STATE OF NORTH CAROLINA COUNTY OF ANSON IN THE MATTER OF THE

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION JUDICAL DISTRICT 16A

Administrative Order CIVIL CASE MANAGEMENT PLAN NOON OUTS Amend Case Management Plan

The Civil Case Management Plan for the calendaring of civil matters in the Superior Courts of Judicial District 16A is hereby amended so as to adopt revised Calendar Request Forms.

Except for the adoption of the revised Calendar Request Forms, the Case Management Plan remains unchanged. The Case Management Plan that was adopted on August 23, 2019, is hereby amended in order to reflect that Chad B. Haywood is now the Trial Court Coordinator for District 16A.

The attached calendar request forms should now be used instead of those attached to the plan adopted on August 23, 2019.

Also, see the adopted "Jury Trial Resumption Plans" adopted by Administrative Order on October 9, 2020, for Anson, Richmond, and Scotland Counties.

NOW, THEREFORE, the undersigned does hereby ORDER that the revised Calendar Request Form for Anson County, a copy of which is attached hereto and incorporated herein by reference, shall be used in lieu if the Calendar Request Form attached to the Civil Case Management Plan adopted August 23, 2019.

The undersigned reserves all inherent right and authority to amend The Plan as circumstances warrant.

Copies of this Order and the Plan shall be posted on the North Carolina Administrative Office of the Court's website.

This 13^{10} day of October, 2020.

Stephan R. Futrell

Senior Resident Superior Court Judge Judicial District 16A

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16A JUDICIAL DISTRICT

SUPERIOR COURT DIVISION

CIVIL CASE MANAGEMENT PLAN

ADOPTED AUGUST 23, 2019

The attached Civil Case Management Plan is hereby adopted as the Local Rules for Civil Superior Court for the 16A Judicial District, Superior Court Division.

IT IS SO ORDERED ON AUGUST 23, 2019.

STEPHAN R. FUTRELL

SENIOR RESIDENT SUPERIOR COURT JUDGE

JUDICIAL DISTRICT 16A

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JUDICIAL DISTRICT 16A CASE MANAGEMENT PLAN SUPERIOR CIVIL DIVISION

The purpose of these rules is to institute a case management plan for the Superior Court of Judicial District 16A that provides for the orderly, just, and prompt disposition of civil cases. They are promulgated in compliance with the North Carolina Rules of Civil Procedure, General Rules of Practice for the Superior and District Courts, and the Rules of Implementing Mediated Settlement Conference in Superior Court Civil Actions.

Rule 1.

GENERAL RULES

- 1.1 These rules are a continuation of the Case Management Plan, Superior Court Division, dated 01/01/2015, by Richard T. Brown, Senior Resident Superior Court Judge, with appropriate modifications.
- 1.2 These rules are adopted to provide for the orderly, just, and prompt disposition of matters to be heard in the Superior Courts of Anson, Richmond, and Scotland Counties. They shall be at all times construed and enforced in such a manner as to avoid technical delay.
- 1.3 The calendars for the disposition of civil cases in Scotland, Richmond and Anson Superior Court shall be set by the Trial Court Coordinator of Superior Court under the supervision of the Senior Resident Superior Court Judge in accordance with these rules.
- 1.4 It is recognized that these rules are not complete in every detail and will not cover every situation that may arise. In the event that these rules do not cover a specific matter, the Trial Court Coordinator is authorized to act in her discretion, subject to consultation with the Senior Resident Superior Court Judge.

Rule 2.

