. As to each expert named, the subject matter, substance of the findings and opinions, and summary of the grounds for each opinion on which the expert is expected to testify shall be provided. Attach copies of all reports received from each expert witness.

- 211 +60 days ALL WRITTEN DISCOVERY SERVED
- 256 +45 days DISCOVERY COMPLETED
- 271 +15 days MEETING OF ALL COUNSEL

Meeting is to take place 15 days before the Settlement/Pretrial Hearing to prepare the Joint Pretrial Statement and discuss settlement.

- 271 +0 days DISPOSITIVE MOTIONS FILING DEADLINE Scheduled 15 days after Discovery deadline.
- 271+0 daysJOINT PRETRIAL STATEMENT FILEDA JOINTPretrialStatementSettlement/PretrialHearing.
- 276 +5 days ADR COMPLETED

286 +45 days SETTLEMENT CONFERENCE AND PRETRIAL HEARING

SETTLEMENT CONFERENCE: All Track 3 cases that have not settled by the Settlement Conference/Pretrial Hearing date are scheduled before a senior judge on the day of the Settlement Conference/Pretrial Hearing for a mandatory Settlement Conference, which will be conducted by that judge at no cost to the parties (See Maryland Rule 17-103(c)(3)). **TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT CONFERENCE AND PRETRIAL HEARING ACCOMPANIED BY THE PARTIES AND REPRESENTATIVES WITH AUTHORITY TO SETTLE THE CASE.** Cases that have settled will have the agreement placed on the record.

One or more senior judges will be scheduled to conduct settlement conferences each week. Parties and any representative with the capacity to authorize settlement and their counsel are required to attend this court

CIVIL DCM MANUAL 2017.1

proceeding and are required to stay until excused by the Court. Cases that do not reach settlement will then be called before the Administrative Judge for a Pretrial Hearing.

PRETRIAL HEARING: Cases that do not settle will return to the Administrative Judge's courtroom for the case to be called for a Pretrial Hearing in order to set a trial date, a motions date if necessary and resolve any remaining pre-trial issues.

316 - 416 +30 - 130 days TRIAL DATE

TRACK 3 - STANDARD - TWO TO THREE DAY TRIAL

Track 3 is considered to be the routine track for civil cases, with an anticipated trial length of 2 to 3 days. The types of cases that typically receive Track 3 designation include:

TYPES OF CASES: Auto Negligence - Personal Injury and Property Damage, Negligence - Personal Injury, Property Damage, and Slip and Fall, Breach of Agreement, Breach of Contract, Negligent Entrustment, Violation of Rights, Defamation of Character - Negligence, Wrongful Discharge, etc.

On filing, the complaint is docketed, assigned a case number and a track, and entered in the Circuit Court computer system, which generates a Scheduling Notice and Order of Court, a Track III-Scheduling Order, and an Order for a Mandatory Settlement Conference/Pretrial Hearing.

Parties disagreeing with the track designation shall file a motion and order requesting that the track be changed. The motion will be referred to the DCM Coordinator. The file will be reviewed, and sent to the Administrative Judge for ruling. The Assignment Office will generate a new Scheduling Order, **based on the original filing date**, and mail a copy to all parties if granted. Deferral of the resolution of track differences to a later date generally serves to complicate matters as the Settlement/Pretrial nears. When track changes are proposed during a court proceeding, on the approval of the Administrative Judge, the attorneys will be sent to the Assignment Office with the file. The Assignment Clerk will issue a new Scheduling Order and Order for Mandatory Settlement/Pretrial Hearing **based upon the original filing date**. Copies will be distributed to all counsel and parties present and mailed to any parties and counsel not present.

Requests to reissue service will not result in a new Scheduling Order with new dates. If reissued, a copy of the original Scheduling Order will be attached to the new summons to be served. THE SCHEDULING ORDER DATES WILL NOT BE MODIFIED SIMPLY BECAUSE A LINE TO REISSUE WAS FILED. PLEASE NOTE THE DEADLINE FOR THE FILING FOR A MOTION OF ALTERNATIVE SERVICE. While a the court may order that summonses be reissued, reissuance will neither toll the deadline for a Motion for Alternative Service nor will it prevent the issuance of a Notice of Dismissal under Rule 2-507 for failure to obtain service within 120 days. Late served defendants may be severed to be tried separately.

Early use of ADR will be ordered, and an ADR deadline has been added. ADR must be concluded 10 days prior to the Settlement Conference/Pretrial Hearing. Alternative Dispute Resolution may be held at any time prior to the ADR deadline.

The deadline for the disclosure of Plaintiff's experts is approximately ninety (90) days from filing . Given the early stage of discovery, while disclosure of the area of expertise is expected, some flexibility will be applied as to the specific opinion of the expert. The obligation to supplement the information provided by this deadline continues and must be provided without delay as soon as it is known to the Plaintiff, but no later than 120 days from filing, without leave of the Court, including any substance of the findings and opinions, grounds for each opinion on which the expert is expected to testify, as well as copies of all reports received from each expert witness. Under no circumstances may this information be withheld. The Defendant's Expert Witnesses must be identified within 60 days of the disclosure of the Plaintiff's Experts. These expert disclosure deadlines do not apply to rebuttal witnesses; in countercomplaints, counter-experts shall be disclosed within 30 days of the filing of the countercomplaint.

Discovery and motions deadlines dates will be strictly enforced. Motions to extend or modify the Scheduling Orders must be filed prior to the earliest of the deadlines in question and will be referred to the DCM Coordinator. Any motion requesting a modification of these deadlines must be supported by good cause shown. If any dates are modified, the file will be sent to the Assignment Office to update the automated schedule.

All Track 3 motions are scheduled on the general Civil Motions Docket and set within the guideline time frames as permitted.

If a case has not yet settled, a meeting of all counsel is required to take place on the 271st day after filing and 15 days before the Settlement Conference/Pretrial Hearing date to discuss settlement and prepare the Joint Pretrial Statement. This date is also the deadline for the filing of Dispositive Motions and is scheduled 15 days after the close of discovery, consistent with Rule 2-504.

As required by the Order for Settlement Conference/Pretrial Hearing, parties are to file a Joint Pretrial Statement 15 days prior to the hearing in accordance with **Rule 2-504.2**. The statement shall be signed by all parties or trial counsel.

A brief explanation of the following is required.

- 1. NATURE OF CASE: Provide sufficient facts describing the nature of the occurrence at issue.
- 2. CLAIMS AND DEFENSES: Each party is to set forth a concise statement of all claims and defenses which that party is submitting for trial.
- 3. UNDISPUTED ISSUES AND FACTS: List all issues not in dispute and set forth stipulated facts.
- 4. RELIEF SOUGHT: Specify the type and nature of injury as well as the amount of each item of damage claimed or a description of equitable relief sought by each party.
- 5. WITNESSES: File each party's list of witnesses with addresses. Expert witnesses shall be so designated and list matters about which experts will testify. No party may call at trial any witness omitted from that party's Pretrial statement, except for impeachment or rebuttal purposes.
- 6. EXHIBITS: File each party's list of trial exhibits, other than impeachment exhibits, indicating those requiring formal proof of authenticity.
- REQUESTED VOIR DIRE QUESTIONS: Identify those agreed upon and include any objections made by either side.
- 8. PATTERN JURY INSTRUCTIONS: Identify those agreed upon and those not agreed upon.
- 9. NON-PATTERN JURY INSTRUCTIONS: Supply a complete text of each instruction, with authorities, on a separate page.

Settlement Conferences/Pretrial Hearings are scheduled every Thursday beginning at 1:30 PM. All Track 3 cases that have not settled by the Settlement Conference/Pretrial Hearing date are scheduled before a senior judge on the day of the Settlement Conference/Pretrial Hearing for a mandatory Settlement Conference, which will be conducted by that judge at no cost to the parties (See Maryland Rule 17-202(b)). TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT CONFERENCE AND PRETRIAL HEARING ACCOMPANIED BY THE PARTIES AS WELL AS REPRESENTATIVES WITH AUTHORITY TO SETTLE THE CASE. Cases that have settled will have the agreement placed on the record.

One or more senior judges will be scheduled to conduct Settlement Conferences each week through the same mechanism by which senior judges are recalled to handle dockets or trials, as provided by the CIVIL DCM MANUAL 2017.1

Maryland Constitution, Art. IV, Section 3A. These settlement conferences are different from mediation sessions, both in character and length. Parties and any representative with the capacity to authorize settlement and their counsel are required to attend this court proceeding and are required to stay until excused by the Court. If the case settles, the settlement will be placed on the record.

Cases that do not settle at the Settlement Conference will return to the Administrative Judge's courtroom for the case to be called for a Pretrial Hearing in order to set a trial date, a motions date if necessary and resolve any remaining pretrial issues. Any discovery problems or motions that are still outstanding should be addressed. If a discovery deadline is extended, a specific date will be set for completion and a motions hearing date will be set on the next available date. The Administrative Judge will ascertain the length and type (jury or court) of trial and set a trial date within 30 to 130 days. **Counsel should attempt to clear proposed Trial Dates with one another, within the date range indicated on the Scheduling Order, prior to appearing at the Pretrial Hearing.** Dates may be confirmed with the Assignment Office, whose staff may be present in the courtroom.

Failure to appear at the Settlement/Pretrial Hearing may result in a default judgment being entered or dismissal of the case.

Default for failure to answer the complaint: If a default for failure to answer the complaint is granted, the moving party will take the file to the Administrative Aides for a proper order to be entered. The order will be returned to the courtroom for a hearing on *ex parte* proof of damages to be set.

Dismissal for failure to appear: If all parties have failed to appear or if the plaintiff has failed to appear, the court may dismiss the case. An order will be signed by the presiding judge, and a copy will be sent to all parties.

SCHEDULING NOTICE AND ORDER OF COURT – TRACK 3 (PAGE 1 OF 2)

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Plaintiff

٧.

Case No. Judge:

Defendant

SCHEDULING NOTICE AND ORDER OF COURT - TRACK 3 (1953) COMPLAINT FILED ON 04/14/2017

It is by the Circuit Court for Montgomery County, Maryland, ORDERED as follows:

 Proof of Service. Within sixty-five (65) days of the filing of the Complaint, Plaintiff must file proof of service of the following on each of the Defendants: copies of the Summons, the Complaint, this Scheduling Notice and Order of Court, Order for Mandatory Settlement Conference/Pretrial Hearing, and the Scheduling Order.

- a) As to any Defendant for whom such proof of service has not been filed, the Court will consider dismissing the Complaint without prejudice pursuant to Rule 2-507.
- b) As to any Defendant not timely served, the Court may sever the case against that party.
- c) A motion for alternative service as to any unserved Defendant may not be filed after the 121st day after filing of the complaint: <u>DEADLINE: 08/10/2017</u>
- d) Defendants who are not served by the 121st day after filing of the complaint are subject to dismissal under Rule 2-507.
- e) As to any Defendant served with the Summons and Complaint, the Defendant must file the Defendant's Civil Information Form with the initial pleading and mail a copy to Plaintiff.

f) FAILURE TO SERVE A PARTY WILL NOT RESULT IN A MODIFICATION OF THE DEADLINES OR REISSUANCE OF THE SCHEDULING ORDER

2) <u>Answer or Other Responsive Pleading</u>. Within the time permitted under Maryland Rules, each Defendant must respond to the Complaint by filing an Answer or other responsive pleading. These pleadings must be filed in accordance with Rule 2-321. If no timely response has been filed, the Court, upon request, may enter an Order of Default pursuant to Rule 2-613.

3) Initial Discovery. No later than ninety (90) days from the filing of the complaint, the parties shall complete sufficient initial discovery to enable them to make decisions regarding (a) settlement, (b) consideration of available and appropriate forms of alternative dispute resolution (c) limitation of Issues, (d) stipulations, (e) any issues relating to preserving discoverable information, (f) any issues relating to discovery of electronically stored information, including the form in which it is to be produced, (g) any issues relating to claims of privilege or of protection, and (h) other matters that may be considered at the hearing, including:

a) Initial Disclosure of the Plaintiff's Experts to occur no later than deadline provided on the Scheduling Order: The deadline for the disclosure of Plaintiff's experts is approximately ninety (90) days from the date of filing. Given the early stage of discovery, while disclosure of the area of expertise is expected, some flexibility will be applied as to the specific opinion of the expert. The obligation to supplement the information provided by this deadline continues

Page One of Two

coverts revealed to eval

SCHEDULING NOTICE AND ORDER OF COURT - TRACK 3 (PAGE 2 OF 2)

Case No.

and must be provided without delay as soon as it is known to the Plaintiff, but no later than one hundred twenty (120) days from the filing of the complaint, without leave of the Court. This includes any substance of the findings and opinions, grounds for each opinion on which the expert is expected to testify, as well as copies of all reports received from each expert witness. Under no circumstances may this information be withheld.

- 4) <u>Discovery of Electronic Information</u>. Further, with regard to the discovery of electronic information, the Parties shall confer in person or by telephone and attempt to reach agreement, or narrow the areas of disagreement, as to the preservation of electronic information, if any, and the necessity and manner of conducting discovery regarding electronic information, and the parties should address the following:
 - a) Identification and retention of discoverable electronic information and what, if any, initial discovery and any party requests in order to identify discoverable electronic information;
 - b) Exchange of discoverable information in electronic format where appropriate, including:
 i) The format of production, *i.e.*, PDF, TIFF or JPEG file or native formats such as Microsoft
 - Word, Word Perfect, etc., and the storage media on which the information shall be exchanged; and
 - Whether separate indices will be exchanged and whether the documents and information exchanged will be electronically numbered.
 - c) Whether the parties agree as to the apportionment of costs for production of electronic information that is not maintained on a party's active computers, computer servers or databases;
 - d) The manner of handling inadvertent production of privileged materials; and
 - e) Whether the parties agree to refer electronic discovery disputes to a Special Master for resolution.

The parties shall reduce all areas of agreement, including any agreements regarding inadvertent disclosure of privileged materials, to a stipulated order to be presented to the court.

- 5) <u>Attorneys' Fees</u>. If a party intends to assert a "substantial claim" for attorneys' fees, counsel shall provide a written statement to the Court, setting forth whether the claim is pursuant to law, statute or contract, identifying the legal theory, statute or contract provision, and whether the claim is triable by jury. The Court will determine whether to require enhanced documentation, quarterly statements, or other procedures permitted by Maryland Rules. If triable by jury, the Court will determine the necessity of a separate discovery schedule, to include, if appropriate, the designation of experts relating to this issue. (See Rules 2-703, 2-704 and 2-705.)
- 7) <u>Mediation</u>. PLEASE BE ADVISED THAT THE COURT WILL ORDER MEDIATION IN THE ABOVE-CAPTIONED CASE. PLEASE DISCUSS ADR/MEDIATION WITH THE OPPOSING PARTY (OR COUNSEL, IF APPLICABLE). Parties choosing a mediator must pay the rate agreed upon by the parties and the mediator. Where the court designates a mediator, pursuant to Rule 17-208, the parties will pay the hourly rate established by the court. Counsel/parties may object to participating in mediation in accordance with Maryland Rule 17-202(f) within thirty (30) days after entry of the order, may file (A) an objection to the referral, (B) an alternative proposal, or (C) a "Request to Substitute ADR Practitioner" substantially in the form set forth in Rule 17-202(g).

Date: 05/16/2017

Jder W. Debelius III Circuit Administrative Judge

Questions? Please see <u>www.montgomerycountymd.gov/circuitcourtDCM</u> or call the DCM coordinator at 240-777-9358.

Page Two of Two

TRACK 3 -- SCHEDULING ORDER

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Plaintiff

٧.

Case No. COMPLAINT FILED ON: 04/14/2017

Defendant

Scheduling Order - Track 3 (738)

.

.

3

THIS ORDER IS YOUR OFFICIAL NOTICE OF CASE DEADLINES AND HEARINGS REQUIRING APPEARANCES. FAILURE TO APPEAR AT HEARINGS OR COMPLY WITH ALL REQUIREMENTS MAY RESULT IN DISMISSAL, DEFAULT JUDGMENT, EXCLUSION OF WITNESSES AND/OR EXHIBITS, ASSESSMENTS OF COSTS AND EXPENSES, INCLUDING ATTORNEY FEES, OR OTHER SANCTIONS.

EVENT: [ATTENDANCE REQUIRED AT EVENTS]	DEADLINE:
DEADLINE: PLT EXPERTS IDENTIFIED	07/13/2017
DEADLINE: MOTION FOR ALTERNATIVE SERVICE FILED	08/10/2017
DEADLINE: DEF EXPERTS IDENTIFIED	09/11/2017
DEADLINE: ALL WRITTEN DISCOVERY SERVED BY	11/08/2017
DEADLINE: DISCOVERY COMPLETED	12/26/2017
DEADLINE: ADD'L PARTIES JOINDER	01/02/2018
MEETING OF ALL COUNSEL, 01/08/2018 Time and place to be d	etermined PLUS DEADLINES:
DEADLINE: DISPOSITIVE MOTIONS FILED	01/08/2018
DEADLINE: RULE 2-504.3(B) NOTICE	01/08/2018
DEADLINE: ADR DEADLINE	01/16/2018

DEADLINE: JOINT PRETRIAL STATEMENT FILED

SETTLEMENT CONFERENCE/PRETRIAL HEARING, 01/25/2018 02:30 PM ATTENDANCE REQUIRED DEADLINE: PLEADING AMENDMENT TO BE DETERMINED AT PRETRIAL.

TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT CONFERENCE/PRETRIAL HEARING, ACCOMPANIED BY THE PARTIES AND THE INDIVIDUAL(S) WITH AUTHORITY TO SETTLE THE CASE. MOTIONS FILED IN TRACK 3 ACTIONS SHALL NOT EXCEED 15 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 10 PAGES WITHOUT LEAVE OF THE COURT. IDENTIFICATION OF ADDITIONAL PARTIES AND AMENDMENT OF PLEADINGS GOVERNED BY RULES 2-211, 2-331, 2-332 AND 2-341.

AFTER THE SETTLEMENT CONFERENCE, IF NEEDED, THE TRIAL DATE SHALL BE SET AT THE PRETRIAL HEARING BETWEEN THE DATES NOTED BELOW. COUNSEL ARE ENCOURAGED TO CLEAR DATES WITH ONE ANOTHER AND THE ASSIGNMENT OFFICE PRIOR TO THE CASE BEING CALLED. [TRIAL DATE BETWEEN: 02/24/2018 AND 06/04/2018.]

ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

Possession and use of cell phones, computers, other electronic devices, and cameras may be limited or prohibited in designated areas of the court facility. The use of any camera, cell phone, or any electronic device for taking, recording, or transmitting photographs, videos, or other visual images is prohibited in the court facility at all times, unless the court expressly grants permission in a specific instance.

John W. Debelius III

Circuit Administrative Judge

IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? Please see the Court's GUIDE TO DCM ORDERS and www.mentgomerycountymd.gev/circuitcourtDCM.

01/08/2018

Crystrics (6/56/2617 16/08/29

- 11 - + 11 - +

TRACK 3 -- SETTLEMENT PRETRIAL ORDER (PAGE 1 OF 2)

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Plaintiff		:
		:
v.		: Case No.
		 Settlement Conference/
	-	2retrial: 01/25/2018 time 2:30 PM
Defendant		:

ORDER FOR MANDATORY SETTLEMENT CONFERENCE/PRETRIAL HEARING - TRACK 3 (179) COMPLAINT FILED ON <u>04/14/2017</u>

In accordance with Maryland Rules of Procedure, Rule 2-504, and in order to administer the trial of cases in a manner consistent with the ends of justice, in the shortest possible time and at the least possible cost to the Court and to litigants, it is this <u>16th day of May, 2017</u>, by the Circuit Court for Montgomery County, Maryland,

ORDERED, that parties, representatives with authority to settle a case, and trial counsel shall appear in court for a Settlement Conference and a subsequent Pretrial Hearing on the date set forth above. No further notice will be given of this date. Unrepresented parties and/or trial counsel shall meet at least two weeks prior to the hearing date to prepare a written joint pre-trial statement and endeavor to settle the case. If the parties cannot agree to the meeting place or date, it shall be two weeks before the hearing date at 9:00 a.m. in the lobby of the Court House. The joint pre-trial statement shall be signed by all parties and their attorneys and shall be filed with the court at least seventeen days before the Settlement/Pretrial Hearing and shall contain the following:

- 1. Nature of the Case: A brief, non-argumentative statement suitable for reading to a jury.
- Claims and/or Defenses: Each party to set forth a concise statement of all claims and defenses which that party is submitting for trial.
- 3. Undisputed Issues and Facts: List all issues not in dispute and set forth stipulated facts.
- 4. Disputed Issues: List each disputed issue and the principal contentions of all parties respecting each.
- Relief Sought: Specify nature and amount of each item of damage claimed or description of equitable relief sought by each party.
- 6. Citations: List any cases or statutes which need to be called to the Court's attention.
- 7. Pending Motions: List title, movant, and filing date of pending motions.
- Witnesses: Name, address and telephone number of each person who may be called to testify. As to
 experts, list matters about which each expert will testify. No party may call at trial any witness omitted
 from that party's pre-trial statement, except for impeachment or rebuttal purposes.
- 9. Exhibits: Attach a listing of the exhibits to be offered in evidence by each party at the trial, other than those expected to be used solely for impeachment, indicating which exhibits the parties agree may be offered in evidence without the usual authentication. Complete list of exhibits identifying by exhibit number each document that may be offered at trial. (Stickers to be attached to each exhibit are available in Clerk's office.) Any objections to another party's exhibits should be stated.

ŀ

Page One of Two

TRACK 3 -- SETTLEMENT PRETRIAL ORDER (PAGE 2 OF 2)

Case No.

