

**SPECIAL NOTICE TO COUNSEL**  
**WITH CASES BEFORE**  
**JUDGE JOSEPH F. ANDERSON, JR.,**  
**CHIEF UNITED STATES DISTRICT JUDGE**

*Please carefully review the following instructions which relate to problems which frequently arise regarding scheduling orders and related litigation management issues.*

**COURTESY COPIES**

Unless specifically requested, you should **not** send a “courtesy copy” of any filed document to Judge Anderson’s chambers. The court is automatically provided with the copy when the original document is filed with the Clerk’s Office. If it is necessary to file a document in another courthouse and if time is critical, you should first call chambers to determine if Judge Anderson would like a copy sent directly to chambers.

**CORRESPONDENCE BETWEEN COUNSEL**

Attorneys frequently copy the court on correspondence between counsel. This is seldom appropriate. Unless correspondence is directly related to a pending motion, there is no reason to copy the court. If it relates to a *pending* motion and is relevant to issues before the court, the correspondence should be filed as an exhibit. If it merely relates to an anticipated motion (usually a discovery dispute), it would be more appropriate simply to hold such correspondence and to attach it as an exhibit if a motion becomes necessary.

**EXTENSION OF DEADLINES**

The court will issue a conference and scheduling order upon the first appearance of a defendant, and prior to the parties’ Rule 26(f) conference. The deadlines initially set are based on the court’s consideration of the nature of the case. The parties will have the option to submit to the court a consent amended scheduling order with any suggested modifications to the initial scheduling order.

For this reason, extensions should *seldom* be necessary. If, however, it becomes necessary to seek an extension, you may submit a letter or motion addressing the following:

- Date of the current deadline;
- Whether the deadline has been extended before;
- The number of additional days requested, and proposed new deadline;
- Whether the extension would affect other deadlines; and
- If opposing counsel agrees to or opposes the extension.

**Do not** wait until the last day before the deadline to request an extension. **Do not** call chambers to determine if the extension has been granted. You may, however, call the docket clerk in the Clerk's Office. Absent extraordinary circumstances, requests should be made sufficiently in advance to allow you to receive a response before the deadline passes. See Local Civil Rule 6.01 and 6.02.

## **FACSIMILE USAGE**

The District of South Carolina does not allow for documents to be filed by facsimile and Judge Anderson discourages the use of facsimile transmissions to chambers. Under certain compelling circumstances, however, counsel may correspond with the court by facsimile. The following guidelines apply:

- Facsimile should **not** be used unless a member of chambers staff has requested or approved the use of facsimile;
- Facsimile should **not** be used unless hand delivery is impractical and *the court* needs to have the information more quickly than could be accomplished by regular mail;
- Facsimile is *not* a substitute for filing any document required to be filed;
- **Do not** send chambers a hard copy of documents sent by facsimile unless specifically requested.

## **AMENDMENT OF PLEADINGS**

This is the earliest deadline for a very important reason: to allow discovery to address all issues and all potential parties. Late requests to amend are, therefore, strongly discouraged. This is especially true if the amendment would add a party. Any request to amend after the scheduling order deadline should include an explanation of why the amendment could not have been sought earlier. Parties who delay seeking to amend until late in the litigation, especially as to known potential parties, risk denial of their motions.

## **WEB SITE**

The District of South Carolina maintains a web site with various forms and resources at:

**[www.scd.uscourts.gov](http://www.scd.uscourts.gov)**

Judge Anderson's BAR NOTICE AND SPECIAL PRETRIAL INSTRUCTIONS are also on the web site.