Golden v. Walker et al Doc. 81

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

**CHRISTOPHER GOLDEN** 

**PLAINTIFF** 

V.

CIVIL ACTION NO. 5:08cv156-MTP

GABRIEL WALKER, et al.

**DEFENDANTS** 

## AMENDED ORDER SETTING TRIAL<sup>1</sup>

This matter is before the court *sua sponte* for case management purposes. On April 27, 2010, the court held a pre-trial conference in this matter. Accordingly, the court finds that this matter is ready to proceed to trial.<sup>2</sup>

## IT IS THEREFORE ORDERED:

- 1. This matter is set for a jury trial on May 26, 2010, at 9:00 a.m. before the undersigned at **United States Courthouse**, **109 South Pearl Street**, **Natchez**, **Mississippi**.
- 2. At the pre-trial conference, the court distributed standard jury instructions to the parties for their review. If the parties desire to submit any additional jury instructions, they shall do so on or before May 11, 2010.
- 3. In a previous Order [62], the court rendered rulings on which exhibits and testimony would be allowed at trial. Those rulings remain in effect, with the following modifications:

<sup>&</sup>lt;sup>1</sup> This Order is amended only to correct the caption of the case.

<sup>&</sup>lt;sup>2</sup> The remaining claims in this lawsuit are set forth in the court's Memorandum Opinion and Order [54].

- a. Plaintiff's witness Leticia Gains is no longer employed at Wilkinson

  County Correctional Facility (WCCF) and, therefore, the court will not be
  issuing a subpoena to compel her attendance at trial, as set forth in the
  court's prior Order [62]. If Plaintiff desires for Ms. Gains to testify at trial,
  it is his responsibility to procure her attendance.
- b. Defendants shall confirm whether the remainder of Plaintiff's witnesses who previously were employed at WCCF are still employed there, on or before May 10, 2010. As Plaintiff has retained counsel, it is Plaintiff's responsibility to issue any necessary subpoenas or to otherwise procure the attendance of his proposed trial witnesses.<sup>3</sup>
- 4. Defendants shall mail a copy of their trial exhibits to Plaintiff and the court within ten days.

SO ORDERED, this the 4th day of May, 2010

s/ Michael T. Parker

United States Magistrate Judge

<sup>&</sup>lt;sup>3</sup> However, the court will issue a writ of *habeas corpus ad testificandum* to compel Theotis Malone's attendance at trial, as Mr. Malone is in the custody of the Mississippi Department of Corrections.