

GENERAL RULES OF COURT AND CASE MANAGEMENT PLAN

FOR THE SUPERIOR COURT, 4th JUDICIAL DISTRICT ONSLOW, SAMPSON, DUPLIN & JONES

EFFECTIVE JULY 1, 2022

PROMULGATED PURSUANT TO THE GENERAL RULES OF PRACTICE FOR THE SUPERIOR AND DISTRICT COURTS OF NORTH CAROLINA

SENIOR RESIDENT SUPERIOR COURT JUDGE HENRY L. STEVENS IV

COURT MANAGER II: BRITTANY M. ODUM 910-478-3616 EXT. 3, <u>Brittany.M.Odum@nccourts.org</u>

COURT COORDINATOR: CHARLOTTE WILKERSON 910-596-6616, Charlotte.S.Wilkerson@nccourts.org

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RULE 1: GENERAL RULES

- The purpose of these Rules is to institute a case management plan for the Superior Court Division, 4th Judicial District, in compliance with Rule 40(a), of the North Carolina Rules of Civil Procedure; and Rule 2(a), of the General Rules of Practice for the Superior and District Courts; and to provide for the orderly, prompt and just disposition of civil matters. Unless otherwise noted, these rules are applicable to all civil sessions of Superior Court in Onslow County and supersede any previous calendaring rules.
- 1.2 The administration of the case management plan shall be delegated to, and under the control of, the Superior Court Judge's Office in accordance with these rules and under the supervision of the Senior Resident Superior Court Judge (SRSCJ), 4th Judicial Superior Court District.
- 1.3 These rules and procedures, and all amendments hereafter, shall be filed with the Clerk of Superior Court in each county. A copy of these rules, forms and any subsequent change or additions shall be posted to the internet by the Court Manager. These rules and procedures may be found by going to www.nccourts.gov.
- 1.4 These rules are not complete in every detail and will not cover all situations. If the rules do not cover a specific situation, the Court Manager and the Court Coordinator is authorized to act after consultation with the SRSCJ or judge presiding during the session in which the matter is before the court.
- 1.5 Appeals from a decision of the Court Manager or Court Coordinator shall be directed to the SRSCJ or the judge presiding over the civil term of which the case is calendared.

RULE 2: CALENDARING OF CASES FOR TRIAL

- After 120 days from the date of filing, the Court Manager or Court Coordinator shall send a Trial Scheduled Notice (TSN), (Attachment 1) to all counsel of record and/or any unrepresented party having been served in the case (by US mail or by placing it in counsel's personalized courthouse box). The TSN also serves as an order to mediation.
 - A. All counsel and/or unrepresented party shall select (or request) a trial date prior to the deadline specified in the TSN.
 - B. All counsel and/or any unrepresented party shall also select a mediator, pursuant to N.C.G.S. § 7A-38.1(h), using Form AOC-CV-812 "Designation of Mediator" (Attachment 2).
 - C. In the event counsel and/or any unrepresented party fail to select a trial date and/or designate a mediator, then the Court Manager or Court Coordinator shall make such selection.
 - D. A Discovery Scheduling Order (DSO), (Attachment 3) shall be issued by the Court Manager or Court Coordinator after a trial date has been selected. Deadlines in all

cases shall be as follows (unless the SRSCJ allows an amended DSO, or the parties execute a Consent DSO):

- 1. Written discovery 60 days (prior to trial)
- 2. Expert witness disclosure 60 days
- 3. Discovery depositions 30 days
- 4. Completion of discovery (except bene esse depositions) 30 days
- 5. Completion of mediation 30 days
- 6. Dispositive motions 15 days
- 7. Close of pleadings -15 days
- Four weeks prior to each civil session, a Trial Calendar (TC) shall be published by the Court Manager or Court Coordinator. The TC shall be distributed to counsel by posting it online at www.nccourts.gov. (Click on "Court Dates" at top right; click on "Civil Court Calendars by County" at left; select "County"; click "Search"; click on the appropriate session; click on the appropriate trial calendar listed under Superior Court.) Distribution to any served, but unrepresented party, shall be by US mail.
- 2.3 Cases shall appear on the TC, oldest-numbered first; and listed after cases designated peremptory, or given statutory priority.
- 2.4 In the event a case is not reached at the session requested, counsel and/or any unrepresented party shall select another trial date. If counsel and/or any unrepresented party fail to so select, the Court Manager or Court Coordinator will calendar the case on the next published TC.
- 2.5 If a case is settled after placement on any TC, counsel and/or any unrepresented party shall notify the Court Manager or Court Coordinator (within 24 hours of settlement) and advise who will prepare and present judgment and/or dismissal, and when; and shall also notify the parties appearing in the next case on the TC.

