

ORIGINAL

U.S. COURTS

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CAMERON S. BURKE
CLERK IDAHO

JAN 16 2003

Attorneys for Plaintiff

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF IDAHO

CHRIS J. DENNISON)
)
)
Plaintiff,)
)
)
v.)
)
CONTINENTAL CASUALTY COMPANY)
an Illinois corporation; CNA GROUP)
LIFE ASSURANCE COMPANY, a)
wholly owned subsidiary of Continental)
Casualty Company, RURAL)
TELEPHONE COMPANY, and Idaho)
corporation)
)
Defendants.)
)
_____)

Case No.: CV02-0507-S-LMB

**STIPULATED LITIGATION
PLAN**

SCHEDULING CONFERENCE FORM / LITIGATION PLAN
(Local Rule 16. 1)

CASE #: CV 02-570-S-LMB NATURE OF SUIT: ERISA - Denial of Disability Benefits

CASE NAME: *Dennison v. Continental Casualty Company, et al.*

ASSIGNED JUDGE: U.S. Magistrate Judge Larry M. Boyle

PARTY BEING REPRESENTED:

Plaintiff Defendant Parties stipulated to the following dates:

PLAINTIFF:

ATTORNEY /LAW FIRM:

NAME: David E. Comstock, Comstock & Bush
ADDRESS: 199 N. Capitol, Blvd, Ste 500, Boise, Idaho 83702
TELEPHONE: (208) 344-7700

DEFENDANTS:

ATTORNEY/LAW FIRM:

NAME: Robert A. Anderson
Anderson Julian & Hull LLP
ADDRESS: 250 S 5th Street, Ste 700, Boise ID 83707-7426
TELEPHONE: (208) 344-5800

NAME: Donald F. Carey and Robert Williams
Quane Smith LLP
ADDRESS: 2325 W. Broadway, Ste B, Idaho Falls ID 83402-2948
TELEPHONE: (208) 529-0000

1. JOINDER OF PARTIES & AMENDMENT
OF PLEADINGS CUT-OFF DATE: 180 days prior to trial
2. EXPERT TESTIMONY DISCLOSURES: (Local Rule 26.2 (b))
Plaintiff identify & disclose expert reports by: 150 days prior to trial
Defendant identify & disclose expert reports by: 90 days prior to trial
Plaintiff identify & disclose all rebuttal expert reports by: 60 days prior to trial
All discovery relevant to experts shall be completed by: 30 days prior to trial
3. NUMBER AND LENGTH OF DEPOSITIONS:
Plaintiff anticipate the depositions of persons handling the claims file on behalf of
defendants and Defendants' experts.
Defendants anticipate the deposition of the Plaintiffs, Plaintiffs' experts, as well
as other fact witnesses.
4. Factual DISCOVERY CUT-OFF DATE: 45 days prior to trial:

5. DISPOSITIVE MOTIONS FILING CUT-OFF DATE: 60 days prior to trial

6. SETTLEMENT CONFERENCE DATE: (Local Rule 16.4)
Parties request a settlement conference after motions filed _____ yes or X no
(To be set by referred Judge)

ALTERNATIVE DISPUTE RESOLUTION OPTIONS: (Local Rule 16.5)
Should the parties elect to participate in, please check which available option:
Mediation X Arbitration _____

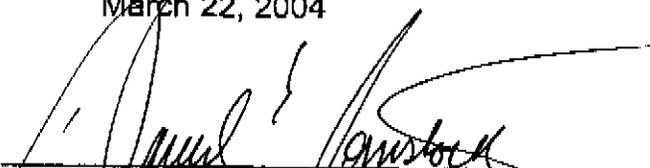
7. PRETRIAL CONFERENCE DATE: (Local Rule 16.2)
This shall be set by the Court as trial date approaches.

8. ESTIMATED LENGTH OF TRIAL: 3 Days

COURT X or JURY _____

9. TRIAL DATE: (to be entered by Court)
However, please enter proposed available dates

- February 2, 2004
- March 1, 2004
- March 8, 2004
- March 22, 2004



 David E. Comstock
 Attorneys for Plaintiff

1/17/03

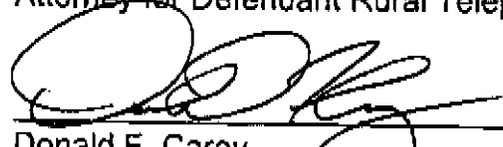
 Date



 Robert A. Anderson
 Attorney for Defendant Rural Telephone Company

1/13/03

 Date



 Donald F. Carey
 Attorney for Defendants Continental Casualty Company
 & CNA Group Life Assurance Company

1-16-03

 Date