United States District Court southern district of West Virginia AT

v. CASE NO.

Guideline for parties and attorneys:

The parties are advised to use the Worksheet for Report of Parties' Planning Meeting (located on the Court's website at www.wvsd.uscourts.gov) and the suggested Guidelines contained in the form's comments.

REPORT OF PARTIES' PLANNING MEETING

1.	Pursuant to Rule 26(f) of the Federal Rules of Civil Procedure, a meeting was held on	
	Those participating were:	
	for plaintiff(s)	
	for defendant(s)	
	for defendant(s)	
	for defendant(s)	
2. Pre-Discovery Initial Disclosures. The parties will exchange by the information required by Fed. R. Civ. P. 26(a)(1).		
3.	Plaintiff(s) should be allowed until to join additional parties and until	
	to amend the pleadings. Defendant(s) should be allowed until	
	to join additional parties and until to amend the pleadings.	

4. separ		Discovery Plan. The parties jointly propose to the court the following discovery plan [Use te paragraphs or subparagraphs as necessary if the parties disagree.]:				
	a.	Discov	very will be needed on the following subjects:			
	b.	preser	parties have reviewed Local Rule 26.5 and have discussed how the vation, discovery, and disclosure of electronically stored information ("ESI") I be handled, including the following:			
		i.	It is likely that one or more parties will seek discovery of electronically stored information such as emails, files or documents stored on a server or computer, or other electronic documents.			
			□ Yes □ No			
			(If No, no other fields in Section 4.b need to be completed.)			
		The pa	arties have generally agreed upon a format for production of ESI, as follows:			
		ii.	The parties believe it is possible that metadata may be relevant in this case, such as the date stamp when an electronic document was created or modified.			
			□ Yes □ No			
		The pa	arties have generally agreed upon a format for production of such metadata, ows:			

iii.	At this time, the parties have agreed on what ESI is "reasonably accessions as defined in R. 26(b)(2)(B).		
	☐ Yes	□ No	
If no,	identify the nat	ure of any dispute:	
	**		
iv.		es agreed on any search protocol for review of electronic data hods to filter the data?	
	☐ Yes	□ No	
If yes,	please describe	: :	
Ifno	nlaga idantify	what issues remain outstanding.	
11 110,	prease identity	what issues remain outstanding:	
v.		unresolved issues pertaining to the preservation of ESI? If so,	
	please describ	e:	

c.	The parties agree to file a joint motion for the entry of a protective order and to complete and submit with the motion the court's preferred Agreed Protective Order found online at www.wvsd.uscourts.gov .
	☐ Yes ☐ No
	If no, please explain:
d.	The parties agree to file a joint motion for the entry of an Order Governing the Inadvertent Disclosure of Documents or Other Material and to complete and submit with the motion the court's preferred Agreed Order Governing the Inadvertent Disclosure of Documents or Other Material found online at www.wvsd.uscourts.gov .
	□ Yes □ No
	If no, please explain:
e.	The parties agree to file a joint motion for the entry of an Agreed Order Setting Deposition Protocol and to complete and submit with the motion the court's optional Order Setting Deposition Protocol available online a www.wvsd.uscourts.gov .
	☐ Yes ☐ No
f.	The last day to serve discovery requests is The last date on which to take a discovery deposition is 45 days after the last date to serve discovery requests. The last date on which to take a discovery deposition is known as the

Other. Identify all other outstanding issues or disputes concerning ESI:

vi.

	"discovery completion date." [Discovery on to be completed by]
	The parties adopt the discovery limits set forth in the Federal Rules of Civil Procedure.
	□ Yes □ No
	If the parties and attorneys believe that more discovery is needed, the basis for that belief is:
	The parties believe that this case requires additional judicial oversight such as
	special case management procedures or regularly held conferences.
	☐ Yes ☐ No
	If yes, please describe why the case requires additional judicial oversight and the type of oversight requested:
	Reports from retained experts under Rule 26(a)(2) due:
	By the party bearing the burden of proof on an issue:
	By the party not bearing the burden of proof on an issue:
	Expert witness disclosures intended solely to contradict or rebut evidence on the same issue identified by another party:
a	rate judges will resolve all discovery disputes. The parties to United States Magistrate Judge conduct any further proceedings in this case, ng trial, and order the entry of a final judgment.
at	ion shall take place on or before
	al dispositive motions shall be filed by, with responses and filed according to the Local Rules.

5.

6.

7.

8.	The parties request a pretrial conference	e in		
	The Plaintiff(s) shall submit a propo	sed pretrial order to Defendant(s) on or before		
	The Defendant(s) shall compile a prochambers of the presiding judicial office	oposed integrated pretrial order and submit it to er on or before		
9.	Where applicable, proposed jury instructions shall be exchanged and transmitted chambers of the presiding judicial officer in Microsoft Word format on or before			
10.	Where applicable, findings of fact and conclusions of law shall be exchanged at transmitted to chambers of the presiding judicial officer in Microsoft Word format on before			
11.	A final settlement conference will take	place on		
12.	The case shall be ready for trial by approximately days.	, and at this time is expected to take		
The p	parties a conference wit	th the court before the entry of the scheduling order.		
s/		s/		
Signature		Signature		
Counsel for:		Counsel for:		
s/		s/		
Sign	nature	Signature		
a				
Coun	isel for:	Counsel for:		