RULE 3: PRIORITY, PEREMPTORY, REMANDED, EXCEPTIONAL or COMPLEX BUSINESS (RULE 2.1) CASES and SPECIAL SESSIONS

- 3.1 Counsel shall, in writing, notify the Court Manager or Court Coordinator (as soon as practicable) that priority status and peremptory setting is requested for a case. The authority for such request shall be cited in such notification. Counsel shall copy all opposing counsel and/or any unrepresented party. Such request shall be in accordance with Rule 2(f) of the General Rules of Practice for the Superior and District Courts.
- 3.2 The Court Manager or Court Coordinator, on his/her own motion, may grant priority status and peremptorily calendar a case, for good cause shown.
- 3.3 If a priority case is continued, a written request for a new peremptory setting shall be made to the Court Manager or Court Coordinator.

- 3.4 If a case is remanded from the Appellate Division to Superior Court, counsel shall notify the Court Manager or Court Coordinator, in writing, to calendar the case for hearing or trial. After such notice, the Court Manager or Court Coordinator shall calendar the case as soon as practicable, giving deference to scheduling requests from all counsel and/or any unrepresented party.
- 3.5 The designation of any case as "Exceptional" or "Complex Business" shall be in accordance with Rule 2.1 of the General Rules of Practice for the Superior and District Courts. A copy of any such request shall be served upon the Court Manager & Court Coordinator.
- Special Sessions. Parties wishing to set a case for trial at a special session shall notify the Court Manager or Court Coordinator and opposing counsel or unrepresented party in writing. The Court Manager or Court Coordinator shall determine which cases are appropriate for trial at special sessions. Factors which shall be considered include, but are not limited to, anticipated length of trial, emergencies such as witness health, complexity of issues and severe scheduling difficulties of attorneys and/or essential witnesses. The Court Manager and Court Coordinator shall make all appropriate arrangements for conduct of special sessions.

RULE 4: CONDEMNATION CASES

- 4.1 Condemnation actions brought pursuant to Article 9, Chapter 136, Condemnation, or by a **public condemnor** pursuant to Chapter 40A, *Eminent Domain*, shall be presumed ready for trial 100 days after an answer has been filed (unless sooner noticed for trial) or unless commissioners are appointed pursuant to N.C.G.S. § 136-109 prior to that time.
- 4.2 Under this **RULE 4**, if necessary, counsel for property owners and/or any unrepresented property owner shall provide the Court Manager or Court Coordinator with notice of a request for appointment of commissioners.
- 4.3 If the Commissioner's report is appealed from (and a jury trial demanded), the Clerk shall, within 10 business days, serve the Superior Court Judge's Office with notice of entry of the appeal and transfer to the superior court civil docket.
- 4.4 Condemnation actions brought by a **private condemnor** pursuant to Chapter 40A, *Eminent Domain*, shall be presumed ready for trial upon transfer to the superior court docket.
- 4.5 If commissioners are appointed and their report is appealed from (and a jury trial demanded), the Clerk shall, within 10 business days, serve the Superior Court Judge's Office with notice of entry of the appeal and transfer to the superior court civil docket.

RULE 5: CONTINUANCES

- The continuance of a calendared case shall be granted only pursuant to **Rule 40** of the *North Carolina Rules of Civil Procedure*, upon good cause shown and upon such changes and conditions as justice may require.
- 5.2 The Court Manager or Court Coordinator, under the supervision of the SRSCJ, shall have exclusive authority to continue a calendared case prior to the first day of the civil session. Counsel and/or any unrepresented party shall not request a continuance from the Presiding Judge prior to the first day of the civil session unless that request is deferred by the SRSCJ to the trial judge.
- A request for continuance must be completed on Form AOC-CV-221 (Attachment 4) and be received by the Court Manager or Court Coordinator, as well as opposing counsel and/or any unrepresented party, in writing, at least 5 days prior to the first day of the civil session.
- A request for continuance shall state the specific reason(s) for the request and the proposed new trial date. Counsel and/or any unrepresented party shall make their best efforts to agree upon a new trial date. The Court Manager and Court Coordinator shall honor the requested date, if practicable.
- Any opposing counsel and/or unrepresented party may, in writing, consent or object to a request for continuance. Any objection not received within 3 business days from the date of the motion being filed with the Superior Court Judge's office, shall be deemed waived.
- 5.6 The Court Manager or Court Coordinator shall, in writing, promptly rule on any request for continuance. Counsel and/or any unrepresented party may, by written motion, appeal the ruling of the Court Manager or Court Coordinator to the SRSCJ or to the Presiding Judge. Such motion shall state specifically that the request for continuance was originally denied by the Court Manager or Court Coordinator in addition to any other reason.
- 5.7 Absent permission from all adverse parties and/or any unrepresented party, any *ex parte* request for continuance is improper and shall not be allowed, except for good cause shown.