- Deposition Testimony: Designation by page and line of deposition testimony to be offered as substantive evidence, not impeachment.
- Pleadings and Discovery Responses: Designation by page and paragraph of any pleading or discovery response to be offered as substantive evidence, not impeachment.
- Demonstrative or Physical Evidence: Describe any items of non-testimonial, non-documentary evidence -- models, samples, objects, etc. -- to be utilized at trial.
- 13. Videotapes: Identify any videotapes to be shown to the jury and authority for doing so.
- Requested Jury Selection Questions; Identify those agreed upon and include any objections made by either side.
- Pattern Jury Instructions: Identify those agreed upon and those not agreed upon. Designate the source of the instruction.
- Non-Pattern Jury Instructions: Supply complete text of each instruction, with authorities, on a separate page.
- Verdict Sheet (if requested): Text of verdict sheet, including any special interrogatories, to be submitted to the jury.
- 18. Settlement: Minimum demand; Maximum offer.
- 19. Estimated Length of Trial: _#_ days;

and it is further

ORDERED, that counsel and unrepresented parties shall file the Joint Pretrial Statement no later than seventeen days (DEADLINE: 01/08/2018) before the Mandatory Settlement Conference and Pretrial Hearing; and it is further,

ORDERED, that in cases that have not reached a settlement by the Settlement Conference and Pretrial Hearing date, that the parties and their counsel and representatives with the authority to settle participate in good faith in a Settlement Conference. It is further ordered that parties not reaching settlement proceed to a Pretrial Hearing before the Administrative Judge in order to set a trial date and resolve other pretrial issues.

John W. Debelius III Circuit Administrative Judge

Possession and use of cell phones, computers, other electronic devices, and cameras may be limited or prohibited in designated areas of the court facility. The use of any camera, cell phone, or any electronic device for taking, recording, or transmitting photographs, videos, or other visual images is prohibited in the court facility at all times, unless the court expressly grants permission in a specific instance.

IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Count's GUIDE TO DCM ORDERS and <u>www.montpomerycountymd.gov/circuitcourtDCM</u>

Page Two of Two

TRACK 3 - ADR ORDER (PAGE 1 OF 2)

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Plaintiff

٧.

Case No.

Defendant

ORDER FOR ALTERNATIVE DISPUTE RESOLUTION (ADR) (845)

This matter is currently set for 2014. Therefore it is this 22nd day of January, 2014,

on May 13,

ORDERED, that this matter shall be scheduled for Alternative Dispute Resolution (ADR) for a maximum of three (3) hours (unless the parties agree otherwise) before the following mediator:

Each party, through counsel (if any), shall contact the mediator within FIVE (5) days of entry of this Order to schedule mediation.

ADR shall be concluded by , . The parties (and insurance adjusters, if applicable) must appear and have full settlement authority. The mediator may not excuse any party or cancel the mediation without further order of court.

The mediator, having been designated by the Court, shall be compensated by the parties, on a pro rata basis, the fee of 200 per hour. Payment shall be made at the conclusion of the mediation session(s).

The mediator, having been designated by the parties, shall be compensated at a rate agreed upon by the parties and mediator. Payment shall be made at the conclusion of the mediation session(s).

Please read the attached instructions carefully as the instructions are part of this Order.

John W. Debelius III Administrative Judge

(Page One of Two)

1000031-01020064-0203-0

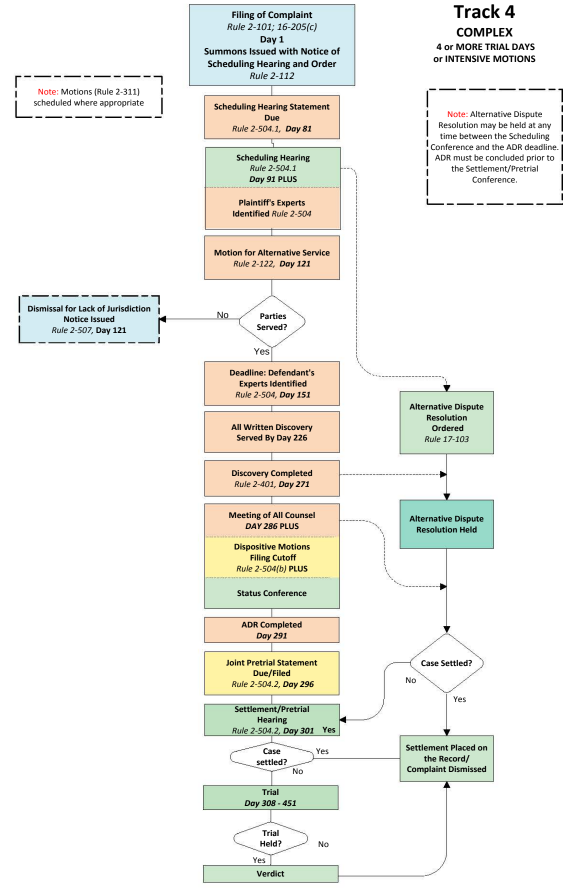
Case No.

Within thirty (30) days following entry of this Order, a party may file (a) an objection to the referral, (b) an alternative proposal, or (c) a "Request to Substitute ADR Practitioner" in the manner set forth in Rule 17-202(g).

If the case is resolved prior to the scheduled mediation, please notify the mediator.

- Parties are required to contact the mediator to schedule mediation. The mediator shall notify Special Master Holly Whittier, 50 Maryland Avenue Room 6, Law Library, Rockville, Maryland 20850, in writing of the date, time, and place of the mediation.
- 2. Personal attendance at mediation and good faith participation is mandatory for attorneys and parties in the case. The party and representative must attend mediation with full authority to make final and binding decisions related to settlement. If the party is a business entity, attendance by a representative with settlement authority is mandatory. The attendance of the insurance adjuster (if applicable) and the insured party is mandatory, unless alternative arrangements have been made in advance with the mediator.
- Enclosed with this Order is a CONFIDENTIAL ADR STATEMENT to be completed by each party or counsel. The mediator must receive each party's Confidential ADR Statement at least FIVE (5) business days before the mediation.
- 4. If a settlement is reached prior to the mediation date, the Assignment Office and mediator must be notified immediately. If a settlement is reached, the parties may file a joint line requesting a Stay Order pending final Settlement and notify the Assignment Office. Upon receipt of the joint line or request for stay, the Assignment Office will remove the Pretrial date and the case will be marked as "settled and off." A \$15.00 Clerk's fee will be required with the joint line pursuant to Section 7-202, Courts and Judicial Proceedings Article, Annotated Code of Maryland. The mediator shall notify Special Master Holly Whittier of the outcome of the mediation by returning the ADR Data Sheet to the court.
- 5. Failure to attend and participate in good faith in the mediation without further court order could result in the issuance of a show cause order and the imposition of sanctions. Sanctions could take the form of attorney's fees and costs as well as findings of contempt with resulting penalties. It is the parties' responsibility to ensure that the mediator is paid promptly following the mediation to be in compliance with this Order.

(Page Two of Two)



CIVIL DCM MANUAL 2017.1

<u>CIVIL - TRACK 4</u> Complex - 4 or More Day Trial Estimate or Intensive Motions

DAY

1

|--|

Complaint docketed in the Court computer system by the Clerk's Office. Computer system posts Scheduling Hearing on the Assignment Office docket, record cutoff dates, and prints Notice of Scheduling Hearing and Order. Cases assigned to a Track 4 Calendar are managed by one judge for the duration of the judicial rotation. Civil Office mails a copy back to plaintiff, attaches a copy to the summons for each defendant along with the Defendant's Information Form, and a copy of the completed Plaintiff's Information Form if provided.

- 81 +80 days SCHEDULING HEARING REPORT DUE
- 91 +90 days SCHEDULING HEARING (PLUS PLAINTIFF'S EXPERTS DEADLINE SEE BELOW)

2 cases set per 1/2 hour per judge (6).

- Determine whether all parties have been served. Where no parties have been served, the Court will reset the Scheduling Hearing within 30 days, order that summonses be reissued if needed, and remind the Plaintiff that the deadline to file a Motion for Alternative Service is 120 days after filing (Day 121). The Court will provide the same reminder where some parties remain unserved.
- 2. Determine if the track is appropriate.
- 3. Establish the length of trials, review pending issues and discovery matters.
- 4. Verify that the Plaintiff's experts have been timely identified.
- 5. Prepare Discovery Order as required.
- 6. Place the Scheduling Order and the Order for Pretrial Hearing into effect.
- 7. Determine whether settlement has been discussed and whether it is likely.
- 8. The Court will encourage the parties to participate in ADR as early in the case as possible and will issue an ADR order where parties indicate they are willing to participate.
- 9. Distribute Scheduling Order, Settlement/ Pretrial and Discovery Orders.

10. Rule on any motions as appropriate.

FAILURE TO OBTAIN SERVICE, OR REISSUING SERVICE PRIOR TO THE SCHEDULING HEARING, WILL NOT REMOVE THE HEARING, OR CHANGE THE HEARING DATE. COUNSEL FOR THE PLAINTIFF IS REQUIRED TO APPEAR AT THE SCHEDULING HEARING TO INFORM THE COURT OF THE STATUS OF OBTAINING SERVICE AND TO REQUEST NEW SERVICE IF APPROPRIATE. FAILURE TO APPEAR AT THE SCHEDULING HEARING, EVEN WHEN NO PARTIES HAVE BEEN SERVED, MAY RESULT IN THE DISMISSAL OF THE CASE.

91 +0 days PLAINTIFF'S EXPERTS IDENTIFIED

Identify all persons whom the Plaintiff expects to call as expert witnesses. Given the early stage of discovery, while disclosure of the area of expertise is expected, some flexibility will be applied as to the specific opinion of the expert. The obligation to supplement the information provided by this deadline continues and must be provided without delay as soon as it is known to the Plaintiff, but no later than 30 days after the Scheduling Hearing without leave of the Court, including any substance of the findings and opinions, grounds for each opinion on which the expert is expected to testify, as well as copies of all reports received from each expert witness. Under no circumstances may this information be withheld.

121 +30 days DEADLINE FOR FILING MOTION FOR ALTERNATIVE SERVICE

151 +60 days DEFENDANT'S EXPERTS IDENTIFIED

Identify all persons whom the Defendant expects to call as expert witnesses. As to each expert named, the subject matter, substance of the findings and opinions, and summary of the grounds for each opinion on which the expert is expected to testify shall be provided. Attach copies of all reports received from each expert witness.

226 +75 days ALL WRITTEN DISCOVERY SERVED BY

271 +45 days DISCOVERY COMPLETED

286 +15 days MEETING OF ALL COUNSEL PLUS

All counsel are to meet 15 days prior to the Settlement/Pretrial Hearing to prepare the Pretrial Statement and discuss settlement.

286 +0 days DISPOSITIVE MOTIONS FILING CUTOFF PLUS

CIVIL DCM MANUAL 2017.1

286	+0 days	STATUS CONFERENCE
		A status conference to resolve discovery and any other pending issues that may impede the progress of the case. The status conference may be waived if all parties certify compliance with discovery and ADR orders.
291	+5 days	ADR COMPLETED
296	+10 days	JOINT PRETRIAL STATEMENT FILED BY
		A JOINT Pretrial Statement must be filed 5 days prior to the Settlement/Pretrial Hearing.
301	+5 days	SETTLEMENT/PRETRIAL HEARING

308 - 481 +8 - 180 days TRIAL DATE

PLEASE NOTE THAT THE TRACK 4 JUDGE MAY EXPAND OR COMPRESS THE ABOVE SCHEDULE AS REQUIRED BY THE ISSUES PRESENTED IN THE CASE. WHERE APPROPRIATE, AN EARLIER TRIAL DATE MAY BE SET; A LATER TRIAL DATE MAY ONLY BE SET FOR GOOD CAUSE SHOWN WITH THE CONCURRENCE OF THE ADMINISTRATIVE JUDGE.

TRACK 4 -- 4 OR MORE TRIAL DAYS OR INTENSIVE MOTIONS

The length of the trial in Track 4 cases is anticipated to last at least 4 days or involve an intensive level of motions litigation. Individual judicial management is needed due to complex legal issues, factual difficulty, numerous parties, claims, and defenses. Typical cases assigned to Track 4 include:

TYPES OF CASES: Medical Malpractice, Legal Malpractice, Abuse cases, Fraud cases, Defamation of Character, etc.

On filing, the complaint is docketed, assigned a case number and a track and entered in the Circuit Court computer system, which posts a Scheduling Hearing, calculates deadlines and cut-off dates, and generates a Notice of Scheduling Hearing and Order. The Notice of Scheduling Hearing Order is the first notice that requires the parties to appear before the court and provides the date, time, courtroom number and the name of the judge handling the case. The Scheduling Hearing is held on the 91st day after filing of the complaint. All counsel and unrepresented parties are required to appear. Attorneys are to bring their calendars to the Scheduling Hearing. The guideline dates for setting a trial date will appear on the last page of the Track 4 Notice of Scheduling Hearing.

Track 4 cases are assigned to Civil Calendars. The computer selects Calendars 1, 3, 4, 5 and 6 on a rotating basis. Calendar 2 has been limited and is carried along with an additional calendar by one judge. There are five (5) judges assigned to the calendars on a rotating basis. When a case is changed to a Track 4 at the Scheduling Hearing, the case is normally assigned to the Calendar of a Judge who is presiding. Cases that are changed to Track 4 from another type of hearing or an order of court will be assigned randomly from the five (5) calendars. Upon rotation of assignment, which occurs every 18 months, the judge assuming responsibility for the calendar will handle the case from that point forward until resolution.

There are instances when the case's calendar assignment may change--when a judge recuses him or herself or a case has to be specially assigned. When this occurs, the new judge assigned will receive a case information memorandum and an amended Scheduling Order will be mailed to all parties to notify them of the change.

Parties disagreeing with the track designation shall file a motion and order requesting the track to be changed. Track changes requested prior to the Scheduling Hearing will be reviewed and ruled on by the

assigned judge. If the motion is granted, the Assignment Office will generate a new Scheduling Hearing Notice or Scheduling Order, **based on the original filing date**, and mail a copy to all parties. The Judge assigned to hear Scheduling Hearings shall confirm the track assignment with counsel and resolve any track differences at the Scheduling Hearing. Deferral of the resolution of track differences to a later date generally serves to complicate matters as the Settlement/Pretrial nears. When track changes are proposed during a court proceeding, on the approval of the Administrative Judge, the attorneys will be sent to the Assignment Office with the file. The Assignment Clerk will issue a new Scheduling Order and Order for Mandatory Settlement/Pretrial Hearing **based upon the original filing date**. Copies will be distributed to all counsel and parties present and mailed to any parties and counsel not present.

Consistent with **Rule 2-504.1**, a Scheduling Hearing is held within 90 days after filing of the complaint. Ten (10) days prior to the Scheduling Hearing each party must file a Scheduling Hearing Statement. A copy of the statement must be provided to the assigned judge.

Scheduling Hearings are scheduled every Friday between the hours of 9:00 AM and 11:30 AM.

At the Scheduling Hearing the judge will:

- Determine whether all parties have been served. Where no parties have been served, the Court will reset the Scheduling Hearing within 30 days, order that summonses be reissued if needed, and remind the Plaintiff that the deadline to file a Motion for Alternative Service is 120 days after filing (Day 121). The Court will provide the same reminder where some parties remain unserved.
- 2. Determine if the track is appropriate.
- 3. Establish the length of trials, review pending issues and discovery matters.
- 4. Verify that the Plaintiff's experts have been timely identified.
- 5. Prepare a Discovery Order as required and establish the pretrial process.
- 6. Finalize and effectuate a Scheduling Order and an Order for Pretrial Hearing consistent with **Rules 2-504 and 2-504.2**.
- 7. Determine whether settlement has been discussed and whether it is likely.
- 8. The Court will issue an ADR order and encourage the parties to participate in ADR as early in the case as possible.
- 9. Distribute Scheduling Order, Settlement/ Pretrial and Discovery Orders.
- 10. Rule on any motions as appropriate.

A copy of the Scheduling Hearing Courtroom Worksheet is provided to each judge prior to the Scheduling Hearing. Judges are encouraged to use the codes and explanations provided in order to assist the Courtroom Clerks with the courtroom work. A separate form will be provided for each case. It would be helpful to the Courtroom Clerks if the judge assigned to the Scheduling Hearing would select the correct code and indicate any additional comments that the docket entries should reflect. Since there are multiple parties, some of whom may not yet be served, confusion will be eliminated if the judge clarifies this for the Courtroom Clerks. The form is filled out by the Courtroom Clerk and sent with the file to the Civil Office. The computer code is entered into the system and an automatic entry is made.

FAILURE TO OBTAIN SERVICE, OR REISSUING SERVICE PRIOR TO THE SCHEDULING HEARING, WILL NOT CANCEL THE SCHEDULING HEARING, EXCUSE THE APPEARANCE OF PLAINTIFF"S COUNSEL, OR CHANGE THE HEARING DATE. COUNSEL FOR THE PLAINTIFF IS REQUIRED TO APPEAR AT THE SCHEDULING HEARING TO INFORM THE COURT OF THE STATUS OF OBTAINING SERVICE AND TO REQUEST NEW SERVICE IF APPROPRIATE. FAILURE TO APPEAR AT THE SCHEDULING HEARING, EVEN WHEN NO PARTIES HAVE BEEN SERVED, MAY RESULT IN THE DISMISSAL OF THE CASE.

Scheduling Hearings should not be postponed unless there are exceptional circumstances. Failure to serve defendant(s) will not the basis for postponing a Scheduling Hearing. A postponement will not generate a new Scheduling Order. If the original date for the Scheduling Hearing is not convenient to the parties, it may be rescheduled once by consent of all parties and the approval of the assigned judge. The case will be postponed to the judge's next succeeding hearing date. The assigned judge will send a memorandum to the Assignment Office with the rescheduled date. As a courtesy to the Assignment Office, it is recommended that these matters be set on a Friday.

At the Scheduling Hearing, if none of the defendants have been served, the Court will reset the Scheduling Hearing once within 30 days, order that summonses be reissued if needed, and remind the Plaintiff that the deadline to file a Motion for Alternative Service is 120 days after filing (Day 121). The Court will provide the same reminder where some parties remain unserved. Where one or more defendant(s) have been served, the Scheduling Order will be put into effect with instructions for the Civil Clerk to issue a new summons. It will be the responsibility of the counsel filing the complaint to serve the Scheduling Order on any unserved defendant(s) in the case. Counsel may file, prior to any cut-off dates, the appropriate motion to resolve any discrepancies in the Scheduling Order.

CIVIL DCM MANUAL 2017.1

-54-

All requests to reissue prior to the Scheduling Hearing are referred to the assigned judge for ruling. Requests to reissue service will not result in a new Scheduling Order with new dates. If reissued, a copy of the original Scheduling Order will be attached to the new summons to be served. **THE SCHEDULING ORDER DATES WILL NOT BE MODIFIED SIMPLY BECAUSE A LINE TO REISSUE WAS FILED. PLEASE NOTE THE DEADLINE FOR THE FILING FOR A MOTION OF ALTERNATIVE SERVICE. While a the court may order that summonses be reissued, reissuance will neither toll the deadline for a Motion for Alternative Service nor will it prevent the issuance of a Notice of Dismissal under Rule 2-507 for failure to obtain service within 120 days.** As noted above, late served defendants may be severed to be tried separately.

The judge and parties are to confirm the deadline dates on the Scheduling Order and make appropriate changes if needed on the record. The deadline dates are dates in which specific items should be complied with. If these dates are not changed at the time of the Scheduling Hearing, then a motion and order to extend will need to be filed and forwarded to the assigned judge for consideration. **ADJUSTMENTS OF THE DEADLINE DATES MAY BE MADE IN COMPLIANCE WITH A TRIAL DATE SET WITHIN THE DCM GUIDELINES OF 308 TO 481 days.**

All Track 4 cases will be scheduled for trial at the Scheduling Hearing. The trial date will posted on the Court's calendar but should be reconfirmed as to length no later than the Settlement/Pretrial Hearing.

A TRIAL DATE CONFIRMATION form should be filled out and sent to the Assignment Office. The judge and parties are to confirm the deadline dates on the Scheduling Order. Any amendments to the deadline dates by which specific requirements must be completed, rather than event dates, are to be requested in the form of a motion for ruling by the Track 4 judge.

The following procedure should be followed on the very rare occasions in which a trial date cannot be set **WITHIN THE DCM GUIDELINES** at the Scheduling Hearing:

- Direct counsel to the Administrative Aides in Room 3121. The Aides will set the matter for a hearing in Courtroom No. 1 or determine when the Administrative Judge will be available to see counsel.
- 2. Where all counsel are not present, a form has been developed to refer the file to Administrative Aides. The judge's secretary would complete the form and send the file together with the form to the Administrative Aides. After review of the form, the Aides

will either set a hearing before the Administrative Judge or follow up with written approval.

It is not expected that the above will occur often, if ever, but consistent compliance with the DCM policy is necessary for the Track 4 caseload to meet the time standards for resolution established by the Maryland Judiciary.

The **deadline for the disclosure of Plaintiff's experts coincides with the Scheduling Hearing**. Given the early stage of discovery, while disclosure of the area of expertise is expected, some flexibility will be applied as to the specific opinion of the expert. The obligation to supplement the information provided by this deadline continues and must be provided without delay as soon as it is known to the Plaintiff, but no later than 30 days after the Scheduling Hearing without leave of the Court, including any substance of the findings and opinions, grounds for each opinion on which the expert is expected to testify, as well as copies of all reports received from each expert witness. Under no circumstances may this information be withheld. The Defendant's Expert Witnesses must be identified within 60 days of the disclosure of the Plaintiff's Experts. These expert disclosure deadlines do not apply to rebuttal witnesses; in countercomplaints, counter-experts shall be disclosed within 30 days of the filing of the countercomplaint.

Alternative Dispute Resolution (ADR) will be ordered and its early utilization strongly encouraged in **Track 4 cases.** An ADR deadline has been added. ADR may be held at any time between the Scheduling Conference and the ADR deadline. ADR must be concluded prior to the Settlement/Pretrial Conference.

All motions filed in a Track 4 case shall bear the case number and the judge's name beneath the case number. A copy of the motion shall be delivered to the assigned judge's chambers.

Any motion ruled upon by the Track 4 judge will be done via an order of court or a hearing in open court. Recorded telephone hearings with a Courtroom Clerk are also available to the parties and assigned judge. These hearings may be set up through the Technical Services Division (240) 777-9150. The Courtroom Clerk must be notified so a docket entry can be made in the court file. The Assignment Office should be notified, accordingly.

Motions hearings that are scheduled by the assigned judge that will interfere with normal trial assignment shall be cleared with the Assignment Office prior to scheduling. A memorandum shall be sent CIVIL DCM MANUAL 2017.1

to the Assignment Office indicating the docket entry number, date, time, and length of the motion(s) hearing.

Motions to extend or modify the Scheduling Order are sent to the assigned judge for their review and decision. Discovery and motions dates will be strictly enforced. Any motions requesting a modification of these cutoff dates must be filed prior to the cutoff date and be supported by a good cause shown. If any dates are modified, the file will be sent to the Assignment Office to update the automated schedule.

