UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

TITUS CARTER,)		
	Plaintiff,)		
)	No: 3:	14-cv-01129
vs.)		
)		
THE LANE CONSTRUCTION)	Judge:	Nixon/Knowles
CORPORATION,)		
)		
Defendant.)		

INITIAL CASE MANAGEMENT ORDER

Pursuant to Local Rule 16.01(d), the following Initial Case Management Order will apply in this case.

A. **JURISDICTION**

The Court has subject matter jurisdiction of Plaintiff's claims pursuant to 28 U.S.C. § 1331, and jurisdiction of those claims is not disputed.

B. PARTIES' THEORIES, CLAIMS AND DEFENSES

1. Plaintiff's Theories and Claims.

Plaintiff suffered harassment, racial discrimination and retaliation while employed by Defendant. Plaintiff's Caucasian supervisors and co-workers made racial slurs, threatened and harassed him on the job. After Plaintiff complained about this behavior, Defendant did not resolve Plaintiff's issues and the harassment continued to be an on-going occurrence. The day after Plaintiff reported another incident of threatening behavior towards him by one of his Caucasian supervisors, Defendant retaliated against him and terminated Plaintiff while not terminating the offending supervisor.

2. **Defendant's Theories and Defenses.**

Defendant denies Plaintiff's material allegations. Plaintiff was not subjected to racial

harassment, discrimination or retaliation. Plaintiff was terminated for a legitimate non-

discriminatory and non-retaliatory reason when, after he caused a motor vehicle accident at the

worksite, he verbally assaulted and threatened a co-worker with bodily harm.

Many, if not all, of Plaintiff's claims are time-barred and exceed the scope of his

underlying charge of discrimination.

C. ISSUES RESOLVED AND ISSUES STILL IN DISPUTE

Resolved Issues: Jurisdiction and Venue

Disputed Issues: Liability and Damages

D. THE NEED FOR COUNTERCLAIMS, CROSS-CLAIMS, DEADLINE

FOR MOTIONS TO AMEND

The parties are presently unaware of any anticipated counterclaims or cross-claims. The

deadline for filing motions to amend pleadings is 09/02/14.

Ε. **EXPERT INFORMATION**

Plaintiff shall disclose the expert information required by Fed. R. Civ. P. 26(a)(2) on or

before 11/07/14. Defendant shall disclose the expert information required by Fed. R. Civ.

P. 26(a)(2) on or before, 12/08/14.

F. **DISCOVERY DEADLINES**

Initial Disclosures required by Fed. R. Civ. P. 26(a)(1) shall be made by 7/31/14. All

discovery shall be completed by 2/06/15. All discovery motions shall be filed by 2/13/15.

G. **DEADLINE FOR DISPOSITIVE MOTIONS**

Dispositive motions shall be filed on or before 3/13/15. Any response shall be filed

within 21 days after the motion is filed. Any reply shall be filed within 14 days after the response

is filed.

H. **TRIAL**

This case is scheduled for trial on August 11, 2015. The trial is expected to last The pretrial conference is set for July 24, 2015, at 10:00 a.m. two days to three days.

It is so ORDERED.

This _____ day of July, 2014.

UNITED STATES MAGISTRATE JUDGE

APPROVED FOR ENTRY:

s/Alan G. Crone_

Alan G. Crone, TN Bar No. 014285 Laura Ann E. Bailey, TN Bar No. 27078 CRONE & MCEVOY, PLC 5583 Murray Rd., Suite 120 Memphis, TN 38119 (901) 737.7740 (voice) (901) 737.7558 (fax) acrone@thecmfirm.com_(email)

lbailey@thecmfirm.com (email)

Attorneys for Plaintiff

and

s/William S. Rutchow_

William S. Rutchow, TN Bar No. 017183 Jessica T. Patrick, TN Bar No. 028039 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C. SunTrust Plaza 401 Commerce Street, Suite 1200 Nashville, TN 37219-2446

Attorneys for Defendant