RULE 6: MOTIONS

- 6.1 The Superior Court Judge's office shall calendar all motions for hearing.
- 6.2 All motions filed with the Court must be accompanied by a calendar request for a motion hearing (Attachment 5). Counsel and/or any unrepresented party shall file a written "Notice of Hearing" (NOH) with the Clerk in compliance with the minimum statutory requirements provided in the North Carolina Rules of Civil Procedure. In order to appear on the published calendar, a calendar request for a motions hearing must be received by the Superior Court Judge's office at least 12 days prior to the requested

session. Motions requests received within 12 days of the requested session will be added to the motions calendar at the Court Managers or Court Coordinator's discretion if all counsel and/or any unrepresented party waive the minimum statutory notice requirement provided in the *North Carolina Rules of Civil Procedure*.

- 6.3 The NOH and calendar request shall specify the name and address of all counsel and/or any unrepresented party. A copy of the NOH shall be served upon all opposing counsel and/or any unrepresented party and shall serve as due notice.
- Approximately one week prior to the session, duly noticed motions shall appear on a printed calendar, distributed to counsel by posting on the web at www.nccourts.gov. (See directions, RULE 2.2).
- 6.5 In order to remove a motion before the session begins, the moving party must notify the Court manager or Court Coordinator, in writing via fax, letter, or email, but only after obtaining the consent of all counsel and/or any unrepresented party.
- 6.6 Failure to duly calendar a motion under these rules shall not be used as a basis for a continuance from a future trial calendar.
- To request a motion to be heard remotely please follow the rules above and in addition to send a "Request to Calendar Remote Hearing" (Attachment 6) to the Superior Court Judge's Office. Please reach out to the Superior Court Judge's Office prior to sending this request to get confirmation that your hearing will be allowed remotely and to get a time for your hearing. You will want to do this prior to your NOH so you can put that the motion will be remotely and the time of the hearing on your NOH.
- 6.8 The Clerk of Superior Court will host all remote hearings and send out the invites to the parties.
- Parties requesting a remote hearing are required to provide the email addresses for all participants in the hearing to the Superior Court Judge's office when they submit their remote hearing request.
- 6.10 The Court Reporter provides the official record of all in-person and remote hearings. Transcripts requests need to be made directly to the court reporter that was present for the hearing.

RULE 7: CALENDAR CALL AND APPEARANCE OF ATTORNEYS

- 7.1 The Presiding Judge shall call the calendar beginning at 10:00 a.m., on the first day of the session, and thereafter as he/she may deem necessary.
- 7.2 Duly calendared cases shall be called in the order which they appear, unless otherwise determined by the Presiding Judge, Court Manager, or the Court Coordinator.

7.3 Rule 2(e), General Rules of Practice for the Superior and District Courts, shall control the appearance of attorneys at calendar call.

RULE 8: DELINQUENT CASES

- When any case on a published calendar is settled, dismissed, ends in a jury verdict, or ends in a judge's order, after 15 business days from the close of the session if **Rule 2.5** (above) has not been complied with, the case shall be deemed delinquent. The Superior Court Judge' Office shall periodically review all delinquent cases and make dispositional recommendations to the SRSCJ.
- 8.2 The SRSCJ may take appropriate action to clear the docket of delinquent and/or inactive cases.

RULE 9: PRE-TRIAL PROCEDURE

9.1 **Rule 7** of the *General Rules of Practice for the Superior and District Courts* shall control pre-trial conferences and pre-trial orders.

RULE 10: ADMINISTRATIVE CALENDARS

- 10.1 The Court Manager or Court Coordinator shall, as necessary, prepare and schedule administrative calendars (during jury and non-jury sessions) in order for the SRSCJ, or the Presiding Judge, to review the status of any delinquent, complex, aged, or non-disposed case. The judge shall have discretion to summarily resolve any issue which caused the case to appear on such administrative calendar.
- 10.2 The Court Manager or Court Coordinator shall send administrative calendars (by US mail or by placing it in counsel's courthouse box) to all counsel of record and/or any unrepresented party.

RULE 11: BANKRUPTCY CASES

11.1 Counsel of record for any party and/or any unrepresented party who has filed a petition for relief under the United States Bankruptcy Code, shall file with the Clerk of Superior Court a filed stamped copy of a "Certificate of Bankruptcy Filing" or "Stay of Proceeding" from the bankruptcy court having jurisdiction. A copy of the motion shall be served on the Superior Court Judge's office (or sent by US mail). Upon receipt, the Court Manager or Court Coordinator shall prepare an order to remove the case from the active calendar using Form AOC-G-108 "ORDER" (Attachment 7), stating the reason for closing the case. Nothing shall prohibit a case from being re-opened, at any time, for good cause shown.

RULE 12: INACTIVE CASES

12.1 Inactive cases do not require monitoring, calendaring, or review. A case may be declared inactive by filing a Consent Motion with the Superior Court Judge's Office, executed by,

- and served upon, all counsel of record and/or any unrepresented party. Upon filing, the SRSCJ (by the Court Manager or Court Coordinator) shall order the Clerk of Superior Court to close and remove the case from the county's active docket (Attachment 8).
- 12.2 The Court Manager or Court Coordinator shall also petition the court, from time to time, to declare as inactive, certain cases that are on appeal, in binding arbitration, removed to federal court, or in bankruptcy. Nothing shall prohibit a case from being reactivated, at any time, for good cause shown.

