

Doc. 425

	Ca	ase 2:16-cv-01206-JCM-NJK Document 425 Filed 08/15/22 Page 2 of 12
EGLET	Ca 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	JENNIFER WYMAN, individually: BEAR WYMAN, a minor, by and through his natural parent JENNIFER WYMAN; JENNIFER WYMAN; and VIVIAN SOOF, as Joint Special Administrators of the ESTATE OF CHARLES WYMAN; and SARA RODRIGUEZ, natural parent and guardian ad litern of JACOB WYMAN, Plaintiffs, vs. SMART INDUSTRIES CORPORATION, d/b/a SMART INDUSTRIES CORPORATION, d/b/a Corporation; DOES 1 thought 10; BUSINESS ENTITIES 1 through V; and ROE CORPORATIONS 11 through 20, inclusive, Defendants. HI-TECH SECURITY, INC; and WILLIAM ROSEBERRY, Third-Party Plaintiffs, vs. NICKELS AND DIMES INCORPORATED, Third-Party Defendant. STIPULATION AND ORDER TO CONTINUE TRIAL (Second Request) COMES NOW, JENNIFER WYMAN, BEAR WYMAN, and THE ESTATE OF CHARLES WYMAN (hereinafter the "Plaintiffs") by and through their attorneys of record, Robert T. Eglet, Esq. and Brittney R. Glover, Esq., of the law firm of EGLET ADAMS and
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Theodore Parker, III, Esq. of PARKER, NELSON & ASSOCIATES, CHTD; Plaintiffs, SARA RODRIGUEZ parent and guardian of JACOB WYMAN, by and through their counsel of record, Cliff W. Marcek, Esq. and Thomas Schwartz, Esq.; SMART INDUSTRIES CORPORATION, by and through its attorney of record, William H. Pruitt, Esq. and Joseph R. Meservy, Esq. of BARRON & PRUITT; and WESCO INSURANCE COMPANY, by and through its attorney of record, Peter Dubowsky, Esq. of DUBOWSKY LAW OFFICE, and hereby agree and stipulate to continue the September 12, 2022 trial date in this matter to this Court's February 27, 2023 trial stack due to the unavailability of Plaintiffs' liability expert, E.P. Hamilton, III, Ph.D., P.E. 9 On January 19, 2022, the parties submitted their Joint Pretrial Order. See ECF No. 358.

On February 3, 2022, this Court granted the parties Joint Pretrial Order and set this case for jury trial on the stacked calendar on September 12, 2022. See ECF No. 361. The Calendar Call in this matter is set to be held on September 7, 2022 at 1:30 p.m. Id.

The parties respectfully request that the September 12, 2022 trial date in this matter be 14 continued to this Court's February 27, 2023 trial stack. The Wyman Plaintiffs recently discovered 15 that their liability expert, E.P. Hamilton, III, Ph.D., P.E., will not be available until September 16 19, 2022 to meet with Plaintiffs' counsel. See Affidavit of Deborah R. Black, attached as Exhibit 17 "1." As such, Dr. Hamilton will be unavailable to testify at the September 12, 2022 trial. Id. 18 19 Moreover, as this trial is anticipated to last twenty-one (21) days, the September 12, 2022 trial 20 stack conflicts with counsel for Wesco, Peter Dubowsky's, Jewish holidays, which begin on 21 September 23, 2022.

22 In the interests of fairness and justice and for good cause shown, the parties request a 23 continuance of the September 12, 2022 trial date until this Court's February 27, 2023 trial stack. 24 This request is not made for the purposes of undue delay and is brought in good faith. In light of 25 the foregoing, and in an attempt to avoid prejudicing all parties involved, the parties hereby 26 stipulate to continue the trial date in this matter from September 12, 2022 to this Court's February 27 27, 2023 trial stack. The parties further respectfully request that the motion in limine deadline be 28

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EGLET

1	extended in accordance with the new trial date	e pursuant to LR 16-3.
2	Respectfully submitted by:	Approved as to Form and Content by:
3	DATED this 12th day of August, 2022.	DATED this 12th day of August, 2022.
4 5	<u>/s/ Brittney R. Glover, Esq.</u> TRACY A. EGLET, ESQ.	<u>/s/ Joseph R. Meservy, Esq.</u> WILLIAM H. PRUITT, ESQ.
6	Nevada Bar No. 6419 BRITTNEY R. GLOVER, ESQ.	Nevada Bar No. 6783 JOSEPH R. MESERVY, ESQ.
7	Nevada Bar No. 15412 EGLET ADAMS	Nevada Bar No. 14088 BARRON & PRUITT, LLP
8	400 South Seventh Street, Suite 400	3890 West Ann Road North Las Vegas, Nevada 89031
9	Las Vegas, Nevada 89101 Attorneys for Plaintiffs	Attorneys for Defendant
10	JENNIFER WYMAN, BEAR WYMAN; and ESTATE OF CHARLES WYMAN	SMART INDUSTRIES CORPORATION
11	DATED this 12th day of August, 2022.	DATED this 12th day of August, 2022.
12		
13	<u>/s/ Cliff W. Marcek, Esq.</u> CLIFF W. MARCEK, ESQ.	<u>/s/ Peter Dubowsky, Esq.</u> PETER DUBOSWKY, ESQ.
14	Nevada Bar No. 5061 CLIFF W. MARCEK, P.C.	Nevada Bar No. 4972 DUBOWSKY LAW OFFICE, CHTD
15	411 E. Bonneville Ave. Las Vegas, Nevada 89101	300 South Fourth Street, Suite 1020 Las Vegas, Nevada 89101
16	Attorneys for Plaintiffs	Attorneys for WESCO INSURANCE CO.
17	SARA RODRIQUEZ, parent and guardian Of JACOB WYMAN	
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ORDER

