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6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON		
7	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
8	BRITTANY EASTON, an individual, Case No. 2:16-cv-01694-RSM		
9	Plaintiff,		
10	Pramini, PRETRIAL ORDER		
11	VS.		
12	ASPLUNDH TREE EXPERTS, CO.,		
13	Defendant.		
14	I. FEDERAL JURISDICTION		
15 16	Pursuant to 28 U.S.C. § 1332, this Court has diversity jurisdiction because the Plaintiff		
10 17	does not share a state of citizenship with the Defendant. The alleged amount in controversy		
18	exceeds \$75,000.		
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20	II. CLAIMS AND DEFENSES		
21	Plaintiff Brittany Easton ("Plaintiff") will pursue claims at trial against Defendant		
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$	Asplundh Tree Experts, Co. ("Asplundh" or "Defendant") for sex discrimination, hostile work		
23	environment, negligent hiring, and negligent supervision in violation of Washington's Law		
24	Against Discrimination, RCW 49.60, et seq.		
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$_{1} \parallel$	8. On September 25, 2015, Asplundh disciplined Mr. Mell with an unpaid week's
$_{2}$	
3	suspension and re-training on Asplundh's no harassment policy.
4	9. Mr. Fly was also disciplined with a written notice on September 25, 2016.
5	10. After the investigation and upon Plaintiffs rehire, Plaintiff was put on a different
6	crew and Mr. Mell was restricted from interacting with her.
7	IV. ISSUES OF LAW
8	The following issues of law are to be determined by the Court:
9	1. What amount of the costs of this action, including but not limited to attorney's
10	fees, should be awarded to Plaintiff?
11	2. Plaintiff will not be submitting any special damages for consideration by the
12	jury; only general damages.
13 14	There may be issues of law for the Court's determination in connection with jury
15	instructions and motions in limine.
16	V. EXPERT WITNESSES
17	(a) Each party shall be limited to one expert witness on the issue of Plaintiff's mental health
18	condition.
19	(b) The names and addresses of the expert witnesses to be used by each party at the trial
20 21	and the issue upon which teach will testify is:
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$	(1) On behalf of Plaintiff
23	Randall Beaton (will testify), 2910 East Madison St., Ste. 212 Seattle, WA 98112. (206) 322-
24	8353. Dr. Beaton will testify to everything included in his report and any matter referred to in
25	Plaintiff's Complaint, including but not limited to: Plaintiff's damages, treatment, pre-existing
26	conditions, and emotional distress. Dr. Beaton will discuss the causation of Plaintiff's damages

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1	Defendant's reputation, Plaintiff's emotional distress, and Plaintiff's condition before and after
2	her employment with Defendant.
3	8. Kelly Peterson-Lalka (possible witness), (360) 470-4603. Ms. Peterson-Lalka may be
4	called to testify regarding any matter referred to in Plaintiff's Complaint, including but not
5	
6	limited to: Plaintiff's damages, complaints regarding discrimination and hostile work
7	environment, emotional distress, and condition before and after her employment with
8	Defendant.
9	9. Chad Sweitzer (will testify), (360) 968-9633. Mr. Sweitzer may be called to testify
10	regarding any matter referred to in Plaintiff's Complaint, including but not limited to:
11	Defendant's policies and practices; Defendant's discriminatory acts and negligence; complaints
12 13	regarding discrimination and hostile work environment; Defendant's investigation; and
14	Plaintiff's job performance.
15	10. Dario Vargas (possible witness). Mr. Vargas may be called to testify regarding any
16	matter referred to in Plaintiff's Complaint, including but not limited to: Defendant's policies
17	and practices; Defendant's discriminatory acts and negligence; complaints regarding
18	discrimination and hostile work environment; Defendant's investigation; and Plaintiff's job
19	performance.
20	11. Sally Heath (will testify), 2629 Parkmont Lane SW, Ste. 101 Olympia, WA 98502-
21	5782. Ms. Heath may be called to testify regarding any matter referred to in Plaintiff's
22	
23	Complaint, including but not limited to: Plaintiff's damages, treatment, pre-existing conditions,
24	and emotional distress.
25	(b) On behalf of Defendant
26	Defendant reserves the right to call any of the witnesses identified by Plaintiff.