RULE 13: COURT ORDERED MEDIATED SETTLEMENT CONFERENCES

- 13.1 N.C.G.S. § 7A-38.1, Mediated Settlement Conference in Superior Court Civil Actions, and the Rules for Mediated Settlement Conferences and other Settlement Procedures in Superior Court Civil Actions, shall control mediation.
- Pursuant to N.C.G.S. § 7A-38.1,(e) Cases filed in Superior Court in the 4th Judicial District, not otherwise exempted by the Supreme Court rule, shall be ordered to a Mediated Settlement Conference by issuance of the Trial Scheduling Notice. The deadline for the completion of such conference shall be 30 days prior to the calendared trial date.
- 13.3 Pursuant to Rule 4(a) of the Rules for Mediated Settlement Conferences and other Settlement Procedures in Superior Court Civil Actions. The mediator shall report to the court the results of the mediated settlement conference and any settlement reached by the parties prior to, or during, a recess of the conference. Mediators shall also report the results of mediations held in other superior court civil cases in which a conference was not ordered by the court. The mediator shall complete Form AOC-CV-813, Report of Mediator in Superior Court Civil Action, and the original should be sent to the Superior Court Judge's office.
- 13.4 The mediator shall advise the parties that Rule 4(c) of the Rules for Mediated Settlement Conferences and other Settlement Procedures in Superior Court Civil Actions, requires them to file the consent judgment or voluntary dismissal with the court within thirty days of the conference, or within ninety days if the State or a political subdivision of the State is a party to the action, or before expiration of the mediation deadline, whichever is later.

RULE 14: MEDICAL MALPRACTICE JUDICIAL ASSIGNMENTS

- 14.1 N.C.G.S. § 7A-47. 3, The Senior Resident Superior Court Judge, in consultation with the parties to the case, shall designate a specific resident Judge or a specific Judge assigned to hold court in the district to preside over all proceedings in a case subject to G.S. 90-21. 11(2).
- 14.2 Parties in all Medical Malpractice actions in Superior court in the 4th Judicial District subject to N.C.G.S. §, 90-21.11(2) are to complete and file a Medical Malpractice notification and consultation form (Attachment 9) upon filing of a responsive pleading or motion requiring a determination by a Superior Court Judge, whichever occurs first. After

filing with the appropriate Clerk of Superior Court, the parties shall deliver a copy of this form to the Superior Court Judge's Office in the County they filed the action in. Failure to comply with the 4th Judicial District Administrative order regarding Medical Malpractice Actions, absent good cause, will be considered waived of any objections to the proposed and requested trial dates and judges.

Once the Senior Resident Superior Court Judge has reviewed the Medical Malpractice notification and consultation form (s) filed by the parties and has determined who the Superior Court Judge will be assigned to preside over all proceedings in the case the Senior Resident Superior Court Judge will fill out and file an Order Assigning Judge to the Medical Malpractice case. (Attachment 10)

RULE 15: MISCELLANEOUS

- 15.1 **Pro Hac Vice.** Motions to be admitted Pro Hac Vice must be accompanied by the fee required by the North Carolina General Statues, together with an appropriate affidavit that the attorney seeking Pro Hac Vice status is a member in good standing in every jurisdiction in which the attorney is licensed to practice, has not been disciplined in any of the jurisdictions where the attorney is licensed to practice, has never had a Pro Hac Vice status revoked by the law tribunal, and is not subject of any pending disciplinary proceedings. Local counsel shall sign an affirmation that he/she will comply with **Rules 5.5(c)** (4) and 5.5.(e) (5) of the *Revised Rules of Professional Conduct of the North Carolina State Bar*. Motions not accompanied by the fee will be denied without notice. Should a motion not accompanied by the fee by inadvertently allowed, the Order allowing the admission will be revoked without notice.
- 15.2 **Removal to Federal Court.** When a party removed a case to Federal Court, counsel for that party shall contemporaneously provide a copy of the pleading to that effect to the Clerk of Superior Court and the Superior Court Judge's Office. Upon receipt of the notice of removal to Federal Court, the Clerk of Superior Court is to close the file.
- 15.3 Case Initiated Other than by Complaint. Upon initiating any matter in civil Superior Court by the filing of any pleading which is not a Complaint, (i.e., Will Caveat, Administrative Appeal, Certiorari), the party so initiating shall provide a copy of this pleading to the Superior Court Judge's office.
- Notice of Appearance. Any attorney filing a Notice of Appearance, Substitution of Counsel, or similar document, shall provide a copy to the Superior Court Judge's office when it is filed.

