

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

KELLY BOLDING, MICHAEL MANFREDI, and
SARAH WARD, individually and on behalf of a
class of all other similarly situated,

No. 2:17-cv-601-RSL

Plaintiffs,

v.

BANNER BANK,

ORDER GRANTING LEAVE TO
DEPOSE CLASS MEMBERS
MATTHEW TOWERY AND
ROBERTA BANEGAS AND FOR
RELATED EXTENSION OF
DISCOVERY DEADLINE

Defendant.

This matter comes before the Court on “Defendant Banner Bank’s Motion for Leave to Depose Class Members Matthew Towery and Roberta Banegas and for Related Extension of Discovery Deadline.” Dkt. # 270. Having reviewed the memoranda, declarations, and exhibits submitted by the parties, the Court finds as follows:

Mr. Towery and Ms. Banegas are percipient fact witnesses, having been specifically accused of carrying out defendant’s unlawful wage policies during the periods in which they were managers. Both parties have, during the course of this litigation, sought their depositions:

there is no real dispute regarding the relevance of or need for their testimony.

The parties shall meet and confer regarding mutually agreeable dates on which to depose Mr. Towery and Ms. Banegas. Both parties may note their depositions for the mutually agreed dates and times. The parties may depose Mr. Towery and Ms. Banegas in their capacities as managers at Banner Bank and/or AmericanWest Bank.

