

Dockets.Justia.com

	SUPPLEMENTAL TO INITIAL CASE MANAGEMENT STATEMENT
1.	At the initial case management conference, the parties or at least one attorney of
	record for each party must appear in person. See FRCP 26(f); Civil LR 16-10(a).
2.	The case management statement may not exceed ten pages. It should briefly describe
	the parties' controversy. Any party seeking damages must set forth in the statement
	the amount sought and the basis for its calculation.
3.	If the case was removed from a state court, and the applicable state law has not
	required the parties to make an express demand for a jury trial at the time of removal,
	any party claiming right to a jury trial must make the request therefor within ten days
	after service of the notice of removal. FRCP 81 (c).
4.	NOTICE TO PRO SE LITIGANTS IN NON-PRISONER ACTIONS:
	If you are proceeding in this lawsuit without an attorney, then the following
	directives apply to you in the prosecution of your case.
	The court hereby ORDERS you to comply with the service requirements of
	Rule 4 of the Federal Rules of Civil Procedure as set forth below. Failure to follow
	the procedures set forth in this order may result, under Rule 4 (m), in dismissal of
	your case.
	It is your responsibility to obtain a valid summons from the clerk and to
	effect service of the summons and complaint on all defendants in accordance with
	Rule 4 of the Federal Rules of Civil Procedure. If you have named the United States
	government, a federal agency, a federal official or a federal employee as a defendant,
	you must comply with the special requirements of Rule 4 (i).
	Service may be effected by any person who is not a party and who is at least
	18 years of age, which means that you, as a party, may <u>not</u> effect service. If service
	of the summons and complaint is not made upon a defendant within 120 days after

the filing of the complaint, your action will, under Rule 4 (m), be dismissed as to that defendant.

Within 125 days after the filing of the complaint, you must file proof of service indicating which defendants were served within the 120 days allowed under Rule 4 (m) and showing, in accordance with Rule 4 (l), how each of those defendants was served (for example, by attaching appropriate certificates of service). You must also show cause why a defendant not served within the 120 days allowed under Rule 4 (m) should not be dismissed without prejudice. Failure to do these things within the designated time will result in the dismissal of your case under Rule 4 (m) and Rule 41 (b).

 <u>NOTICE FOR AMERICANS WITH DISABILITIES ACT LITIGATION:</u> If this action seeks accommodation or other relief, including attorney fees, pursuant to Title III of the Americans with Disabilities Act, 42 USC § 12191-89, the court ORDERS, pursuant to FRCP 16, the following:

- a. Each plaintiff shall, pursuant to FRCP 4 (m), forthwith complete service on any unserved defendant;
- b. Discovery, except for initial disclosures required by FRCP 26 (a), and all other proceedings are until further order STAYED;
- c. If not previously done, each plaintiff shall forthwith serve upon each defendant a demand for accommodation and statement of attorney fees incurred to date (42 USC § 12205; <u>Hensly v Eckerhart</u>, 461 US 424, 429-30, 433-37 (1983));
- Each defendant shall, no later than the date for the conference of the parties specified above, serve a response to the demand for accommodation;
- e. The joint case management statement shall contain, in addition to the information called for by FRCP 26 (f), the information set forth in paragraphs c and d.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1	
2	Sanations FAILURE TO COMPLY WITH THIS OPDER may be downed
3 4	Sanctions. FAILURE TO COMPLY WITH THIS ORDER may be deemed sufficient grounds for dismissal of this cause, default or other appropriate sanctions. See Federal
4 5	Rules of Civil Procedure 16(f), 41 (b); Civ LR 1-4.
6	IT IS SO ORDERED.
7	
8	
9	Dated: June 22, 2004
10	CHARLES R. BREYER UNITED STATES DISTRICT JUDGE
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27 28	
20	
	4

For the Northern District of California **United States District Court**

STANDING ORDERS

1. Counsel shall consult and comply with all provisions of the Local Rules relating to continuance, motions, briefs, and all other matters, unless superseded by these Standing Orders.

2. Scheduling Days:

a. Criminal Law and Motion Calendar is conducted on Wednesdays at 2:15 p.m. ORDER OF CALL IS DETERMINED BY THE COURT.

b. Civil Law and Motion Calendar is conducted on Fridays at **10:00 a.m. ORDER OF** CALL IS DETERMINED BY THE COURT.

c. Case Management Conferences are conducted on Fridays at 8:30 a.m. ORDER OF CALL IS DETERMINED BY THE COURT.

d. Pretrial conferences are generally conducted at **2:30 p.m.** on days determined by the Court.

e. Counsel need not reserve a hearing date for motions, however, counsel are advised to check the legal papers for unavailable dates. Noticed dates may be reset as the Court's calendar requires.

3. Motions to compel discovery are referred to a Magistrate Judge for assignment and shall be noticed for hearing before the assigned Magistrate Judge.

4. No changes in the Court's schedule shall be made **except by signed order of the Court and only upon a showing of good cause.** Parties seeking to continue hearings, request special status conferences, modify briefing schedules, or make other procedural changes shall submit a signed stipulation and proposed order, or, if stipulation is not possible, an *ex parte* application in writing.

5. Briefs or Memoranda of Points and Authorities in support of, or in opposition to, any motions filed in this action must be typed on 28-line, double-spaced pleading paper and, except for summary judgment motions, may not exceed **FIFTEEN** (15) pages in length, exclusive of title pages, indexes of cases, table of contents, exhibits, affidavits, and summaries of argument, if required. Briefs exceeding ten (10) pages in length must contain an **additional** summary of argument, including reference to any important cases cited. Summary judgment memoranda may not exceed 25 pages. Counsel shall submit a proposed form of order with all motion and opposition papers.

6. Counsel in civil matters shall comply with the Court's Guidelines for trial and pre-trial conference.

PLAINTIFF IS DIRECTED TO SERVE COPIES OF THIS ORDER AT ONCE UPON ALL PARTIES TO THIS ACTION AND UPON THOSE SUBSEQUENTLY JOINED IN ACCORDANCE WITH THE PROVISIONS OF RULES 4 AND 5, FEDERAL RULES OF CIVIL PROCEDURE, AND TO FILE WITH THE CLERK OF THE COURT A CERTIFICATE REFLECTING SUCH SERVICE.

IT IS SO ORDERED.

Dated: June 30, 2004

CHARLES R. BREYER, UNITED STATES DISTRICT JUDGE