15.5 Rule 2.1 Requests.

A. Any request by counsel and/or any unrepresented party to designate a case" Exceptional" or Complex Business" under Rule 2.1, General Rules of Practice for the Superior and District Courts, shall be made within 30 days from the issuance of the Administrative Notice. If possible, requests should be made to the Senior Resident in the form of a consent motion. The motion must include a certification that the movant has in good faith conferred or attempted to confer with all opposing

counsel and/or any unrepresented party to obtain consent to the motion; and, if the motion is for designation of a case "Exceptional", a certification that he movant has in good faith conferred or attempted to confer with all opposing counsel and/or any unrepresented party to obtain consent for the selection of a specific judge to be assigned; and in the event, such consent is obtained, whether the judge consents to the assignment.

- B. Cases subject to statutory removal to the Business Court will not be transferred without payment of the fee required by the North Carolina General Statues. Efforts to remove such cases without paying the required fee will be denied without notice, and should such an effort be inadvertently allowed, the Order allowing the removal will be revoked without notice.
- 15.6 **Remands from Appellate Courts.** Upon remand of a case from an appellate court, the prevailing party before the appellate court shall notify the Superior Court Judge's office of the remand within thirty(30) days.
- 15.7 **Voluntary Dismissals.** If a party files a voluntary dismissal of a case, claim, or party and the case are on a calendar within ten(10) days of the dismissal, the party filing the dismissal shall deliver a filed copy to each opposing party and the Superior Court Judge's office on the date the dismissal is filed by hand-delivery, or electronic transmission.

15.8 Briefs.

- A. Are to be double spaced and no more than thirty(30) pages in length. Reply briefs are not permitted. Pursuant to N.C.G.S.§1A-1, **Rule 5(d)**, "briefs" or memoranda provided to the court may not be filed with the Clerk unless ordered by the Court." these legal briefs will usually be emailed, or hand delivered to the Superior Court Judge's office the Wednesday prior to the hearing.
- B. The Superior Court Judge's Office will not print off briefs that are over ten (10) pages. The parties need to provide hard copies for the Judge.
- C. Briefs are required to be submitted no later than two business days prior to the hearing.
- 15.9 **Temporary Restraining Order (TRO).** Will be scheduled by the Court Manager or the Court Coordinator when a judge / court session is available. A complaint and/ or motion must be filed prior to being scheduled. If opposing party is represented, counsel is required to notice them about the hearing.

15.10 Consent Orders.

- A. If the parties have consented to a motion the court will need at least one copy with original signatures to be filed with the Clerk of Superior Court. Any orders submitted without at least one original copy will not be allowed.
- B. Consent orders do not need to be calendared for hearing. Consent orders can be sent to the Superior Court Judge's office to be reviewed by a judge.

- C. Consent Orders require that a motion has been filed prior to presenting the order to the court.
- 15.11 Protection Orders. Are to be in compliance with Rule 27(c), General Rules of Practice for the Superior and District Courts. Even with consent, a motion is required to be filed before a protection order can be presented to a Judge. A copy of the filed motion is to be presented with the proposed protection order.
- 15.12 **Copies.** To obtain copies of orders or filings in any Civil Superior Case, contact the Clerk of Superior Court's Office in the County that the case is filed. The Superior Court Judge's office will only send out copies if requested by the judge.
- 15.14 **Sanctions.** Should counsel or an unrepresented litigant fail to comply in good faith with any provision of these local rules, or the General Rules of Practice, the court may, in its discretion, impose appropriate sanctions.

SO ORDERED.

This is the 1st day of July 2022.

Henry L. Stevens, IV

Senior Resident Superior Court Judge

4TH Judicial District

STATE OF NORTH CAROLINA		File No		
		In the General Court of Justice		
	County	Superior Court Division		
Nam	e of Plaintiff(s)	•		
Nam	e of Plaintiff's Attorney(s)			
Nam	VERSUS se of Defendant(s)	TRIAL SCHEDULING NOTICE (TSN)		
Nam	e of Defendant's Attorney(s)	Local Rule 2.1		
<u>A.</u>	All counsel and/or any unrepresented	l party shall select a trial date.		
B.	Unless previously designated, all counsel and/or any unrepresented party shall also select a mediator, pursuant to N.C.G.S. § 7A-38.1(h), using Form AOC-CV-812 "Designation of Mediator." <i>This TSN serves as your order to mediated settlement.</i>			
C.	In the event counsel and/or any unrepresented party fail to select a trial date and/or designate a mediator prior to the deadline specified below, then the Superior Court Manager or the Superior Court Trial Court Coordinator shall make such selection. Pursuant to Rule 7.(b) of the Rules for Mediated Settlement Conferences and other Settlement Procedures in Superior Court Civil Actions. When a mediator is appointed by the court, the parties shall compensate the mediator for mediation services at the rate of \$150 per hour. The parties shall also pay the mediator a one-time, per-case administrative fee of \$175, due upon appointment.			
D.	The continuance of a calendared case	for trial shall be granted only for good cause shown.		
E.	All selections shall be submitted to the Superior Court Judge's Office at the address or email below. Please circle your preferred trial date and submit this form, as well as Form AOC-CV-812 "Designation of Mediator," to the Superior Court Judge's Office on or before:			
	DEADLINE FOR SELECT	TION:		
	PLEASE CHOOSE FROM T	HE FOLLOWING 20xx TRIAL DATES:		
Super Emai	rior Court Judges Office, Address:Pl	none:		

