## (PS) Gerber v. American Express Centurion Bank et al

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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
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11	JOSEPH GERBER, No. CIV.S-06-1024 DFL DAD PS
12	Plaintiff,
13	v. <u>ORDER SETTING STATUS</u> (PRETRIAL SCHEDULING)
14	<u>CONFERENCE</u> AMERICAN EXPRESS CENTURION
15	BANK, et al., Defendants.
16	/
17	·/
18	This action has been assigned to United States District
19	Judge David F. Levi and, pursuant to Local Rule 72-302(c)(21), has
20	been referred to Magistrate Judge Dale A. Drozd for all purposes
21	encompassed by that provision.
22	The parties are informed that they may, if all consent,
23	have this case tried by a United States Magistrate Judge while
24	preserving their right to appeal to the Ninth Circuit Court of
25	Appeals. An appropriate form for consent to trial by a magistrate
26	judge is attached. Any party choosing to consent may complete the
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1 form and return it to the Clerk of the Court. Neither the magistrate 2 judge nor the district judge handling the case will be notified of 3 the filing of a consent form, unless all parties to the action have 4 consented.

5 Pursuant to the provisions of Federal Rule of Civil
6 Procedure 16, as amended, effective December 1, 1993, IT IS ORDERED:

7 1. A Status (Pretrial Scheduling) Conference is set for
8 September 8, 2006, at 11:00 a.m., in Courtroom No. 27, before
9 Magistrate Judge Drozd.

2. Rule 4(m) of the Federal Rules of Civil Procedure
provides that this action may be dismissed if service of process is
not accomplished within 120 days from the date the complaint is
filed. In order to enable the court to comply with the 120-day time
limits specified in Rules 4(m) and 16(b), the court strongly
encourages plaintiff to complete service of process on all defendants
within sixty days of the date of filing of the complaint.

17 3. Concurrently with service of process, or as soon 18 thereafter as possible, plaintiff shall serve upon each of the 19 parties named in the complaint, and UPON ALL PARTIES SUBSEQUENTLY 20 JOINED, INCLUDING IMPLEADED THIRD-PARTY DEFENDANTS, a copy of this 21 order, and shall file with the Clerk of the Court a certificate 22 reflecting such service.

4. If this action was originally filed in a state court and thereafter removed to this court, the removing party or parties shall, immediately following removal, serve a copy of this order upon /////

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each of the other parties and upon all parties subsequently joined,
 and shall file with the Clerk a certificate reflecting such service.

3	5. All	parties shall appear at the Status Conference by
4	counsel, or in per	rson if acting without counsel. Parties may appear
5	at the conference	telephonically. To arrange telephonic appearance,
6	parties shall cont	act Pete Buzo, the courtroom deputy of the
7	undersigned magist	crate judge, at (916) 930-4128.
8	6. The	parties shall submit to the court, no later than
9	seven days before	the Status (Pretrial Scheduling) Conference, a
10	status report addı	ressing the following matters:
11	a. Pro	ogress of service of process;
12	b. Pos	ssible joinder of additional parties;
13		y expected or desired amendment of e pleadings;
14		risdiction and venue;
15		cicipated motions and the scheduling
16		ereof;
17	sch	cicipated discovery and the neduling thereof, including
18		sclosure of expert witnesses;
19	apr	cure proceedings, including setting propriate cut-off dates for discovery
20	of	and law and motion, and the scheduling of a final pretrial conference and
21		ial;
22	pro	dification of standard pretrial peedures specified by the rules due
23	cor	to the relative simplicity or complexity of the action;
24	i. Whe	ether the case is related to any
25 26	bankruptcy;	
20		3
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j.	Whether the parties will stipulate to
	the magistrate judge assigned to this
	matter acting as settlement judge,
	waiving any disqualifications by virtue
	of his so acting, or whether they
	prefer to have a Settlement Conference
	before another judge;

- k. Any other matters that may add to the just and expeditious disposition of this action; and
- Whether the parties intend to consent to proceed before a United States Magistrate Judge.

9 7. The Clerk of the Court shall send plaintiff, along with
10 this order, the appropriate number of copies (i.e., one for each
11 defendant and plaintiff) of the form "Consent to Proceed Before
12 United States Magistrate Judge." Plaintiff shall serve each
13 defendant with a copy of this form.

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14 DATED: May 18, 2006.

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DALE A. DROZD UNITED STATES MAGISTRATE JUDGE

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