

6 7

8 9

10 11

12 13

15

14

16 17

18

19

20

21

22

23

24 25

26

If the parties wish to have a status conference with the Court at any time during the pendency of this action, especially if it concerns discovery disputes, they should contact Peter Voelker, Deputy Clerk, at (206) 370-8422 or via e-mail at Peter_Voelker@wawd.uscourts.gov.

III. Right to Consent

The parties have the right to consent to assignment of this case to the Honorable James P. Donohue, United States Magistrate Judge, pursuant to 28 U.S.C. §636(c) and Local MJR 13 to conduct all proceedings. Please refer to the Notice of Initial Assignment to a United States Magistrate Judge to Exercise Jurisdiction and Requirement for Consent.

IV. Plaintiff's Responsibility

This Order is issued at the outset of the case, and a copy delivered by the Clerk to counsel for the plaintiff, or the plaintiff if pro se, and any defendants who have appeared. Plaintiff's counsel, or the plaintiff pro se, is directed to serve copies of the Order, along with the Notice of Initial Assignment to a Magistrate Judge to Exercise Jurisdiction and Requirement for Consent and Consent form, on all parties who appear after this Order is filed within ten (10) days of receipt of service on each appearance. Plaintiff's counsel, or the plaintiff pro se, will be responsible for starting the communications needed to comply with this Order.

V. Early Settlement Consideration

When civil cases are settled early, before they become costly and timeconsuming, all parties and the Court benefit. The Federal Bar Association Alternative Dispute Resolution Task Force Report for this district stated:

[T]he major ADR related problem is not the percentage of civil cases that ultimately settle, since statistics demonstrate that approximately 95% of all cases are resolved without trial. However the timing of settlement is a major concern. Frequently, under our existing ADR system, case resolution occurs far too late, after the parties have completed discovery and incurred substantial expenditure of fees and costs.

The judges of this district have adopted a resolution "approving the Task Force's recommendation that court-connected ADR services be provided as early, effectively, and economically as possible in every suitable case." The steps required by this Order are meant to help achieve that goal while preserving the rights of all parties. If settlement is achieved, counsel shall notify Peter Voelker, Deputy Clerk at (206) 370-8422 or via e-mail at Peter_Voelker@wawd.uscourts.gov. VI. Sanctions A failure by any party to comply fully with this Order may result in the imposition of sanctions. DATED The 7th of May, 2007 s/ James P. Donohue United States Magistrate Judge