

### First Judicial District of Pennsylvania Court of Common Pleas of Philadelphia County Trial Division – Civil CASE MANAGEMENT CONFERENCE

#### ADVICE TO COUNSEL

- 1. Be sure to <u>fully</u> complete the Case Management Conference Memorandum <u>prior</u> to the Case Management Conference. **Consult clients well in advance of the conference** to obtain pertinent information to prepare the memorandum. When supplying information on injuries or damages, it is insufficient for plaintiff to state "unknown," "to be supplied," or "under investigation." In stating factual positions as to liability, it is insufficient to use non-descriptive terms, such as "liability certain," "100% liability," or "clear liability."
- 2. Bring enough copies of the Case Management Conference Memorandum to supply to <u>all</u> parties at the time of the Conference, as copies may not be made at the Center. Bring an extra copy or two, if possible.
- 3. Be <u>fully</u> prepared to discuss issues relating to service of process, venue, pleadings, discovery, joinder of additional parties, theories of liability, damages, and applicable defenses. Parties are encouraged to discuss these issues amongst themselves prior to the conference when possible.

  Participation from fully prepared and cooperative parties leads to a more productive and meaningful conference.
- 4. Conduct discovery as soon as practicable, even while awaiting disposition of preliminary objections. The presumptive case management discovery deadlines are calculated from the filing date of an action, not from the date of the Case Management Conference. The pendency of Preliminary Objections does not stay discovery. If a formal stay is necessary, the parties should petition the Court accordingly.
- 5. Consider <u>voluntarily</u> transferring your case to the Compulsory Arbitration Program where appropriate. The Case Managers can generate a *Praecipe* to Transfer and schedule a hearing date for you. All cases having an amount in controversy, exclusive of interest and costs, of \$50,000 and less (except cases involving title to real estate) shall be assigned to the Compulsory Arbitration Program. (See *Philadelphia County Rules*, Rule \*1301) The Judicial Team Leaders may *sua sponte* remand matters to the Compulsory Arbitration Program accordingly.

- 6. Be mindful that the **Case Management Conference is a Court proceeding**. The Case Managers are empowered by the Judicial Team Leaders to issue appropriate Orders to enforce compliance with program procedures and applicable Rules of Civil Procedure. Any Rule to Show Cause entered will be returnable before the Judicial Team Leader. (See *Philadelphia County Rules*, General Court Regulation No. 95-2)
- 7. After you leave the Case Management Conference Center, carefully review the entire Case Management Order. **Be sure to promptly note all deadlines on your calendaring or tickler system**. You will receive notice from the Court of actual Settlement Conference and Pre-trial Conference dates and related instructions in due course.
- 8. Motions for Extraordinary Relief seeking extension of deadlines must be filed **before** the expiration of the deadlines at issue.
- 9. Please direct questions regarding Case Management, including scheduling or rescheduling of Case Management Conferences to the Case Management Conference Center at (215) 686-3710 or through facsimile at (215) 686-3709.

*Prepared by:* 

Stanley Thompson, Esq. Director

# IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA CIVIL TRIAL DIVISION

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# CASE MANAGEMENT CONFERENCE MEMORANDUM

Fili	ng party: B	mber (IMPORTANT)		, Esq.		
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Part A (to be completed in personal injury cases)						
1.	Date of accident or occurrence:					
	1(a). Age of Plaintiff(s):					
2.	Most serious injuries sustained:					
3.	Is there any permanent injury claimed?	☐ Yes	□ No			
	If yes, indicate the type of permanent injury:					
4.	Dates of medical treatment:					
5.	Is medical treatment continuing?	☐ Yes	□ No			
6	Has there been an inpatient hospitalization?	□ Yes	ΠNo			

This form shall be presented to the Case Manager and copies served upon all parties at the Case Management Conference by counsel prepared to discuss its contents.

7.	Has there been any surgery?		☐ Yes	□ No		
	If yes, indicate the type of surgery:					
8.	Approximate medical bills to date: \$					
	Approximate medical bills recoverable in	this case: \$				
9.	Are there any existing liens (Workers Co	ompensation, DPW, Medic	al, etc.)?	☐ Yes ☐ No		
	If yes, what type and approximate amour	nt?				
10.	Time lost from work:					
11.	Approximate past lost wages:					
12.	Is there a claim for future lost earning ca	pacity?	☐ Yes	□ No		
	If yes, approximate future lost earning ca	apacity:				
13.	Are there any related cases or claims pen	iding?	☐ Yes	□ No		
	If so, list caption(s) or other appropriate	identifier:				
14.	Do you anticipate joining additional part	ies?	☐ Yes	□ No		
15.	Plaintiff's factual position as to liability	:				
16.	Defense factual position as to liability:					
17.	Defense position as to causation of injur	ies alleged:				
18.	Identify all applicable insurance coverag	e:				
	Defendant	Insurance Carrier		Coverage Limits		
	Are there issues as to the applicability					
	of the above insurance coverage:		☐ Yes	☐ No		
19.	Demand: \$	Offer: \$				

## Part B

## (to be completed in all cases other than personal injury)

1.	Date of contract of transaction:					
2.	Is there a writing?		☐ Yes	□ No		
	If yes, is there an allegation that the writin not contain the entire agreement of the par	_	☐ Yes	□No		
3.	Is the Uniform Commercial Code applicable	le to this case?	☐ Yes	□ No		
4.	4. Describe the nature of the conduct alleged as giving rise to the cause of action:					
5.	State the amount of damages claimed by Plaintiff:					
	(a) Direct					
	(b) Consequential					
	(c) Other (specify)					
6. Defense position as to alleged nature of conduct giving rise to cause of action and any count						
7.	If there is a counterclaim, state the amount of damages sought:					
	(a) Direct					
	(b) Consequential					
	(c) Other (specify)					
8.	Identify all applicable insurance coverage:					
	Defendant	Insurance Carrie	r	Coverage Limits		
9.	Demand: \$					