MEDIATION

- 2.1 All civil actions filed in the Superior Court Division of Judicial District 16A are subject to a Mediated Settlement Conference in accordance with GS 7A-38.1, Rule 10 of the Rules Implementing Mediated Settlement Conferences in Superior Court civil cases, and these rules. These rules incorporate by reference G.S. 7A-38 and the Rules Implementing Mediated Settlement Conferences.
- 2.2 The Trial Court Coordinator shall prepare an Order for Mediation when the case is 150 days from the filing date and the last pleading has been filed, or counsel

- may request voluntary mediation. The trial date shall be set and indicated on the Mediation Order. The case will be set for trial on the date indicated unless counsel contacts the Trial Court Coordinator and agrees on an alternate date.
- 2.3 In accordance with the Rules of Mediation, the attorneys have twenty-one (21) days to designate a mediator on AOC Form #AOC CV 812. Said form shall be submitted to the Trial Court Coordinator within 21 days or, failing that, she shall assign a mediator.
- 2.4 If a mediation date was set and, for justifiable reasons, the conference was not held, the mediator should submit a request for an extension of mediation deadline to the Senior Resident Superior Court Judge or his designee.
- 2.5 The mediator shall file a report with the Trial Court Coordinator within ten (10) days after the mediated settlement conference to report the results.
- 2.6 When the parties do not timely select a mediator, the general procedure shall be for the Senior Resident Superior Court Judge to appoint the next mediator on the appropriate list. The Senior Resident Superior Court Judge retains discretion to depart from the general procedure in particular circumstances such as the appointment of one mediator to multiple related cases, appointment of a newly certified mediator, or to withhold a mediator who has not followed Local or Supreme Court Rules for appointment.

RULE 3.

CASE MANAGEMENT SYSTEM

- 3.1 The Trial Court Coordinator shall establish and maintain a case tracking system in accordance with the General Rules of Practice for the Superior and District Courts and these rules. This system shall be aimed at monitoring the number, age, type, and procedural status of all pending cases and providing for the calendaring of the same.
- 3.2 A case shall be deemed ready for trial when the Trial Court Coordinator has determined that at least one of the following hasoccurred:
 - A case has been on file for 120 days or more;
 - b. All counsel has filed with the Trial Court Coordinator a Calendar Request form requesting that the case be placed on a trial calendar prior to the expiration of the 120-day period;
 - c. A case has been transferred to the Superior Court Division on appeal from the Clerk of the Superior Court;
 - d. A case has been remanded for trial by the Appellate Division;
 - e. A case is entitled to priority hearing by statute;

Counsel shall forthwith provide written notice to the Trial Court Coordinator of any case identified in Rule 3.2 (b), 3.2 (c), 3.2 (d).

3.3 The Trial Court Coordinator shall place those cases that she has determined to be ready for trial on a trial calendar.

RULE 4.

TRIAL CALENDAR

- 4.1 Not less than four (4) weeks prior to the first day of each regularly scheduled session of Superior Court for the trial of Civil Cases, the Trial Court Coordinator shall prepare a final calendar for said session. Cases designated by the Order for Mediated Settlement Conference for a particular trial week shall be set on the trial calendar unless settled or continued as hereafter provided.
- 4.2 It shall be the ongoing duty of all. Counsel/unrepresented parties to notify the Trial Court Coordinator of any addition(s) or deletion(s) of counsel/unrepresented parties, so that they can be apprised of trial calendars.

RULE 5.

PEREMPTORY SETTING

- 5.1 Cases entitled to priority settings by statute shall be brought to the attention of the Trial Court Coordinator in writing, with copies to all counsel of record or parties and citing statutory authority for such setting.
- 5.2 Requests for a peremptory setting for cases involving persons who must travel long distances, or which involve numerous expert witnesses, or other extraordinary circumstances for such request, must be made in writing to the Senior Resident Superior Court Judge. Such request shall set out the reasons for the requested peremptory setting, and a copy thereof shall be seNed on the opposing party or his attorney in accordance with the Rules of Civil Procedure. A peremptory setting shall be granted only for good cause and compelling reason.
- 5.3 Requests for peremptory settings shall be made at least six (6) weeks prior to the commencement of the session of court for which the peremptory setting is sought. The Senior Resident Superior Court Judge may set cases peremptorily upon his own motion.

RULE 6.

CONTINUANCES-CIVIL CASES

- 6.1 Prior to the opening of court for the session in which the case is calendared, all applications for continuances shall be made to the Senior Resident Superior Court Judge or his designee. Following the opening of court for the session in which the case is calendared, any application for continuance shall be made to the presiding judge of the court in which the case is calendared.
- 6.2 All applications for continuances shall be by written motion on state form AOC CV 221. A copy of that motion shall be delivered to the Trial Court Coordinator.