If a case has not yet settled, a meeting of all counsel is required to take place on the 286st day after filing and 15 days before the Settlement Conference/Pretrial Hearing date to discuss settlement and prepare the Joint Pretrial Statement. This date is also the deadline for the filing of Dispositive Motions and is scheduled 15 days after the close of discovery, consistent with Rule 2-504. Further, a Status Conference will be held before the Track 4 judge to address any issues regarding noncompliance with ADR and discovery orders. The Status Conference may be waived where the parties have filed certifications of compliance with discovery and ADR orders no later than 10 days prior to the Status Conference date.

As required by the Order for Settlement Conference/Pretrial Hearing, parties are to file a Joint Pretrial Statement 5 days prior to the hearing in accordance with **Rule 2-504.2**. As required by the Order for Settlement/Pretrial Hearing the parties are to file a Joint Settlement/Pretrial Statement five (5) days prior to the Settlement/Pretrial Hearing in accordance with **Rule 2-504**. The statement shall be signed by all parties or trial counsel. A courtesy copy shall be provided to the Track 4 judge, who will review the statement to assure that compliance has been met. A full explanation of the following is required.

- 1. NATURE OF CASE: A brief, non-argumentative statement suitable for reading to a jury.
- 2. CLAIMS AND DEFENSES: Each party is to set forth a concise statement of all claims and defenses which that party is submitting for trial.
- 3. UNDISPUTED ISSUES AND FACTS: List all issues not in dispute and set forth stipulated facts.
- 4. DISPUTED ISSUES: List each disputed issue and the principal contentions of all parties respecting each.
- 5. RELIEF SOUGHT: Specify the nature and amount of each item of damage claimed or description of equitable relief sought by each party.

- 6. CITATIONS: List any cases or statutes that need to be called to the court's attention.
- 7. PENDING MOTIONS: List title, movant, and filing date of all pending motions.
- 8. WITNESSES: List the name, address, and telephone number of each person who may be called to testify. As to experts, list the matters about which each expert will testify. No party may call at trial any witness omitted from that party's Pretrial statement, except for impeachment, or rebuttal purposes.
- 9. EXHIBITS: Attach a listing of the exhibits to be offered in evidence by each party at the trial, other than those expected to be used solely for impeachment, indicating which exhibits the parties agree may be offered in evidence without the usual authentication. A complete list of exhibits identifying by exhibit number each piece of documentary evidence that may be offered at trial. Stickers to be attached to each exhibit are available from the Courtroom Clerk's Office, Room 323. Any objections to another party's exhibits should be stated.
- 10. DEPOSITION TESTIMONY: Designation by page and line of deposition testimony to be offered as substantive evidence, not impeachment.
- 11. PLEADINGS AND DISCOVERY RESPONSES: Designation by page, paragraph of any pleading, or discovery response to be offered as substantive evidence, not impeachment.
- 12. DEMONSTRATIVE OR PHYSICAL EVIDENCE: Describe any items of non-testimonial, nondocumentary evidence -- models, samples, objects, etc. -- to be utilized at trial.
- 13. VIDEOTAPES: Identify any videotapes to be shown to the jury and the authority for doing so.
- 14. REQUESTED VOIR DIRE QUESTIONS: Identify those agreed upon and include any objections made by either side.
- 15. PATTERN JURY INSTRUCTIONS: Identify those agreed upon and those not agreed upon. Designate the source of the pattern.
- 16. NON-PATTERN JURY INSTRUCTIONS: Supply a complete text of each instruction, with authorities, on a separate page.

- 17. VERDICT SHEET (if requested): Text of verdict sheet, including any special interrogatories, to be submitted to the jury.
- 18. SETTLEMENT: (Optional) Minimum demand; Maximum offer.
- 19. ESTIMATED LENGTH OF TRIAL: Number of days, if revised.

Settlement/Pretrial Hearings are set on Fridays at 1:30 PM. The purpose of the Settlement/Pretrial Hearing is to have the parties and counsel meet with the assigned judge to discuss settlement and prepare the case for trial if a settlement cannot be reached. At the conclusion of the hearing the assigned judge will put the settlement on the record. If a settlement is not reached, the judge, in coordination with the Assignment Office, will confirm the trial date and adjust the trial's length on the record. IF THE TRIAL DATE MUST BE CHANGED FOR GOOD CAUSE AND CANNOT BE SET WITHIN THE DCM GUIDELINES AND/OR ON THE TRACK 4 JUDGE'S CALENDAR WITHIN THE JUDGE'S ROTATION, THE CASE MUST BE REFERRED TO THE ADMINISTRATIVE JUDGE. Please note that the Maryland Rule 2-508 provides that a trial date "shall not be continued on the ground that discovery has not yet been completed, except for good cause shown."

A Track 4 case that has not been concluded prior to the assigned judge hearing the civil assignment will be reassigned to the judge taking over that calendar. The Assignment Office will notify all parties in all pending cases of the reassignment. The notice will include the judge's name and effective date. All future motions or correspondence will be sent to the reassigned judge.

ALL MATTERS PERTAINING TO A TRACK 4 CASE WILL BE HANDLED DIRECTLY THROUGH THE TRACK 4 CIVIL JUDGE'S CHAMBERS, but must be filed with the Clerk's Office, and walked through to that judge's chambers when a ruling is needed within 3 weeks. Examples: motions for postponement, scheduling of motion's hearings, motions to extend or modify, and consolidations.

TRACK 4 -- NOTICE OF SCHEDULING HEARING AND ORDER OF COURT (PAGE 1 OF 3)

	IN THE CIRCUIT COURT	FOR MONTGOMERY COUNTY, MARYLAND)P
	PLAINTIFF	Sec.	
		Case NoV	
	v.	 Calendari	
		Calendar:	
	DEFENDANT	Judge:	
		G HEARING AND ORDER OF COURT – TRACK <u>4</u> (838) LAINT FILED ON <u>07/07/2013</u>	
	COMPL	AINT FILED ON OFFICE 2013	
		:00 AM, COURTROOM, ATTENDANCE REQUIRED PLT EXPERTS IDENTIFIED: <u>10/05/2013</u>	PLUS
lt is	s by the Circuit Court for Montgomery Coun	nty, Maryland, hereby ORDERED, as follows:	
1)	above. ALL FUTURE FILINGS IN THIS CASE BENEATH THE CASE NUMBER. On filing an	o a CIVIL calendar under the supervision of the judge as no SHALL BEAR THE CASE NUMBER AND THE JUDGE'S NAME ny motion or paper related thereto with the Clerk's Office ssigned judge's chambers by the party filing the pleading.	E 2, a
2)	_	ALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORAND SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF COURT	
3)		he Complaint, Plaintiff must file proof of service on each of Summons, the Complaint, and this Notice of Scheduling H	
	 a) As to any Defendant for whom such pro the Complaint without prejudice at the 		-
	against that party.	ime of the initial Scheduling Hearing, the Court may sever	the case
	c) A motion for alternative service as to a filing of the Complaint: <u>DEADLINE: 11/</u>	ny unserved Defendant may not be filed after the 121 st d / <u>04/2010</u>	ay after
		121 st day after filing are subject to dismissal under Rule 2	2-507.
		immons and Complaint, within thirty days of service, the vil Information Form with the initial pleading, with a copy r	mailed
4)	an Answer or other responsive pleading. T	d Rules, each Defendant must respond to the Complaint by These pleadings must be filed in accordance with Rule 2-32 may enter an Order of Default pursuant to Rule 2-613 at th	1. If no

5) No later than ten (10) days before the initial Scheduling Hearing, the parties shall: complete sufficient initial discovery to enable them to participate in the Hearing meaningfully and in good faith and to make decisions regarding (a) settlement, (b) consideration of available and appropriate forms of alternative dispute resolution (ADR)[PLEASE SEE PARAGRAPH 9 BELOW], (c) limitation of issues, (d) stipulations, (e) any issues

Page 1 of 3

QUESTIONS? PLEASE SEE www.montcomerycountymd.cov/circuitcourtDCM or CALL THE DCM COORDINATOR AT (240) 777-9358.

relating to preserving discoverable information, (f) any issues relating to discovery of electronical appred information, including the form in which it is to be produced, (g) any issues relating to claims of private or of protection, and (h) other matters that may be considered at the Hearing; including:

- a) Initial Disclosure of the Plaintiff's Experts to occur no later than the Scheduling traing: The deadline for the disclosure of Plaintiff's experts coincides with the Scheduling Hearing. Given the early stage of discovery, while disclosure of the area of expertise is expected, some flexibility will be applied as to the specific opinion of the expert. The obligation to supplement the information provided by this deadline continues and must be provided without delay as soon as it is known to the Plaintiff, but no later than 30 days after the Scheduling Hearing without leave of the Court, including any substance of the findings and opinions, grounds for each opinion on which the expert is expected to testify, as well as copies of all reports received from each expert witness. Under no circumstances may this information be withheld.
- 6) Further, with regard to the discovery of electronic information, the Parties shall confer in person or by telephone and attempt to reach agreement, or narrow the areas of disagreement, as to the preservation of electronic information, if any, and the necessity and manner of conducting discovery regarding electronic information, and the parties shall be prepared to address the following at the Scheduling Hearing:
 - a) Identification and retention of discoverable electronic information and what, if any, initial discovery and any party requests in order to identify discoverable electronic information;
 - b) Exchange of discoverable information in electronic format where appropriate, including:
 - The format of production, i.e., PDF, TIFF or JPEG file or native formats such as Microsoft Word, Word Perfect, etc., and the manner in which the information shall be exchanged such as CD-ROM disks or otherwise; and
 - ii) Whether separate indices will be exchanged and whether the documents and information exchanged will be electronically numbered.
 - c) Whether the parties agree as to the apportionment of costs for production of electronic information that is not maintained on a party's active computers, computer servers or databases;
 - d) The manner of handling inadvertent production of privileged materials; and
 - e) Whether the parties agree to refer electronic discovery disputes to a Special Master for resolution.

The parties shall reduce all areas of agreement, including any agreements regarding inadvertent disclosure of privileged materials, to a stipulated order to be presented to the court at or before the Scheduling Hearing.

- 7) Ten (10) days before the initial Scheduling Hearing, each party must file with the Court and provide the other party(ies) and the assigned judge a Scheduling Hearing Statement setting forth the following information:
 - a) for the Plaintiff, a brief statement of the nature of the controversy and the claims being made by the Plaintiffs;
 - b) for the Defendant, a concise statement of the Defendant's defenses;
 - c) an itemization of damages or other relief sought for the Plaintiff and an itemization of matters in mitigation of damages or in opposition to the relief sought by the Defendant;
 - the maximum offer or minimum demand now acceptable to your client;
 - a concise statement of the number of witnesses and a designation of the number and identity of proposed expert witnesses;
 - f) an estimation of the amount of time it will take to complete each party's portion of the trial.
- 8) On the date and time noted above, all counsel and any unrepresented parties shall appear before the assigned judge at an initial Scheduling Hearing to discuss the possibilities of settlement, ADR, and to establish a schedule for the completion of all proceedings. This Order is the only notice that parties and counsel will receive concerning this hearing. Failure to appear may result in sanctions. Where the Plaintiff

Page 2 of 3

QUESTIONS? PLEASE SEE www.monteomervcountymd.cov/circuitcourtDCM or CALL THE DCM COORDINATOR AT (240) 777-9358.

TRACK 4 -- NOTICE OF SCHEDULING HEARING AND ORDER OF COURT (PAGE 3 OF 3)

does not appear, failure to appear may result in dismissal of the complaint, EVEN IF DEFENDANTS NOT YET BEEN SERVED OR HAVE NOT YET ANSWERED.

- 9) PLEASE BE ADVISED THAT THE COURT WILL ORDER MEDIATION IN THE ABOVE-CAPTIONED CASE CLASE DISCUSS ADR/MEDIATION WITH THE OPPOSING PARTY (OR COUNSEL, IF APPLICABLE) PRIOR TO THE SCHEDULING HEARING. Parties choosing a mediator must pay the rate agreed upon by the parties and the mediator. Where the court designates a mediator, pursuant to Rule 17-208, the parties will pay the hourly rate established by the court. Counsel/parties may object to participating in mediation either at the Scheduling Hearing, or in accordance with Maryland Rule 17-202(f), within 30 days after entry of the order, may file (A) an objection to the referral, (B) an alternative proposal, or (C) a "Request to Substitute ADR Practitioner" substantially in the form set forth in section (g) of Rule 17-202.
- 10) Upon advice that the date noted above is in conflict with another required appearance for any attorney of record or unrepresented party, the Hearing may be postponed once for no more than two (2) weeks, with the consent of all parties. No other postponement of the Hearing will be granted except upon motion for good cause shown. Failure to appear at the Scheduling Hearing may result in a dismissal and/or default judgment.
- 11) THE TRIAL DATE SHALL BE SET AT THE SCHEDULING HEARING BETWEEN THE DATES NOTED BELOW. COUNSEL ARE ENCOURAGED TO CLEAR DATES WITH ONE ANOTHER AND THE ASSIGNMENT OFFICE PRIOR TO THE SCHEDULING HEARING:

[TRIAL DATE BETWEEN: 05/11/2014 AND 10/01/2014.]

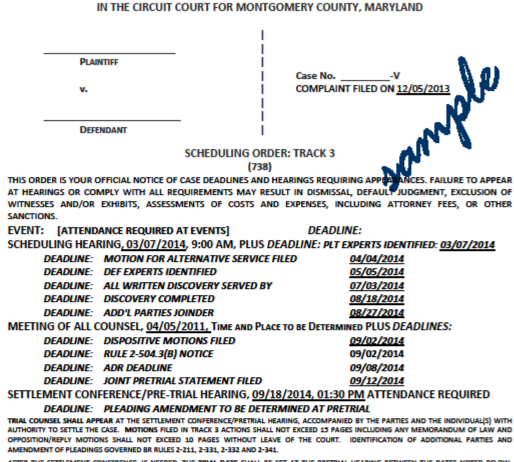
DATE: July 7, 2013

JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

Page 3 of 3

QUESTIONS? PLEASE SEE www.monteomerycountymd.eov/circuitcourtDCM or CALL THE DCM COORDINATOR AT (240) 777-9358.

TRACK 4 – SCHEDULING ORDER



AFTER THE SETTLEMENT CONFERENCE, IF NEEDED, THE TRIAL DATE SHALL BE SET AT THE PRETRIAL HEARING BETWEEN THE DATES NOTED BELOW. COUNSEL ARE ENCOURAGED TO CLEAR DATES WITH ONE ANOTHER AND THE ASSIGNMENT OFFICE PRIOR TO THE CASE BEING CALLED. [TRIAL DATE BETWEEN: 10/18/2014 AND 01/26/2015.]

EXPERT DISCLOSURE DEADLINES DO NOT APPLY TO REBUTTAL WITNESSES; IN COUNTERCOMPLAINTS, COUNTER-EXPERTS SHALL BE DISCLOSED WITHIN 30 DAYS OF THE FILING OF THE COUNTERCOMPLAINT.

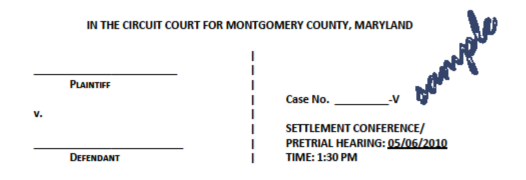
ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

Possession and use of cell phones, computers, other electronic devices, and cameras may be limited or prohibited in designated areas of the court facility. The use of any camera, cell phone, or other electronic device for taking, recording, or transmitting photographs, videos, or other visual images is prohibited in the court facility at all times, unless the court expressly grants permission in a specific instance.

> JOHN W. DEBELIUS III Circuit Administrative Judge

IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 77-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.increasemery.courtsmat.gov/circultcourtOCM.

TRACK 4 -- ORDER FOR PRETRIAL HEARING (PAGE 1 OF 2)



ORDER FOR MANDATORY SETTLEMENT/PRETRIAL HEARING – TRACK 4 COMPLAINT FILED ON 07/07/2010

In accordance with Maryland Rules of Procedure, Rule 2-504, and in order to administer the trial of cases in a manner consistent with the ends of justice, in the shortest possible time and at the least possible cost to the Court and to litigants, it is, this <u>5thth day of October</u>, 2010, by the Circuit Court for Montgomery County, Maryland,

ORDERED, that the parties, representatives with authority to settle a case, and trial counsel shall appear in court for a Settlement Conference and a subsequent Pretrial Hearing on the date set forth above. No further notice will be given of this date. Unrepresented parties and/or trial counsel shall meet at least two (2) weeks prior to the hearing date to prepare a written joint pre-trial statement and endeavor to settle the case. If the parties cannot agree to the meeting place or date, it shall be two (2) weeks before the hearing date at 9:00 a.m. in the lobby of the Court House. The joint pre-trial statement shall be signed by all parties and their attorneys and shall be filed with the court at least five (5) days before the Settlement/Pretrial Hearing and shall contain the following:

- 1. Nature of the Case: A brief, non-argumentative statement suitable for reading to a jury.
- Claims and/or Defenses: Each party to set forth a concise statement of all claims and defenses which that party is submitting for trial.
- 3. Undisputed Issues and Facts: List all issues not in dispute and set forth stipulated facts.
- 4. Disputed Issues: List each disputed issue and the principal contentions of all parties respecting each.
- Relief Sought: Specify nature and amount of each item of damage claimed or description of equitable relief sought by each party.
- 6. Citations: List any cases or statutes which need to be called to the Court's attention.
- 7. Pending Motions: List title, movant, and filing date of pending motions.
- Witnesses: Name, address, and telephone number of each person who may be called to testify. As to
 experts, list matters about which each expert will testify. No party may call at trial any witness omitted
 from that party's pre-trial statement, except for impeachment or rebuttal purposes.
- 9. Exhibits: Attach a listing of the exhibits to be offered in evidence by each party at the trial, other than those expected to be used solely for impeachment, indicating which exhibits the parties agree may be offered in evidence without the usual authentication. Complete list of exhibits identifying by exhibit number each document that may be offered at trial. (Stickers to be attached to each exhibit are available in Clerk's office.) Any objections to another party's exhibits should be stated.

(Page 1 of 2)

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountymd.gov/circuitcourtDCM.

TRACK 4 -- ORDER FOR PRETRIAL HEARING (PAGE 2 OF 2)

- Deposition Testimony: Designation by page and line of deposition testimony to be offered as substantial evidence, not impeachment.
- Pleadings and Discovery Responses: Designation by page and paragraph of any pleading or discovery response to be offered as substantive evidence, not impeachment.
- Demonstrative or Physical Evidence: Describe any items of non-testimonial, non-docum view vidence models, samples, objects, etc. – to be utilized at trial.
- 13. Videotapes: Identify any videotapes to be shown to the jury and authority for doing so.
- Requested Jury Selection Questions: Identify those agreed upon and include any objections made by either side.
- Pattern Jury Instructions: Identify those agreed upon and those not agreed upon. Designate the source of the instruction.
- Non-Pattern Jury Instructions: Supply complete text of each instruction, with authorities, on a separate page.
- Verdict Sheet (if requested): Text of verdict sheet, including any special interrogatories, to be submitted to the jury.
- 18. Settlement: (Optional) Minimum demand; Maximum offer.
- 19. Estimated Length of Trial: Number of days;
- and it is further

ORDERED, that counsel and unrepresented parties shall file the Joint Pretrial Statement no later than five (5) days (DEADLINE: 05/06/2011) before the Mandatory Settlement Conference and Pretrial Hearing.

DATE: November 11, 2010

JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

(Page 2 of 2)

DCMV36A4

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montcomerycountymd.cov/circuitcourtDCM.

TRACK 4 - ADR ORDER (PAGE 1 OF 2)

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Plaintiff

٧.

Case No.

Defendant

ORDER FOR ALTERNATIVE DISPUTE RESOLUTION (ADR) (845)

This matter is currently set for 2014. Therefore it is this 22nd day of January, 2014,

on May 13,

ORDERED, that this matter shall be scheduled for Alternative Dispute Resolution (ADR) for a maximum of three (3) hours (unless the parties agree otherwise) before the following mediator:

Each party, through counsel (if any), shall contact the mediator within FIVE (5) days of entry of this Order to schedule mediation.

ADR shall be concluded by , . The parties (and insurance adjusters, if applicable) must appear and have full settlement authority. The mediator may not excuse any party or cancel the mediation without further order of court.

The mediator, having been designated by the Court, shall be compensated by the parties, on a pro rata basis, the fee of 200 per hour. Payment shall be made at the conclusion of the mediation session(s).

The mediator, having been designated by the parties, shall be compensated at a rate agreed upon by the parties and mediator. Payment shall be made at the conclusion of the mediation session(s).

Please read the attached instructions carefully as the instructions are part of this Order.

Jah W. Debelius III Administrative Judge

(Page One of Two)

Case No.

Within thirty (30) days following entry of this Order, a party may file (a) an objection to the referral, (b) an alternative proposal, or (c) a "Request to Substitute ADR Practitioner" in the manner set forth in Rule 17-202(g).

If the case is resolved prior to the scheduled mediation, please notify the mediator.

- Parties are required to contact the mediator to schedule mediation. The mediator shall notify Special Master Holly Whittier, 50 Maryland Avenue Room 6, Law Library, Rockville, Maryland 20850, in writing of the date, time, and place of the mediation.
- 2. Personal attendance at mediation and good faith participation is mandatory for attorneys and parties in the case. The party and representative must attend mediation with full authority to make final and binding decisions related to settlement. If the party is a business entity, attendance by a representative with settlement authority is mandatory. The attendance of the insurance adjuster (if applicable) and the insured party is mandatory, unless alternative arrangements have been made in advance with the mediator.
- Enclosed with this Order is a CONFIDENTIAL ADR STATEMENT to be completed by each party or counsel. The mediator must receive each party's Confidential ADR Statement at least FIVE (5) business days before the mediation.
- 4. If a settlement is reached prior to the mediation date, the Assignment Office and mediator must be notified immediately. If a settlement is reached, the parties may file a joint line requesting a Stay Order pending final Settlement and notify the Assignment Office. Upon receipt of the joint line or request for stay, the Assignment Office will remove the Pretrial date and the case will be marked as "settled and off." A \$15.00 Clerk's fee will be required with the joint line pursuant to Section 7-202, Courts and Judicial Proceedings Article, Annotated Code of Maryland. The mediator shall notify Special Master Holly Whittier of the outcome of the mediation by returning the ADR Data Sheet to the court.
- 5. Failure to attend and participate in good faith in the mediation without further court order could result in the issuance of a show cause order and the imposition of sanctions. Sanctions could take the form of attorney's fees and costs as well as findings of contempt with resulting penalties. It is the parties' responsibility to ensure that the mediator is paid promptly following the mediation to be in compliance with this Order.

