	CAUSI	E NO	
		§	IN THE DISTRICT COURT
VS.		§	OF COUNTY, TEXAS
		§	32 ND JUDICIAL DISTRICT
	SCHI	EDULING ORDEF	1
based on the		the Court, and	f the Texas Rules of Civil Procedure and is shall apply to this case unless modified by Texas Rules of Civil Procedure.
1	served, whether by amendn	nent or third pa	greement) All parties must be added and rty practice, by this date. The party causing uling order at the time of service.
2	each expert's name, address	s, and topic of t g each <u>retained</u>	may be extended by agreement) A list on the witness' testimony must be filed by this expert's name, address, and report of the is date.
	Plaintiff(s)		
	All Other Parties		
		cause. This desig	paragraph will not be permitted to testify gnation is not a substitute for any required
3		-	d by agreement) All discovery shall be ntinue discovery beyond this deadline by
4	PLEADINGS (may be extend be filed by this date.	led by agreeme	nt) all amendments and supplements mus
5	DEADLINE TO FILE DISPOS witnesses)	SITIVE MOTION	S (including motions to exclude exper
6	motions in limine. Trial coun	nsel will attend a	-Deadline to file all other pre-trial including nd be prepared to discuss all aspects of the any requested jury charges at this hearing.

,	mediated on all issues in this cause on or before this date by a mediator acceptable to both parties. In the event that an acceptable mediator cannot be agreed upon between the parties, then the Court shall, upon motion timely presented, appoint a mediator. It should not be construed that anything other than good faith participation is required, but it is required that the individual attending the mediation be authorized to make a settlement.		
8	TRIAL DATE AT 9:00 a.m.		
	SIGNED THISDAY OF, 201		

JUDGE GLEN HARRISON