	NO.	
	Plaintiff(s)	IN THE COUNTY COURT AT LAW
	Traintiff(5)	
Vs		OF
		TOM GREEN COUNTY, TEXAS
	Defendant(s)	
	SCI	HEDULING ORDER
-	scheduling order shall apply to thi d by the Texas Rules of Civil Pro	s case unless modified by the court. If no date is given below, the cedure.
practice by this	JOINDER . All parties a date. THE PARTY CAUSING TO ORDER AT THE TIME OF SE	must be added and served, whether by amendment or this party THE JOINDER SHALL PROVIDE A COPY OF THIS RVICE.
must be served	by the following dates. The design respond will be governed by Ru	ESIGNATION . If expert witness designations are required, they gnation must include the information listed in Rule 194.2(f). tle 193.6.
(a)	Experts for parties seeki	ng affirmative relief.
(b)	All other experts.	
		CE . All parties shall be prepared to discuss all aspects of the case, with the court on this date at TIME :
4applicable, or o	DISCOVERY LIMITA therwise of Rule 190.3 apply unle	ATIONS. The discovery limitations of Rule 190.2, if ess changed below:
(a)	Total hours per side for o	oral depositions.
(b)	Number of interrogatoric	es that may be served by each party on any other party.
5	ALTERNATIVE DISP	UTE RESOLUTION.
of ADR reques	By this date the parties reted and the name of the agreed mobilection is filed, the court may significant	nust either: (1) file an agreement for ADR stating the form ediator, if applicable; or (2) set an objection to ADR. If no gn an ADR order.
(<i>b</i>)date.	ADR conducted pursuan	t to the agreement of the parties must be completed by this
	y period. Parties seeking discover	DENDS . All discovery must be conducted before the endry must serve requests sufficiently far in advance of the responding will be within the discovery period. Counsel

may conduct discovery beyond this deadline by agreement. Incomplete discovery will not delay the trial.

7	DISPOSITIVE MOTIONS AND PLEAS. Must be set for hearing or submission	
as follows:		
(a)	Dispositive motions or pleas subject to an interlocutory appeal must be set by this	
date.		
(b)	Summary judgment motions not subject to an interlocutory appeal must be set by	
this date.		
(c)	Rule 166a(i) motions may not be set before this date	
8	CHALLENGES TO EXPERT TESTIMONY. All motions to exclude expert	
of court.	challenges to expert testimony must be filed by this date, unless extended by leave	
	PLEADINGS . All amendments and supplements must be filed by this date. This	
order does not preclude	prompt filing of pleading directly responsive to any timely filed pleadings.	
	PRETRIAL HEARING. Parties shall be prepared to discuss all aspects of trial	
with the court on this d	ate at TIME:	
11	TRIAL DATE.	
DATE:	·	
	JUDGE PRESIDING	