(Page Two of Two)

NOTICE OF HEALTH CARE MALPRACTICE ADR TO LITIGANTS AND COUNSEL



IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Notice to Health Care Malpractice Litigants and Counsel (1564)

Pursuant to Maryland Courts and Judicial Proceedings ("CJ") Code Ann., 3-2A-06C, the Court is required to order the parties to engage in alternative dispute resolution ("ADR") at the earliest possible date.

Within 30 days of the later of the filing of the defendant's answer or the defendant's certificate of a qualified expert, the parties shall notify Special Master Holly Whittier, 50 Maryland Avenue, Rockville Maryland 20850, (240) 777-9108 of their selection of a mediator, neutral provider, or individual to conduct a settlement conference ("ADR Provider"). Any ADR Provider identified by the parties must abide by the "Maryland Standards of Practice for Mediators, Arbitrators, and other ADR Practitioners" and must conduct ADR proceedings as required in CJ 3-2A-06C.

If the parties fail to notify the Court of an agreement to engage an ADR Provider within the time set forth above, the Court will then assign an ADR Provider. Within 15 days of notice of the identity of the assigned ADR Provider, a party may object in writing to the designation, stating the reason for the objection. If the court sustains the objection, it shall appoint a substitute ADR Provider.

The Administrative Office of the Courts maintains a list of ADR Providers who have applied and meet the qualifications to serve in Health Care Malpractice cases. If an ADR professional is designated by the court from that list, fees for that provider will be billed at the rate of \$250 per hour, as approved by the Court. Unless otherwise agreed by the parties or ordered by the Court, those costs shall be divided equally between the parties. The parties are free to agree to engage an ADR Provider not included on that list, who may be compensated at any rate negotiated by the ADR Provider and the parties.

Once the ADR Provider is selected or assigned, an initial conference shall be set by that ADR Provider with all parties as soon as practicable. At least 15 days prior to that conference, the parties shall submit to the assigned ADR Provider a brief written outline of the strengths and weaknesses of the party's case.

The ADR Provider shall schedule further proceedings and report to the Court as required by CJ 3-2A-06C.

ORDER FOR HEALTH CARE MALPRACTICE ADR, PAGE 1 OF 2

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Plaintiff

٧.

Case No.

Defendant

ORDER FOR HEALTH CARE MALPRACTICE ALTERNATIVE DISPUTE RESOLUTION (ADR) (845)

Th∋ defendant having filed an answer or filed a certificate of qualified expert on Juy 11, 2013, it is this is this 15th day of January, 2014,

ORDERED, that the parties shall participate in mediation as required by Md. Code Ann., Cts. & Jud. Proc. Section 3-2A-06C and Maryland Rule 17-203 with the following mediator:

and it is further

ORDERED that each party, through counsel (If any), shall contact the mediator within FIVE (5) days of entry of this Order to schedu e mediation.

Mediation shall be concluded by , . The parties (and insurance adjusters, if applicable) must appear and have full settlement authority. The mediator may not excuse any party or cancel the mediation without further order of court.

X The mediator, having been designated by the Court shall be compensated by th∈ parties, on a pro rata basis, the fee of \$250.00 per hour. Payment shall be made at the conclusion of the mediation session(s).

If the mediator was selected by the Court, "within fifteen (15) days after the Court notifies the parties of the name of the mediator, a party may object in writing, stating the reason for the objection. If the Court sustains the objection, the Court shall appoint a different mediator." Maryland Rule 17-203(c)(2).

(Continued on Page Two)

(Page One of Two)

+040404 (011912711-10.21-16

ORDER FOR HEALTH CARE MALPRACTICE ADR, PAGE 2 OF 2

Case No. The parties, having notif ed the Court, by filing a Notice of Selection of ADR Practitioner by Stipulation, as set forth n Maryland Rule 17-203(c), pr orally, have stipulated to mediation with the above referenced mediator. The mediator shall be compensated at a rate agreed upon by the parties and the mediator. Payment shall be made at the conclusion of the mediation session(s). W. Debelius III Administrative Judge If the case is resolved prior to the scheduled mediation, please notify the mediator. Parties are required to contact the mediator to schedule mediation. The mediator shall notify Special Master Holly Whittier, 50 Maryland Avenue Room 6, Law Library, Rockville, Maryland 20850, in writing of the date, time, and place of the mediation. 2. Personal attendance at mediation and good faith participation is mandatory for attorneys and parties in the case. The party and representative must attend mediation with full authority to make final and binding decisions related to settlement. If the party is a business entity, attendance by a representative with settlement authority is mandatory. The attendance of the insurance acjuster (if applicable) and the insured party is mandatory, unless alternative arrangements have been made in advance with the mediator. 3. "At least fifteen (15) days prior to the initial conference, each party shall provide to the ADR practitioner a brief written outline of the strengths and weaknesses of the party's case. A party is not required to provide the outline to any other party. and the ADR practitioner shall not provide the outline or disclose its contents to anyone unless authorized by the party who submitted the outline." Maryland Rule 17-203(d). 4. If a settlement is reached prior to the mediation date, the Assignment Office and mediator must be notified immediately. If a settlement is reached, the parties may file a joint line requesting a Stay Order pending final Settlement and notify the Assignment Office. Upon receipt of the joint line or request for stay, the Assignment Office will remove the Pretrial date and the case will be marked as 'settlad and off." A \$15.00 Clerk's fee will be required with the joint line pursuant to Section 7-202, Courts and Judicial Proceedings Article, Annotated Code of Maryland. The mediator shall notify Special Master Holly Whittier of the outcome of the mediation by returning the ADR Data Sheet. 5. Failure to attend and participate in good faith in the mediation without further court order could result in the issuance of a show cause order and the imposition of sanctions. Sanctions could take the form of actorney's fees and costs as well as findings of contempt with resulting penalties. It is the parties' responsibility to ensure that the mediator is paid promptly following the mediation to be in compliance with this Order. Possession and use of cell phones, computers, other electronic devices, and cameras may be limited or prohibited in designated arsas of the court facility. The use of any carriers, cell phone, or any electronic cevice for taking, recording, or transmitting photographs, videos, or other visual images is prohibited in the court facility at all times, unless the court expressly grants permission in a specific instance. (Page Two of Two)

TRACK 4 – TRIAL DATE CONFIRMATION

	IN THE CIRCUI	T COURT FOR MONTGO	MERY COUNTY, MARY	LAND
		*		
	Plaintiff			
		*		
	VS.	*	Civil No.	
		*		
	Defendant			
		TRIAL DATE CONFIR	MATION	
	This is to certify that the T	RIAL DATE OF		has been scheduled
for a _				

Circuit Court for Montgomery County, MD

NOT TO BE PLACED IN COURT FILE

cc: Chambers File Assignment Office

TRACK 4 – MEMO TRIAL DATE BEYOND DCM STANDARD

MEMORANDUM

	DATE:
TO:	ADMINISTRATIVE AIDES
FROM:	
CASE NO.:	
CURRENT TRIA	AL DATE:
LENGTH OF TH	RIAL:
PROPOSED TR	IAL DATE:
	not be set within the designated Track 4 guidelines for the following reason:
*****	**************************************
TRIAL DATE O	F • APPROVED • NOT APPROVED <u>OR</u>
STATUS HE	ARING SET WITH JUDGE DEBELIUS ON
COMMENTS:	
INTER-OFFICE	MEMORANDUM ONLY - <u>NOT TO BE PLACED IN COURT FILE</u>

Form Location: N:\TRANSFER\DCM Forms\track 4 admin aides memo.doc

CIVIL DCM MANUAL 2017.1

MEMORANDUM

To: Judges' Secretaries Judges' Law Clerks

From: April Nicholson, Assignment Commissioner

Re: Reminders on Civil Assignment

Here are a few reminders for all of you who are about to enter the DCM Civil Assignment:

When moving deadline dates, use Monday through Friday dates. The computer will not recognize Saturday, Sunday, or Holidays.

All files that adjust <u>any</u> dates or have settled should be given to the Assignment Office (AO) first. The Assignment Office will forward the file to the Civil Department.

If a Judge must disqualify on a file, please send the file back to the Assignment Office as soon as possible. The Assignment Office will reassign the case to another calendar and notify the parties and the Judge.

Please give the Assignment Office any updates on your Judge Recusal (disqualified due to attorney in the case) List.

Track 4 cases set the trial date at the Scheduling Hearing. Trial dates in Track 4 cases must be set within 307 to 450 after the filing date (although they can be set earlier than this where a compressed schedule may be appropriate). Refer to Procedures in DCM Manual if a trial date cannot be set by the 450th day after filing. Given 84% of Track 4 cases resolve with a trial, scheduling all Track 4 case for trial may mean that you may need on a rare occasion to double book your calendar. If you need to double book your calendar, please contact me prior to doing so in order that I may check to see how many judges are off.

If you need to change the Pretrial/Settlement date in a Track 4 case, remember that you should also change the due date of the Joint Pretrial Statement.

Any changes in Track 3 scheduling orders must be sent to the Administrative Judge's Administrative Aides or the DCM Coordinator (track changes). A proper motion must be filed to extend any dates. The Aides handle all the postponements and the DCM Coordinator handles modifications, extensions, and track changes. Any motions filed to extend or modify any dates must be filed prior to the cut-off date that is being modified or extended.

Postponements of trial dates requested in Track 4 cases may be ruled on by the assigned Track 4 Judge as long as the new date can be set within that Judge's rotation and the case stays with the time standard. Postponements that will extend beyond a Judge's rotation or will take the case beyond standard shall be referred to the Administrative Judge.

All Track 4 cases will receive an Alternative Dispute Resolution (ADR) Order. These orders will be prepared and sent out by the Special Master.

cc: Court Administrator Special Master Administrative Aide

SPECIALIZED TRACKS: B &T and ASTAR

MARYLAND BUSINESS AND TECHNOLOGY COURT TASK FORCE REPORT

TABLE OF CONTENTS

р	•	a	
<u> </u>	a	Б	

I.	EXECUTIVE SUMMARY	1
Π.	BACKGROUND	1
Ш	HOUSE BILL 15 (Chapter 10 of the Maryland Acts of 2000)	2
IV.	INPUT FROM THE BUSINESS AND LEGAL COMMUNITIES	4
V.	EXPERIENCE OF OTHER STATES	5
VI.	FINDINGS	5
VII.	EXPEDITED APPEALS	12
VIII.	ADR (Alternative Dispute Resolution)	14
IX.	ELECTRONIC FILING	15
x	CONCLUSION	17
APPE	NDIX A (Input From The Maryland	
	Business And Legal Communities)	19
APPEI	NDIX B (Experience Of Other States)	23
APPEI	NDIX C (List of Members)	26

1316871

i

Rule 16-205. Business and technology case management program.

(a) Definitions.- The following definitions apply in this Rule:

(1) ADR.- "ADR" means "alternative dispute resolution" as defined in Rule 17-102.

(2) Program.- "Program" means the business and technology case management program established pursuant to this Rule.

(3) Program judge.- "Program judge" means a judge of a circuit court who is assigned to the program.

(b) Program established.- Subject to the availability of fiscal and human resources, a program approved by the Chief Judge of the Court of Appeals shall be established to enable each circuit court to handle business and technology matters in a coordinated, efficient, and responsive manner and to afford convenient access to lawyers and litigants in business and technology matters. The program shall include:

a program track within the differentiated case management system established under Rule <u>16-202</u>;

(2) the procedure by which an action is assigned to the program;

(3) program judges who are specially trained in business and technology; and

(4) ADR proceedings conducted by persons qualified under Title 17 of these Rules and specially trained in business and technology.

Cross References.

See Rules <u>16-101</u> a and 16-103 a concerning the assignment of a judge of the circuit court for a county to sit as a program judge in the circuit court for another county.

(c) Assignment of actions to the program.- On written request of a party or on the court's own initiative, the Circuit Administrative Judge of the circuit in which an action is filed or the Administrative Judge's designee may assign the action to the program if the judge determines that the action presents commercial or technological issues of such a complex or novel nature that specialized treatment is likely to improve the administration of justice. Factors that the judge may consider in making the determination include: (1) the nature of the relief sought, (2) the number and diverse interests of the parties, (3) the anticipated nature and extent of pretrial discovery and motions, (4) whether the parties agree to waive venue for the hearing of motions and other pretrial matters, (5) the degree of novelty and complexity of the factual and legal issues presented, (6) whether business or technology issues predominate over other issues presented in the action, and (7) the willingness of the parties to participate in ADR procedures.

(d) Assignment to program judge.- Each action assigned to the program shall be assigned to a specific program judge. The program judge to whom the action is assigned shall hear all proceedings until the matter is concluded, except that, if necessary to prevent undue delay, prejudice, or injustice, the Circuit Administrative Judge's designee may designate another judge to hear a particular pretrial matter. That judge shall be a program judge, if practicable.

http://michie.lexisnexis.com/maryland/lpext.dll/mdrules/8/ee7/f17/f2c?f=templates&fn=doc... 6/9/2010

Michie's Legal Resources

(e) Scheduling conference; Order.- Promptly after an action is assigned, the program judge shall (1) hold a scheduling conference under Rule <u>2-504.1</u> at which the program judge and the parties discuss the scheduling of discovery, ADR, and a trial date and (2) enter a scheduling order under Rule <u>2-504</u> that includes case management decisions made by the court at or as a result of the scheduling conference.

[Added Oct. 31, 2002, effective Jan. 1, 2003.]

http://michie.lexisnexis.com/maryland/lpext.dll/mdrules/8/ee7/f17/f2c?f=templates&fn=doc... 6/9/2010

IN THE CIRCUIT COU	RT FOR	(Steven Boundary)	
		SE INFORMATION R	EPORT
Plaintiff: This Information Clerk of Court unless your Appeals pursuant to Rule 2 Defendant: You must fr	DIREC tion Report must be compl case is exempted from the 2-111(a). The an Information Report	CTIONS leted and attached to the cor e requirement by the Chief J as required by Rule 2-323(h	nplaint filed with the Judge of the Court of n).
FORM FILED BY: DPL	AINTIFF DEFENDAN	NT CASE NUMBER	
CASE NAME.			(Clerk to insert)
CASE NAME:	Plaintiff	VS	Defendant
PARTY'S NAME:		PHO	NE:
PARTY'S ADDRESS:			
PARTY'S E-MAIL:			
If represented by an atto	orney:		
		PHO	
PARTY'S ATTORNEY'S	ADDRESS:		
PARTY'S ATTORNEY'S	E-MAIL:		
JURY DEMAND ? □Ye	s □No		
		, Case #(s), if known:	
ANTICIPATED LENGT		•	
		NG TYPE	
New Case: Original		ve Appeal 🛛 Appeal	
Existing Case: Post-Juc	Igment UAmendment	gory section - go to Relief sect	ion
		SUBCATEGORY (Check	
TORTS	Government	PUBLIC LAW	Constructive Trust
Achastas		Attorney Grievance	
 Assestos Assault and Battery Business and Commercial Conspiracy 	Product Liability	Attorney Grievance Bond Forfeiture Remission Civil Rights	Deposition Notice
Conspiracy Conversion	Adverse Possession	Civil Rights County/Mncpl Code/Ord Election Law	Dist Ct Mtn Appeal
Defamation	Breach of Lease	 Election Law Eminent Domain/Condemn 	Grand Jury/Petit Jury
□ False Arrest/Imprisonment	Detinue	Eminent Domain/Condemn	. D Miscellaneous
	L Ejectment	Error Coram Nobis	 Perpetuate Testimony/Evidence Prod. of Documents Req.
Lead Paint - DOB of Youngest Plt:	Forcible Entry/Detainer	Habeas Corpus	Receivership
Loss of Consortium	Commercial	 Mandamus Prisoner Rights 	Sentence Transfer Set Aside Deed
Malicious Prosecution Malprostice Medical	 Residential Currency or Vehicle 	Public Info. Act Records	□ Special Adm Atty
 Malpractice-Medical Malpractice-Professional 	Deed of Trust	Quarantine/Isolation	Subpoena Issue/Quash
Misrepresentation	Land Installments	□ Writ of Certiorari	Trustee Substitution/Removal
 Motor Tort Negligence 	Lien Mortgage	EMPLOYMENT	□ Witness Appearance-Compel PEACE ORDER
	Right of Redemption	ADA Conomina ou	Peace Order
Premises Liability Product Liability	☐ Statement Condo ☐ Forfeiture of Property /	Conspiracy EEO/HR	EQUITY
Specific Performance	_ Personal Item	$\Box_{\rm FLSA}$	 Declaratory Judgment Equitable Relief
Toxic Tort Trespass	☐ Fraudulent Conveyance ☐ Landlord-Tenant	FMLA Workers' Componention	Injunctive Relief
Wrongful Death	Lis Pendens	 Workers' Compensation Wrongful Termination 	□ Mandamus
	 Mechanic's Lien Ownership 	INDEPENDENT	OTHER
 Asbestos Breach 	Partition/Ŝale in Lieu	PROCEEDINGS	 Accounting Friendly Suit
Business and Commercial Confessed Judgment	Quiet Title	Assumption of Jurisdiction	Grantor in Possession
Cont'd)	 Rent Escrow Return of Seized Property Right of Redemption 	^y 🗖 Attorney Appointment	Miscellaneous
Debt	Tenant Holding Over	Body Attachment Issuance Commission Issuance	 Specific Transaction Structured Settlements

CC-DCM-002 (Rev. 04/2017)

IF NEW OR EXISTING CASE: RELIEF (Check All that Apply)				
 Abatement Administrative Action Appointment of Receiver Arbitration Asset Determination Attachment b/f Judgment Cease & Desist Order Condemn Bldg Contempt Court Costs/Fees Damages-Compensatory Damages-Punitive 	☐ Findings of Fact ☐ Foreclosure	□ Judgment-Summary □ Liability □ Oral Examination □ Order □ Ownership of Property □ Partition of Property Fees □ Peace Order □ □ Possession □ Production of Records	Writ-Garnish Wages Writ-Habeas Corpus Writ-Mandamus Writ-Possession	
If you indicated Liability ab may not be used for any pur		lowing. This information is <u>r</u> assignment.	not an admission and	
Liability is conceded.	bility is not conceded, but	is not seriously in dispute. 🗖 Lial	pility is seriously in dispute.	
MONETARY DAM	IAGES (Do not include	e Attorney's Fees, Interest, o	or Court Costs)	
□ Under \$10,000 □ \$	\$10,000 - \$30,000	□ \$30,000 - \$100,000 □	Over \$100,000	
☐ Medical Bills \$	🗆 Wage Loss \$	S □ Property	Damages \$	
ALTER	NATIVE DISPUTE R	ESOLUTION INFORMAT	ION	
Is this case appropriate for A. Mediation	referral to an ADR proc □No □No	ess under Md. Rule 17-101? C. Settlement Confer D. Neutral Evaluatio	rence	
	SPECIAL RE	QUIREMENTS		
□ If a Spoken Language In	terpreter is needed, cheo	ck here and attach form CC	-DC-041	
☐ If you require an accommendation bere and attach form C		under the Americans with Di	sabilities Act, check	
	ESTIMATED LE	ENGTH OF TRIAL		
	-	nore City, please fill in the e	estimated LENGTH OF	
TRIAL.	,	cked accordingly)		
\Box 1/2 day	of trial or less	\Box 3 days of trial time		
\Box 1 day of	trial time	☐ More than 3 days of t	rial time	
\Box 2 days of	of trial time			
BUSINESS A	ND TECHNOLOGY	CASE MANAGEMENT PR	COGRAM	
	01	ack designation under Md. Ri nt and check one of the tracks	-	
	Frial within 7 months of adant's response	Standard - Trial wit Defendant's		

EMERGENCY RELIEF REQUESTED

COMPLEX SCIENCE AND/OR TECHNOLOGICAL CASE
MANAGEMENT PROGRAM (ASTAR)

FOR PURPOSES OF POSSIBLE SPECIAL ASSIGNMENT TO ASTAR RESOURCES JUDGES under Md. Rule 16-302, attach a duplicate copy of complaint and check whether assignment to an ASTAR is requested.

Expedited - Trial within 7 months of Defendant's response

Standard - Trial within 18 months of Defendant's response

IF YOU ARE FILING YOUR COMPLAINT IN BALTIMORE CITY, OR BALTIMORE COUNTY, PLEASE FILL OUT THE APPROPRIATE BOX BELOW.

CIRCUIT COURT FOR BALTIMORE CITY (CHECK ONLY ONE)

Expedited Trial 60 to 120 days from notice. Non-jury matters.
 Civil-Short Trial 210 days from first answer.

 Civil-Short
 Trial 210 days from first answer.

Civil-Standard Trial 360 days from first answer.

- Custom Scheduling order entered by individual judge.
- Asbestos Special scheduling order.
- Lead Paint Fill in: Birth Date of youngest plaintiff

Tax Sale Foreclosures Special scheduling order.

Mortgage Foreclosures No scheduling order.

CIRCUIT COURT FOR BALTIMORE COUNTY

Expedited (Trial Date-90 days)	Attachment Before Judgment, Declaratory Judgment (Simple), Administrative Appeals, District Court Appeals and Jury Trial Prayers, Guardianship, Injunction, Mandamus.
Standard (Trial Date-240 days)	Condemnation, Confessed Judgments (Vacated), Contract, Employment Related Cases, Fraud and Misrepresentation, International Tort, Motor Tort, Other Personal Injury, Workers' Compensation Cases.
Extended Standard (Trial Date-345 days)	Asbestos, Lender Liability, Professional Malpractice, Serious Motor Tort or Personal Injury Cases (medical expenses and wage loss of \$100,000, expert and out-of-state witnesses (parties), and trial of five or more days), State Insolvency.
Complex (Trial Date-450 days)	Class Actions, Designated Toxic Tort, Major Construction Contracts, Major Product Liabilities, Other Complex Cases.

