Circuit Court Judge Michael O. Bohren, Branch 1

FILED

MAR 2 5 2020

CIRCUIT COURT WAUKESHA COUNTY, WI

Circuit Court Judge William J. Domina, Branch 11

Circuit Court Judge Ralph M. Ramirez, Branch 3

Dated: March 25, 2020

STATE OF WISCONSIN

CIRCUIT COURT

WAUKESHA COUNTY

## MEET AND CONFER ORDER REGARDING SCHEDULING

WHEREAS Wisconsin Courts, including all branches in the Civil Division of the Waukesha County Circuit Courts have been required to address in-person contacts as a result of the Public Health Emergency caused by the COVID-19 (Corona) virus; and,

WHEREAS because of the Public Health Emergency, the hours of operation available to the Waukesha County Circuit Courts will be sharply reduced,

## NOW THEREFORE IT IS ORDERED AS FOLLLOWS:

- 1) Any matter set for Scheduling Conference between the date of this Order and May 31, 2020 shall be cancelled and removed from appropriate Court Branch calendar; and,
- 2) That prior to the entry of a scheduling order, the parties shall MEET and CONFER regarding preferred dates for scheduling in accordance with the Branch scheduling order form available in WORD format on the Waukesha County Clerk of Courts, Civil Division website at <a href="https://www.waukeshacounty.gov/CircuitCourts/CivilCourt/">https://www.waukeshacounty.gov/CircuitCourts/CivilCourt/</a>; and,
- 3) Representative counsel shall meet and confer with other representative counsel or with unrepresented parties; and,
- 4) Where both parties are unrepresented, both parties shall meet and confer; and,

- 5) The parties shall submit a Proposed Scheduling Order for this case via the CCAP system or by other authorized method within 45 days of this Order, following the form order provided for the assigned court branch; and,
- 6) In considering the schedule, the parties should bear in mind that the Court is not requiring that the parties meet in person but that some form of communication should be utilized to accomplish the goal of agreement as to schedule; and,
- 7) If there cannot be agreement, the parties should specify the differences in their positions and the basis for such differences; and,
- 8) The Court may sign or modify a jointly proposed order, schedule a Scheduling Conference to address differences identified by the parties, or select one party's proposal over another's at the Court's discretion; and,
- 9) The Court will set a Final Pretrial date once a Scheduling Order is entered.