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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

JAMES TROY WALKER,)	
)	
Plaintiff,)	No. C07-3100 BZ
)	
v.)	ORDER SCHEDULING
)	JURY TRIAL AND
PACIFIC MARITIME ASSOC., et)	PRETRIAL MATTERS
al.,)	
)	
Defendants.)	
_____)	

Following the Case Management Conference, **IT IS HEREBY ORDERED** that:

1. DATES

- Trial Date: **Monday, 6/22/2009, 5 days**
- Pretrial Conference: **Tuesday, 6/2/2009, 4:00 p.m.**
- Last Day to Hear Dispositive Motions: **Wednesday, 4/29/2009**
- Last Day for Expert Discovery: **Friday, 3/20/2009**
- Last Day for Rebuttal Expert Disclosure: **Friday, 3/13/2009**
- Last Day for Expert Disclosure: **Friday, 3/6/2009**
- Close of Non-expert Discovery: **Friday, 2/27/2009**

2. DISCLOSURE AND DISCOVERY

The parties are reminded that a failure to voluntarily

1 disclose information pursuant to Federal Rule of Civil
2 Procedure 26(a) or to supplement disclosures or discovery
3 responses pursuant to Rule 26(e) may result in exclusionary
4 sanctions. Thirty days prior to the close of non-expert
5 discovery, lead counsel for each party shall serve and file a
6 certification that all supplementation has been completed.

7 In the event a discovery dispute arises, **lead counsel**
8 for each party shall meet in person or, if counsel are
9 outside the Bay Area, by telephone and make a good faith
10 effort to resolve their dispute. Exchanging letters or
11 telephone messages about the dispute is insufficient. The
12 Court does not read subsequent positioning letters; parties
13 shall instead make a contemporaneous record of their meeting
14 using a tape recorder or a court reporter.

15 In the event they cannot resolve their dispute, the
16 parties must participate in a telephone conference with the
17 Court **before** filing any discovery motions or other papers.
18 The party seeking discovery shall request a conference in a
19 letter filed electronically not exceeding two pages (with no
20 attachments) which briefly explains the nature of the action
21 and the issues in dispute. Other parties shall reply in
22 similar fashion within two days of receiving the letter
23 requesting the conference. The Court will contact the
24 parties to schedule the conference.

25 3. MOTIONS

26 Consult Civil Local Rules 7-1 through 7-5 and this
27 Court's standing orders regarding motion practice. Motions
28 for **summary judgment** shall be accompanied by a statement of

1 the material facts not in dispute supported by citations to
2 admissible evidence. The parties shall file a joint
3 statement of undisputed facts where possible. If the parties
4 are unable to reach complete agreement after meeting and
5 conferring, they shall file a joint statement of the
6 undisputed facts about which they do agree. Any party may
7 then file a separate statement of the additional facts that
8 the party contends are undisputed. A party who without
9 substantial justification contends that a fact is in dispute
10 is subject to sanctions.

11 If plaintiff decides to proceed with this case without
12 an attorney, he may wish to consult a manual the Court has
13 adopted to assist *pro se* litigants in presenting their case.
14 This manual is available in the Clerk's Office and online at
15 **<http://www.cand.uscourts.gov>**.

16 Plaintiff is advised that "[a] motion for summary
17 judgment under Rule 56 of the Federal Rules of Civil
18 Procedure will, if granted, end your case. Rule 56 tells you
19 what you must do in order to oppose a motion for summary
20 judgment. Generally, summary judgment must be granted when
21 there is no genuine issue of material fact--that is, if there
22 is no real dispute about any fact that would affect the
23 result of your case, the party who asked for summary judgment
24 is entitled to judgment as a matter of law, which will end
25 your case. When a party you are suing makes a motion for
26 summary judgment that is properly supported by declarations
27 (or other sworn testimony), you cannot simply rely on what
28 your complaint says. Instead, you must set out specific

1 facts in declarations, depositions, answers to
2 interrogatories, or authenticated documents, as provided in
3 Rule 56(e), that contradict the facts shown in the
4 defendant's declarations and documents and show that there is
5 a genuine issue of material fact for trial. If you do not
6 submit your own evidence in opposition, summary judgment, if
7 appropriate, may be entered against you. If summary judgment
8 is granted, your case will be dismissed and there will be no
9 trial." Rand v. Rowland, 154 F.3d 952, 963 (9th Cir. 1998).