Date	Signature of Counsel / Party
Address	Printed Name
City State Zip Code	

Business and Technology (B & T) Track Assignment Order

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

		:	
		:	
	Plaintiff	:	
v.		:	Case No.:
		:	
	Defendant	:	

CASE TRACK ASSIGNMENT

<u>(1242)</u>

The request for the above captioned case having been considered, it is this_____day of ______

ORDERED that the Request for Assignment to the Business and Technology Case Management Program is hereby **GRANTED** and is assigned to

_____ Expedited Track 5

Standard Track 6

Or

ORDERED that the Request for Assignment to the Business and Technology Case Management Program is hereby **DENIED** and the case shall be assigned to the regular Civil Differentiated Case Management Track in accordance with those guidelines.

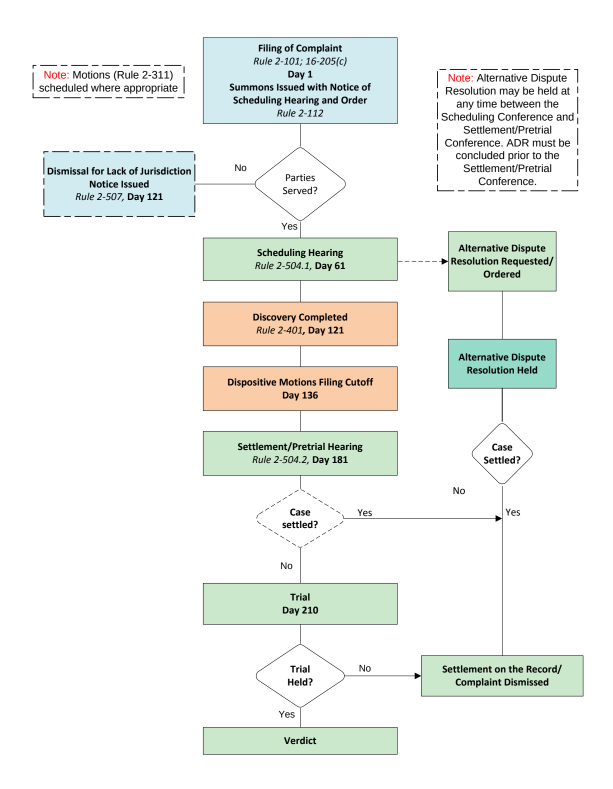
JUDGE

Form Location: FORMMENU - BTTA

BUSINESS AND TECHNOLOGY TRACKING GUIDELINES

EVENT	EXPEDITED TRACK 5	STANDARD TRACK 6
	DAY	DAY
Filing of Complaint	1	1
Track Assignment by Administrative Judge	1	1
Scheduling Hearing Order	1	1
Scheduling Hearing	61	91
Plaintiff's Experts Identified		166
Defendant's Experts Identified		211
All Written Discovery Served By		256
Discovery Completed	121	286
Dispositive Motions Filing Cut- Off Date	136	331
Meeting of All Counsel		347
Joint Pretrial Stmt. Filed		356
Settlement/Pretrial Hearing	181	361
Trial	210	421 - 540

Business and Technology Expedited Track 5



CIVIL DCM MANUAL 2017.1

BUSINESS AND TECHNOLOGY TRACK

EXPEDITED TRACK 5

A case will be assigned to this track if the complaint presents commercial or technological issues of such a complex or novel nature that specialized treatment is likely to improve the administration of justice. Rule 16-205(c). If the plaintiff requests the <u>Expedited Track</u>, the court assumes service upon the defendant will be immediate.

DAY

1

FILING OF COMPLAINT

The Civil Department will file and docket the complaint as a new suit and forward the file together with the B & T track request to the Administrative Judge. The case will be temporarily tracked as **Track B** until the Administrative Judge determines the track assignment. Upon the Administrative Judge's direction to assign the case to the **B&T Expedited Track 5**, the civil department will docket the case as a B & T case, the computer will post Status/Pretrial Hearing on the Assignment Office docket, and print the Scheduling Order for service. The Civil Office will mail copies to plaintiff, attach copies to summons for each defendant along with the Defendant's Information Form, and a copy of the Plaintiff's Information Form.

Any emergency relief sought will be determined or assigned by the Administrative Judge at the filing of the complaint.

(If there is a discrepancy as to the track information, counsel for the defendant shall notify the assigned judge as soon as possible).

- 61 +60 days SCHEDULING HEARING
- 121 +120 days DISCOVERY COMPLETED
- 136 +15 days MOTIONS FILING CUTOFF

181 +45 days STATUS/PRETRIAL HEARING

Status/Pretrial Statement to be prepared with the following information provided:

- 1. State nature of case.
- 2. Set forth claims and defenses.
- 3. Stipulations.

4. Number of witnesses and exhibits.

210 +30 days TRIAL DATE

<u>B & T Expedited Track 5 Notice of Scheduling Hearing and Order (PAGE 1 of 3)</u>

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

	1	A.
PLAINTIFF		
	Case NoV	197 - C
v.	I	
	I	
	. I	
DEFENDANT	Judge:	-

BUSINESS AND TECHNOLOGY TRACK<u>5</u> NOTICE OF SCHEDULING HEARING AND ORDER OF COURT (838) COMPLAINT FILED ON 07/07/2010

SCHEDULING HEARING, 9/03/2010, 9:00 AM, Courtroom ____, ATTENDANCE REQUIRED

It is by the Circuit Court for Montgomery County, Maryland, hereby ORDERED, as follows:

- Effective this date, this case is assigned to the supervision of the Business and Technology judge as noted above. ALL FUTURE FILINGS IN THIS CASE SHALL BEAR THE CASE NUMBER AND THE JUDGE'S NAME BENEATH THE CASE NUMBER. On filing any motion or paper related thereto with the Clerk's Office, a courtesy copy shall be delivered to the assigned judge's chambers by the party filing the pleading.
- 2) MOTIONS FILED IN A TRACK 5 ACTION SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF COURT.
- 3) Within fifty-five (55) days of the filing of the Complaint, Plaintiff must file proof of service on each of the Defendants of the following: copies of the Summons, the Complaint, and this Notice of Scheduling Hearing and Order.
 - a) As to any Defendant for whom such proof of service has not been filed, the Court will consider dismissing the Complaint without prejudice at the time of the Scheduling Hearing.
 - b) As to any Defendant not served at the time of the initial Scheduling Hearing, the Court may sever the case against that party.
 - c) Defendants who are not served by the 121st day after filing of the Complaint are subject to dismissal under Rule 2-507.
 - d) As to any Defendant served with the Summons and Complaint, within thirty (30) days of service, the Defendant must file the Defendant's Civil Information Form with the initial pleading, with a copy mailed to Plaintiff.
- 4) Within the time permitted under Maryland Rules, each Defendant must respond to the Complaint by filing an Answer or other responsive pleading. These pleadings must be filed in accordance with Rule 2-321. If no timely response has been filed, the Court may enter an Order of Default pursuant to Rule 2-613 at the time of the initial Scheduling Hearing.

Page 1 of 3 IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and <u>www.monteomervcountymd.cov/circuitcourtDCM</u>.

<u>B & T Expedited Track 5 Notice of Scheduling Hearing and Order (PAGE 2 of 3)</u>

- 5) No later than ten (10) days before the initial Scheduling Hearing, the parties shall: complete sufficient initial discovery to enable them to participate in the conference meaningfully and in good faith and to make decisions regarding (a) settlement, (b) consideration of available and appropriate forms of alternative dispute resolution, (c) limitation of issues, (d) stipulations, (e) any issues relating to preserving discoverable information, (f) any issues relating to discovery of electronically stored information, including the form in which it is to be produced, (g) any issues relating to claims of privilege or of protection, and (h) other matters that may be considered at the conference.
- 6) Further, with regard to the discovery of electronic information, the Parties shall confer in person or by telephone and attempt to reach agreement, or narrow the areas of disagreement, as to the preservation of electronic information, if any, and the necessity and manner of conducting discovery regarding electronic information, and the parties shall be prepared to address the following at the Scheduling Hearing:
 - a) Identification and retention of discoverable electronic information and what, if any, initial discovery and any party requests in order to identify discoverable electronic information;
 - b) Exchange of discoverable information in electronic format where appropriate, including:
 - The format of production, *i.e.*, PDF, TIFF or JPEG file or native formats such as Microsoft Word, Word Perfect, *etc.*, and the manner in which the information shall be exchanged such as CD-ROM disks or otherwise; and
 - ii) Whether separate indices will be exchanged and whether the documents and information exchanged will be electronically numbered.
 - c) Whether the parties agree as to the apportionment of costs for production of electronic information that is not maintained on a party's active computers, computer servers or databases;
 - d) The manner of handling inadvertent production of privileged materials; and
 - e) Whether the parties agree to refer electronic discovery disputes to a Special Master for resolution.

The parties shall reduce all areas of agreement, including any agreements regarding inadvertent disclosure of privileged materials, to a stipulated order to be presented to the court at or before the Scheduling Hearing.

- 7) Ten (10) days before the initial Scheduling Hearing, each party must file with the Court and provide the other party(ies) and the assigned judge a Scheduling Hearing Statement setting forth the following information:
 - a) for the Plaintiff, a brief statement of the nature of the controversy and the claims being made by the Plaintiffs;
 - b) for the Defendant, a concise statement of the Defendant's defenses;
 - c) an itemization of damages or other relief sought for the Plaintiff and an itemization of matters in mitigation of damages or in opposition, to the relief sought by the Defendant;
 - d) the maximum offer or minimum demand now acceptable to your client;
 - e) a concise statement of the number of witnesses and a designation of the number and identity of proposed expert witnesses;
 - f) an estimation of the amount of time it will take to complete each party's portion of the trial.
- 8) On the date and time noted above, all counsel and any unrepresented parties shall appear before the assigned judge at an initial Scheduling Hearing to discuss the possibilities of settlement, alternative dispute resolution, and to establish a schedule for the completion of all proceedings. This Order is the only notice that parties and counsel will receive concerning this hearing. Failure to appear may result in sanctions. Where the Plaintiff does not appear and Defendants have been served failure to appear may result in dismissal of the complaint.

Page 2 of 3

IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and <u>www.monteomerycountymd.cov/circuitcourtDCM</u>.

<u>B& T Expedited Track 5 Notice of Scheduling Hearing and Order (PAGE 3 of 3)</u>

- 9) Upon advice that the date noted above is in conflict with another required appearance for any attorney of record or unrepresented party, the Hearing may be postponed once for no more than two (2) weeks, with the consent of all parties. No other postponement of the Hearing will be granted except upon motion good cause shown. Failure to appear at the Scheduling Hearing may result in a dismissal and/or defull judgment.
- 10) THE TRIAL DATE SHALL BE SET AT THE SCHEDULING HEARING BETWEEN THE DATES NOTED BELOW. COUNSEL ARE ENCOURAGED TO CLEAR DATES WITH ONE ANOTHER AND THE ASSIGNMENT OFFICE PRIOR TO THE SCHEDULING HEARING:

[TRIAL DATE BETWEEN: 1/21/2011 AND 02/11/2011.]

DATE: July 7, 2010

JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

Page 3 of 3 IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and <u>www.monteomerycountymd.cov/circuitcourtDCM</u>.

B& T Expedited Track 5 Scheduling Order [TRIAL DATE SET AT SCHEDULING HEARING]

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

PLAINTIFF	Case NoV
v.	
	COMPLAINT FILED ON 07/07/2010
DEFENDANT	i

BUSINESS AND TECHNOLOGY SCHEDULING ORDER: EXPEDITED TRACK 5

(838)

THIS ORDER IS YOUR OFFICIAL NOTICE OF CASE DEADLINES AND HEARINGS REQUIRING APPEARANCES. FAILURE TO APPEAR AT HEARINGS OR COMPLY WITH ALL REQUIREMENTS MAY RESULT IN DISMISSAL, DEFAULT JUDGMENT, EXCLUSION OF WITNESSES AND/OR EXHIBITS, ASSESSMENTS OF COSTS AND EXPENSES, INCLUDING ATTORNEY FEES, OR OTHER SANCTIONS.

EVENT: [ATTENDANCE REQUIRED AT EVENTS] DEADLINE:

[SCHEDULING HEARING, 09/03/2010, 9:00 AM]

DEADLINE:	ALL DISCOVERY COMPLETED	<u>11/04/2010</u>
DEADLINE:	ADD'L PARTIES JOINDER	11/15/2010
DEADLINE:	RULE 2-504.3(B) NOTICE	11/15/2011
DEADLINE:	DISPOSITIVE MOTIONS FILED	11/19/2010
DEADLINE:	PRETRIAL STATEMENT FILED	12/29/2011

SETTLEMENT/PRETRIAL HEARING, 01/03/2011. 11:30 AM: ATTENDANCE REQUIRED DEADLINE: PLEADING AMENDMENT TO BE DETERMINED AT PRETRIAL

TRIAL: [JURY, <u>6</u> days], <u>02/02/2011. 9:30 AM</u> BEFORE THE HON.

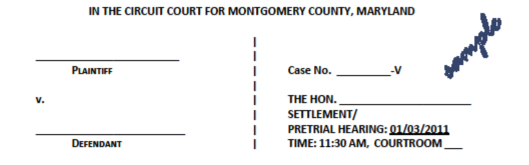
TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT/PRETRIAL HEARING, ACCOMPANIED BY THE PARTIES AND THE INDIVIDUAL(S) WITH AUTHORITY TO SETTLE THE CASE. MOTIONS FILED IN TRACK 5 ACTIONS SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF THE COURT. IDENTIFICATION OF ADDITIONAL PARTIES AND AMENDMENT OF PLEADINGS GOVERNED BY RULES 2-211, 2-331, 2-332 AND 2-341.

ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

> JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountymd.cov/circuitcourtDCM.

<u>B & T Expedited Track 5 Notice of Settlement Pretrial Hearing and Order (PAGE 1 of 2)</u>



ORDER FOR MANDATORY SETTLEMENT/PRETRIAL HEARING BUSINESS AND TECHNOLOGY EXPEDITED TRACK 5

COMPLAINT FILED ON 07/07/2010

In accordance with Maryland Rules of Procedure, Rule 2-504, and in order to administer the trial of cases in a manner consistent with the ends of justice, in the shortest possible time and at the least possible cost to the Court and to litigants, it is, this <u>3rd day of September. 2010</u>, by the Circuit Court for Montgomery County, Maryland,

ORDERED, that the parties, representatives with authority to settle a case, and trial counsel shall appear in court for a Settlement/Pretrial Hearing on the date set forth above. No further notice will be given of this date. Unrepresented parties and/or trial counsel shall meet at least two (2) weeks prior to the hearing date to prepare a written joint pre-trial statement and endeavor to settle the case. If the parties cannot agree to the meeting place or date, it shall be two (2) weeks before the hearing date at 9:00 a.m. in the lobby of the Court House. The joint pre-trial statement shall be signed by all parties and their attorneys and shall be filed with the court at least five (5) days before the Settlement/Pretrial Hearing and shall contain the following:

- 1. Nature of the Case: A brief, non-argumentative statement suitable for reading to a jury.
- Claims and/or Defenses: Each party to set forth a concise statement of all claims and defenses which that party is submitting for trial.
- 3. Undisputed Issues and Facts: List all issues not in dispute and set forth stipulated facts.
- 4. Disputed Issues: List each disputed issue and the principal contentions of all parties respecting each.
- Relief Sought: Specify nature and amount of each item of damage claimed or description of equitable relief sought by each party.
- 6. Citations: List any cases or statutes which need to be called to the Court's attention.
- 7. Pending Motions: List title, movant, and filing date of pending motions.
- Witnesses: Name, address, and telephone number of each person who may be called to testify. As to
 experts, list matters about which each expert will testify. No party may call at trial any witness omitted
 from that party's pre-trial statement, except for impeachment or rebuttal purposes.
- 9. Exhibits: Attach a listing of the exhibits to be offered in evidence by each party at the trial, other than those expected to be used solely for impeachment, indicating which exhibits the parties agree may be offered in evidence without the usual authentication. Complete list of exhibits identifying by exhibit number each document that may be offered at trial. (Stickers to be attached to each exhibit are available in Clerk's office.) Any objections to another party's exhibits should be stated.

(Page 1 of 2)

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montcomervcountvmd.cov/circuitcourtDCM.

<u>B & T Expedited Track 5 Notice of Settlement Pretrial Hearing and Order (PAGE 2 of 2)</u>

- Deposition Testimony: Designation by page and line of deposition testimony to be offered as substantive evidence, not impeachment.
- Pleadings and Discovery Responses: Designation by page and paragraph of any pleading or discovery response to be offered as substantive evidence, not impeachment.
- Demonstrative or Physical Evidence: Describe any items of non-testimonial, non-documentary vidence models, samples, objects, etc. – to be utilized at trial.
- 13. Videotapes: Identify any videotapes to be shown to the jury and authority for doing so.
- Requested Jury Selection Questions: Identify those agreed upon and include any objections made by either side.
- Pattern Jury Instructions: Identify those agreed upon and those not agreed upon. Designate the source of the instruction.
- Non-Pattern Jury Instructions: Supply complete text of each instruction, with authorities, on a separate page.
- Verdict Sheet (if requested): Text of verdict sheet, including any special interrogatories, to be submitted to the jury.
- 18. Settlement: (Optional) Minimum demand; Maximum offer.
- 19. Estimated Length of Trial: Number of days;
- and it is further

ORDERED, that counsel and unrepresented parties shall file the Joint Pretrial Statement no later than (5) five days (DEADLINE: <u>12/29/2011</u>) before the Mandatory Settlement/Pretrial Hearing.

DATE: 09/03/2010

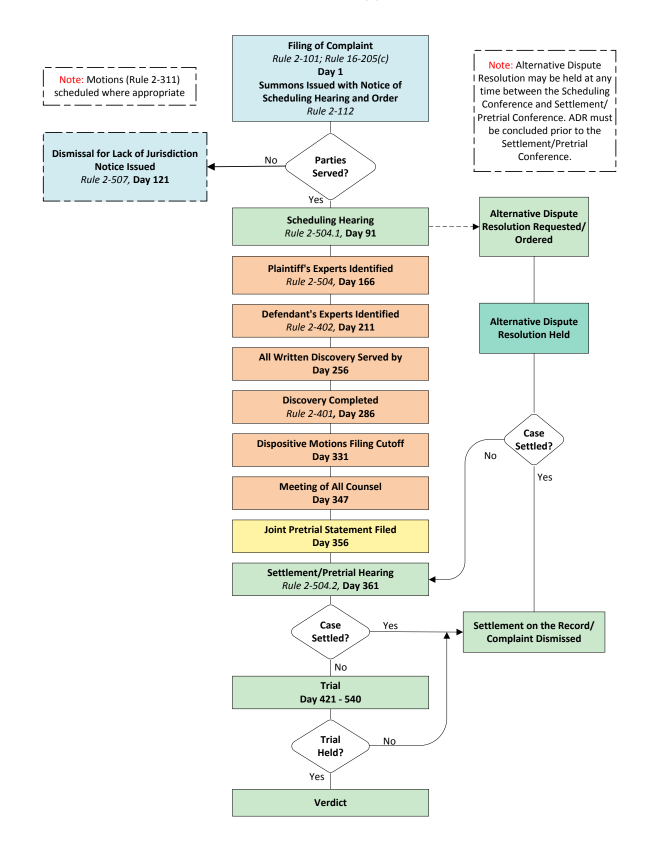
JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

(Page 2 of 2)

DCMV36A4

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montcomervcountymd.cov/circuitcourtDCM.

Business and Technology Standard Track 6



BUSINESS AND TECHNOLOGY TRACK

STANDARD TRACK 6

A case will be assigned to this track if the complaint presents commercial or technological issues of such a complex or novel nature that specialized treatment is likely to improve the administration of justice. Rule 16-205(c).

<u>DAY</u>

1

FILING OF COMPLAINT

The Civil Department will file and docket the complaint as a new suit and forward the file together with the B & T track request to the Administrative Judge. The case will be temporarily tracked as **Track B** until the Administrative Judge determines the track assignment. Upon the Administrative Judge's direction to assign the case to the **B&T Standard Track 6**, the civil department will docket the case as a B & T case, the computer will post Scheduling Hearing on the assigned Judge's docket, record cutoff dates, and print Notice of Scheduling Hearing. Case will be assigned to a B & T Standard Track to be managed by the assigned B & T judge. The Civil Office will mail copies to plaintiff, attach copies to summons for each defendant along with the Defendant's Information Form, and a copy of the Plaintiff's Information Form, if provided.

Any emergency relief sought will be determined or assigned by the Administrative Judge at the filing of the complaint.

(If there is a discrepancy as to the track information, counsel for the defendant shall notify the assigned judge as soon as possible).

91	+90 days	SCHEDULING HEARING	
		 Establish trial length, review issues, discovery matters. Prepare discovery order: a. Establish deadline dates. b. Govern Pretrial process. Establish Scheduling Order and provide copies to all parties. Order for Pretrial Hearing to be given to counsel for all parties. Judge to ascertain whether ADR is feasible at this time. 	
166	+75 days	PLAINTIFF'S EXPERTS IDENTIFIED	
211	+45 days	DEFENDANT'S EXPERTS IDENTIFIED	

+45 days	ALL WRITTEN DISCOVERY SERVED BY
+30 days	DISCOVERY COMPLETED
+45 days	MOTIONS FILING CUTOFF
-9 days	MEETING OF ALL COUNSEL
	All counsel are to meet 9 days prior to the Settlement/Pretrial Hearing to
	prepare the Pretrial Statement and discuss settlement.
-5 days	JOINT PRETRIAL STATEMENT FILED BY
	A JOINT Pretrial Statement is to be filed 5 days prior to the Settlement/Pretrial Hearing.
+30 days	SETTLEMENT/PRETRIAL HEARING
+60 - 120 days	TRIAL DATE
	+30 days +45 days -9 days -5 days

Business & Technology Standard Track 6 Notice of Scheduling Hearing and Order (PAGE 1 of 3)

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND Plaintiff Plaintiff Case No. V. I DEFENDANT Judge:

BUSINESS AND TECHNOLOGY TRACK<u>6</u> NOTICE OF SCHEDULING HEARING AND ORDER OF COURT (838) COMPLAINT FILED ON <u>07/07/2010</u>

SCHEDULING HEARING, 10/05/2010, 9:00 AM, Courtroom ____, ATTENDANCE REQUIRED

It is by the Circuit Court for Montgomery County, Maryland, hereby ORDERED, as follows:

- Effective this date, this case is assigned to the supervision of the Business and Technology judge as noted above. ALL FUTURE FILINGS IN THIS CASE SHALL BEAR THE CASE NUMBER AND THE JUDGE'S NAME BENEATH THE CASE NUMBER. On filing any motion or paper related thereto with the Clerk's Office, a courtesy copy shall be delivered to the assigned judge's chambers by the party filing the pleading.
- 2) MOTIONS FILED IN A TRACK 6 ACTION SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF COURT.
- 3) Within sixty-five (65) days of the filing of the Complaint, Plaintiff must file proof of service on each of the Defendants of the following: copies of the Summons, the Complaint, and this Notice of Scheduling Hearing and Order.
 - a) As to any Defendant for whom such proof of service has not been filed, the Court will consider dismissing the Complaint without prejudice at the time of the Scheduling Hearing.
 - b) As to any Defendant not served at the time of the initial Scheduling Hearing, the Court may sever the case against that party.
 - c) Defendants who are not served by the 121st day after filing are subject to dismissal under Rule 2-507.
 - d) As to any Defendant served with the Summons and Complaint, within thirty days of service, the Defendant must file the Defendant's Civil Information Form with the initial pleading and a copy mailed to Plaintiff.
- 4) Within the time permitted under Maryland Rules, each Defendant must respond to the Complaint by filing an Answer or other responsive pleading. These pleadings must be filed in accordance with Rule 2-321. If no timely response has been filed, the Court may enter an Order of Default pursuant to Rule 2-613 at the time of the initial Scheduling Hearing.

