

TAX VALUATION OBJECTIONS

SETTLEMENTS BETWEEN PARTIES

At any time prior to trial the parties may settle the case by jointly filing a Memorandum of Settlement and Proposed Agreed Judgment Order with the court. (See C.C.R. 10.8 §2-25 and order on page D-7 of this material).

Agreed orders are signed in court immediately after the 9:00 a.m. Motion Call on Tuesdays and Thursdays – except the first working Tuesday and Thursday each month.

Plaintiff's are responsible for docketing their case on the Settlement Call. A separate docket book will be maintained for settling settlements. Plaintiff's will enter the tax year, case number and name and telephone number of the attorney.

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SETTLEMENT CONFERENCE WITH THE COURT

Parties may pursue settlement conference with the court if:

a) Both parties have named an opinion witness and have the report of the witness;

OR

b) One party has named an opinion witness and has the report of the witness and the other party has irrevocably elected to proceed without an opinion witness;

OR

c) Both parties have irrevocably elected to proceed without an opinion witness.

Failure to disclose opinion witness and report shall be deemed election not to use such opinion witness. (See C.C.R. 10.8 §2-115).

The last day to identify opinion witness and the report shall be the first working Tuesday after the 10th month following the Case Management Call.