## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

GARY R. PRINCE REVOCABLE	)
TRUST; GARY R. PRINCE TRUSTEE;	)
GARY PRINCE; CHRISTOPHER	) No. 3-09-0475
CAMPBELL; WILLIAM LISTON; and	)
DIANE L. LISTON	)
	)
v.	)
	)
CHRIS BLACKWELL, personally and	)
d/b/a Blackwell Construction; WILLIAM	)
BLACKWELL; DBS & ASSOCIATES	)
ENGINEERING OF CLARKSVILLE,	)
INC. <sup>1</sup>	)

## ORDER

On October 13, 2010, the parties participated in a settlement conference before Magistrate Judge Bryant, at which time the plaintiffs and defendant DBS & Associates Engineering of Clarksville, Inc. ("DBS") were able to reach a settlement but the plaintiffs and defendants Chris and William Blackwell were not able to reach a settlement.

It was the Court's understanding that counsel would appear before the undersigned immediately after the conclusion of the settlement conference, in accord with the order entered August 26, 2010 (Docket Entry No. 86), to address the further progression of the case in accord with the scheduling deadlines provided in that order.

Since counsel were unable to do so, a telephone conference call is scheduled with counsel for the parties and the Court on **Tuesday**, **October 26**, **2010**, **at 10:00 a.m.**, to be initiated by plaintiffs' counsel, to address the further progression of the case in light of the rescheduled trial date and the deadlines provided in the August 26, 2010, order.

<sup>&</sup>lt;sup>1</sup> By order entered July 22, 2009 (Docket Entry No. 16), DBS & Associates Engineering of Clarksville, Inc. was substituted for DBS & Associates of Clarksville, Inc., originally named as a defendant in this case.

Counsel for defendant DBS is not obligated to participate in the conference call, but, if he wants to participate, he shall so notify plaintiffs' counsel.

It is so ORDERED.

ULIET GRIFFIN

United States Magistrate Judge