Based upon the Stipulation of the parties hereto, and for good cause, IT IS HEREBY
ORDERED, that the trial date in this matter is continued from September 12, 2022 to February
27, 2023, at 9:00 a.m. The Calendar call currently set for September 7, 2022, is continued to
February 22, 2023 at 1:30 p.m.

IT IS FURTHER ORDERED that the motion in limine deadline is extended in accordance with the new trial date pursuant to LR 16-3.

DATED August 15, 2022.

UNITED STATES DISTRICT JUDGE

EGLET

From:	Peter Dubowsky
То:	Brittney Glover
Cc:	Joseph R. Meservy; Cliff Marcek; Bianca Marx
Subject:	Re: Wyman, et. al. v. Smart - SAO Continue Trial
Date:	Friday, August 12, 2022 12:05:20 PM
Attachments:	<u>uc.png</u>

You may affix my signature.

Peter Dubowsky, Esq. DUBOWSKY LAW OFFICE, CHTD. 300 South Fourth Street 10th Floor- Suite 1020 Las Vegas, NV 89101 Ph. (702) 360.3500 Fx. (702) 360.3515 www.dubowskylaw.com



On Aug 12, 2022, at 11:59 AM, Brittney Glover < <u>bglover@egletlaw.com</u>> wrote:

<WYMAN 20220812 SAO Continue Trial.docx>

Case 2:16-cv-01206-JCM-NJK Document 425 Filed 08/18/22 Page 7 of 10

From: To: Cc: Subject: Date: Attachments:

Cliff Marcek
Brittney Glover; Joseph Meservy; Peter Dubowsky
Binca Marx
RE: Wyman, et. al. v. Smart - SAO Continue Trial
Friday, August 12, 2022 12:43:30 PM
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Image011.png
Image011.png

You can affix my signature.

image012.png image013.png

CLIFF W. MARCEK, P.C. 411 E. Bonneville, Suite 390 Las Vegas, NV 89101 Telephone: (702) 366-7076 Facsimile: (702) 366-7078 Email: cwmarcek@marceklaw.com (Firm) Board Certified Personal Injury Law Specialist American Association of Jus ice Past President – Nevada Justice Associa ion Million Dollar Advocates Forum The National Trial Lawyers Top 100 Trial Lawyers (2008,2014) The American Society of Legal Advocates Keenan Trial Institute



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 From: Brittney Glover <bglover@egletlaw.com>

 Sent: Friday, August 12, 2022 12:00 PM

 To: Joseph Meservy <JMeservy@lvnvlaw.com>; Peter Dubowsky <peter@dubowskylaw com>; Cliff Marcek <cwmarcek@marceklaw com>

 Cc: Bianca Marx <bmarx@egletlaw com>

 Subject: Wyman, et. al. v. Smart - SAO Continue Trial

Counsel,

It is my understanding that all parties have agreed to request a continuance of the trial date in this matter. Please find attached the SAO to Continue the September 12, 2022 trial date until the February 27, 2023 trial stack. Please review for form and content and let me know if you have any changes, or if we may affix your e-signature and submit to Chambers.

Thank you.



Brittney R Glover, Esq p: (702) 450-5400 w: <u>www.egletlaw.com</u> a: 400 South 7th Street, Suite #400 Las Vegas, NV 89101

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From: To: Cc: Subject: Date: Brithney Glover Joseph Messervy; Cliff Marcek; Peter Dubowsky Blanca Marx RE: Wyman, et. al. v. Smart - SAO Continue Trial Friday, August 12, 2022 3:06:00 PM WYMAN 20220812 SAO Continue Trial docx imaed005.png imaed005.png imaed007.png imaed007.png imaed007.png



Brittney R Glover, Esq p: (702) 450-5400 w: <u>www.egletlaw.com</u> a: 400 South 7th Street, Suite #400 Las Vegas, NV 89101

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From: Joseph Meservy <JMeservy@lvnvlaw com> Sent: Friday, August 12, 2022 2:59 PM To: Cliff Marcek <cwmarcek@marceklaw com>; Brittney Glover <bglover@egletlaw com>; Peter Dubowsky <peter@dubowskylaw.com> Cc: Bianca Marx <bmarx@egletlaw com> Subject: RE: Wyman, et. al. v. Smart - SAO Continue Trial

With my minor proposed edits, you may affix my e-signature and submit.

