

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO
WESTERN DIVISION
AT DAYTON

FILED
JUL 18 2001

KENNETH J. MURPHY, Clerk
DAYTON, OHIO

MICHAEL A. GALLUZZO,

:

Plaintiff(s),

:

vs.

Case No. C 3 01-174

CHAMPAIGN COUNTY COURT OF
COMMON PLEAS,

:

RULE 26(f) REPORT OF PARTIES
(to be filed not later than seven (7)
days prior to the preliminary pretrial
conference)

:

Defendant(s).

1. Pursuant to Fed. R. Civ. P. 26(f) a meeting was held on July 10, 2001

and was attended by:

Michael A. Galluzzo, ~~counsel for plaintiff(s)~~ Plaintiff

and

_____, counsel for plaintiff(s)

_____, counsel for plaintiff(s)

Jack W. Whitesell, Jr., counsel for defendant(s) Champaign County Common
Pleas Court

_____, counsel for defendant(s)

_____, counsel for defendant(s)

_____, counsel for defendant(s)

2. The parties:

have provided the pre-discovery disclosures required by Rule 26(a)(1), including a medical package (if applicable).

will exchange such disclosures by ninety (90) days before trial.

are exempt from disclosure under Rule 26(a)(1)(E).

3. The parties:

unanimously consent to the jurisdiction of the United States Magistrate Judge pursuant to 28 U.S.C. § 636(c).

do not unanimously consent to the jurisdiction of the United States Magistrate Judge pursuant to 28 U.S.C. § 636(c).

unanimously give contingent consent to the jurisdiction of the United States Magistrate Judge pursuant to 28 U.S.C. § 636(c), for trial purposes only, in the event that the assigned District Judge is unavailable on the date set for trial (e.g., because of other trial settings, civil or criminal).

4. Recommended cut-off date for filing of motions directed to the pleadings: August 6, 2001

5. Recommended cut-off date for filing any motion to amend the pleadings and/or to add additional parties: August 6, 2001

6. Recommended discovery plan:

a. Describe the subjects on which discovery is to be sought and the nature, extent and scope of discovery that each party needs to: (1) make a settlement evaluation, (2) prepare for case dispositive motions and (3) prepare for trial:

Defendant: Interrogatories and Depositions requesting Plaintiff to explain why facts support his theory of the law. Only Plaintiff will be subject to discovery; followed by requests for Admissions or Documents discovered to be relevant.

Plaintiff: Interrogatories and Depositions requesting Defendant to explain why Defendant took certain action, e.g., why Defendant believed it necessary to interpret and apply the law as it did.

b. What changes should be made, if any, in the limitations on discovery imposed under the Federal Rules of Civil Procedure or the local rules of this Court, including the limitations to 25 interrogatories/requests for admissions and the limitation of 10 depositions, each lasting no more than one day consisting of seven (7) hours?

Both parties reserve right to request additional interrogatories,
not to exceed 40. There is no exception otherwise.

c. Additional recommended limitations on discovery:

None at this time

d. Recommended date for disclosure of lay witnesses.

Ninety (90) days before trial

e. Describe the areas in which expert testimony is expected and indicate whether each expert has been or will be specifically retained within the meaning of Fed. R. Civ. P. 26(a)(2).

Expert to testify for Plaintiff about statistics on contested
divorces relative to who gets custody and findings or lack of
findings as to unfitness of either parent and other relevant
information.

Defense does not expect expert testimony at this time but reserves
right to seek expert testimony for similar purposes within time
frames permitted by rules.

f. Recommended date for making primary expert designations:

Ninety (90) days prior to trial

g. Recommended date for making rebuttal expert designations:

One week following "f"

h. Recommended discovery cut-off date:

Ninety (90) days prior to trial

6. Recommended dispositive motion date: Thirty (30) days after discovery cut-off

7. Recommended date for a status conference (if any): No recommendation

8. Suggestions as to type and timing of efforts at Alternative Dispute Resolution. Not suitable for constitutional case

9. Recommended date for a final pretrial conference. 30 days before trial

10. Has a settlement demand been made? N/A A response? N/A

Date by which a settlement demand can be made: N/A

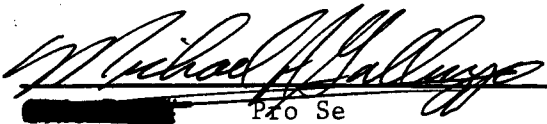
Date by which a response can be made: N/A

11. Other matters pertinent to scheduling or management of this litigation:

Nothing

Signatures:

██████████ Plaintiff (█):


Pro Se

██████████

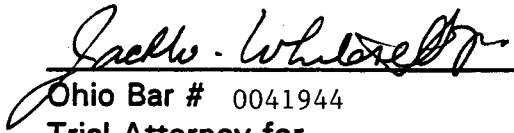
██████████

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for

Attorney (█) for Defendant (█)


Ohio Bar # 0041944
Trial Attorney for

Champaign County
Common Pleas Court

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for