- 6.3 A copy of the completed form AOC CV 221 must be distributed to all counsel of record and/or unrepresented parties prior to presentation of the motion to the appropriate judicial official. Distribution of the motion may be by U.S. mail, facsimile transmission, hand delivery, email, or distribution by means of attorney distribution boxes maintained in the courthouse facility.
- Opposing counsel and/or unrepresented parties shall have a period of three (3) working days following completion of distribution to communicate, by any means, objections to the motion for continuance to the moving party and the office of the Senior Resident Superior Court Judge or the Office of his/her designee. Objections not raised within the time period are deemed waived.
- 6.5 Continuance requests are presumptively disfavored. However, when compelling reasons for continuances are presented which would affect the fundamental fairness of the trial process or when a continuance is in the interest of justice, a continuance may be granted in the exercise of judicial discretion to further the best interest of the fair administration of justice.

In addition to other factors, the appropriate judicial official shall consider the following when deciding whether to grant or deny a motion for continuance:

- The age of the case;
- The status of the trial calendar for the week;
- The order in which the case appears on the trial calendar, including whether the case is peremptorily scheduled;
- The number of previous continuances;
- The extent to which counsel had input in the scheduling of the trial date;
- The due diligence of counsel in promptly filing a motion for continuance as soon as practicable;
- Whether the reason for continuance is a short-lived event which could resolve prior to the scheduled trialdate;
- The length of the continuance requested, if applicable;
- The position of opposing counsel;
- Whether the parties themselves consent to the continuances;
- · Present or future inconvenience or unavailability of witness/parties; and
- any other matter that promotes the ends of justice.
- 6.6 Reasons that shall not be considered valid bases for allowing a continuance motion include:
 - First time scheduling of the case fortrial;
 - Failure to calendar a motion;
 - Failure to mediate a case:
 - · Potential conflicting schedules of other trials in other courts; and
 - Whether counsel of record has received payment.

- 6.7 Should an objection arise, any failure on the part of moving counsel to comply with the rules concerning written motion and notice to opposing counsel/unrepresented parties shall result in the voiding of any continuance granted.
- 6.8 The Trial Court Coordinator, under the supervision of the Senior Resident Superior Court Judge, has sole authority to continue cases prior to the scheduled trial session. At no time shall any counsel/unrepresented parties present any motion to continue to the presiding judge prior to the opening of the scheduled trialsession.
- 6.9 Prior to granting a motion for continuance, the appropriate judicial official, in consultation with the Office of the Senior Resident Superior Court Judge or his/her designee, should reschedule the trial of the case after receiving scheduling input from all counsel.

RULE 7

PRE-TRIAL ORDERS

- 7.1 There shall be a pre-trial conference and order in every civil case. The purpose of this conference is to define and narrow the issues for trial and explore carefully the prospects of settlement.
- 7.2 The parties shall hold the pre-trial conference at least ten(10) days prior to the trial date, and a pre-trial order prepared and signed by all attorneys of record shall be filed with the Clerk of Superior Court. A copy of the pre-trial order shall be presented to the Trial Court Coordinator no later than Wednesday preceding the session in on which the case is set for trial.
- 7.3 The pre-trial order shall be prepared in compliance with the provisions of Rule 7 of the General Rules of Practice of the Superior and District Court.
- 7.4 Failure to comply with these provisions may result in the presiding judge, in his/her discretion, entering an order to exclude certain evidence, an order of dismissal, or order such other sanctions deemed appropriate and allowed by law.

RULE 8.

NOTICE OF SETTLEMENT

- 8.1 The Guidelines for Resolving Scheduling Conflicts in state court are as set forth in Rule 3.1 of the General Rules of Practice for Superior and District Courts.
- 8.2 Generally, when a case on a published calendar is settled, all attorneys of record must notify the Trial Court Coordinator within twenty-four (24) hours of the settlement and advise who will prepare and present judgment and when.