Tel.: (425) 312-3057

- 1. **Brittany Easton** (will testify), c/o Washington Injury Lawyers, PLLC. Ms. Easton will testify as to the circumstances surrounding her alleged harassment while employed with Asplundh.
- 2. **Shawn Shapiro** (will testify), c/o Floyd, Pflueger & Ringer, P.S. Mr. Shapiro was a Regional Manager with Asplundh. He will testify as to Asplundh's sexual harassment and progressive disciplinary policy; that flaggers were to report incidents of sexual harassment, discrimination and retaliation to the project General Foreman; the timeline for when Asplundh learned about Plaintiff's alleged sexual and work place harassment; and the steps that were taken to investigate and later discipline Mr. Mell and Mr. Fly.
- 3. **Robert Fly** (will testify), c/o Floyd, Pflueger & Ringer, P.S. Mr. Fly was Plaintiff's supervisor and a General Foreman for Defendant on the Project with the PUD, where the PUD scheduled Defendant's work under the Contract at the PUD's sole discretion.

Mr. Fly will testify about his knowledge of and Plaintiff's communications regarding Mr. Mell's alleged sexual and work place harassment conduct, including when Plaintiff requested he not report Mr. Mell. He will further testify that his manager was Shawn Shapiro, and about the circumstances surrounding his report of Mr. Mell's alleged conduct to Mr. Shapiro.

Mr. Fly will also testify as to the instruction he received in August 2015 and at various times thereafter from his Superintendent at the PUD, Jeff McClain, that Defendant only perform work that did not require flaggers to reduce costs being incurred by the PUD. Mr. Fly will further testify that he laid off Plaintiff and the other flagger employed by Defendant as a result of this direction from Mr. McClain. Mr. Fly will not testify regarding any alleged retaliation against Plaintiff in light of the Court's order granting Asplundh's partial motion for summary

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judgment on November 15, 2017, precluding Plaintiff from pursing a claim for retaliatory discharge and from presenting any evidence of wage loss damages, Dkt #43.

- 4. **Joseph Eric Mell, Sr.** (may testify). c/o Floyd, Pflueger & Ringer, P.S. Mr. Mell was a Foreman with Asplundh and the alleged perpetrator of all of the alleged sexual and work place harassment as per Plaintiff's Complaint. Mr. Mell is a possible witness only. In the event that Mr. Mell testifies, he will testify as to his alleged conduct toward Plaintiff and the disciplinary actions taken by Asplundh following the investigation.
- 5. **Rick Pitt** (may testify), c/o Floyd, Pflueger & Ringer, P.S. Mr. Pitt is a possible witness. In the event that Mr. Pitt testifies, he will testify as to his notification in his capacity as General Counsel at the PUD to Defendant regarding Mr. Mell's alleged harassment of Plaintiff. Mr. Pitt will not testify regarding any alleged retaliation against Plaintiff, in light of the Court's order granting Asplundh's partial motion for summary judgment on November 15, 2017, precluding Plaintiff from pursing a claim for retaliatory discharge and from presenting any evidence of wage loss damages, Dkt #43.
- 6. **Jeff McClain** (may testify), c/o Floyd, Pflueger & Ringer, P.S. Mr. McClain is a possible witness. In the event that Mr. McClain testifies, he will testify regarding his instruction in his capacity as the Construction Contract Superintendent for the PUD to Mr. Fly that Asplundh only conduct work that did not require flaggers in or about August 2015. Mr. McClain will not testify regarding any alleged retaliation against Plaintiff, in light of the Court's order granting Asplundh's partial motion for summary judgment on November 15, 2017, precluding Plaintiff from pursing a claim for retaliatory discharge and from presenting any evidence of wage loss damages, Dkt #43.

