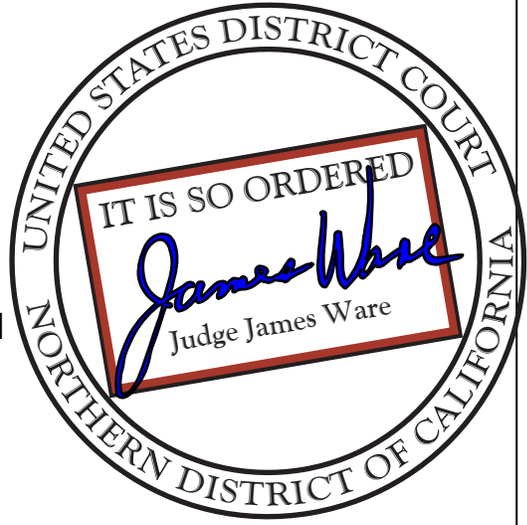


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 14 Allstate Property & Casualty Insurance Company  
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17 UNITED STATES DISTRICT COURT  
 18 NORTHERN DISTRICT OF CALIFORNIA

20 SARAH PEREZ; et al., ) Case No. C06-1962 JW (PSG)  
 21 Plaintiffs, )  
 22 v. ) Hon. James Ware  
 23 STATE FARM MUT. AUTO. INS. CO. et al. ) STIPULATION AND ~~PROPOSED~~  
 24 Defendants. ) ORDER REGARDING REPLY  
 25 ) MEMORANDA IN SUPPORT OF  
 26 ) DEFENDANTS' JOINT MOTIONS TO  
 27 ) STRIKE AND TO EXCLUDE AND  
 28 ) BRIEFING SCHEDULE ON GEICO  
 ) MOTION TO DISQUALIFY PLAINTIFF  
 ) HILDA RACHEL STEWART  
 )  
 )  
 )

**STIPULATION**

1  
2 Plaintiffs Sarah Perez, Michelle Lackney, Rachel Stewart and Rachel Hardyck (collectively  
3 “Plaintiffs”) and Defendants State Farm Mutual Automobile Insurance Company, State Farm Fire  
4 and Casualty Company, State Farm General Insurance Company, Allstate Indemnity Company,  
5 Allstate Insurance Company, Allstate Property & Casualty Insurance Company, GEICO General  
6 Insurance Company, GEICO Casualty Company, GEICO Indemnity Company, Certified  
7 Automotive Parts Association, and Liberty Mutual Fire Insurance Company (collectively  
8 “Defendants”), by and through their respective undersigned counsel, stipulate and agree as follows:

9 1. On August 29, 2011, Defendants filed the following joint motions (“Joint Motions”)  
10 that are set for hearing on December 12, 2011 at 9:00 a.m.:

11 (a) Motion to Strike Rebuttal Declaration of Plaintiffs’ Purported Expert  
12 Donald T. Bashline and to Exclude His Testimony (Docket Entry No. 472);

13 (b) Motion to Exclude Testimony of Plaintiffs’ Purported Expert Roger G.  
14 Knoll (Docket Entry No. 473); and

15 (c) Motion to Strike Rebuttal Declaration of Plaintiffs’ Purported Expert  
16 Allen Wood and To Exclude His Testimony (Docket Entry No. 474).

17 2. Pursuant to the Court’s September 6, 2011 Order (Docket Entry No. 487), Plaintiffs  
18 filed their oppositions to the Joint Motions on September 26, 2011. Defendants’ replies in support  
19 of the Joint Motions are currently due to be filed on Monday, October 3, 2011.

20 3. Defendants have requested and Plaintiffs agree that the time within which  
21 Defendants shall file their replies in support of the Joint Motions be extended by two days -- from  
22 Monday, October 3, 2011 to Wednesday, October 5, 2011 -- to accommodate those counsel who  
23 are observing the Jewish New Year holiday (from sundown on Wednesday, September 27 through  
24 sundown on Friday, September 30, 2011).

25 4. On September 26, 2011, the GEICO defendants filed a Motion to Disqualify Hilda  
26 Rachel Stewart From Serving as a Class Representative (“GEICO Motion”) (Docket Entry No. 525)  
27 that is also set for hearing on December 12, 2011 at 9:00 a.m. Plaintiffs’ Opposition to the GEICO  
28



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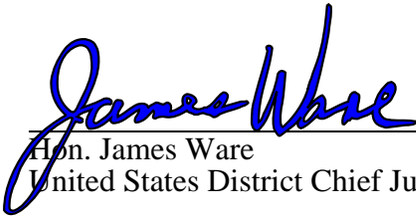
ATTORNEYS FOR LIBERTY MUTUAL  
FIRE INSURANCE COMPANY

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~~PROPOSED~~ ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: September 29, 2011

  
\_\_\_\_\_  
Hon. James Ware  
United States District Chief Judge

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**CERTIFICATION**

I, Steven H. Frankel, am the ECF User whose identification and password are being used to file this Stipulation and [Proposed] Order Regarding Defendants' Replies in Support of Joint Motions to Strike and to Exclude and Briefing Schedule on GEICO Motion To Disqualify Plaintiff Hilda Rachel Stewart. In compliance with General Order 45.X.B., I hereby attest that counsel for all parties, concurred in this filing.

Dated: September 27, 2011

/s/ Steven H. Frankel  
Steven H. Frankel