UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

DESSIE NEELEY and HARROLD NEELEY,)
)
Plaintiffs,)
)
vs.)
)
WYETH, INC., et al.,)
)
Defendants.)

Case No. 4:11CV0325 JAR

MEMORANDUM AND ORDER

This matter is before the Court on the Stipulated Motion to Modify Case Management Order (ECF No. 231). Upon consideration, the Court will grant the Motion.

Accordingly,

IT IS HEREBY ORDERED that the Case Management Order is amended in accordance with the forgoing:

I. SCHEDULING PLAN

1. Plaintiffs shall disclose all expert witnesses and shall provide the reports required by Rule 26(a)(2), Fed.R.Civ.P., no later than **November 17, 2014**, and shall make expert witnesses available for depositions, and have depositions completed, no later than **January 23, 2015**.

2. Defendants shall disclose all expert witnesses and shall provide the reports required by Rule 26(a)(2), Fed.R.Civ.P., no later than **February 12, 2015**, and shall make expert witnesses available for depositions, and have depositions completed, no later than **March 25, 2015**.

3. The presumptive limits of ten (10) depositions per side as set forth in Rule 30(a)(2)(A), Fed.R.Civ.P., and twenty-five (25) interrogatories per party as set forth in Rule 33(a), Fed.R.Civ.P., shall apply.

4. The parties shall complete <u>all</u> discovery in this case no later than **April 30, 2015**.

5. This case shall be referred to alternative dispute resolution on **May 16, 2015**, and that reference shall terminate on **June 26, 2015**.

6. Motions to compel shall be pursued in a diligent and timely manner.

 Any motions to dismiss, motions for summary judgment, motions for judgment on the pleadings, or, if applicable, any motion to exclude testimony pursuant to <u>Daubert v. Merrell</u> <u>Dow Pharmaceuticals, Inc.</u>, 509 U.S. 579 (1993) or <u>Kuhmo Tire Co. Ltd. v. Carmichael</u>, 526 U.S. 137 (1999), must be filed no later than **May 15, 2015**. Any response shall be filed no later than **June 15, 2015**. Any reply shall be filed no later than **June 26, 2015**.

II. ORDER RELATING TO TRIAL

This action is set for a <u>JURY</u> trial on October 12, 2015, at 9:00 a.m. This is a $\underline{2}$ week docket, and the parties are expected to be ready and available for trial on the first day of the docket and thereafter on twenty-four hours notice.

In this case, unless otherwise ordered by the Court, the attorneys shall, not less than twenty (20) days prior to the date set for trial:

1. <u>Stipulation</u>: Meet and jointly prepare and file with the Clerk a JOINT Stipulation of all uncontested facts, which may be read into evidence subject to any objections of any party set forth in said stipulation (including a brief summary of the case which may be used on Voir Dire).

2. <u>Witnesses</u>:

(a) Deliver to opposing counsel, and to the Clerk, a list of all proposed witnesses, identifying those witnesses who will be called to testify and those who may be called.

(b) Except for good cause shown, no party will be permitted to call any witnesses not listed in compliance with this Order.

3. <u>Exhibits</u>:

(a) Mark for identification all exhibits to be offered in evidence at the trial(Plaintiffs to use Arabic numerals and defendants to use letters, e.g., Pltf-1, Deft.-A, or Pltf

Jones-1, Deft Smith-A, if there is more than one plaintiff or defendant), and deliver to opposing counsel and to the Clerk a list of such exhibits, identifying those that will be introduced into evidence and those that may be introduced. The list shall clearly indicate for each business record whether the proponent seeks to authenticate the business record by affidavit or declaration pursuant to Fed.R.Evid. 902(11) or 902(12).

(b) Submit said exhibits or true copies thereof, and copies of all affidavits or declarations pursuant to Fed.R.Evid. 902(11)or 902(12), to opposing counsel for examination. Prior to trial, the parties shall stipulate which exhibits may be introduced without objection or preliminary identification, and shall file written objections to all other exhibits.

(c) Except for good cause shown, no party will be permitted to offer any exhibits not identified or not submitted by said party for examination by opposing counsel in compliance with this Order. Any objections not made in writing by the time of the final pretrial conference may be considered waived.

4. <u>Depositions, Interrogatory Answers, and Request for Admissions:</u>

(a) Deliver to opposing counsel and to the Clerk a list of all interrogatory answers or parts thereof and depositions or parts thereof (identified by page and line numbers), and answers to requests for admissions proposed to be offered in evidence. Before the time of the final pretrial conference, opposing counsel shall state in writing any objections to such testimony and shall identify any additional portions of such depositions not listed by the offering party which opposing counsel proposes to offer.

(b) Except for good cause shown, no party will be permitted to offer any interrogatory answer, or deposition or part thereof, or answer to a request for admissions not listed in compliance with this Order. Any objections not made as above required may be considered waived.

5. <u>Motions in Limine</u>: Parties shall file all motions in limine to exclude evidence at least ten (10) days before trial.

6. <u>Final Pretrial Conference</u>: A final pretrial conference is set for Thursday, October 8, 2015 at 1:30 p.m. in the chambers of the undersigned. Before the final pretrial conference, each party shall submit to the Court and to opposing counsel his/her/its written request for instructions and forms of verdicts reserving the right to submit requests for additional or modified instructions in light of the opposing party's requests for instructions. (Each request must be supported by at least one pertinent citation.)

Dated this 26th day of June, 2014.

- a. Rose

JOHN A. ROSS UNITED STATES DISTRICT JUDGE