Plaintiffs note that while they cannot guarantee when they will call Mr. Kutner at trial, they will expend

28

every effort to accommodate Mr. Hutchison's legislative schedule. The Court will not impose limits on the time-span during which Plaintiffs may call Mr. Kutner to testify. However, based on Plaintiff's limited opposition to Mr. Kutner's requests,

IT IS HEREBY ORDERED that Adam S. Kutner's Emergency Motion to Modify Scope of Trial Testimony (#548) is **granted** in part and **denied** in part as follows:

- (1) The scope of Mr. Kutner's trial testimony shall be limited to the same scope set forth for his deposition by this Court's March 1, 2011 Order (#281) and by the District Court's June 23, 2011 Order (#334);
- (2) Plaintiffs shall be permitted to ask questions to which Mr. Kutner objected during his deposition, and;
- (3) Mr. Kutner's Counsel, Mark Hutchison, shall be permitted to appear at trial during Mr. Kutner's testimony. However, it shall remain in the District Judge's discretion whether to allow Mr. Hutchison to lodge objections during the testimony.

DATED this 31st day of May, 2013.

GEORGE/FOLEY, JR./ United States Magistrate Judge