IN THE COURT OF COMMON PLEAS COUNTY OF SUMMIT FAMEL M. HORRIGAN

ANNE B KAZUKA

Plaintiff

2011 DEC -2 PM 2: 33 CASE NO. CV-2011-10-6026

-VS-

SUMMIT COUNTY

ORDER FOR FIRST PRETRIAL BY TELEPHONE

REIMER ARNOVITZ CHERNER & JEFFREY COSLPA, et al.

Defendant

JUDGE PATRICIA A. COSGROVE

A first pretrial hearing is set in the above case for:

January 19, 2012 at 9:00 a.m. by telephone.

SANCTIONS MAY BE IMPOSED FOR FAILURE TO COMPLY WITH THIS ORDER PURSUANT TO RULE 8 OF THE LOCAL RULES OF SUMMIT COUNTY

IT IS THE RESPONSIBILITY OF PLAINTIFF'S COUNSEL TO INITIATE THE PRETRIAL PHONE CONFERENCE TO THE COURT WITH OPPOSING COUNSEL(S). 330-643-2228

- A. Counsel shall have complete authority to stipulate matters of evidence, to make admissions and to discuss settlement.
- B. The parties shall submit a pretrial statement to the Court seven (7) days <u>prior</u> to the first pretrial with a copy to all opposing counsel. The statement shall include:
 - 1. A brief statement of the facts;
 - 2. The issues of fact and law;
 - 3. An itemization of expenses, loss of income and other special damages;
 - 4. Any requests for medical examination of adverse party;
 - 5. An identification of any person not yet deposed and the approximate dates such depositions will be taken.
 - 6. Identification of the names of expert witnesses to be called by the parties;
 - 7. An estimate of the number of lay witnesses to be called by the parties;
 - 8. At a second or subsequent pretrial, the pretrial statement shall be updated.
- C. Counsel must have access to their calendars to set a trial date, and/or mediation date.

IT IS SO ORDERED

JUDGE JUDY HUNTER

CC: ATTORNEY ANDREW D. BEMER, JR.
ATTORNEY COREY DONOVAN TRACEY
ATTORNEY VINCENT J. TERSIGNI