

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

League of Women Voters of Pennsylvania, :
Carmen Febo San Miguel, James Solomon, :
John Greiner, John Capowski, Gretchen :
Brandt, Thomas Rentschler, Mary Elizabeth :
Lawn, Lisa Isaacs, Don Lancaster, Jordi :
Comas, Robert Smith, William Marx, :
Richard Mantell, Priscilla McNulty, :
Thomas Ulrich, Robert McKinstry, :
Mark Lichty, Lorraine Petrosky, :
Petitioners :

v.

No. 261 M.D. 2017

The Commonwealth of Pennsylvania; :
The Pennsylvania General Assembly; :
Thomas W. Wolf, In His Capacity :
As Governor of Pennsylvania; :
Michael J. Stack III, In His Capacity As :
Lieutenant Governor of Pennsylvania And :
President of the Pennsylvania Senate; :
Michael C. Turzai, In His Capacity As :
Speaker of the Pennsylvania House of :
Representatives; Joseph B. Scarnati III, :
In His Capacity As Pennsylvania Senate :
President Pro Tempore; Robert Torres, :
In His Capacity As Acting Secretary of :
the Commonwealth of Pennsylvania; :
Jonathan M. Marks, In His Capacity :
As Commissioner of the Bureau of :
Commissions, Elections, and Legislation :
of the Pennsylvania Department of State, :
Respondents :

SUPPLEMENTAL SCHEDULING ORDER

NOW, this 17th day of November, 2017, following a Pretrial
Conference, it is hereby ORDERED that:

1. Discovery:

- a. All discovery in this matter shall be completed by December 7, 2017.
- b. Counsel shall make every effort to resolve any discovery disputes that arise without Court involvement.
- c. If the parties are unable to resolve a discovery dispute, the Court will only get involved upon the filing of an appropriate application.

2. Court Reporter:

- a. Petitioners shall be responsible for securing the services of a court stenographer(s) for the entire duration of the trial.
- b. The court stenographer(s) shall be prepared for Court to be in session outside of normal Court hours.
- c. The court stenographer(s) shall provide a rough daily transcript to the Court and counsel at the conclusion of each day of trial and expedite preparation of a transcript following the conclusion of the trial.

3. The parties shall PAC-file a joint stipulation of facts on or before December 8, 2017, at 4:00 p.m.

4. Pretrial Memoranda:

- a. The parties shall PAC-file a pretrial memorandum on or before December 8, 2017, at 4:00 p.m.
- b. The pretrial memorandum of each party shall include the following:

- i. A list showing the names of all witnesses the party submitting the memorandum intends to call at trial, along with a brief description of the proffered testimony.
 - ii. A list of all exhibits to be offered at trial.
 - iii. Special comments regarding legal issues, stipulations, or other appropriate matters.
5. Expert reports:
 - a. Petitioners shall serve their expert report(s) on the other parties by Monday, November 27, 2017.
 - b. Respondents shall serve their responsive expert report(s) on the other parties by Monday, December 4, 2017.
 - c. For purposes of this directive, service is effective upon receipt.
6. Motions in Limine: The parties shall PAC-file any motions in limine by 12:00 noon on December 10, 2017.
7. Trial Logistics:
 - a. The trial shall begin on December 11, 2017, and shall continue through December 15, 2017.
 - b. Due to the time constraints involved in this matter, the Court may be in session outside of normal Court hours.
 - c. Counsel, parties, and the court stenographer(s) shall be prepared to expend whatever effort is required to complete the trial in a timely manner.

- d. Counsel shall coordinate with the Court's Chief Clerk, Michael Krimmel, Esquire, regarding technology in the Courtroom, if needed.
8. Exhibit Binders:
- a. Each party shall premark the exhibits identified in the party's pretrial memorandum and serve upon each other party a binder of the party's premarked exhibits by December 8, 2017.
 - b. Each party shall also deliver to the Court (but not file) four copies of the party's binder of exhibits by 4:00 p.m. on December 8, 2017.
 - c. For purposes of this paragraph, service to a party and submission to the Court is effective upon receipt.
9. Post-Trial Briefs: Unless otherwise ordered, each party shall file within forty eight (48) hours of the close of trial, a post-trial brief, which shall include proposed findings of fact (with citations to the record) and proposed conclusions of law (with citations to authority).



P. KEVIN BROBSON, Judge

Certified from the Record

NOV 17 2017

And Order Extt