		CAUSE NO			_
PETITIONER			§	IN THE	COURT
VS			§ §	OF	
RESPONDENT			§ §	LUBBOCK COU	INTY, TEXAS
		COURT	'S SCHEDULI	NG ORDER	
enters the scheduling ord	er that s		date is set by	the Court, the eve	an Agreed Scheduling Order, the Court hereby ent is to be governed by the Texas Rules of Civil this lawsuit:
To be set at Status 1. Conf listed below	TRIA	L DATE: This case shall be	tried on the r	nerit on this date.	
2. <u>a.m./p.m.</u>	STATUS CONFERENCE: Parties need not attend <u>unless</u> they are not represented by an attorney. The Court will hear any pre-trial matters necessary to proceed. The trial date will be determined on this date. Please have your calendars available.				
	TRIA				BEFORE THE STATUS CONFERENCE, A RTIES WILL BE ORDERED BACK TO
3	DISPOSITION PROPOSALS: Each party shall submit a proposed property division including property claimed or recognized as separate property to the Court and opposing counsel.				
4(Private Scheduling Deadline) @a.m./p.m.		ALTERNATIVE DISPUTE RESOLUTION: It is anticipated that the parties shall cooperate in an ADR procedure, under the terms and conditions ordered by the Court. Mediation should be scheduled by this date with a private mediator or with the Lubbock County Dispute Resolution Center. If mediation is not scheduled by the scheduling deadline date, the mediation will be held on the default mediation date a the time given. You may mediate prior to the default mediation date. However, mediation <u>may not</u> be held after this date or cancelled without prior approval from the Court. Should the parties agree to use a selected neutral for this case, they should notify the Lubbock County Dispute Resolution Center and the Court prior to the scheduling deadline date. The mediator shall report the outcome of the ADR procedur to the Lubbock County Dispute Resolution Center and the Court consistent with the provisions of the Tex. Civ. Prac. & Rem. Code Ann. Section 154. Contact the Lubbock County Dispute Resolution Center for more information or wait for correspondence from the Master of Dispute Resolution. The Master's letter will be transmitted within 30 days after issuance of this order.			
					FORE DRC, and/or YOU HAVE NOT E, you will be assessed \$75.00 as court costs.
		Notify the Court and the			
5INVENTORY AND APPRAISEMEN A complete inventory shall be filed pri				_	a sworn inventory and appraisement by this date
NOTE: If this case requimmediately.	iires a j	ury, involves substantial pr	coperty divis	ion, or a dispute	over child custody, please contact the Court
SIGNED AND	ORDER	ED ON THISday of	,	20	
				JUDGE PR	RESIDING

CAUSE NO.