-KLM Still v. Herndon et al Doc. 43

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge William J. Martínez

Civil Action No. 09-cv-01326-WJM-KLM

MINOR MICHAEL STILL,

Applicant,

٧.

MARY HERNDON, Administrative Service, U.S. Marshal, Colorado, KEN DEAL, Deputy United States Marshal, Colorado, and HARLEY LAPPIN, Director, Federal Bureau of Prisons,

Respondents.

ORDER DIRECTING JOINT STATUS REPORT

THIS MATTER comes before the Court on reassignment to Judge William J.

Martínez.

The parties are directed to confer and to file, on or before **February 23, 2011**, a

Joint Status Report, not to exceed 4 pages in length, exclusive of signature blocks. This
filing deadline and page limitation will not be extended or increased. If represented by
counsel, Plaintiff(s) are responsible for preparing the initial draft of the Report.

Otherwise, the initial draft will be prepared by Defendant(s). The Joint Status Report
shall provide the following information:

A. Identification of All Counsel

List all counsel of record in this case, as well as all other counsel who have not entered their appearance but who are "of counsel" or in some other capacity

representing the interests of one of more parties in this action.

B. Nature of the Case

- A brief summary of the nature of the claim(s) and defenses (including counterclaim(s), if any) in the case;
- 2. A brief summary of the principal legal and factual issues in the case; and
 - 3. If contested, the basis for federal jurisdiction.

C. Proceedings to Date

- Summary and date of all substantive rulings (including important discovery rulings); and
- 2. Description of all pending motions, including date of filing and briefing schedule; as well as all scheduled hearings or oral arguments.

D. Final Trial Preparation Conference and Trial

- 1. If a Final Trial Preparation Conference has already taken place, any unusual issues or disputes which arose at the conference, and, in particular, any such issue or dispute still requiring Court attention; and
- 2. Whether a trial date has been set, and if so: (a) the trial date; (b) the number of days allocated for trial; and (c) whether it is to be a jury or bench trial.

E. Settlement

Summarize settlement discussions held to date, as well as the parties' current plans, if any, to undertake additional settlement efforts in the future.

F. Other Matters

To the extent not otherwise discussed above, any issue or dispute in the case which one or more of the parties believes should be brought to the Court's attention at this time.

It is SO ordered.

Dated February 14, 2011.

BY THE COURT:

s/ William J. Martínez
United States District Judge