RULE 9.

DELINQUENT ORDERS QRJUDGMENT

9.1 Cases or motions scheduled on the trial calendar and removed due to consent or settlement shall be considered delinquent if the order of judgment or dismissal is not filed within fifteen (15) working days after the matter was announced as settled.

- 9.2 Cases or motions scheduled on the trial calendar and heard by the judge or by jury shall be considered delinquent if the order or judgment of disposition is not filed within (15) working days after the hearing unless otherwise directed by the presiding judge.
- 9.3 Upon motion of the party against whom the judgment or order was to be taken, cases identified delinquent pursuant to Rule 9.2 above may be dismissed by the Senior Resident Superior Court Judge or presiding judge.
- 9.4 The Trial Court Coordinator shall identify those cases which are delinquent, pursuant to Rule 9.1 and 9.2 above, and bring them to the attention of counsel/unrepresented parties by means of a "Notice of Delinquent Order." After such notices, cases remaining delinquent may be dismissed at the discretion of the Senior Resident Superior Court Judge or presiding judge. The court may alternatively order such sanctions or impose such penalties as deemed appropriate and allowed by law.

RULE 10. PROCEDURES FOR SESSIONS OF COURT

- 10.1 There will be a call of the calendar at 10:00 a.m. on the first day of each civil session. The purpose of this call will be:
 - a. To notify attorneys with cases on the calendar of disposition made since the publication of the final calendar.
 - b. To consider any requests for continuance.
 - c. In double sessions, to assign courtrooms for cases on the calendar.
 - d. To give attorneys an indication of when their cases are expected to be reached.
- 10.2 Motions shall be set for hearing as the first order of business on Monday morning. Motions not heard on Monday may be heard at any time during the term in the discretion of the presiding judge.
- 10.3 Cases set for trial will ordinarily be set on the calendar with the oldest case appearing first, and the other cases following in order of their age. When cases have been consolidated for trial, they shall be treated as one case for calendaring purposes and will take the priority of the oldest case in the group.
- 10.4 Unless otherwise directed by the presiding judge, cases will be called for trial in the order in which they appear on the calendar. Cases not reached on the day on which they are set will be carried over from day to day during the term, and will be called when reached any day thereafter. Cases will not be called before the day upon which they are set except with consent of all counsel and the presiding judge.
- 10.5 Cases not reached during the session shall be re-calendared according to Rule 4, above.

RULE 11. MOTIONS

- 11.1 All motions shall be scheduled for hearing through the Trial Court Coordinator's Office. All calendar requests for motions and non-trial matters shall be made on the form attached. All calendar requests made by use of that form shallconstitute notice of hearing pursuant to Rule 7(b) of the N.C. Rules of Civil Procedure.
- 11.2 Moving counsel/party shall serve all counsel/unrepresented parties with the date, time, and location of the hearing.
- 11.3 With respect to Motions to Withdraw as Counsel, moving counsel is responsible for notification to her or his client of the date, time, and location of hearing.
- 11.4 Failure of counsel to calendar motions for hearing in a timely manner will not delay the trial date assigned.
- 11.5 The Trial Court Coordinator may in his/her discretion calendar pending motions on a timely basis to insure the progression of the calendar.
- 11.6 Prior to the beginning of the scheduled court session, the moving party may remove any motions he/she has noticed for hearing from the calendar by providing the Trial Court Coordinator with notification and intent to withdraw the notice of hearing and verification that such withdrawal has been communicated to all party(ies).
- 11.7 Motion requests shall be filed no later than ten (10) days prior to the first day of acivil session. Any motion request filed later than ten (10) days before the first day of the session shall only be heard by consent of the presiding judge.
- 11.8 The filing of a motion subsequent to the setting of the case for trial (either by court order or by the publication of a calendar) shall not be grounds for continuance of the trial of the case.
- 11.9 Any motion which deals with the admission of attorneys from out of statemay only be added to a motion calendar by order of the Senior Resident Superior Court Judge. Copies of all motions to admit out of state attorneys pursuant to N.C. General Statutes 84-4.1 must be filed with the Office of the Senior Resident Superior Court Judge at P.O. Box 339, Rockingham, N. C. 28380. All requests for calendaring such motions must be addressed in writing to the Senior Resident Superior Court Judge with the original of said request being filed in the Court file, and a copy sent to the Office of the Senior Resident Superior Court Judge.