VII. TRIAL EXHIBITS

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(a) Authenticity stipulated and admissibility disputed, subject to relevancy and any other objections:

Plaintiff's exhibits

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Exhibit Number Description Asplundh Employee Handbook Joe Mell, Sr. Personnel File Rob Fly Personnel File Terry Lonborg Personnel File Brittany Easton Personnel File Rob Fly Deposition Video Shawn Shapiro Deposition Video Brittany Easton Deposition Video 10 Joe Mell, Sr. Deposition Video 11 Written Discovery & Responses 12 EEOC Notice to Asplundh Tree Experts, Co. of Charge of 15 Discrimination dated April 21, 2016

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Defendant's exhibits

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Exhibit #	Date	Description
A-1	5/2013	Asplundh Employee Handbook
A-2	4/25/2014	Asplundh's Disciplinary Program Policy
A-3	2006	Asplundh's Background Investigation Policy
A-4	5/2015	Asplundh Region 072 Policy Manual
A-5	effective 1/1/2013 - 1/2/2016	Local Union No. 77 International Brotherhood of Electrical Workers Collective Bargaining Agreement
A-6	1/23/14	Grays Harbor PUD 2014 Vegetation Management Services Contract
A-7	6/7/2016	Asplundh Tree Expert Co. Officers and Directors
A-8	9/22/2014	Easton Hire Packet
A-9	9/22/2014 – present	Excerpts from Brittany Easton's Personnel File
A-10	7/16/2001 - 9/25/2016	Excerpts from Robert Fly's Personnel File

A 11	I 1005	E	
A-11	June 1995	Excerpts from Joseph Mell's Personnel File	
	February		
	2016		
A-12	8/25/15	Email from Rick Pitt to Shawn Shapiro regarding alleged	
		harassment of Asplundh female employee on PUD worksite.	
A-13	8/26/15	Email from Shawn Shapiro to Rick Pitt regarding Shawn Shapiro's	
		lack of awareness of any reported harassment and requesting	
		further information, as produced by Plaintiff from the PUD's	
		public records.	
A-14	Spanning	Excerpts from Brittany Easton's medical records from Heath &	
	2/4/2012 -	Associates	
	6/13/2016		
A-15	Spanning	Excerpts from Brittany Easton's medical records from James,	
	3/12/2001	Sanderson & Lowers	
	- 6/15/17		

(b) Authenticity and admissibility disputed:

Plaintiff's exhibits

Exhibit Number	Description
1	Timeline of Mr. Mell's violations of Asplundh safety rules
2	Timeline of events
13	Photos of Ms. Easton, Family, and friends
14	Rules Board
16	Brittany Easton Charge of Discrimination

VIII. ACTION BY THE COURT

- (a) This case is scheduled for trial before a jury on March 19, 2018, at 9 a.m.
- (b) Trial briefs shall be submitted to the court on or before March 14, 2018.
- (c) Jury instructions requested by either party shall be submitted to the court on or before March 14, 2018. Suggested questions of either party to be asked of the jury by the court on voir dire shall be submitted to the court on or before March 14, 2018.

This order has been approved by the parties as evidenced by the signatures of their counsel. This order shall control the subsequent course of the action unless modified by a subsequent order. This order shall not be amended except by order of the court pursuant to agreement of the parties or to prevent manifest injustice.

1	Dated this 12th day of March, 2018.
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4	RICARDO S. MARTINEZ
5	CHIEF UNITED STATES DISTRICT JUDGE
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7	WASHINGTON INJURY LAWYERS, PLLC
8	
9	By:
10	Jenna M. Labourr, WSBA #44555 Young-Ji Ham, WSBA #46421
11	Washington Injury Lawyers, PLLC 2211 Elliott Avenue, Suite 200
12	Seattle, WA 98121 Phone: (425) 312-3057
13	Fax: (206) 866-0208 Email: jenna@washinjurylaw.com
14	Email: youngji@washinjurylaw.com Attorneys for Plaintiff Brittany Easton
15	
16	FLOYD PFLUEGER & RINGER, P.S.
17	
18	
19	By: Francis S. Floyd, WSBA No. 10642
20	ffloyd@floyd-ringer.com
21	Anna K. Mitchell, WSBA No. 50871 amitchell@floyd-ringer.com
22	200 W. Thomas Street, Suite 500 Seattle, WA 98119-4296
23	Tel (206) 441-4455
24	Fax (206) 441-8484 Attorneys for Defendant Asplundh Tree Experts, Co.
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