

From: Brad Edwards <[REDACTED]>

To: [REDACTED]

Cc: Paul Cassell <[REDACTED]>
[REDACTED]

Subject: Re: Rescheduling Settlement Conference - bad date

Date: Sat, 25 Jun 2016 20:39:34 +0000

Importance: Normal

Inline-Images: image001.png; image002.png

I will forward everything to Paul. [REDACTED] is calling me Tuesday. I will use that time to relay everything to her and see where we are then.

Sent from my iPhone

On Jun 25, 2016, at 4:23 PM, [REDACTED] wrote:

Hi Paul – Thank you for your email. July 5th is bad for us, too, but I saw Judge Brannon to sign some search warrants yesterday and, although we didn't talk about this case, he mentioned how full his schedule was. I don't know that he is going to be inclined to move it, especially in light of Jane Doe #1's status.

I am wondering if you think it is possible for us to finalize things without going back to court? Brad now has our complete packet and I think if we can get things resolved over the next week, then we can take the settlement conference off the calendar and move on to asking Judge Marra for a hearing before Jane Doe #1 is returned to Tampa.

Let's see how things look on Monday or Tuesday and then, if we need to go back to the judge, maybe we can jointly call chambers and plead our case.

[REDACTED]

From: Paul Cassell [mailto:[REDACTED]]
Sent: Saturday, June 25, 2016 10:54 AM
To: [REDACTED] Brad Edwards
Cc: [REDACTED]
Subject: RE: Rescheduling Settlement Conference - bad date

Hey [REDACTED]

I'm wonder if you could work with us on one thing -- both sides gave Judge Brannon a list of dates that would work, but he picked another date -- July 5. That date is awkward for me, because it would require me to rearrange long established family plans and travel on the the evening of the 4th of July.

Would you be able to ask him for another date? I think Brad gave you bunch of dates that work for us -- and, I think, for you.

Thanks in advance for any help you can extend. Paul

Paul G. Cassell
Ronald N. Boyce Presidential Professor of Criminal Law
and University Distinguished Professor of Law

[REDACTED]

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From: [REDACTED]
Sent: Tuesday, June 14, 2016 10:43 AM
To: Brad Edwards; Paul Cassell
Cc: [REDACTED]
Subject: RE: Rescheduling Settlement Conference

That is fine with me. Or if you want to keep the current date for now and see where we are next week, that is fine with me, as well.

[REDACTED]

From: Brad Edwards [[mailto:\[REDACTED\]](#)]
Sent: Tuesday, June 14, 2016 12:28 PM
To: [REDACTED]; Paul Cassell
Cc: [REDACTED]
Subject: RE: Rescheduling Settlement Conference

Apparently those dates don't work for Jay Howell. Orchestrating around this many schedules is difficult. Not impossible but maybe not necessary. By that I mean does it make more sense to inform Judge Brannon that we are communicating with one another to see if a resolution is possible without the need for mediator input? If there comes a point where we think the mediator could help then we can approach him then. In the meantime, we can continue discussions and see whether we are able to reach an agreement or not.

Just an idea. Let me know what you think.

<image001.png>

Brad Edwards
Board Certified Trial Attorney

[REDACTED]

<image002.png>

From: [REDACTED]

Sent: Tuesday, June 14, 2016 11:56 AM

To: Paul Cassell [REDACTED]

Cc: Brad Edwards [REDACTED]

Subject: Rescheduling Settlement Conference

Hi Paul and Brad – We are available on July 21st and July 22nd. Judge Brannon is on duty the weeks of July 25th and August 1st, and I recall from our last session that he does not schedule settlement conferences while he is on duty.

We, of course, do not oppose a motion to reschedule. Please let me know if you need anything from me.

Best regards,



Farmer, Jaffe, Weissing,
Edwards, Fistos & Lehrman, P.L.