RULE 12. DISCOVERY

12.1 Parties are encouraged to initiate discovery proceedings as soon as possible after the institution of a civil action and to complete the same as soon as practicable.

RULE 13. ATTENDANCE BY ATTORNEYS

13.1 When an attorney is notified to appear for the hearing of a motion or trial, she or he must consistent with ethical requirements appear or have a partner, associate or another attorney familiar with the case present. Unless an attorney has been excused in advance by the judge before whom the matter is scheduled and has given prior notice to her or his opponent, the scheduled hearing will not be continued.

RULE 14. JUDICIAL REVIEW OF CASE STATUS

- 14.1 The Trial Court Coordinator may, as necessary, set cases for the purpose of judicial review of case status.
- 14.2 Cases involving, but not limited to, the following matters shall be eligible for judicial review and appropriate disposition.
 - Bankruptcy
 - Service not made, and summons expired
 - Removal to Federal Court
 - Soldiers and Sailors Relief Act (50 USES Appx. 501)
 - · Periodic Settlement Payments
- 14.3 The Trial Court Coordinator, upon review of the cases pending in categories identified in 14.2 and after consultation with counsel, if necessary, shall prepare orders to be signed by the Senior Resident Superior Court Judge or presiding judge disposing of such matter appropriately.
- 14.4 In cases in which answers have not been filed and time has expired, Plaintiff's attorney shall file an entry of default prior to the date of the assigned trial. Failure to comply may result in an entry to dismissal with prejudice, or any other sanctions allowed by law and deemed appropriate.

RULE 15. SANCTIONS

15.1 Failure to comply with any section of these rules shall subject an action to dismissal, or such other sanctions allowed by law and deemed appropriate in the discretion of the Senior Resident Superior Court Judge or presiding judge.

RULE 16. ENFORCEMENT OF LOCAL RULES OF PROCEDURE

16.1 The signature of the Trial Court Coordinator shall be considered the same and have the same full force and effect as the Senior Resident Superior Court Judge for the purposes of all scheduling order deadlines, trial settings, mediation, extensions of time both within and beyond scheduling order deadlines and any similarly situations case management matters.

RULE 17.

NOTICE

17.1 The Clerks of Court shall immediately forward a copy of this Order to all practicing attorneys in Anson, Richmond, and Scotland Counties. The clerks and Trial Court Coordinator shall maintain a supply of this Order for those attorneys and parties who request the same.

ANSON COUNTY SUPERIOR CIVIL COURT

<u>CALENDAR REQUEST</u>	(CASE NUMI	BER:
*FILL IN [] JURY	NON-JURY	Y []	MOTION – TYPE OF MOTION
NATURE OF CASE ("x	" WHERE APF	PLICABLE)	
	Negligence		Caveat Other
[] []	[]		
If "Other" Explain:			
			****TERM****
PLAINTIFF(S)			NING, 20
VS			MATED TIME:
			YSHOURSMINUTES
DEFENDANT(S)		(Must b	e completed)
have served those listed below with a THISDAY OF _ Attor	copy of this request	_· ndant	the above- calendared MOTION and that I
		_	nereof, notice must be given to the
			al Court Coordinator
(Chad	.B.Haywood@n	ccourts.org),	immediately.
CODV TO. (MIICT CHO	W SEDVICE ON	I DDA CE DA	RTIES/OPPOSING COUNSEL)
			, Wadesboro, N. C. 28170
			I.B.Haywood@nccourts.org. or mail to
P.O. Box 339, Rockingha		, Zimen to Sime	and the state of t
3		Att	orney For
4.			orney For
Pro Se:			name/address

CERTIFICATE OF READINESS (for TRIALS only):

I HEREBY CERTIFY:

- (a) All motions existing of record this date have been heard or otherwise disposed of or may be disposed of without delay of trial.
- (b) I know of no procedural matters which would delay the trial of the case when called for trial.
- (c) I know of no parties or witnesses desired that will not be available on the trial date.
- (d) I know of no current reason that would cause me to move for continuance, I am ready for trial.