10 A Chambers copy of all briefs shall be e-mailed in
11 WordPerfect or Word format to the following address:
12 bzpo@cand.uscourts.gov.

13 4. SETTLEMENT

14 This case is referred for assignment to a Magistrate
15 Judge to conduct a settlement conference in March or April
16 2009. Counsel will be contacted by that judge's chambers
17 with a date and time for the conference.

18 5. PRETRIAL CONFERENCE

19 Not less than thirty days prior to the date of the
20 pretrial conference, the parties shall meet and take all
21 steps necessary to fulfill the requirements of this Order.

22 Not less than twenty-one days prior to the pretrial
23 conference, the parties shall: (1) serve and file a joint
24 pretrial statement, containing the information listed in
25 **Attachment 1**, and a proposed pretrial order; (2) serve and
26 file trial briefs, Daubert motions, motions *in limine*, and
27 statements designating excerpts from discovery that will be
28 offered at trial (specifying the witness and page and line

1 references); (3) exchange exhibits, agree on and number a
2 joint set of exhibits and number separately those exhibits to
3 which the parties cannot agree; (4) deliver all marked trial
4 exhibits directly to the courtroom clerk, Ms. Voltz; (5)
5 deliver one extra set of all marked exhibits directly to
6 Chambers; and (6) submit all exhibits in three-ring binders.
7 Each exhibit shall be marked with an exhibit label as
8 contained in **Attachment 2**. The exhibits shall also be
9 separated with correctly marked side tabs so that they are
10 easy to find.

11 No party shall be permitted to call any witness or offer
12 any exhibit in its case in chief that is not disclosed at
13 pretrial, without leave of Court and for good cause.

14 Lead trial counsel for each party shall meet and confer
15 in an effort to resolve all disputes regarding anticipated
16 testimony, witnesses and exhibits. All Daubert motions,
17 motions *in limine*, and objections will be heard at the
18 pretrial conference. Not less than eleven days prior to the
19 pretrial conference, the parties shall serve and file any
20 objections to witnesses or exhibits or to the qualifications
21 of an expert witness. Oppositions shall be filed and served
22 not less than eleven days prior to the conference. There
23 shall be no replies.

24 Not less than twenty-one days prior to the pretrial
25 conference the parties shall serve and file requested voir
26 dire questions, jury instructions, and forms of verdict. The
27 following jury instructions from the *Manual of Model Civil*
28 *Jury Instructions for the Ninth Circuit* (2007 ed.) will be

1 given absent objection: 1.1C, 1.2, 1.6-1.14, 1.18, 1.19,
2 2.11, 3.1-3.3. Do not submit a copy of these instructions.
3 Counsel shall submit a joint set of case specific
4 instructions. Any instructions on which the parties cannot
5 agree may be submitted separately. The Ninth Circuit Manual
6 should be used where possible. Each requested instruction
7 shall be typed in full on a separate page with citations to
8 the authority upon which it is based. Proposed jury
9 instructions taken from the Ninth Circuit Manual need only
10 contain a citation to that source. Any modifications made to
11 proposed instructions taken from a manual of model
12 instructions must be clearly indicated. In addition, all
13 proposed jury instructions should conform to the format of
14 the Example Jury Instruction attached to this Order. Not
15 less than eleven days prior to the pretrial conference, the
16 parties shall serve and file any objections to separately
17 proposed jury instructions.

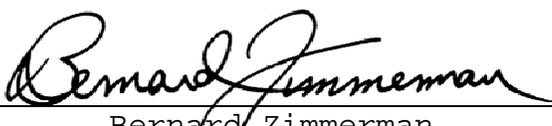
18 Jury instructions that the Court has given in prior
19 cases may be downloaded from the Northern District website at
20 <http://www.cand.uscourts.gov>. (Instructions are located on
21 the "Judge Information" page for Magistrate Judge Zimmerman).
22 The Court will generally give the same instructions in cases
23 involving similar claims unless a party establishes, with
24 supporting authorities, that the instruction is no longer
25 correct or that a different instruction should be given.
26 CACI instructions generally will be given instead of BAJI
27 instructions.

