1		
2		
3		
4		
5		
6		
7	UNITED STATES DISTRICT COURT	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9		
10	MARK JEFFERY LEE,	CASE NO. C17-0176JLR
11	Plaintiff,	ORDER
12	V.	
13	SNOHOMISH COUNTY,	
14	Defendant.	
15	This case is scheduled for trial on July 23, 2018 (Sched. Order (Dkt. # 11) at 1),	
16	and Defendant Snohomish County ("the County") has filed a motion for summary	
17	judgment that is now ripe for the court's consideration (2d MSJ (Dkt. $\#$ 28)). ¹ On May	
18	18, 2018, however, the court received a call from counsel for the County informing the	
19	court that the parties had executed a settlement in principle, which the County expected	
20	Mr. Lee to finalize soon. Counsel further informed the court that because Mr. Lee is	
21		
22	¹ Plaintiff Mark Jeffery Lee did not respond t	to the motion. (See Dkt.)

1	currently in Chapter 13 bankruptcy proceedings, the bankruptcy court must approve the	
2	settlement. Given the impending trial and the parties' settlement, the court VACATES	
3	the remaining pretrial deadlines and trial date and REMOVES the County's motion from	
4	the docket. The court further ORDERS the parties to file a joint status report no later	
5	than ten (10) days after the entry of this order. The report must update the court on the	
6	status of the settlement. Should the parties fail to execute the final settlement or the	
7	bankruptcy court decline to approve the settlement, the County may renote the motion for	
8	summary judgment. ² If that occurs, the court will schedule a new trial date.	
9	Dated this 21st day of May, 2018.	
10		
11	(Jun R. Klut	
12	JAMES L. ROBART United States District Judge	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22	² Should the County renote its motion for summary judgment, the court will consider the	

^{22 ||} motion without further briefing.