Page 1 of 3

IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and <u>www.monteomerycountvmd.eov/circuitcourtDCM</u>.

- 5) No later than ten (10) days before the initial Scheduling Hearing, the parties shall: complete sufficient initial discovery to enable them to participate in the conference meaningfully and in good faith and to make decisions regarding (a) settlement, (b) consideration of available and appropriate forms of alternative dispute resolution, (c) limitation of issues, (d) stipulations, (e) any issues relating to preserving discoverable information, (f) any issues relating to discovery of electronically stored information, including the form in which it is to be produced, (g) any issues relating to claims of privilege or of protection, and (h) other matters that may be considered at the conference.
- 6) Further, with regard to the discovery of electronic information, the Parties shall confer in person or by telephone and attempt to reach agreement, or narrow the areas of disagreement, as to the preservation of electronic information, if any, and the necessity and manner of conducting discovery regarding electronic information, and the parties shall be prepared to address the following at the Scheduling Hearing:
 - a) Identification and retention of discoverable electronic information and what, if any, initial discovery and any party requests in order to identify discoverable electronic information;
 - b) Exchange of discoverable information in electronic format where appropriate, including:
 - The format of production, i.e., PDF, TIFF or JPEG file or native formats such as Microsoft Word, Word Perfect, etc., and the manner in which the information shall be exchanged such as CD-ROM disks or otherwise; and
 - ii) Whether separate indices will be exchanged and whether the documents and information exchanged will be electronically numbered.
 - c) Whether the parties agree as to the apportionment of costs for production of electronic information that is not maintained on a party's active computers, computer servers or databases;
 - d) The manner of handling inadvertent production of privileged materials; and
 - e) Whether the parties agree to refer electronic discovery disputes to a Special Master for resolution.

The parties shall reduce all areas of agreement, including any agreements regarding inadvertent disclosure of privileged materials, to a stipulated order to be presented to the court at or before the Scheduling Hearing.

- 7) Ten (10) days before the initial Scheduling Hearing, each party must file with the Court and provide the other party(ies) and the assigned judge a Scheduling Hearing Statement setting forth the following information:
 - a) for the Plaintiff, a brief statement of the nature of the controversy and the claims being made by the Plaintiffs;
 - b) for the Defendant, a concise statement of the Defendant's defenses;
 - an itemization of damages or other relief sought for the Plaintiff and an itemization of matters in mitigation of damages or in opposition , to the relief sought by the Defendant;
 - d) the maximum offer or minimum demand now acceptable to your client;
 - e) a concise statement of the number of witnesses and a designation of the number and identity of proposed expert witnesses;
 - f) an estimation of the amount of time it will take to complete each party's portion of the trial.
- 8) On the date and time noted above, all counsel and any unrepresented parties shall appear before the assigned judge at an initial Scheduling Hearing to discuss the possibilities of settlement, alternative dispute resolution, and to establish a schedule for the completion of all proceedings. This Order is the only notice that parties and counsel will receive concerning this hearing. Failure to appear may result in sanctions. Where the Plaintiff does not appear and Defendants have been served failure to appear may result in dismissal of the complaint.

Page 2 of 3 IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and <u>www.monteomervcountvmd.cov/circuitcourtDCM</u>.

Business & Technology Standard Track 6 Notice of Scheduling Hearing and Order (PAGE 3 of 3)

- 9) Upon advice that the date noted above is in conflict with another required appearance for any attorney of record or unrepresented party, the Hearing may be postponed once for no more than two (2) week, with the consent of all parties. No other postponement of the Hearing will be granted except upon motor for good cause shown. Failure to appear at the Scheduling Hearing may result in a dismissal and/or lefault judgment.
- 10) THE TRIAL DATE MAY BE SET AT THE SCHEDULING HEARING BETWEEN THE DATES NOTED BELOW. COUNSEL ARE ENCOURAGED TO CLEAR DATES WITH ONE ANOTHER AND THE ASSIGNMENT OFFICE PRIOR TO THE SCHEDULING HEARING:

[TRIAL DATE BETWEEN: 08/31/2011 AND 12/29/2011.]

DATE: July 7, 2010

JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

Page 3 of 3 IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and <u>www.monteomervcountvmd.cov/circuitcourtDCM</u>.

Business & Technology Standard Track 6 Scheduling Order (TRIAL DATE SET AT SCHEDULING HEARING)

IN THE CIRCUIT COURT FOR MON	NTGOMERY COUNTY, MARYLAND
PLAINTIFF	Case NoV
v.	
DEFENDANT	COMPLAINT FILED ON 07/07/2010
THIS ORDER IS YOUR OFFICIAL NOTICE OF CASE DEADLINES AND HEA	38) RINGS REQUIRING APPEARANCES. FAILURE TO APPEAR AT HEARINGS DEFAULT JUDGMENT, EXCLUSION OF WITNESSES AND/OR EXHIBITS, S, OR OTHER SANCTIONS. DEADLINE:
DEADLINE: PLT EXPERTS IDENTIFIED	12/17/2010
DEADLINE: DEF EXPERTS IDENTIFIED	
DEADLINE: ALL WRITTEN DISCOVERY SERVED	BY
DEADLINE: DISCOVERY COMPLETED	
DEADLINE: ADD'L PARTIES JOINDER	
DEADLINE: DISPOSITIVE MOTIONS FILED	
MEETING OF ALL COUNSEL, 06/17/2011. TIME AND F	
DEADLINE: RULE 2-504.3(B) NOTICE	
DEADLINE: JOINT PRETRIAL STATEMENT FILED	
SETTLEMENT/PRETRIAL HEARING, 07/01/2011, 11:	30 AM: ATTENDANCE REQUIRED

DEADLINE: PLEADING AMENDMENT TO BE DETERMINED AT PRETRIAL

TRIAL: [JURY, 6 days], 10/03/2011, 9:30 AM BEFORE THE HON.

TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT CONFERENCE/PRETRIAL HEARING, ACCOMPANIED BY THE PARTIES AND THE INDIVIDUAL(5) WITH AUTHORITY TO SETTLE THE CASE. MOTIONS FILED IN TRACK <u>6</u> ACTIONS SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF THE COURT. IDENTIFICATION OF ADDITIONAL PARTIES AND AMENDMENT OF PLEADINGS GOVERNED BY RULES 2-211, 2-331, 2-332 AND 2-341.

ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

> JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountvmd.cov/circuitcourtDCM.

Business & Technology Standard Track 6 Scheduling Order (TRIAL DATE TO BE SET)

IN THE C	IRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND	Jo.
Plaintiff v.	Case NoV	Danne
DEFENDANT	COMPLAINT FILED ON <u>07/07</u>	7/2010

BUSINESS AND TECHNOLOGY SCHEDULING ORDER: TRACK 6

(838)

THIS ORDER IS YOUR OFFICIAL NOTICE OF CASE DEADLINES AND HEARINGS REQUIRING APPEARANCES. FAILURE TO APPEAR AT HEARINGS OR COMPLY WITH ALL REQUIREMENTS MAY RESULT IN DISMISSAL, DEFAULT JUDGMENT, EXCLUSION OF WITNESSES AND/OR EXHIBITS, ASSESSMENTS OF COSTS AND EXPENSES, INCLUDING ATTORNEY FEES, OR OTHER SANCTIONS.

EVENT: [ATTENDANCE REQUIRED AT EVENTS]

DEADLINE:

[SCHEDULING HEARING, 10/05/2010, 9:00 AM]

DEADLINE:	PLT EXPERTS IDENTIFIED	
DEADLINE:	DEF EXPERTS IDENTIFIED	<u>02/02/2011</u>
DEADLINE:	ALL WRITTEN DISCOVERY SERVED BY	<u>03/18/2011</u>
DEADLINE:	DISCOVERY COMPLETED	<u>04/18/2011</u>
DEADLINE:	ADD'L PARTIES JOINDER	05/18/2011
DEADLINE:	DISPOSITIVE MOTIONS FILED	<u>06/02/2011</u>
MEETING OF ALL O	COUNSEL, <u>06/17/2011,</u> Time and Place to	BE DETERMINED PLUS DEADLINES:
DEADLINE:	RULE 2-504.3(B) NOTICE	<u>06/17/2011</u>
DEADLINE:	JOINT PRETRIAL STATEMENT FILED	<u>06/27/2011</u>

SETTLEMENT/PRETRIAL HEARING, 07/01/2011. 11:30 AM: ATTENDANCE REQUIRED DEADLINE: PLEADING AMENDMENT TO BE DETERMINED AT PRETRIAL

TRIAL: DATE TO BE SET BEFORE THE HON.

THE TRIAL DATE SHALL BE SET BETWEEN THE DATES NOTED BELOW: [TRIAL DATE BETWEEN: 08/31/2011 AND 12/29/2011.]

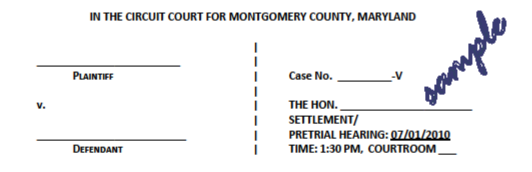
TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT CONFERENCE/PRETRIAL HEARING, ACCOMPANIED BY THE PARTIES AND THE INDIVIDUAL(5) WITH AUTHORITY TO SETTLE THE CASE. MOTIONS FILED IN TRACK 5 ACTIONS SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF THE COURT. IDENTIFICATION OF ADDITIONAL PARTIES AND AMENDMENT OF PLEADINGS GOVERNED BY RULES 2-211, 2-331, 2-332 AND 2-341.

ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

> JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountvmd.cov/circuitcourtDCM.

Business & Technology Standard Track 6 Order for Settlement/Pretrial Hearing (PAGE 1 of 2)



ORDER FOR MANDATORY SETTLEMENT/PRETRIAL HEARING BUSINESS AND TECHNOLOGY TRACK 6

COMPLAINT FILED ON 07/07/2010

In accordance with Maryland Rules of Procedure, Rule 2-504, and in order to administer the trial of cases in a manner consistent with the ends of justice, in the shortest possible time and at the least possible cost to the Court and to litigants, it is, this <u>5th day of October. 2010</u>, by the Circuit Court for Montgomery County, Maryland,

ORDERED, that the parties, representatives with authority to settle a case, and trial counsel shall appear in court for a Settlement/Pretrial Hearing on the date set forth above. No further notice will be given of this date. Unrepresented parties and/or trial counsel shall meet at least two (2) weeks prior to the hearing date to prepare a written joint pre-trial statement and endeavor to settle the case. If the parties cannot agree to the meeting place or date, it shall be two (2) weeks before the hearing date at 9:00 a.m. in the lobby of the Court House. The joint pre-trial statement shall be signed by all parties and their attorneys and shall be filed with the court at least five (5) days before the Settlement/Pretrial Hearing and shall contain the following:

- 1. Nature of the Case: A brief, non-argumentative statement suitable for reading to a jury.
- Claims and/or Defenses: Each party to set forth a concise statement of all claims and defenses which that party is submitting for trial.
- 3. Undisputed Issues and Facts: List all issues not in dispute and set forth stipulated facts.
- 4. Disputed Issues: List each disputed issue and the principal contentions of all parties respecting each.
- Relief Sought: Specify nature and amount of each item of damage claimed or description of equitable relief sought by each party.
- 6. Citations: List any cases or statutes which need to be called to the Court's attention.
- 7. Pending Motions: List title, movant, and filing date of pending motions.
- 8. Witnesses: Name, address, and telephone number of each person who may be called to testify. As to experts, list matters about which each expert will testify. No party may call at trial any witness omitted from that party's pre-trial statement, except for impeachment or rebuttal purposes.
- 9. Exhibits: Attach a listing of the exhibits to be offered in evidence by each party at the trial, other than those expected to be used solely for impeachment, indicating which exhibits the parties agree may be offered in evidence without the usual authentication. Complete list of exhibits identifying by exhibit number each document that may be offered at trial. (Stickers to be attached to each exhibit are available in Clerk's office.) Any objections to another party's exhibits should be stated.

(Page 1 of 2)

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montcomervcountvmd.cov/circuitcourtDCM.

Business & Technology Standard Track 6 Order for Settlement/Pretrial Hearing (PAGE 2 of 2)

- Deposition Testimony: Designation by page and line of deposition testimony to be offered as substance evidence, not impeachment.
- Pleadings and Discovery Responses: Designation by page and paragraph of any pleading or discover response to be offered as substantive evidence, not impeachment.
- Demonstrative or Physical Evidence: Describe any items of non-testimonial, non-documenta models, samples, objects, etc. – to be utilized at trial.
- 13. Videotapes: Identify any videotapes to be shown to the jury and authority for doing so.
- Requested Jury Selection Questions: Identify those agreed upon and include any objections made by either side.
- Pattern Jury Instructions: Identify those agreed upon and those not agreed upon. Designate the source of the instruction.
- Non-Pattern Jury Instructions: Supply complete text of each instruction, with authorities, on a separate page.
- Verdict Sheet (if requested): Text of verdict sheet, including any special interrogatories, to be submitted to the jury.
- 18. Settlement: (Optional) Minimum demand; Maximum offer.
- 19. Estimated Length of Trial: Number of days;
- and it is further

ORDERED, that counsel and unrepresented parties shall file the Joint Pretrial Statement no later than (5) five days (DEADLINE: <u>06/27/2011</u>) before the Mandatory Settlement/Pretrial Hearing.

DATE: 10/05/2010

JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

(Page 2 of 2)

DCMV36A4

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountvmd.eov/circuitcourtDCM.

ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) TRACKS

Michie's Legal Resources

Page 1 of 2

Rule 16-202. Assignment of actions for trial.

a. Generally.- The County Administrative Judge in each county shall supervise the assignment of actions for trial to achieve the efficient use of available judicial personnel and to bring pending actions to trial and dispose of them as expeditiously as feasible. Procedures instituted in this regard shall be designed to:

eliminate docket calls in open court;

insure the prompt disposition of motions and other preliminary matters;

(3) provide for the use of scheduling and pretrial conferences, and the establishment of a calendar for that purpose, when appropriate;

(4) provide for the prompt disposition of uncontested and ex parte matters, including references to an examiner-master, when appropriate;

(5) provide for the disposition of actions under Rule <u>2-507</u>;

(6) establish trial and motion calendars and other appropriate systems under which actions ready for trial will be assigned for trial and tried, after proper notice to parties, without necessity of a request for assignment from any party; and

Cross References.

See Rule 16-201 (Motion Day - Calendar).

(7) establish systems of regular reports which will indicate the status of all pending actions with respect to their readiness for trial, the disposition of actions, and the availability of judges for trial work.

b. Case management plan; information report.-

(1) The County Administrative Judge shall develop and, upon approval by the Chief Judge of the Court of Appeals, implement and monitor a case management plan for the prompt and efficient scheduling and disposition of actions in the circuit court. The plan shall include a system of differentiated case management in which actions are classified according to complexity and priority and are assigned to a scheduling category based on that classification. In courts that have a family division, the plan shall provide criteria for (A) requiring parties in an action assigned to the family division to attend a scheduling conference in accordance with Rule <u>2-504.1</u> (a) (1) and (B) identifying actions in the family division that are appropriate for assignment to a specific judge who shall be responsible for the entire case unless the County Administrative Judge subsequently decides to reassign it.

Cross References.

See Rule <u>9-204</u> for provisions that may be included in the case management plan concerning an educational seminar for parties in actions in which child support, custody, or visitation are involved.

http://michie.lexisnexis.com/maryland/lpext.dll/mdrules/8/ee7/f17/f1d?fn=document-frame.... 6/9/2010

Michie's Legal Resources

(2) In developing and implementing the case management plan, the County Administrative Judge shall (i) consult with the Administrative Office of the Counts and with other county administrative judges who have developed or are in the process of developing such plans in an effort to achieve at much consistency and uniformity among the plans as is reasonably practicable, and (ii) seek the assistance of the county bar association and such other interested groups and persons as the judge deems advisable.

(3) As part of the plan, the clerk shall make available to the parties, without charge, a form approved by the County Administrative Judge that will provide the information necessary to implement the case management plan. The information contained in the information report shall not be used for any purpose other than case management.

(4) The clerk of each circuit court shall make available for public inspection a copy of the current administrative order of the Chief Judge of the Court of Appeals exempting categories of actions from the information report requirement of Rule 2-111 (a)

[Amended Apr. 6, 1984, effective July 1, 1984; June 7, 1994, effective July 1, 1994; Jan. 10, 1995, effective Feb. 1, 1995; June 5, 1996, effective Jan. 1, 1997; Jan. 13, 1998, effective July 1, 1998; Mar. 5, 2001, effective July 1, 2001.]

http://michie.lexisnexis.com/maryland/lpext.dll/mdrules/8/ee7/f17/f1d%fn=document-frame.... 6/9/2010

ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) TRACKS

NON- DOMESTIC CIVIL INFORMATION FORM

IN THE CIRCUIT COURT FOR			
(City or County) CIVIL - NON-DOMESTIC CASE INFORMATION REPORT			
DIRECTIONS			
<i>Plaintiff:</i> This Information Report must be completed and attached to the complaint filed with the Clerk of Court unless your case is exempted from the requirement by the Chief Judge of the Court of Appeals pursuant to Rule 2-111(a). <i>Defendant:</i> You must file an Information Report as required by Rule 2-323(h).			
THIS INI	<u>⁷ORMATION REPORT (</u>	CANNOT BE ACCEPTED	AS A PLEADING
FORM FILED BY: UPLA	AINTIFF UDEFENDAN	T CASE NUMBER	(Clerk to insert)
CASE NAME:		VS	•••
		PHO	
PARTY'S ADDRESS			NL
ΡΔΡΤΥ'ς Ε-ΜΔΙΙ ·			
PARTY'S E-MAIL: If represented by an atto	rnov.		
1 I V		PHON	JE
PARTY'S ATTORNEY'S	ADDRESS		
PARTY'S ATTORNEY'S	F-MAIL:		
JURY DEMAND?	$\mathbf{\nabla} \mathbf{\Pi} \mathbf{N}_{0}$		
		, Case #(s), if known:	
ANTICIPATED LENGT			
		NG TYPE	
New Case: Original			
Existing Case: DPost-Jud			
		gory section - go to Relief section	
		SUBCATEGORY (Check	
TORTS Ashestos	Government Insurance	PUBLIC LAW	Constructive Trust
Asbestos Assault and Battery		Attorney GrievanceBond Forfeiture Remission	Contempt
Business and Commercial Conspiracy	PROPERTY	Civil Rights	Dist Ct Mtn Appeal
Conversion	 Adverse Possession Breach of Lease 	Civil Rights County/Mncpl Code/Ord Election Law	Financial
Defamation	Detinue	Election Law Eminent Domain/Condemn.	☐ Miscellaneous
□ False Arrest/Imprisonment □ Fraud	Electment	Environment	Perpetuate Testimony/Evidence
Lead Paint - DOB of	Forcible Entry/Detainer	 Error Coram Nobis Habeas Corpus 	 Prod. of Documents Req. Receivership
Youngest Plt: Loss of Consortium	□ Foreclosure □ Commercial	Mandamus	Sentence Transfer
☐ Malicious Prosecution		Prisoner Rights	☐ Set Aside Deed ☐ Special Adm Atty
Malpractice-Medical	Currency or Vehicle	 Public Info. Act Records Quarantine/Isolation 	Subpoena Issue/Quash
 Malpractice-Professional Misrepresentation 	Deed of Trust Land Installments	Writ of Certiorari	Trust Established Trustee Substitution/Removal
□ Motor Tort	□ Lien	EMPLOYMENT	UWitness Appearance-Compel
 Negligence Nuisance 	Mortgage Right of Redemption		PEACE ORDER
Premises Liability Product Liability	_ □ Statement Condo	Conspiracy	Peace Order EQUITY
Product Liability	Forfeiture of Property / Personal Item	□ EEO/HR □ FLSA	Declaratory Judgment
Toxic Tort	Fraudulent Conveyance	D FMLA	Equitable Řelief
 Froduct Entomy Specific Performance Toxic Tort Trespass Wrongful Death 	Landlord-Tenant Lis Pendens	U Workers' Compensation	 Injunctive Relief Mandamus
CONTRACT	Mechanic's Lien	Wrongful Termination	OTHER
☐ Asbestos	Ownership Partition/Sale in Lieu	INDEPENDENT PROCEEDINGS	□ Accounting
 Breach Business and Commercial 	Ouiet Title	Assumption of Jurisdiction	Grantor in Possession
Business and Commercial Confessed Judgment	Rent Escrow Return of Seized Property	Authorized Sele	□ Maryland Insurance Administration
(Cont'd) Construction	Right of Redemption	L Attorney Appointment	☐ Miscellaneous
Debt Fraud	Tenant Holding Over	Body Attachment Issuance Commission Issuance	Specific Transaction

CC-DCM-002 (Rev. 04/2017)

IF NEW OR EXISTING CASE: RELIEF (Check All that Apply)			
 Abatement Administrative Action Appointment of Receiver Arbitration Asset Determination Attachment b/f Judgment Cease & Desist Order Condemn Bldg Contempt Court Costs/Fees Damages-Compensatory Damages-Punitive 	 Findings of Fact Foreclosure Injunction Judgment-Affidavit Judgment-Attorney Fe Judgment-Confessed Judgment-Consent 	□ Judgment-Summary □ Liability □ Oral Examination □ Order □ Ownership of Property □ Partition of Property ess □ Peace Order □ Possession □ Production of Records	Writ-Garnish Wages Writ-Habeas Corpus Writ-Mandamus Writ-Possession
<i>If you indicated Liability above</i> , mark one of the following. This information is <u>not</u> an admission and may not be used for any purpose other than Track Assignment. Liability is conceded. Liability is not conceded, but is not seriously in dispute. Liability is seriously in dispute.			
-		Attorney's Fees, Interest, o	
	IAGES (Do not include 2	Attorney s rees, interest, o	
□ Under \$10,000 □ \$	\$10,000 - \$30,000	\$30,000 - \$100,000	Over \$100,000
□ Medical Bills \$	□ Wage Loss \$_	Property	Damages \$
ALTER	NATIVE DISPUTE RE	SOLUTION INFORMAT	ION
Is this case appropriate for referral to an ADR process under Md. Rule 17-101? (Check all that apply)A. Mediation \Box Yes \Box NoB. Arbitration \Box Yes \Box NoD. Neutral Evaluation \Box Yes \Box No			
	SPECIAL REQ	UIREMENTS	
□ If a Spoken Language In	terpreter is needed, check	here and attach form CC	-DC-041
☐ If you require an accommendation here and attach form C		nder the Americans with Di	sabilities Act, check
	ESTIMATED LEN	NGTH OF TRIAL	
With the exception of Baltin	more County and Baltime	ore City, please fill in the e	estimated LENGTH OF
TRIAL.	(Case will be track	ed accordingly)	
□ 1/2 day	of trial or less	\Box 3 days of trial time	
🗖 1 day of	trial time	□ More than 3 days of t	rial time
🗖 2 days o	of trial time		
BUSINESS A	AND TECHNOLOGY C	ASE MANAGEMENT PR	ROGRAM
		ck designation under Md. Ri and check one of the tracks	- 1
	Frial within 7 months of ndant's response	Standard - Trial wit Defendant's	

EMERGENCY RELIEF REQUESTED

COMPLEX SCIENCE AND/OR TECHNOLOGICAL CASE
MANAGEMENT PROGRAM (ASTAR)

FOR PURPOSES OF POSSIBLE SPECIAL ASSIGNMENT TO ASTAR RESOURCES JUDGES under Md. Rule 16-302, attach a duplicate copy of complaint and check whether assignment to an ASTAR is requested.