STATE OF NOR	TH CAROLINA	Fii	le No.
	County	-	In The General Court Of Justice Superior Court Division
Name Of Plaintiff(s)			Superior Court Division
Name And Address Of Plaintiff's At	lomey (or Pro Se Plaintiff's Address)		ATION OF MEDIATOR IN R COURT CIVIL ACTION
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Telephone No.	Fax No. (if applicable)	Plaintiff's	NOTICE: attorney should check and fill out
Plaintiff's Attorney's Email Address	(or Pro Se Plaintiff's Email Address)	only one of	the two Sections, sign below, and Senior Resident Superior Court Judge
	VERSUS		days after the date of the Order for
Name Of Defendant(s)		Medi	iated Settlement Conference
		and dist	tribute copies as noted below.
Name And Address Of Defendant's	Attomey (or Pro Se Defendent's Address)		
		G.S. 7A-38.1; Rule :	2 of the Rules for Mediated Settlement Conference ettlement Procedures in Superior Court Civil Action
		Trial Date	Date Of Order Referring Matter To Mediation
elephone No.	Fax No. (if applicable)	Deadline For Completion Of I	 Mediated Settlement Conference
Defendant's Attorney's Email Addre	ss (or Pro Se Defendant's Email Address)	Tentative Trial Date	
has agreed to serve in the	ing odge arid is celtilled batadatif fo	ent conference. The parties he	ave selected the mediator named below who
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		Mediator's Email Address	
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The above named case v	vas referred to a mediated settlement	MEDIATOR ent conference.	
The parties have been un appoint a certified media	nable to agree upon the selection o or to conduct their conference.	f a mediator and move the Ser	nior Resident Superior Court Judge to
nte Name	Of Attorney (or Pro Se Party)	Signature Of A	ttorney (or Pro Se Party)
,	Original-File Copy-Senior Resic Copy-Plaintiff Co	lent Superior Court Judge or his/hopy-Defendant Copy-Mediator (Over)	er designee

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			Mediator's Em	ail Address			
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	notice to all attorneys ar	nd unrepresented parties	s of the time a	and location	ngcinents for the confere	nce. The mediated settlement	uy ₊
	conference shall be con	pleted by the completio	n deadline se	t forth abo	ve. and the med	liator shall report the results o	of the
	conterence to the Court	within ten (10) days afte	er the confere	nce is com	pleted.	The strain topolit the regular c	" tric
Date	Name Of Senior Resident Supe	erior Court Judge (type or p	nnt)			nt Superior Court Judge	
						•	
115		CERTIFICATE	OF SERV	ICE			
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Date	Name Of Party (type or print)			Signature C	of Party Or Party's	Attorney	

STATE OF NORTH CAROLINA	File No
County	In the General Court of Justice Superior Court Division
Name of Plaintiff(s)	
Name of Plaintiff's Attorney(s)	
VERSUS Name of Defendant(s)	DISCOVERY SCHEDULING ORDER (DSO)
Name of Defendant's Attorney(s)	Local Rule 2.1(D)
 Written discovery – 60 days Expert witness disclosure – 60 days Discovery depositions – 30 days Completion of discovery (except ben Completion of mandatory mediated Dispositive motions – 15 days 	SO, or the parties execute a Consent DSO: The date.
7. Close of pleadings – 15 daysTRIAL DATE:	
All calendared cases will be considered calendar call. Counsel may determine the Judge's office at	I ready for trial whether or not counsel appears for the ne position of their case by contacting the Superior Court
Date of Order	Henry L. Stevens, IV Senior Resident Superior Court Judge

