

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY
FIRST JUDICIAL DISTRICT OF PENNSYLVANIA
TRIAL DIVISION – CIVIL

IN RE: SEPTA WORK STOPPAGE

AMENDED ORDER

AND NOW, this 31st day of October, 2005, due to the work stoppage involving SEPTA, it is hereby ORDERED and DECREED that:

1. All trials, arbitrations, hearings, and depositions in matters where SEPTA, or a SEPTA employee represented by SEPTA counsel, is a party, are cancelled during the pendency of the work stoppage and for four (4) days thereafter;
2. Any Order issued in matters where SEPTA or a SEPTA employee represented by SEPTA counsel, is a party, is stayed during the pendency of the work stoppage and for twenty (20) days thereafter;
3. No default judgments for failure to plead or comply with a discovery order or to file or answer a motion, in matters where SEPTA, or a SEPTA employee represented by SEPTA counsel, is a party, shall be entered during the pendency of the work stoppage and for twenty (20) days thereafter;
4. At the conclusion of the work stoppage, case managers shall be assigned to review the Case Management Order in matters where SEPTA, or a SEPTA employee represented by SEPTA counsel, is a party, in order to advance event dates, as appropriate, and reissue Case Management Orders, without the need for counsel to attend;
5. At the conclusion of the work stoppage, the Program Team Leaders shall reschedule all settlement conferences, pretrials and trials which were continued as a result of this Order.

JAMES J. FITZGERALD, III
Administrative Judge, Trial Division