Doc. 29

Carter v. United Airlines Inc

1	Pursuant to the Court's order of February 26, 2015, this matter was referred to a settlement
2	conference before Magistrate Judge Donna M. Ryu. A settlement conference was held on
3	February 26, 2015. In the course of that settlement conference, the parties reached an agreement
4	for the settlement of this action. A written settlement agreement has been prepared embodying
5	that agreement, and it has been signed by both parties. Pursuant to the terms of the settlement, a
6	pending workers' compensation claim must be dismissed in addition to the dismissal of the claims
7	raised in this action, and the workers' compensation claim settlement must be submitted to the
8	California Workers' Compensation Appeals Board for its approval. That approval is anticipated,
9	but for calendaring reasons, cannot be obtained until mid-May.
10	The parties therefore anticipate that the agreement will be finalized within the next few
11	weeks. The parties request that the currently scheduled Case Management Conference be
12	continued for approximately six weeks, as it is expected that the matter will be finally settled and
13	resolved prior to that time.
14	DATED: April, 22, 2015 LAZEAR MACK
15	
16	
17	By: <u>/s/</u> Arthur W. Lazear
18	Arthur W. Lazear
19	Attorneys for Plaintiff TONY R. CARTER
20	DATED: April 22,—, 2015 DAVIS WRIGHT TREMAINE LLP
21	
22	_ , ,
23	By: <u>/s/</u> Judith Droz Keyes
24	IT IS SO ORDERED that the status conference is reset for Attorneys for Defendant UNITED AIRLINES,
25	6/18/15 at 10:30 a.m. An updated FS DISTRICT
26	joint CMC statement shall be fixed by 6/11/15.
27	Edward M. Chen U.S. District Judge IT IS SO ORDERED ODDIFIED
28	U.S. District Judge
	Updated Joint Case Management Statement Case No.3:14-CV-04076-EMC Judge Edward M. Chen