

ORAL ORDER: The Parties say they need more time, but simply needing more time is not good cause. The Courts schedule is already completely full for the foreseeable future. Thus, the motion to amend scheduling order (D.I. 110) is DENIED. If the parties want to consent to a magistrate judges handling the rest of the proceedings in this case, including the trial, they should file such a consent and the Parties can arrange a new schedule with a new judge. Ordered by Judge Richard G. Andrews on 7/22/2021. (nms) (Entered: 07/22/2021)

As of July 23, 2021, PACER did not contain a publicly available document associated with this docket entry. The text of the docket entry is shown above.

Dali Wireless, Inc. v. John Mezzalingua Associates, LLC d/b/a JMA Wireless
1-19-cv-02367 (DDE), 7/22/2021, docket entry 111