

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

MARY MATSON,

Plaintiff,

v.

UNITED PARCEL SERVICE, INC.,

Defendant.

CASE NO. C10-1528 RAJ

ORDER

This matter comes before the court *sua sponte*. On February 14, 2013, the court entered a minute order setting trial and related dates, including deadlines for motions *in limine*, pretrial order, trial briefs, proposed jury instructions, proposed voir dire, agreed neutral statement of the case, deposition designations, and trial exhibits. Dkt. # 160. The court advises the parties that its prior orders on motions *in limine* will apply equally to the new trial, except with respect to the preemption issue on the extra-work assignments. Dkt. # 93. Since the court has found that only Ms. Matson’s hostile work environment claim based on non-extra-work assignments will be re-tried, neither party will be permitted to introduce evidence based on “extra-work” assignments. Additionally, the court advises the parties that it will use the jury instructions and verdict forms for hostile

1 work environment as previously decided. The parties need not submit motions *in limine*,
2 pretrial orders, trial briefs, proposed jury instructions, proposed voir dire, or agreed
3 neutral statement of the case, unless the parties have new or additional information not
4 previously raised. The court emphasizes that all prior rulings (except for preemption)
5 will apply to the new trial. The parties must still submit deposition designations and trial
6 exhibits.

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8 Dated this 14th day of May, 2013.

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12 The Honorable Richard A. Jones
13 United States District Judge
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