	AROLINA	File No.
	County	In The General Court Of Justice Superior Court Division
Name Of Plaintiff(s)	٠.	Supplier Court Division
VERSI	JS	MOTION AND ORDER FOR CONTINUANCE
Name Of Defendant(s)		(CIVIL SUPERIOR CASES)
NOTE: This form is made available to or procedures that may be in prescribed, then this form	Pigos for the reduesting or con	not mandatory and the form is not intended to replace local forms national section of the local Rule a different form or procedure is
Previous Number Of Continuances	Date Case Filed	Galendared Trial Date
Opposing Counsel/Pro Se Parties		Copy(les) Distributed To Opposing Counsel(s)/Party(les) By U.S. Mail Facsimile Hand Delivery Atty Box
Provide Addresses Here:		
Requested Reschedule Date Or Carryover Date		Name And Address Of Movent
Has Client(s) Been Notified Of Co	ontinuance Request?	Name And Address Of Movant
Has Client(s) Been Notified Of Co		Name And Address Of Movant Telephone No.
Has Client(s) Been Notified Of Co (not applicable if pro se)	ontinuance Request?	
Has Client(s) Been Notified Of Co (not applicable if pro se)	ontinuance Request?]Yes □ No	Telephone No.
Has Client(s) Been Notified Of Co (not applicable if pro.se) Date Issued Opposing party	ontinuance Request? Yes No this motion. does not c	Teleptione No. Signature Of Movant consent to this motion.
Has Client(s) Been Notified Of Co (not applicable if pro.se) Date Issued Opposing party Consents to Other: Objection(s) Received? (attach written objections) Yes	ontinuance Request? Yes No this motion. does not c	Telephone No. Signature Of Movant Consent to this motion. JUDICIAL SUPPORT STAFF Case Age: Less Than 12 Months 12 to 18 Months More Than 18 Months
Has Client(s) Been Notified Of Co (not applicable if pro.se) Date Issued Opposing party	ontinuance Request? Yes	Telephone No. Signature Of Movant Consent to this motion. JUDICIAL SUPPORT STAFF Case Age: Less Than 12 Months 12 to 18 Months
Has Client(s) Been Notified Of Co (not applicable if pro.se) Date Issued Opposing party	ontinuance Request? Yes	Telephone No. Signature Of Movant Consent to this motion. JUDICIAL SUPPORT STAFF Case Age: Less Than 12 Months 12 to 18 Months More Than 18 Months
Objection(s) Received? (attach written objections) Yes Cotal No. Of Cases On Trial Calendar Cale Case Set On This Trial Calendar Ruling: Denied Granted	ontinuance Request? Yes	Telephone No. Signature Of Movant Consent to this motion. JUDICIAL SUPPORT STAFF Case Age: Less Than 12 Months 12 to 18 Months More Than 18 Months Current Ranking Of This Case On Trial Calendar Attorney input into trial setting? Yes No Counsel Notified Of Ruling By Date

Original - Case File

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CALENDAR REQUEST

STATE OF NORTH CAROLINACOUNTY	IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION FILE NO.: CVS
Plaintiff(s)	Plaintiff's Attorney(s)
Versus	
Defendant(s)	Defendant's Attorney(s)
Please Calendar for:	□ Jury Trial □ Nonjury Trial
Court Session Requested:	
☐ Plaintiff ☐ Attorney for Plaintiff ☐ Defendant ☐ Attorney for Defendant	
Email Address:	
Telephone Number:	
	Date:
at least thirty-one days (31) days before the requ	e filed & submitted to the Superior Court Judge's Office nested trial date. Calendaring requests for motions should e's Office at least twelve (12) days before the requested
Mail or Email this form to: Superior Court.	Judge's Office,
Telephone Number: Email:	

	RTH CAROLINA OUNTY	IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION FILE NO:CVS
	Plaintiff(s)	
	Versus	REQUEST TO CALENDAR REMOTE HEARING
**************************************	Defendant(s)	
Name of Party Red	questing Remote Hearing:	
Reason for Reques	st:	
Hearing Type:		
Hearing Date(s): _		Time Requested:
	Consents Dobjects	-
Contact Informatic	on for all Participates:	
Name:	Email:	Phone Number:
:		

Email this form to: <u>Brittany.M.Odum@nccourts.org</u> for Onslow County; <u>Charlotte.S.Wilkerson@nccourts.org</u> for Sampson, Duplin & Jones County.

STATE OF NORTH CAROLINA		File No.
County	ĺ	ilm No.
Name Of Plaintiff/Petitioner		e General Court Of Justice Superior Court Division
VERSUS Name Of Defendant/Respondent		ORDER
· ·	n Prejudice	☐ Without Prejudice
This action is dismissed for the following reason:		
The plaintiff elected not to prosecute this action and		
 Neither the plaintiff, nor the defendant appeared or 	the scheduled trial	date.
The plaintiff failed to appear on the scheduled trial dismiss this action.	date; the defendant	did appear on that date and has moved to
Other:		
☐ DISCONTINUANCE [G.S. 1A-1, Rule 4(e)]		
The defendant has never been served in this action, ar summons was issued.	nd more than ninety	(90) days have elapsed since the last
summons was issued.	•	The state of the s
CONTINUANCE		
The trial of this action is continued to the following date Plaintiff	and time on motion	n of the
☐ Defendant		
☐ Judge or Magistrate		
Other: (specify)		
ate Of New Trial Time Of New Trial AM PM	Location Of New Trial	
☐ BANKRUPTCY	<u> </u>	
It is ordered that this action be removed from the active bankruptcy has been filed staying this proceeding. This U.S. Bankruptcy or District Courts.	calendar and place action may be reins	d on inactive status because a petition for stated if the claim is not resolved in the
ate Signature		☐ Judge ☐ Maģistrate
AOC-G-108, Rev. 11/02		Assistant CSC Clerk Of Superior Court
8 2000 Admit 1) //		

