
**JUDGE
TAILOR
CIVIL DIVISION
CIVIL PRE-TRIAL CONFERENCES
2
11/10/2020
11:30 AM
ZOOM**

**THE CASES SET OUT BELOW
HAVE BEEN SCHEDULED FOR A
CALENDAR CALL FOR
PRE-TRIAL CONFERENCES ON
TUESDAY, NOVEMBER 10, 2020,
at 11:30 a.m. ATTORNEYS
OR PARTIES THEMSELVES, IF
NOT REPRESENTED BY AN
ATTORNEY MUST
APPEAR VIA ZOOM
CONFERENCING. THE COURT
WILL CIRCULATE A ZOOM
CONFERENCE LINK IN ADVANCE
OF THE HEARING. SHOULD YOU
NOT RECEIVE
SUCH A LINK WITHIN FIVE 5
DAYS BEFORE THE HEARING
DATE, YOU SHOULD
CONTACT THE COURT'S STAFF
ATTORNEY AT [Bill.Loeffler@ful-
toncountyga.gov](mailto:Bill.Loeffler@ful-toncountyga.gov).
PARTIES SHALL SUBMIT A
CONSOLIDATED PRE-TRIAL
ORDER IN SUBSTANTIALLY THE
SAME FORM AS CONTAINED IN
USCR 7.2 NO LATER THAN THREE
3 BUSINESS DAYS
BEFORE THE DATE OF THE PRE-
TRIAL CONFERENCE Thursday,
November 5, 2020.
PLAINTIFFS SHALL BE
RESPONSIBLE FOR
CONSOLIDATING THE PRE-TRIAL
ORDER. ALL OTHER PARTIES
SHALL PROVIDE THEIR
PORTIONS OF THE PRE-
TRIAL ORDER TO THE**

**PLAINTIFFS NO LATER THAN
TWO 2 BUSINESS DAYS
PRIOR TO THE DUE DATE. NO
PARTY SHALL SUBMIT ITS OWN
INDIVIDUAL
PORTIONS OF THE PRE-TRIAL
ORDER TO THE COURT WITHOUT
WRITTEN
CERTIFICATION DETAILING THE
PARTY'S GOOD-FAITH EFFORTS
TO PRESENT THE
COURT WITH A FULLY
CONSOLIDATED ORDER.
THE PARTIES MUST IDENTIFY
ALL DOCUMENTS THAT MAY BE
TENDERED AT
TRIAL WITH PARTICULARITY IN
THE PRE-TRIAL ORDER. THE
PARTIES MUST LIST
ALL POTENTIAL WITNESSES BY
NAME IN THE PRE-TRIAL
ORDER. IF A WITNESS IS
NOT LISTED BY NAME, THE
COURT MAY NOT ALLOW THAT
WITNESS TO TESTIFY.
ONCE ENTERED BY THE COURT,
A PRE-TRIAL ORDER MAY NOT
BE AMENDED
WITHOUT PRIOR APPROVAL OF
THE COURT.
IF THE CASE HAS BEEN
SETTLED, DISMISSED, OR
OTHERWISE COMPLETED,
UPON PROVIDING NOTICE TO
THE COURT'S STAFF ATTORNEY
at
[Bill.Loeffler@ful-toncountyga.
gov](mailto:Bill.Loeffler@ful-toncountyga.gov), THE PARTIES ARE EXCUSED
FROM APPEARING. IF
PLAINTIFF INTENDS TO DISMISS
AN ACTION IN LIEU OF
APPEARING, THE
DISMISSAL AND FINAL
DISPOSITION FORM MUST BE
FILED NO LATER THAN FIVE
5 BUSINESS DAYS BEFORE THE
HEARING, WITH A COURTESY
COPY EMAILED TO
THE COURT'S STAFF ATTORNEY**

**AT [Bill.Loeffler@ful-toncountyga.
gov](mailto:Bill.Loeffler@ful-toncountyga.gov).
THE PARTIES ARE REMINDED
THAT THE SCHEDULING ORDER
REQUIRES THE PARTIES
TO MEDIATE AFTER THE CLOSE
OF DISCOVERY. MEDIATION
MUST BE HELD PRIOR TO
THE PRE-TRIAL CONFERENCE.
PRIOR TO THE START OF TRIAL,
THE PARTIES MUST MARK AND
EXCHANGE ALL
EXHIBITS, INCLUDING
DEMONSTRATIVE EXHIBITS;
AND THE PARTIES MUST
CONFER IN
AN EFFORT TO RESOLVE ANY
OBJECTIONS OR ISSUES
PERTAINING TO THE
ADMISSIBILITY OF ANY
EXHIBITS. PRIOR TO THE START
OF TRIAL, THE PARTIES MUST
CONFER IN AN EFFORT TO
RESOLVE ANY OBJECTIONS TO
DEPOSITION TESTIMONY
THAT MAY BE TENDERED AT
TRIAL.**