This day of	, 20	•
		Attorney for (Plaintiff/Defendant)

RICHMOND COUNTY SUPERIOR CIVIL COURT

CALENDAR REQUEST		CASE NUMBER:			
*FILL IN JURY	NON-JUR	Y []	MOTION – TY	PE OF MOTION	
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If "Other" Explain:					
		*	****TERM***	k	
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VS		*ESTIM	MATED TIME:		
	-	DA	YSHOURS_	_MINUTES	
DEFENDANT(S)		(Must b	e completed)		
THISDAY OF	ey for Plaintiff/De				
*If opposing counsel cann					
undersigned and to				by emailing	
Cha	d.B.Haywood@n	iccourts.org in	<u>nmediately.</u>		
CODV TO MILET SHO	OW SERVICE OR	A DDA CE DA	DTIEC/ADDACT	NC COUNCEL	
COPY TO: (MUST SHO 1. (ORIGINAL) Richmon	d County Clerk of C	ourt 105 W Fr	anklin St. Pooking	hom N. C. 29370	
2. Chad B. Haywood, Tria	al Court Coordinator	r, email to Chad.	B.Havwood@neco	uam, N. C. 205/9 urts.org or mail to	
P.O.Box 339, Rockingh	am, N.C. 28379.		component	or mun to	
3.		Atte	orney For		
4		Atte	orney For		
Pro Se:				name/address	

CERTIFICATE OF READINESS (for TRIALS only):

I HEREBY CERTIFY:

- (c) All motions existing of record this date have been heard or otherwise disposed of or may be disposed of without delay of trial.
- (d) I know of no procedural matters which would delay the trial of the case when called for trial.
- (c) I know of no parties or witnesses desired that will not be available on the trial date.
- (d) I know of no current reason that would cause me to move for continuance, I am ready for trial.

This day of	, 20	·
		Attorney for (Plaintiff/Defendant)

SCOTLAND COUNTY SUPERIOR CIVIL COURT

CALENDAR REQUEST	CASE NUMBER:			
*FILL IN] JURY] NON-JUR	Y [] MO	OTION – TYPE	E OF MOTION
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[] []		[]	[]	
If "Other" Explain:				
PLAINTIFF(S)			*TERM****	20
VS		*ESTIMAT	G	, 20
7.5			HOURS	MINITES
DEFENDANT(S)			mpleted)	
ATTORNEY CERTIFICAT	TE OF READIN	ESS (For Motion	s Only)	
THISDAY OF _	·	20		
Attorney	for Plaintiff/De	efendant		-
	d to Chad B. Ha	ng the term there nywood, Trial Counce necourts.org imme	ırt Coordinato	t be given to the or, at
COPY TO: (MUST SHO	W SERVICE O	V <i>PRO SE PARTI</i>	ES/OPPOSING	G COUNSEL)
1. (ORIGINAL) Scotland C	County Clerk of Co	urt, P.O. Box 769, La	urinburg, N.C. 2	28353.
2. Chad B. Haywood, Trial Box 339, Rockingham, N	Court Coordinato	r, email to Chad.B.Ha	ywood@nccourts	org or mail to P.O.
3		Attorne	v For	
4			y For	
Pro Se:				name/address

CERTIFICATE OF READINESS (for TRIALS only):

I HEREBY CERTIFY:

- (e) All motions existing of record this date have been heard or otherwise disposed of or may be disposed of without delay of trial.
- (f) I know of no procedural matters which would delay the trial of the case when called for trial.
- (c) I know of no parties or witnesses desired that will not be available on the trial date.
- (d) I know of no current reason that would cause me to move for continuance, I am ready for trial.

This day of	, 20	_•	
		Attorney for (Plaintiff/Defendant)	