Sincerely, Joseph R. Meservy, Esq. Barron & Pruitt, LLP L A W Y E R S

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 From: Joseph Meservy

 Sent: Friday, August 12, 2022 2:15 PM

 To: 'Cliff Marcek' <<u>cwmarcek@marceklaw com</u>>; Brittney Glover <<u>bglover@egletlaw.com</u>>; Peter Dubowsky <<u>peter@dubowskylaw com></u>

 Cc: Bianca Marx <<u>bmarx@egletlaw com</u>>

 Subject: RE: Wyman, et. al. v. Smart - SAO Continue Trial

Hi All,

I have a couple very minor edits to suggest and am just waiting on Bill (who is in trial) to confirm that the date proposed works for us. I hope to have that answer by tonight.

The edits: (1) Please substitute WILLIAM H. PRUITT, ESQ. (Bar No. 6783) for David Barron, Esq. in the signature block; (2) I believe Amanda Vogler-Heaton, Esq. is no longer with Dubowsky Law Office, Chtd., right? If so, probably best to remove her from the signature block as well.; (3) On page 3:19-20, there length of trial is listed as "up to three weeks" but we informed the Court trial would be "21 days" in the Joint Pretrial Order, and I would prefer using that language.



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From: Cliff Marcek [mailto cwmarcek@marceklaw.com] Sent: Friday, August 12, 2022 12:43 PM

To: Brittney Glover

celetaw com>; Joseph Meservy <<u>JMeservy@lvnvlaw.com</u>>; Peter Dubowsky <<u>peter@dubowskylaw.com</u>>
Cc: Bianca Marx <

bmarx@egletlaw com>

Exhibit "1"

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AFFIDAVIT OF DEBORAH R. BLACK IN SUPPORT OF STIPULATION AND ORDER TO CONTINUE TRIAL

STATE OF TEXAS)) SS: COUNTY OF TRAVIS)

I, DEBORAH R. BLACK, being duly sworn, states and declares as follows:

1. I am over the age of eighteen (18) and a citizen of the United States of America. I have personal knowledge of the following and if called as a witness I could, and would, competently testify as follows:

2. I am the Vice-President of Hamilton & Associates, and I am the individual responsible for managing E.P. Hamilton III, Ph.D., P.E.'s calendaring, scheduling, and general availability.

3. Dr. Hamilton is currently out of the country until August 30, 2022.

4. Upon his return, Dr. Hamilton will not be available until September 19, 2022 to meet with Plaintiffs' counsel.

5. Unfortunately, Dr. Hamilton will be unavailable to testify at the September 12, 2022 trial.

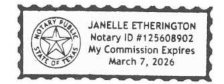
6. Dr. Hamilton has the ability to make himself available for trial purposes during the first two weeks of March 2023.

7. I declare under penalty of perjury that the foregoing is true and correct.

FURTHER AFFIANT SAYETH NAUGHT DATED this 2022.

DEBORAH R. BLACK

SUBSCRIBED and SWORN to BEFORE me this 12 day of August, 2022.



WESCO INSURANCE COMPANY vs. SMART INDUSTRIES CORPORATION

(U.S. District Court Case No. Case No. 2:16-cv-01206-JCM-NJK)

PLAINTIFFS JENNIFER WYMAN, BEAR WYMAN, AND THE ESTATE OF CHARLES WYMAN'S STIPULATION AND ORDER TO CONTINUE TRIAL

EXHIBIT 1

AFFIDAVIT

Case 2:16-cv-01206-JCM-NJK Document 425-1FilEde08080122222Pagage220612

AFFIDAVIT OF DEBORAH R. BLACK IN SUPPORT OF STIPULATION AND ORDER TO CONTINUE TRIAL

STATE OF TEXAS)) SS: COUNTY OF TRAVIS)

I, DEBORAH R. BLACK, being duly sworn, states and declares as follows:

1. I am over the age of eighteen (18) and a citizen of the United States of America. I have personal knowledge of the following and if called as a witness I could, and would, competently testify as follows:

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3. Dr. Hamilton is currently out of the country until August 30, 2022.

4. Upon his return, Dr. Hamilton will not be available until September 19, 2022 to meet with Plaintiffs' counsel.

5. Unfortunately, Dr. Hamilton will be unavailable to testify at the September 12, 2022 trial.

6. Dr. Hamilton has the ability to make himself available for trial purposes during the first two weeks of March 2023.

7. I declare under penalty of perjury that the foregoing is true and correct.

FURTHER AFFIANT SAYETH NAUGHT DATED this 2022.

DEBORAH R. BLACK

SUBSCRIBED and SWORN to BEFORE me this 12 day of August, 2022.