Expedited - Trial within 7 months of Defendant's response

Standard - Trial within 18 months of Defendant's response

IF YOU ARE FILING YOUR COMPLAINT IN BALTIMORE CITY, OR BALTIMORE COUNTY, PLEASE FILL OUT THE APPROPRIATE BOX BELOW.

CIRCUIT COURT FOR BALTIMORE CITY (CHECK ONLY ONE)

Expedited Trial 60 to 120 days from notice. Non-jury matters.
 Civil-Short Trial 210 days from first answer.

Civil-Standard Trial 360 days from first answer.

- Custom Scheduling order entered by individual judge.
- Asbestos Special scheduling order.
- Lead Paint Fill in: Birth Date of youngest plaintiff

Tax Sale Foreclosures Special scheduling order.

Mortgage Foreclosures No scheduling order.

CIRCUIT COURT FOR BALTIMORE COUNTY

Expedited (Trial Date-90 days)	Attachment Before Judgment, Declaratory Judgment (Simple), Administrative Appeals, District Court Appeals and Jury Trial Prayers, Guardianship, Injunction, Mandamus.
Standard (Trial Date-240 days)	Condemnation, Confessed Judgments (Vacated), Contract, Employment Related Cases, Fraud and Misrepresentation, International Tort, Motor Tort, Other Personal Injury, Workers' Compensation Cases.
Extended Standard (Trial Date-345 days)	Asbestos, Lender Liability, Professional Malpractice, Serious Motor Tort or Personal Injury Cases (medical expenses and wage loss of \$100,000, expert and out-of-state witnesses (parties), and trial of five or more days), State Insolvency.
Complex (Trial Date-450 days)	Class Actions, Designated Toxic Tort, Major Construction Contracts, Major Product Liabilities, Other Complex Cases.

Date	Signature of Counsel / Party
Address	
	Printed Name
City State Zip Code	
City State Zip code	

ASTAR TRACK REQUEST—ADDL. INFORMATION ORDER

	IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND
PLAINTIFF	Case NoV
v.	COMPLAINT FILED ON 07/07/2010
DEFENDANT	

ORDER FOR SUPPLEMENTAL INFORMATION IN SUPPORT OF REQUEST FOR ASSIGNMENT TO ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) TRACK

The Court is in receipt of your request for case assignment to the ASTAR track. Pursuant to Rule 16-202, the Administrative Judge "shall develop implement and monitor a case management plan for the prompt and efficient scheduling and disposition of actions in the Circuit Court."

To assist the Court in determining whether this case meets the criteria established for an ASTAR track assignment, you must file within fifteen (15) days of the entry of this order a ONE page statement with the Civil Clerk's office (Room 107) describing:

- 1. the nature of the complaint and relief sought;
- 2. the number and diverse interests of the parties;
- 3. the anticipated nature and extent of pretrial discovery and motions;
- whether the parties agree to waive venue for the hearing of motions and other pretrial matters;
- 5. the degree of novelty and complexity of the factual and legal issues presented;
- the extent to which complex science or medical issues predominate over other issues presented; and
- 7. the willingness of the parties to participate in ADR.

If the above referenced ONE page statement is not filed within fifteen (15) days of the date of this order, the case will automatically be assigned to the most appropriate of Civil Tracks 0 through 4.

> JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

TO THE CLERK: Please mail this notice to counsel and return the case file to the Administrative Aides.

ASTARROD 06/15/2010 18:05:20

ASTAR CASE ASSIGNMENT ORDER

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

	:	
	:	
Plaintiff	:	
٧.	:	Case No.:
	:	
Defendant	:	

ASTAR CASE TRACK ASSIGNMENT

<u>(1647)</u>

The request for the above captioned case having been considered, it is this ______ day of

_____/ _____/

ORDERED that the Request for Assignment to the ASTAR Case Management Program is hereby **GRANTED** and is assigned to

_____ Expedited Track 7

_____ Standard Track 8

Or

ORDERED that the Request for Assignment to the ASTAR Case Management Program is hereby **DENIED** and the case shall be assigned to the regular Civil Differentiated Case Management Track in accordance with those guidelines.

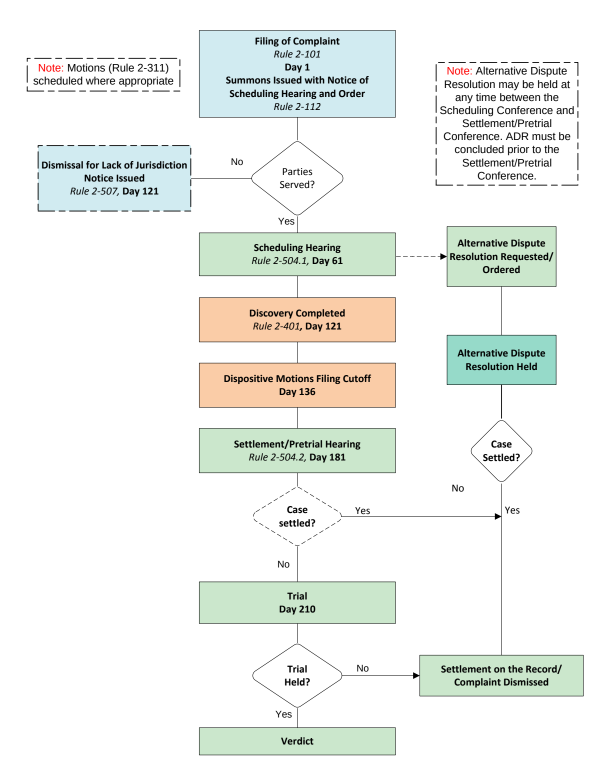
JUDGE

Form Location: FORMMENU – ASTARA

ASTAR TRACKING GUIDELINES

EVENT	EXPEDITED	STANDARD
	TRACK 7	TRACK 8
	DAY	DAY
Filing of Complaint	1	1
Track Assignment by Administrative Judge	1	1
Scheduling Hrg. Order	1	1
Scheduling Hearing	61	91
Plaintiff's Experts Identified		166
Defendant's Experts Identified		211
All Written Discovery Served By		256
Discovery Completed	121	286
Motions Filing Cut-Off Date	136	331
Meeting of All Counsel		347
Joint Pretrial Stmt. Filed		356
Settlement/Pretrial Hearing	181	361
Trial	210	421-540

Advanced Science and Technology Adjudication Resource ASTAR Expedited Track 7



ASTAR TRACK

EXPEDITED TRACK 7

A case will be assigned to this track if the complaint presents scientific and/or medical issues of such a complex or novel nature that specialized treatment is likely to improve the administration of justice. Rule 16-202. If the plaintiff requests the <u>Expedited Track</u>, the court assumes service upon the defendant will be immediate.

DAY	
1	FILING OF COMPLAINT
	The Civil Department will file and docket the complaint as a new suit and forward the file together with the ASTAR track request to the Administrative Judge. The case will be temporarily tracked as Track A until the Administrative Judge determines the track assignment. Upon the Administrative Judge's direction to assign the case to the ASTAR Expedited Track 7 , the civil department will docket the case as an ASTAR case, the computer will post Status/Pretrial Hearing on the Assignment Office docket, and print the Scheduling Order for service. The Civil Office will mail copies to plaintiff, attach copies to summons for each defendant along with the Defendant's Information Form, and a copy of the Plaintiff's Information Form.
	Administrative Judge at the filing of the complaint.

(If there is a discrepancy as to the track information, counsel for the defendant shall notify the assigned judge as soon as possible).

- 61 +60 days SCHEDULING HEARING
- 121 +120 days DISCOVERY COMPLETED
- 136 +15 days MOTIONS FILING CUTOFF

181 +45 days STATUS/PRETRIAL HEARING

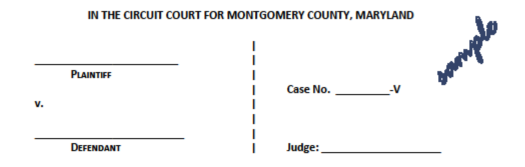
Status/Pretrial Statement to be prepared with the following information provided:

- 1. State nature of case.
- 2. Set forth claims and defenses.
- 3. Stipulations.

4. Number of witnesses and exhibits.

210 +30 days TRIAL DATE

ASTAR Expedited Track 7 Notice of Scheduling Hearing and Order (PAGE 1 of 3)



ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) EXPEDITED TRACK 7 NOTICE OF SCHEDULING HEARING AND ORDER OF COURT (838) COMPLAINT FILED ON 07/07/2010

SCHEDULING HEARING, 9/03/2010, 9:00 AM, Courtroom ____, ATTENDANCE REQUIRED

It is by the Circuit Court for Montgomery County, Maryland, hereby ORDERED, as follows:

- Effective this date, this case is assigned to the supervision of the Advanced Science and Technology Adjudication Resource (ASTAR) judge as noted above. ALL FUTURE FILINGS IN THIS CASE SHALL BEAR THE CASE NUMBER AND THE JUDGE'S NAME BENEATH THE CASE NUMBER. On filing any motion or paper related thereto with the Clerk's Office, a courtesy copy shall be delivered to the assigned judge's chambers by the party filing the pleading.
- MOTIONS FILED IN A TRACK 7 ACTION SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF COURT.
- 3) Within fifty-five (55) days of the filing of the Complaint, Plaintiff must file proof of service on each of the Defendants of the following: copies of the Summons, the Complaint, and this Notice of Scheduling Hearing and Order.
 - a) As to any Defendant for whom such proof of service has not been filed, the Court will consider dismissing the Complaint without prejudice at the time of the Scheduling Hearing.
 - b) As to any Defendant not served at the time of the initial Scheduling Hearing, the Court may sever the case against that party.
 - c) Defendants who are not served by the 121st day after filing of the Complaint are subject to dismissal under Rule 2-507.
 - d) As to any Defendant served with the Summons and Complaint, within thirty (30) days of service, the Defendant must file the Defendant's Civil Information Form with the initial pleading, with a copy mailed to Plaintiff.
- 4) Within the time permitted under Maryland Rules, each Defendant must respond to the Complaint by filing an Answer or other responsive pleading. These pleadings must be filed in accordance with Rule 2-321. If no

Page 1 of 3

IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montcomerycountymd.cov/circuitcourtDCM. timely response has been filed, the Court may enter an Order of Default pursuant to Rule 2-613 at the time of the initial Scheduling Hearing.

- 5) No later than ten (10) days before the initial Scheduling Hearing, the parties shall: complete articlent initial discovery to enable them to participate in the conference meaningfully and in good faith and to make decisions regarding (a) settlement, (b) consideration of available and appropriate forms of alternative dispute resolution, (c) limitation of issues, (d) stipulations, (e) any issues relating to preserving discoverable information, (f) any issues relating to discovery of electronically stored information, including the form in which it is to be produced, (g) any issues relating to claims of privilege or of protection, and (h) other matters that may be considered at the conference.
- 6) Further, with regard to the discovery of electronic information, the Parties shall confer in person or by telephone and attempt to reach agreement, or narrow the areas of disagreement, as to the preservation of electronic information, if any, and the necessity and manner of conducting discovery regarding electronic information, and the parties shall be prepared to address the following at the Scheduling Hearing:
 - a) Identification and retention of discoverable electronic information and what, if any, initial discovery and any party requests in order to identify discoverable electronic information;
 - b) Exchange of discoverable information in electronic format where appropriate, including:
 - The format of production, i.e., PDF, TIFF or JPEG file or native formats such as Microsoft Word, Word Perfect, etc., and the manner in which the information shall be exchanged such as CD-ROM disks or otherwise; and
 - ii) Whether separate indices will be exchanged and whether the documents and information exchanged will be electronically numbered.
 - c) Whether the parties agree as to the apportionment of costs for production of electronic information that is not maintained on a party's active computers, computer servers or databases;
 - d) The manner of handling inadvertent production of privileged materials; and
 - e) Whether the parties agree to refer electronic discovery disputes to a Special Master for resolution.

The parties shall reduce all areas of agreement, including any agreements regarding inadvertent disclosure of privileged materials, to a stipulated order to be presented to the court at or before the Scheduling Hearing.

- 7) Ten (10) days before the initial Scheduling Hearing, each party must file with the Court and provide the other party(ies) and the assigned judge a Scheduling Hearing Statement setting forth the following information:
 - a) for the Plaintiff, a brief statement of the nature of the controversy and the claims being made by the Plaintiffs;
 - b) for the Defendant, a concise statement of the Defendant's defenses;
 - c) an itemization of damages or other relief sought for the Plaintiff and an itemization of matters in mitigation of damages or in opposition , to the relief sought by the Defendant;
 - d) the maximum offer or minimum demand now acceptable to your client;
 - e) a concise statement of the number of witnesses and a designation of the number and identity of proposed expert witnesses;
 - f) an estimation of the amount of time it will take to complete each party's portion of the trial.
- 8) On the date and time noted above, all counsel and any unrepresented parties shall appear before the assigned judge at an initial Scheduling Hearing to discuss the possibilities of settlement, alternative dispute resolution, and to establish a schedule for the completion of all proceedings. This Order is the only notice that parties and counsel will receive concerning this hearing. Failure to appear may result in sanctions.

Page 2 of 3

IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomerycountymd.cov/circuitcourtDCM.

ASTAR Expedited Track 7 Notice of Scheduling Hearing and Order (PAGE 3 of 3)

Where the Plaintiff does not appear and Defendants have been served failure to appear may result in dismissal of the complaint.

- 9) Upon advice that the date noted above is in conflict with another required appearance for any attricey of record or unrepresented party, the Hearing may be postponed once for no more than two (2) paeks, with the consent of all parties. No other postponement of the Hearing will be granted except upper motion for good cause shown. Failure to appear at the Scheduling Hearing may result in a dismissal and/or default judgment.
- 10) THE TRIAL DATE SHALL BE SET AT THE SCHEDULING HEARING BETWEEN THE DATES NOTED BELOW. COUNSEL ARE ENCOURAGED TO CLEAR DATES WITH ONE ANOTHER AND THE ASSIGNMENT OFFICE PRIOR TO THE SCHEDULING HEARING:

[TRIAL DATE BETWEEN: 1/21/2011 AND 02/11/2011.]

DATE: July 7. 2010

JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

Page 3 of 3 IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomerycountymd.cov/circuitcourtDCM.

ASTAR Expedited Track 7 Scheduling Order [TRIAL DATE SET AT SCHEDULING HEARING]

IN THE	CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND	J.
Plaintiff v.	Case NoV	DON
DEFENDANT	COMPLAINT FILED ON <u>07/07</u>	/2010

ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) EXPEDITED TRACK 7 SCHEDULING ORDER

(838)

THIS ORDER IS YOUR OFFICIAL NOTICE OF CASE DEADLINES AND HEARINGS REQUIRING APPEARANCES. FAILURE TO APPEAR AT HEARINGS OR COMPLY WITH ALL REQUIREMENTS MAY RESULT IN DISMISSAL, DEFAULT JUDGMENT, EXCLUSION OF WITNESSES AND/OR EXHIBITS, ASSESSMENTS OF COSTS AND EXPENSES, INCLUDING ATTORNEY FEES, OR OTHER SANCTIONS.

EVENT: [ATTENDANCE REQUIRED AT EVENTS]

DEADLINE:

[SCHEDULING HEARING, 09/03/2010, 9:00 AM]

DEADLINE:	ALL DISCOVERY COMPLETED	<u>11/04/2010</u>
DEADLINE:	ADD'L PARTIES JOINDER	11/15/2010
DEADLINE:	RULE 2-504.3(B) NOTICE	11/15/2011
DEADLINE:	DISPOSITIVE MOTIONS FILED	11/19/2010
DEADLINE:	PRETRIAL STATEMENT FILED	12/29/2011

SETTLEMENT/PRETRIAL HEARING, 01/03/2011. 11:30 AM: ATTENDANCE REQUIRED DEADLINE: PLEADING AMENDMENT TO BE DETERMINED AT PRETRIAL

TRIAL: [JURY, 6 days], 02/02/2011. 9:30 AM BEFORE THE HON.

TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT/PRETRIAL HEARING, ACCOMPANIED BY THE PARTIES AND THE INDIVIDUAL(S) WITH AUTHORITY TO SETTLE THE CASE. MOTIONS FILED IN TRACK 7 ACTIONS SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF THE COURT. IDENTIFICATION OF ADDITIONAL PARTIES AND AMENDMENT OF PLEADINGS GOVERNED BY RULES 2-211, 2-331, 2-332 AND 2-341.

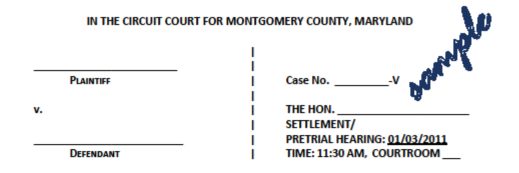
ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

> JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

> > ASTARSO

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountvmd.eov/circuitcourtDCM.

ASTAR Expedited Track 7 Notice of Settlement/Pretrial Hearing and Order (PAGE 1 of 2)



ORDER FOR MANDATORY SETTLEMENT/PRETRIAL HEARING ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) EXPEDITED TRACK 7

COMPLAINT FILED ON 07/07/2010

In accordance with Maryland Rules of Procedure, Rule 2-504, and in order to administer the trial of cases in a manner consistent with the ends of justice, in the shortest possible time and at the least possible cost to the Court and to litigants, it is, this <u>3rd day of September. 2010</u>, by the Circuit Court for Montgomery County, Maryland,

ORDERED, that the parties, representatives with authority to settle a case, and trial counsel shall appear in court for a Settlement/Pretrial Hearing on the date set forth above. No further notice will be given of this date. Unrepresented parties and/or trial counsel shall meet at least two (2) weeks prior to the hearing date to prepare a written joint pre-trial statement and endeavor to settle the case. If the parties cannot agree to the meeting place or date, it shall be two (2) weeks before the hearing date at 9:00 a.m. in the lobby of the Court House. The joint pre-trial statement shall be signed by all parties and their attorneys and shall be filed with the court at least five (5) days before the Settlement/Pretrial Hearing and shall contain the following:

- 1. Nature of the Case: A brief, non-argumentative statement suitable for reading to a jury.
- Claims and/or Defenses: Each party to set forth a concise statement of all claims and defenses which that party is submitting for trial.
- 3. Undisputed Issues and Facts: List all issues not in dispute and set forth stipulated facts.
- 4. Disputed Issues: List each disputed issue and the principal contentions of all parties respecting each.
- Relief Sought: Specify nature and amount of each item of damage claimed or description of equitable relief sought by each party.
- 6. Citations: List any cases or statutes which need to be called to the Court's attention.
- 7. Pending Motions: List title, movant, and filing date of pending motions.
- Witnesses: Name, address, and telephone number of each person who may be called to testify. As to
 experts, list matters about which each expert will testify. No party may call at trial any witness omitted
 from that party's pre-trial statement, except for impeachment or rebuttal purposes.
- 9. Exhibits: Attach a listing of the exhibits to be offered in evidence by each party at the trial, other than those expected to be used solely for impeachment, indicating which exhibits the parties agree may be offered in evidence without the usual authentication. Complete list of exhibits identifying by exhibit number each document that may be offered at trial. (Stickers to be attached to each exhibit are available in Clerk's office.) Any objections to another party's exhibits should be stated.

(Page 1 of 2)

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montcomervcountvmd.cov/circuitcourtDCM.

