IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT HILLSBOROUGH COUNTY, FLORIDA CIVIL DIVISION

IN RE: ENGLE PROGENY CASES TOBACCO LITIGATION	Case No.:	08-CA-80000	
	DIVISION	D	
Pertains To: All Cases			

ACTIVE PRETRIAL DISCOVERY AND SCHEDULING ORDER

As referred to in Case Management Order No. 1, this scheduling order shall govern the discovery and progress of all Engle progeny cases:

	F-3
EVENT	DEADLINE S
Plaintiff may serve discovery on	At any time during the discovery period
Defendants	after Plaintiff has been placed on the
	Active Pretrial Discovery Schedule
Plaintiff may be deposed (no more than 2	Reginning 30 days after Plaintiff bas been
Plaintiffs' depositions may be scheduled on	placed on the Active Pretrial Discovery
any one day)	Schedule Ξ ω
Plaintiff to serve preliminary fact witness	Within 60 days after Plaintiff has been
list, to include name, address, telephone	placed on the Active Pretrial Discovery
number, and specific subject matter of	Schedule
testimony	
Defendant to serve preliminary fact witness	Within 30 days after Plaintiff serves its fact
list, to include name, address, telephone	witness list
number, and specific subject matter of	
testimony	
Plaintiff to serve a list of experts the	Within 120 days after Plaintiff has been
Plaintiff expects to call at trial, along with	placed on the Active Pretrial Discovery
expert summaries or reports pursuant to	Schedule
FRCP 1.280(b)(4)	
Defendant to serve a list of experts the	Within 30 days after Plaintiff serves its
Defendant expects to call at trial, along	expert list and reports
with expert summaries or reports pursuant	
to FRCP 1.280(b)(4)	
Plaintiff to serve a list of any rebuttal	Within 21 days after Defendant serves its
experts the Plaintiff intends to call at trial,	expert lists or reports
along with expert summaries or reports	
pursuant to FRCP 1.280(b)(4)	

EVENT	DEADLINE
Defendant to serve a list of any sur-rebuttal experts the Defendant intends to call at trial, along with expert summaries or reports pursuant to FRCP 1.280(b)(4)	Within 21 days after Plaintiff serves its rebuttal expert lists or reports, and only by leave of court for good cause shown
All fact and expert discovery to be completed, and all parties prepared to try the case within 60 days	240 days after Plaintiff has been placed on the Active Pretrial Discovery Schedule, or 150 days after Plaintiff serves its expert list and reports, whichever is later
Calendar call to set case for trial	First monthly Case Management Conference following the close of discovery
All pretrial dispositive motions and <i>Frye</i> motions, other than motions in limine, to be filed	Within 30 days after close of discovery
Plaintiff shall furnish Defendants a final list of witnesses expected to testify, including rebuttal witnesses. Any witness not disclosed at this time will not be permitted to testify at trial.	No less than 45 days before the beginning of trial
Defendant shall furnish Plaintiff a final list of witnesses expected to testify, including rebuttal witnesses. Any witness not disclosed at this time will not be permitted to testify at trial.	No less than 35 days before the beginning of trial
Parties to exchange catalog of trial exhibits, and make exhibits available for inspection by opposing counsel	30 days before trial
Parties to exchange deposition designations of witnesses whose testimony is expected to be presented by deposition, either by transcript or video	30 days before trial (Counter-designations and objections to designations 20 days before trial)
All motions in limine must be filed and served, along with memos addressing unusual questions of law	25 days before trial (Responses to motions in limine must be filed and served at least 15 days before trial)

EVENT	DEADLINE
All hearings on motions, other than	Not later than 20 days before trial
motions in limine, must be scheduled and	
heard	
Parties to meet and prepare Joint Pretrial	Not later than 20 days before trial
Stipulation	
Joint Pretrial Stipulation to be filed	5 days before Pretrial
Pretrial Conference	10 to 15 days before trial
Trial begins	60 days after close of discovery

		ORDERED	at	Tampa,	Florida,	this	13	day	of
Mard	<u>2</u>	2008.							

Circuit Judge

Copies furnished to:

All counsel of record