Jones v. Centerone Financial Services LLC

Doc 28

- 1			
1	Pursuant to the following stipulation, the parties have agreed to, and request that		
2	the Court grant, a continuance of the September 5, 2014 Initial Case Management Conference		
3	("CMC") in this action to December 12, 2014 at 2:30 p.m. , and that all related deadlines be		
4	continued accordingly.		
5	STIPULATION		
6	Pursuant to Civil Local Rules 6-2 and 7-12, defendant CenterOne Financial		
7	Services, LLC ("CenterOne") and plaintiff Mark R. Jones ("Jones") stipulate and request as		
8	follows:		
9	WHEREAS, on June 26, 2014, the Court entered the parties' Stipulation and Order		
10	Continuing Case Management and Related Deadlines, which continued the CMC until five weeks		
11	after the hearing on CenterOne's initial Motion to Dismiss (Docket No. 23);		
12	WHEREAS, on July 31, 2014, the Court issued its Order Denying Plaintiff's		
13	Motion to Remand and Granting Defendant's Motion to Dismiss the Complaint With Leave to		
14	Amend (Docket No. 25), in which it set a deadline of August 15, 2014 for Jones to file his		
15	amended complaint;		
16	WHEREAS, it is anticipated that a further motion to dismiss will be filed as to the		
17	claims in plaintiff's amended complaint, which motion would be due no later than August 29,		
18	2014 for hearing on November 7, 2014, pursuant to the Court's currently available dates in Fall		
19	2014;		
20	WHEREAS, the current CMC date of September 5, 2014 would require the parties		
21	to begin the Rule 26 meet-and-confer process shortly and file a joint case management statement		
22	by August 29, 2014;		
23	WHEREAS, the case schedule originally contemplated a five week period between		
24	defendant's Motion to Dismiss and the initial CMC;		
25	WHEREAS, pursuant to Civil L.R. 6-2(a)(1), the parties have conferred and agree		
26	that continuing the CMC and related deadlines until after this Court has ruled on on CenterOne's		
27	renewed Motion to Dismiss would be in the parties' best interests and in the interest of judicial		

28 economy;

1	WHEREAS, with respect to Civil L.R. 6-2(a)(2), the previous time modifications in		
2	this action include: a) the re-setting of the Initial CMC by the Clerk from July 30, 2014 to August		
3	1, 2014 (Docket Nos. 4 and 11); b) the Clerk's Notice of May 14, 2014 continuing the hearing for		
4	CenterOne's Motion to Dimiss to June 27, 2014 at 9:00 a.m. (Docket No. 16); c) the Clerk's		
5	Notice of June 18, 2014 continuing the hearing on CenterOne's Motion to Dimiss to August 1,		
6	2014 at 9:00 a.m. (Docket No. 21), and d) the Court's Stipulation and Order Continuing Case		
7	Management and Related Deadlines, continuing the initial CMC to September 5, 2014 (Docket		
8	No. 23);		
9	WHEREAS, with respect to Civil L.R. 6-2(a)(3), a continuance of the initial CMC		
10	and related deadlines until five weeks after the anticipated November 7, 2014 hearing on		
11	defendant's renewed motion to dismiss will not, at this early stage, have a significant effect on the		
12	overall schedule for this case, and merely re-establishes the timing that existed when defendant's		
13	motion to dismiss was set for June 27, 2014 and the initial CMC was set for August 1, 2014;		
14	NOW, THEREFORE, IT IS HEREBY STIPULATED AND REQUESTED that the		
15	Court continue the current September 5, 2014 Initial CMC to December 12, 2014 at 2:30 p.m.		
16	and continue all related deadlines accordingly.		
17	E-FILING ATTESTATION		
18	By her signature below, counsel for CenterOne attests that counsel for all parties		
19	whose electronic signatures appear below have concurred in the filing of this Stipulation.		
20	Dated: August 11, 2014 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP		
21			
22	By: <u>/s/ Anna S. Mclean</u> ANNA S. McLEAN		
23	LIÊN H. PAYNE Four Embarcadero Center, 17 th Floor		
24	San Francisco, CA 94111-4106		
25	Telephone: 415-434-9100 Facsimile: 415-434-3947		
26	<u>amclean@sheppardmullin.com</u> <u>lpayne@sheppardmullin.com</u>		
27	Attorneys for Defendant		
28	CENTERONE FINANCIAL SERVICES, LLC		

1	Dated: August 11, 2014	KEMNITZER, BARRON & KRIEG, LLP	
2		By: /s/ Bryan Kemnitzer	
3		BRYAN KEMNITZER	
4		Telephone: 415-632-1900 Facsimile: 415-632-1901	
5		Attorneys for Plaintiff MARK R. JONES	
6			
7			
8			
9		<u>ORDER</u>	
10		TION IT IS SO ORDERED	
11	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
12			
13	Dated: 8/12/14	Susan Delaton	
14		The Honorable Susan Illston	
15		United States District Court Judge	
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			