28 A copy of all pretrial submissions, except for exhibits,

1 shall be e-mailed in WordPerfect or Word format to the
2 following address: bzpo@cand.uscourts.gov.

3 At the time of filing the original with the Clerk's
4 Office, two copies of all documents (but only one copy of the
5 exhibits) shall be delivered directly to Chambers (Room 15-
6 6688). Chambers' copies of all pretrial documents shall be
7 three-hole punched at the side, suitable for insertion into
8 standard, three-ring binders.

9 Dated: October 7, 2008

10 
11 _____
12 Bernard Zimmerman
13 United States Magistrate Judge

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1 **ATTACHMENT 1**

2 The parties shall file a joint pretrial conference
3 statement containing the following information:

4 (1) **The Action.**

5 (A) Substance of the Action. A
6 brief description of the
7 substance of claims and
8 defenses which remain to be
9 decided.

10 (B) Relief Prayed. A detailed
11 statement of each party's
12 position on the relief
13 claimed, particularly
14 itemizing all elements of
15 damages claimed as well as
16 witnesses, documents or other
17 evidentiary material to be
18 presented concerning the
19 amount of those damages.

20 (2) **The Factual Basis of the Action.**

21 (A) Undisputed Facts. A plain and
22 concise statement of all
23 relevant facts not reasonably
24 disputable, as well as which
25 facts parties will stipulate
26 for incorporation into the
27 trial record without the
28 necessity of supporting
testimony or exhibits.

(B) Disputed Factual Issues. A
plain and concise statement of
all disputed factual issues
which remain to be decided.

(C) Agreed Statement. A statement
assessing whether all or part
of the action may be presented
upon an agreed statement of
facts.

(D) Stipulations. A statement of
stipulations requested or
proposed for pretrial or trial
purposes.

(3) **Trial Preparation.**

A brief description of the efforts the parties have

1 made to resolve disputes over anticipated testimony,
2 exhibits and witnesses.

3 (A) Witnesses to be Called. In
4 lieu of FRCP 26(a)(3)(A), a
5 list of all witnesses likely
6 to be called at trial, other
7 than solely for impeachment or
8 rebuttal, together with a
9 brief statement following each
10 name describing the substance
11 of the testimony to be given.

12 (B) Estimate of Trial Time. An
13 estimate of the number of
14 court days needed for the
15 presentation of each party's
16 case, indicating possible
17 reductions in time through
18 proposed stipulations, agreed
19 statements of facts, or
20 expedited means of presenting
21 testimony and exhibits.

22 (C) Use of Discovery Responses. In
23 lieu of FRCP 26(a)(3)(B), cite
24 possible presentation at trial
25 of evidence, other than solely
26 for impeachment or rebuttal,
27 through use of excerpts from
28 depositions, from
interrogatory answers, or from
responses to requests for
admission. Counsel shall
state any objections to use of
these materials and that
counsel has conferred
respecting such objections.

(D) Further Discovery or Motions.
A statement of all remaining
motions, including Daubert
motions.

23 **(4) Trial Alternatives and Options.**

24 (A) Settlement Discussion. A
25 statement summarizing the
26 status of settlement
27 negotiations and indicating
28 whether further negotiations
are likely to be productive.

(B) Amendments, Dismissals. A
statement of requested or

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proposed amendments to
pleadings or dismissals of
parties, claims or defenses.

(C) Bifurcation, Separate Trial of
Issues. A statement of whether
bifurcation or a separate
trial of specific issues is
feasible and desired.

(5) **Miscellaneous.**

Any other subjects relevant to the trial of the action,
or material to its just, speedy and inexpensive
determination.

ATTACHMENT 2

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USDC
Case No. CV07-03100 BZ
JOINT Exhibit No. _____

Date Entered _____

Signature _____

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JOINT Exhibit No. _____

Date Entered _____

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Date Entered _____

Signature _____

USDC
Case No. CV07-03100 BZ
PLNTF Exhibit No. _____

Date Entered _____

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DEFT Exhibit No. _____

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