

9:00 AM

COURTROOM 2F

ORDER AND NOTICE OF TRIAL

The following cases are scheduled for trial before Judge Jane Morrison on a trial calendar commencing Wednesday, September 14, 2022. The calendar shall run for three 3 weeks. Pre-trial conferences may be conducted on a case-by-case basis. However, there will not be a pre-trial calendar call. Parties and counsel in Position #1, Civil Action 17EV001745 Janitris Lumpkin et al. v. Albert Tagoe et al., must appear ready for trial at 9:00 A.M. on Wednesday, September 14, 2022, in Courtroom 2F of the Fulton County Justice Tower, 185 Central Ave., SW, Atlanta, Georgia 30303.

All other cases will be on call. Parties and counsel in every case must be ready for trial, as cases will not necessarily be called in the order in which they appear on the calendar.

Continuances are only granted for legal cause and a timely conflict letter in full compliance with Rule 17.1 is required. Failure to report as indicated may result in dismissal, the exclusion of evidence, the striking of pleadings, or other sanctions.

Unless previously ordered otherwise, the parties in the actions listed below are ORDERED to schedule a mediation session to occur no later than Friday, August 19, 2022, if they have not already mediated. The cost of mediation shall be shared evenly between the parties. The appearance and participation of all parties is required at the scheduled mediation session

and it may be conducted via videoconference or other socially distanced means. The presence of a representative with authority to settle without further consultation, except by an immediate telephone consultation, is required. The mediator shall be one from the Fulton County Office of ADR, unless the parties agree on another.

Unless previously ordered otherwise, the parties are ORDERED to file a proposed, fully consolidated Pre Trial Order and any Motions in Limine no later than Friday, August 26, 2022. The consolidated pre trial Order shall

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**JUDGE
MORRISON**

CIVIL DIVISION
CIVIL JURY AND NON-JURY
TRIALS
9/14/2022

follow the format and substance set forth in Uniform Rule 7.1

Failure of any party to participate in mediation or a consolidated pre-trial Order and to submit same in a timely manner may result in dismissal, the striking of pleadings, exclusion of evidence, or other sanctions.

Requested jury charges must be e-mailed to the Court's Staff Attorney in Word format on the day the case is called for trial. Parties may request unlimited pattern jury charges but are limited to fifteen (15) non-pattern requests to charge, absent good cause shown.

Counsel are expected to have met and conferred about their motions in limine, evidence, and exhibits. All anticipated exhibits are to be exchanged and numbered in advance of trial. If the parties stipulate to the admission of exhibits, those exhibits should be numbered as Joint Exhibit 1, Joint Exhibit 2, etc. If the parties do not agree on the admissibility of exhibits, those exhibits are to be numbered respectively, Plaintiff's Exhibit 1, Plaintiff's Exhibit 2, etc., Defendant's Exhibit 1, Defendant's Exhibit 2, etc.

If take down is desired, the parties are responsible for arranging for their own Court Reporter.

It is the responsibility of all parties/counsel to remain in contact with the Court's staff while on call during this trial calendar. Counsel and parties must actively maintain and monitor telephone and/or e-mail communication regarding calendar status. Communications regarding actions on this calendar should be submitted via e-mail,

copying counsel for all parties, to the Court's Staff Attorney at joshua.saunders@fultoncounty-ga.gov. However, requests for relief should be formalized into motions and filed into the record of the case. All parties not represented by an attorney must provide a contact number and e-mail address where they may be reached.