

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NORTH DAKOTA
NORTHWESTERN DIVISION**

Corrie Burckhard, as Personal)
Representative for the Estate of Todd)
Burckhard, Decedent, and Maria Mack,)
as Personal Representative for the Estate of)
Blaine H. Mack, Decedent,)

Plaintiffs,)

vs.)

BNSF Railway Company, a Delaware)
corporation, and CUSA ES, LLC d/b/a/)
Coach America Crew Transport,)

Defendants.)

**ORDER GRANTING MOTION TO
LIMIT EXAMINATION AND
ARGUMENT TO ONE ATTORNEY**

Case No. 4:13-cv-038

Before the court is “Defendants’ Motion Under Rule 26, N.D.R.Civ.P. and Rule 47.1 (D), D.ND. Civ. L.R., to Limit Examination and Argument to One Attorney from the Plaintiffs’ Law Firm” filed March 28, 2014. Defendants request an order limiting plaintiffs’ law firm to one attorney for examination of deposition witnesses, one attorney for examination of trial witnesses, and one attorney for arguing questions to the court and jury at trial. Plaintiffs have not filed a response.

Pursuant to D.N.D. Civ. L.R. 7.1(F), plaintiffs’ failure to file a response is deemed an admission that the motion is well taken, and defendants’ motion to limit examination (Docket No. 60) is **GRANTED**.

IT IS SO ORDERED.

Dated this 15th day of July, 2014.

/s/ Charles S. Miller, Jr.
Charles S. Miller, Jr.
United States Magistrate Judge