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STA	TE OF NORTH CAROLINA County	File No: In the General Court of Justice Superior Court Division
Name	e of Plaintiff(s)	
	VERSUS	
Nan	ne of Defendant(s)	ORDER TO CLOSE FILE
П	This action is removed from the active trial calendar reason:	
	☐ It appears that all matters in controversy have trial of the action.	been settled and there is no just cause for further
	☐ It appears that the case has become inactive unis no longer an active lawsuit, and that trial will n	nder Judgment or Order filed herein, or that the case ot likely be necessary.
		nder the consent order or agreement filed herein and
	☐ It appears that the case has become inactive ar least twelve months.	nd that there has been no action in the case for at
	☐ It appears that the undersigned Judge by the at unrepresented party agree that is it in their mutual captioned case to be declared inactive, removed fr	hest interest and will promote institute for the
	IT IS THEREFORE ORDERED that this case f action be removed from the trial docket, without p to re-open the file if further action becomes appropriate is the day of, 20	ile be closed by the Clerk of Superior Court and the rejudice to the rights of any party to move the court oriate or necessary.

Henry L. Stevens IV Senior Resident Superior Court Judge

STATE OF NORTH CAROLINA	File No.
County	In the General Court of Justice
Name of Plaintiff(s)	Superior Court Division
3, 1, 2	
VERSUS	MEDICAL MALPRACTICE CASE
Name of Defendant(s)	NOTIFICATION AND CONSULTATION
NOTE: Parties in all Onslow, Duplin, Sampson, and Jones County Superior Court not complete and file this form upon the filing of a responsive pleading or motion receivith the appropriate Clerk of Superior Court, the parties shall deliver a copy of the Judicial District Administrative Order Regarding Medical Malpractice Actions, and requested trial dates and judges. This form serves as notification to and constitutions.	juiring a determination by a superior court judge, whichever occurs first. After filing is form by email to the Superior Court Judge's Office. Failure to comply with the 4th
In accordance with the requirements of N.C.G.S. § 7A-47.3(e) and the 4 Actions, the parties submit this completed form for review by the Senic	th Judicial District Administrative Order Regarding Medical Malpractice
(1) Select one:	r Resident Superior Court Judge.
The agreed-upon information herein is jointly submitted by the	ne parties to this action.
ine information herein is submitted by the Plaintiff(s) only: a	conv has been delivered to Defendent/s)
☐ The information herein is submitted by the Defendant(s) only. (2) Date Case Filed:	; a copy has been delivered to Plaintiff(s).
(3) Anticipated length of trial:	
(3) Anticipated length of trial:	•
(5) Available dates in the next 60 days for the medical practice discove	ry conference:
(6) Select one:	
All parties voluntarily agree to waive venue for hearing pretria	Location
ine Plaintiff(s) voluntarily agree to waive venue for hearing pr	etrial motions
Ine Defendant(s) voluntarily agree to waive venue for hearing	pretrial motions.
(7) Requested superior court judge for assignment to preside over all p	roceedings in this case and his/her judicial district:
Judge	(District #)
Confirmation required: \square has been consulted / \square is agr	eeable to assignment
NOTE: In assigning a superior court judge, the senior resident superior court	inda may consider but is not be a little and the second
Submitted by:	judge may consider, but is not bound by, the judge requested by the parties.
☐ Self-Represented Plaintiff ☐ Plaintiff's Attorney	C Solf Popressent d P. C
Signature:	☐ Self-Represented Defendant ☐ Defendant's Attorney Signature:
Name:	
	Name:
Mailing Address;	Mailing Address:
Phone Number:	
	Phone Number:
mail Address:	Email Address:

Attach additional sheets as necessary to include names and contact information of all attorneys and self-represented litigants.

STATE OF NORTI	H CAROLINA	File No.			
County		In the General Court of Justice			
Name of Plaintiff(s)		Superior Court Division			
		ORDER ASSIGNING JUDGE TO			
N	VERSUS	MEDICAL MALPRACTICE CASE			
Name of Defendant(s)					
In accordance with the r	equirements of N.C.G.S. § 7A-47.3(e) and the	2 4th Judicial District Administrative Order Regarding Medical			
Malpractice Actions, the	e Senior Resident Superior Court Judge has re	eviewed the Medical Malpractice Case Notification and			
preside over all proceed	ings in the case is	superior court judge requested by the parties be assigned to			
☐ Accepted and t	he assigned judge is as follows:				
•	and the second s				
☐ Rejected and th	e nartics are OPDEDED to confer and submit				
Consultation for	rm with a different requested superior court	an amended Medical Malpractice Notification and judge.			
│ □ Rejected and th	e Court assigns the following judge to presid	e over all proceedings in the case:			
	e	o o o o o o o o o o o o o o o o o o o			
,					
Date	Name of Senior Resident Superior Court Judge	Signature of Senior Resident Superior Court Judge			
	Stellard a Committee Commi				
Copies of this Order were	e sent to the following individuals on	by the Superior Court Judge's Office, at the			
following email addresse	s:				
Plaintiff(s) Attorney(s):	Plaintiff(s) Attorney(s):				
Defendant(s) Attorney(s)					
	•				
Superior Court Judge:					
,					