ASTAR Expedited Track 7 Notice of Settlement/Pretrial Hearing and Order (PAGE 2 of 2)

- Deposition Testimony: Designation by page and line of deposition testimony to be offered as substant evidence, not impeachment.
- Pleadings and Discovery Responses: Designation by page and paragraph of any pleading or discrete response to be offered as substantive evidence, not impeachment.
- Demonstrative or Physical Evidence: Describe any items of non-testimonial, non-documentary evidence models, samples, objects, etc. – to be utilized at trial.
- 13. Videotapes: Identify any videotapes to be shown to the jury and authority for doing so.
- Requested Jury Selection Questions: Identify those agreed upon and include any objections made by either side.
- Pattern Jury Instructions: Identify those agreed upon and those not agreed upon. Designate the source of the instruction.
- Non-Pattern Jury Instructions: Supply complete text of each instruction, with authorities, on a separate page.
- Verdict Sheet (if requested): Text of verdict sheet, including any special interrogatories, to be submitted to the jury.
- 18. Settlement: (Optional) Minimum demand; Maximum offer.
- 19. Estimated Length of Trial: Number of days;
- and it is further

ORDERED, that counsel and unrepresented parties shall file the Joint Pretrial Statement no later than (5) five days (DEADLINE: <u>12/29/2011</u>) before the Mandatory Settlement/Pretrial Hearing.

DATE: 09/03/2010

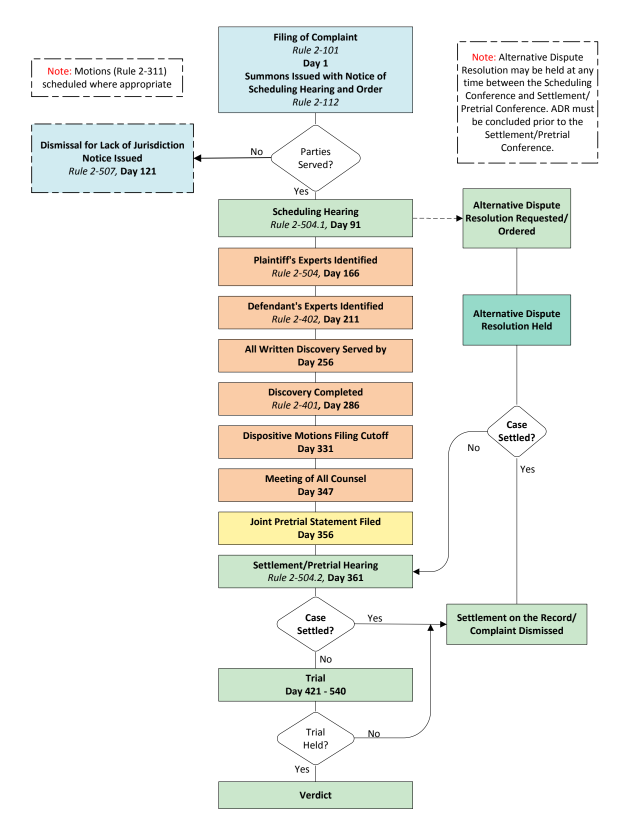
JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

(Page 2 of 2)

DCMV36A4

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomerycountymd.cov/circuitcourtDCM.

Advanced Science and Technology Adjudication Resource ASTAR Standard Track 8



ASTAR TRACK

STANDARD TRACK 8

A case will be assigned to this track if the complaint presents scientific and/or medical issues of such a complex or novel nature that specialized treatment is likely to improve the administration of justice. Rule 16-202.

DAY

1

FILING OF COMPLAINT

The Civil Department will file and docket the complaint as a new suit and forward the file together with the B & T track request to the Administrative Judge. The case will be temporarily tracked as **Track A** until the Administrative Judge determines the track assignment. Upon the Administrative Judge's direction to assign the case to the **ASTAR Standard Track 8**, the civil department will docket the case as an ASTAR case, the computer will post Scheduling Hearing on the assigned Judge's docket, record cutoff dates, and print Notice of Scheduling Hearing. Case will be assigned to an ASTAR Standard Track to be managed by the assigned an ASTAR judge. The Civil Office will mail copies to plaintiff, attach copies to summons for each defendant along with the Defendant's Information Form, and a copy of the Plaintiff's Information Form, if provided.

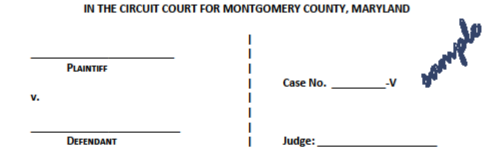
Any emergency relief sought will be determined or assigned by the Administrative Judge at the filing of the complaint.

(If there is a discrepancy as to the track information, counsel for the defendant shall notify the assigned judge as soon as possible).

91	+90 days	SCHEDULING HEARING	
		1. Establish trial length, review issues, discovery matters.	
		2. Prepare discovery order:	
		Establish deadline dates.	
		Govern Pretrial process.	
		Establish Scheduling Order and provide copies to all parties.	
		4. Order for Pretrial Hearing to be given to counsel for all parties.	
		5. Judge to ascertain whether ADR is feasible at this time.	
166	+75 days	PLAINTIFF'S EXPERTS IDENTIFIED	
211	+45 days	DEFENDANT'S EXPERTS IDENTIFIED	
CIVIL DCM	/ MANUAL 2017.1		

+45 days	ALL WRITTEN DISCOVERY SERVED BY
+30 days	DISCOVERY COMPLETED
+45 days	MOTIONS FILING CUTOFF
-9 days	MEETING OF ALL COUNSEL
	All counsel are to meet 9 days prior to the Settlement/Pretrial Hearing to prepare the Pretrial Statement and discuss settlement.
-5 days	JOINT PRETRIAL STATEMENT FILED BY
	A JOINT Pretrial Statement is to be filed 5 days prior to the Settlement/Pretrial Hearing.
+30 days	SETTLEMENT/PRETRIAL HEARING
+60 - 120 days	TRIAL DATE
	+30 days +45 days -9 days -5 days

ASTAR Standard Track 8 Notice of Scheduling Hearing and Order (PAGE 1 of 3)



ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) TRACK 8 NOTICE OF SCHEDULING HEARING AND ORDER OF COURT (838) COMPLAINT FILED ON 07/07/2010

SCHEDULING HEARING, 10/05/2010, 9:00 AM, Courtroom ____, ATTENDANCE REQUIRED

It is by the Circuit Court for Montgomery County, Maryland, hereby ORDERED, as follows:

- Effective this date, this case is assigned to the supervision of the Advanced Science and Technology Adjudication Resource (ASTAR) judge as noted above. ALL FUTURE FILINGS IN THIS CASE SHALL BEAR THE CASE NUMBER AND THE JUDGE'S NAME BENEATH THE CASE NUMBER. On filing any motion or paper related thereto with the Clerk's Office, a courtesy copy shall be delivered to the assigned judge's chambers by the party filing the pleading.
- 2) MOTIONS FILED IN A TRACK <u>8</u> ACTION SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF COURT.
- 3) Within sixty-five (65) days of the filing of the Complaint, Plaintiff must file proof of service on each of the Defendants of the following: copies of the Summons, the Complaint, and this Notice of Scheduling Hearing and Order.
 - a) As to any Defendant for whom such proof of service has not been filed, the Court will consider dismissing the Complaint without prejudice at the time of the Scheduling Hearing.
 - b) As to any Defendant not served at the time of the initial Scheduling Hearing, the Court may sever the case against that party.
 - c) Defendants who are not served by the 121st days after filing are subject to dismissal under Rule 2-507.
 - d) As to any Defendant served with the Summons and Complaint, within thirty days of service, the Defendant must file the Defendant's Civil Information Form with the initial pleading and a copy mailed to Plaintiff.
- 4) Within the time permitted under Maryland Rules, each Defendant must respond to the Complaint by filing an Answer or other responsive pleading. These pleadings must be filed in accordance with Rule 2-321. If no timely response has been filed, the Court may enter an Order of Default pursuant to Rule 2-613 at the time of the initial Scheduling Hearing.

Page 1 of 3 IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and <u>www.montcomervcountvmd.cov/circuitcourtDCM</u>.

- 5) No later than 10 days before the initial Scheduling Hearing, the parties shall: complete sufficient initial discovery to enable them to participate in the conference meaningfully and in good faith and to make decisions regarding (a) settlement, (b) consideration of available and appropriate forms of alternative dispute resolution, (c) limitation of issues, (d) stipulations, (e) any issues relating to preserving discoverable information, (f) any issues relating to discovery of electronically stored information, including the form in which it is to be produced, (g) any issues relating to claims of privilege or of protection, and (h) other matters that may be considered at the conference.
- 6) Further, with regard to the discovery of electronic information, the Parties shall confer in person or by telephone and attempt to reach agreement, or narrow the areas of disagreement, as to the preservation of electronic information, if any, and the necessity and manner of conducting discovery regarding electronic information, and the parties shall be prepared to address the following at the Scheduling Hearing:
 - a) Identification and retention of discoverable electronic information and what, if any, initial discovery and any party requests in order to identify discoverable electronic information;
 - b) Exchange of discoverable information in electronic format where appropriate, including:
 - The format of production, i.e., PDF, TIFF or JPEG file or native formats such as Microsoft Word, Word Perfect, etc., and the manner in which the information shall be exchanged such as CD-ROM disks or otherwise; and
 - ii) Whether separate indices will be exchanged and whether the documents and information exchanged will be electronically numbered.
 - c) Whether the parties agree as to the apportionment of costs for production of electronic information that is not maintained on a party's active computers, computer servers or databases;
 - d) The manner of handling inadvertent production of privileged materials; and
 - e) Whether the parties agree to refer electronic discovery disputes to a Special Master for resolution.

The parties shall reduce all areas of agreement, including any agreements regarding inadvertent disclosure of privileged materials, to a stipulated order to be presented to the court at or before the Scheduling Hearing.

- 7) Ten days before the initial Scheduling Hearing, each party must file with the Court and provide the other party(ies) and the assigned judge a Scheduling Hearing Statement setting forth the following information:
 - a) for the Plaintiff, a brief statement of the nature of the controversy and the claims being made by the Plaintiffs;
 - b) for the Defendant, a concise statement of the Defendant's defenses;
 - c) an itemization of damages or other relief sought for the Plaintiff and an itemization of matters in mitigation of damages or in opposition, to the relief sought by the Defendant;
 - d) the maximum offer or minimum demand now acceptable to your client;
 - a concise statement of the number of witnesses and a designation of the number and identity of proposed expert witnesses;
 - f) an estimation of the amount of time it will take to complete each party's portion of the trial.
- 8) On the date and time noted above, all counsel and any unrepresented parties shall appear before the assigned judge at an initial Scheduling Hearing to discuss the possibilities of settlement, alternative dispute resolution, and to establish a schedule for the completion of all proceedings. This Order is the only notice that parties and counsel will receive concerning this hearing. Failure to appear may result in sanctions. Where the Plaintiff does not appear and Defendants have been served failure to appear may result in dismissal of the complaint.
- 9) Upon advice that the date noted above is in conflict with another required appearance for any attorney of record or unrepresented party, the Hearing may be postponed once for no more than two (2) weeks, with

Page 2 of 3 IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountymd.cov/circuitcourtDCM.

ASTAR Standard Track 8 Notice of Scheduling Hearing and Order, (PAGE 3 of 3)

the consent of all parties. No other postponement of the Hearing will be granted except upon motion for good cause shown. Failure to appear at the Scheduling Hearing may result in a dismissal and/ot default judgment.

10) THE TRIAL DATE MAY BE SET AT THE SCHEDULING HEARING BETWEEN THE DATES NO BELOW. COUNSEL ARE ENCOURAGED TO CLEAR DATES WITH ONE ANOTHER AND THE ASSIGNMENT OFFICE PRIOR TO THE SCHEDULING HEARING:

[TRIAL DATE BETWEEN: 08/31/2011 AND 12/29/2011.]

DATE: July 7, 2010

JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

Page 3 of 3 IF TRACK INFORMATION DOES NOT CORRESPOND TO ASSIGNED TRACK, COUNSEL FOR THE DEFENDANT SHALL NOTIFY THE DCM COORDINATOR AT (240) 777-9358. QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and <u>www.monteomerycountymd.cov/circuitcourtDCM</u>.

ASTAR Standard Track 8 Scheduling Order [TRIAL DATE SET AT SCHEDULING HEARING]

	IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND
PLAINTIFF	Case NoV
ν.	the second se
DEFENDANT	COMPLAINT FILED ON <u>07/07/2010</u>

ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) TRACK 8 SCHEDULING ORDER

(838)

THIS ORDER IS YOUR OFFICIAL NOTICE OF CASE DEADLINES AND HEARINGS REQUIRING APPEARANCES. FAILURE TO APPEAR AT HEARINGS OR COMPLY WITH ALL REQUIREMENTS MAY RESULT IN DISMISSAL, DEFAULT JUDGMENT, EXCLUSION OF WITNESSES AND/OR EXHIBITS, ASSESSMENTS OF COSTS AND EXPENSES, INCLUDING ATTORNEY FEES, OR OTHER SANCTIONS.

EVENT: [ATTENDANCE REQUIRED AT EVENTS]

DEADLINE:

[SCHEDULING HEARING, 10/05/2010, 9:00 AM]

DEADLINE:	PLT EXPERTS IDENTIFIED	<u>12/17/2010</u>
DEADLINE:	DEF EXPERTS IDENTIFIED	<u>02/02/2011</u>
DEADLINE:	ALL WRITTEN DISCOVERY SERVED BY	<u>03/18/2011</u>
DEADLINE:	DISCOVERY COMPLETED	. 04/18/2011
DEADLINE:	ADD'L PARTIES JOINDER	05/18/2011
DEADLINE:	DISPOSITIVE MOTIONS FILED	<u>06/02/2011</u>
MEETING OF ALL CO	OUNSEL, <u>06/17/2011,</u> Time and Place to e	E DETERMINED PLUS DEADLINES:
DEADLINE:	RULE 2-504.3(B) NOTICE	<u>06/17/2011</u>
DEADLINE:	JOINT PRETRIAL STATEMENT FILED	<u>06/27/2011</u>
SETTLEMENT/PRE-1	TRIAL HEARING, <u>07/01/2011, 11:30 AM:</u>	ATTENDANCE REQUIRED
DEADLINE:	PLEADING AMENDMENT TO BE DETERMINI	ED AT PRETRIAL

TRIAL: DATE TO BE SET BEFORE THE HON.

THE TRIAL DATE SHALL BE SET BETWEEN THE DATES NOTED BELOW: [TRIAL DATE BETWEEN: 08/31/2011 AND 12/29/2011.]

TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT CONFERENCE/PRETRIAL HEARING, ACCOMPANIED BY THE PARTIES AND THE INDIVIDUAL(5) WITH AUTHORITY TO SETTLE THE CASE. MOTIONS FILED IN TRACK 8 ACTIONS SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF THE COURT. IDENTIFICATION OF ADDITIONAL PARTIES AND AMENDMENT OF PLEADINGS GOVERNED BY RULES 2-211, 2-331, 2-332 AND 2-341.

ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

> JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

> > ASTARSO

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountvmd.cov/circuitcourtDCM.

ASTAR Standard Track 8 Scheduling Order [TRIAL DATE TO BE SET]

	IN THE CIRCUIT C	OURT FOR MONTGO	MERY COUNTY, MARYLAND	S.P
PLAINTIFF			Case NoV	many
v.			COMPLAINT FILED ON 07/07	7/2010
DEFENDANT		i i		

ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) TRACK 8 SCHEDULING ORDER

(838)

THIS ORDER IS YOUR OFFICIAL NOTICE OF CASE DEADLINES AND HEARINGS REQUIRING APPEARANCES. FAILURE TO APPEAR AT HEARINGS OR COMPLY WITH ALL REQUIREMENTS MAY RESULT IN DISMISSAL, DEFAULT JUDGMENT, EXCLUSION OF WITNESSES AND/OR EXHIBITS, ASSESSMENTS OF COSTS AND EXPENSES, INCLUDING ATTORNEY FEES, OR OTHER SANCTIONS.

EVENT: [ATTENDANCE REQUIRED AT EVENTS]

DEADLINE:

[SCHEDULING HEARING, 10/05/2010, 9:00 AM]

DEADLINE:	PLT EXPERTS IDENTIFIED	<u>12/17/2010</u>
DEADLINE:	DEF EXPERTS IDENTIFIED	<u>02/02/2011</u>
DEADLINE:	ALL WRITTEN DISCOVERY SERVED BY	
DEADLINE:	DISCOVERY COMPLETED	
DEADLINE:	ADD'L PARTIES JOINDER	<u>05/18/2011</u>
DEADLINE:	DISPOSITIVE MOTIONS FILED	

MEETING OF ALL COUNSEL, 06/17/2011, TIME AND PLACE TO BE DETERMINED PLUS DEADLINES:

DEADLINE:	RULE 2-504.3(B) NOTICE
DEADLINE:	JOINT PRETRIAL STATEMENT FILED06/27/2011

SETTLEMENT/PRE-TRIAL HEARING, 07/01/2011. 11:30 AM: ATTENDANCE REQUIRED DEADLINE: PLEADING AMENDMENT TO BE DETERMINED AT PRETRIAL

TRIAL: [JURY, 6 days], 10/03/2011, 9:30 AM BEFORE THE HON.

TRIAL COUNSEL SHALL APPEAR AT THE SETTLEMENT CONFERENCE/PRETRIAL HEARING, ACCOMPANIED BY THE PARTIES AND THE INDIVIDUAL(5) WITH AUTHORITY TO SETTLE THE CASE. MOTIONS FILED IN TRACK 8 ACTIONS SHALL NOT EXCEED 25 PAGES INCLUDING ANY MEMORANDUM OF LAW AND OPPOSITION/REPLY MOTIONS SHALL NOT EXCEED 15 PAGES WITHOUT LEAVE OF THE COURT. IDENTIFICATION OF ADDITIONAL PARTIES AND AMENDMENT OF PLEADINGS GOVERNED BY RULES 2-211, 2-331, 2-332 AND 2-341.

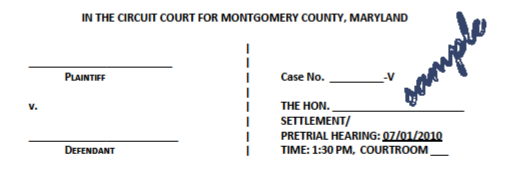
ANY MODIFICATIONS OF THIS SCHEDULING ORDER MUST BE REQUESTED BY WRITTEN MOTION FILED IN ADVANCE OF THE DEADLINES OR HEARING DATES SOUGHT TO BE MODIFIED, PROVIDING GOOD CAUSE TO JUSTIFY ANY MODIFICATION THEREOF.

> JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

> > ASTARSO

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.monteomervcountvmd.cov/circuitcourtDCM.

ASTAR TRACK 8 ORDER FOR SETTLEMENT/PRETRIAL HEARING (PAGE 1 of 2)



ORDER FOR MANDATORY SETTLEMENT/PRETRIAL HEARING ADVANCED SCIENCE AND TECHNOLOGY ADJUDICATION RESOURCE (ASTAR) TRACK 8

COMPLAINT FILED ON 07/07/2010

In accordance with Maryland Rules of Procedure, Rule 2-504, and in order to administer the trial of cases in a manner consistent with the ends of justice, in the shortest possible time and at the least possible cost to the Court and to litigants, it is, this <u>5th day of October. 2010</u>, by the Circuit Court for Montgomery County, Maryland,

ORDERED, that the parties, representatives with authority to settle a case, and trial counsel shall appear in court for a Settlement/Pretrial Hearing on the date set forth above. No further notice will be given of this date. Unrepresented parties and/or trial counsel shall meet at least two (2) weeks prior to the hearing date to prepare a written joint pre-trial statement and endeavor to settle the case. If the parties cannot agree to the meeting place or date, it shall be two (2) weeks before the hearing date at 9:00 a.m. in the lobby of the Court House. The joint pre-trial statement shall be signed by all parties and their attorneys and shall be filed with the court at least five (5) days before the Settlement/Pretrial Hearing and shall contain the following:

- 1. Nature of the Case: A brief, non-argumentative statement suitable for reading to a jury.
- Claims and/or Defenses: Each party to set forth a concise statement of all claims and defenses which that party is submitting for trial.
- 3. Undisputed Issues and Facts: List all issues not in dispute and set forth stipulated facts.
- 4. Disputed Issues: List each disputed issue and the principal contentions of all parties respecting each.
- Relief Sought: Specify nature and amount of each item of damage claimed or description of equitable relief sought by each party.
- 6. Citations: List any cases or statutes which need to be called to the Court's attention.
- 7. Pending Motions: List title, movant, and filing date of pending motions.
- Witnesses: Name, address, and telephone number of each person who may be called to testify. As to
 experts, list matters about which each expert will testify. No party may call at trial any witness omitted
 from that party's pre-trial statement, except for impeachment or rebuttal purposes.
- 9. Exhibits: Attach a listing of the exhibits to be offered in evidence by each party at the trial, other than those expected to be used solely for impeachment, indicating which exhibits the parties agree may be offered in evidence without the usual authentication. Complete list of exhibits identifying by exhibit number each document that may be offered at trial. (Stickers to be attached to each exhibit are available in Clerk's office.) Any objections to another party's exhibits should be stated.

(Page 1 of 2)

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montcomervcountvmd.cov/circuitcourtDCM.

ASTAR TRACK 8 ORDER FOR SETTLEMENT/PRETRIAL HEARING (PAGE 2 of 2)

- Deposition Testimony: Designation by page and line of deposition testimony to be offered as substantive evidence, not impeachment.
- Pleadings and Discovery Responses: Designation by page and paragraph of any pleading or discorresponse to be offered as substantive evidence, not impeachment.
- 12. Demonstrative or Physical Evidence: Describe any items of non-testimonial, non-documentary evidence models, samples, objects, etc. – to be utilized at trial.
- 13. Videotapes: Identify any videotapes to be shown to the jury and authority for doing so.
- Requested Jury Selection Questions: Identify those agreed upon and include any objections made by either side.
- Pattern Jury Instructions: Identify those agreed upon and those not agreed upon. Designate the source of the instruction.
- Non-Pattern Jury Instructions: Supply complete text of each instruction, with authorities, on a separate page.
- Verdict Sheet (if requested): Text of verdict sheet, including any special interrogatories, to be submitted to the jury.
- 18. Settlement: (Optional) Minimum demand; Maximum offer.
- 19. Estimated Length of Trial: Number of days;
- and it is further

ORDERED, that counsel and unrepresented parties shall file the Joint Pretrial Statement no later than five (5) days (DEADLINE: <u>06/27/2011</u>) before the Mandatory Settlement/Pretrial Hearing.

DATE: 10/05/2010

JOHN W. DEBELIUS III COUNTY ADMINISTRATIVE JUDGE

(Page 2 of 2)

DCMV36A4

QUESTIONS? PLEASE SEE the Court's GUIDE TO DCM ORDERS and www.montcomervcountvmd.cov/circuitcourtDCM.