1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT TACOMA	
10		
11	ALAA ELKHARWILY, M.D.,	CASE NO. 3:15-cv-05579-RJB
12	Plaintiff,	ORDER ON DEFENDANT'S MOTION TO EXCLUDE
13	v.	PLAINTIFF'S EXPERT WITNESS WILLIAM G. BRANDT
14	FRANCISCAN HEALTH SYSTEM,	WILLIAW O. DIANDI
15	Defendant.	
16	THIS MATTER comes before the Court on Defendant Franciscan Health System's	
17	Motion to Exclude Plaintiff's Expert Witness William G. Brandt. Dkt. 46. The Court has	
18	considered the pleadings, including Plaintiff's Response (Dkt. 67) and Defendant's Reply (Dkt.	
19	70), and the remainder of the file herein.	
20	Review of the procedural history helps to resolve Defendant's motion. On December 2,	
21	2015, the Court set a deadline of March 23, 2016 for expert witness disclosures. Dkt. 26 at 1. On	
22	March 22, 2016, the Court—having considered the parties' stipulation—continued the deadline	
23	from March 23, 2016 to April 29, 2016. Dkt. 30 at 2. Plaintiff's attorney filed a Notice of	
24		

ORDER ON DEFENDANT'S MOTION TO EXCLUDE PLAINTIFF'S EXPERT WITNESS WILLIAM G. BRANDT- 1 Appearance on April 21, 2016. Dkt. 33. The deadline for filing dispositive deadlines was July 11,
 2016, and trial is set for October 11, 2016. Dkt. 41.

Plaintiff's counsel disclosed William Brandt, an economist, as an expert on June 3, 2016,
along with Mr. Brandt's report. According to Plaintiff, on May 19, 2016, at Plaintiff's
deposition, "counsel for Defendant ask [*sic*] Plaintiff if his damages figures were his own or
from an economist... This prompted Plaintiff to seek an economist." Dkt. 67 at 2.

Under Fed. R. Civ. P. 37(c)(1), when a witness is not disclosed, "the party is not allowed
to use that . . . witness to supply evidence on a motion, at a hearing, or at a trial[.]" There are two
express exceptions of Rule 37(c)(1) to "ameliorate [its] harshness," namely, if the failure to
disclose is "substantially justified or harmless." *Yeti by Molly, Ltd. v. Deckers Outdoor Corp.*,
259 F.3d 1101, 1106 (9th Cir. 2001); Fed. R. Civ. P. 37(c)(1). The burden to show an exception
applies falls on the party facing sanctions. *Id.* at 1107.

Plaintiff makes multiple arguments: although the report was served 33 days late, it was
well before the summary judgment deadline of July 19, 2016; Plaintiff "has simply done what he
can"; there is no surprise or prejudice to Defendant, because Plaintiff's damages theory that Mr.
Brandt advances is the same as before; Mr. Brandt's testimony will aid the jury; and Plaintiff has
not acted in bad faith.

Most of Plaintiff's arguments do not address the crucial issue, whether Plaintiff's failure to disclose his expert witness is harmless or substantially justified. Nonetheless, if Mr. Brandt's testimony is as helpful as Plaintiff argues, then allowing the late disclosure cannot be harmless to Defendant, when nearly all discovery had been completed. Arguing that Plaintiff discovered the need for an expert witness at Plaintiff's own deposition shows carelessness at best, because Plaintiff—before he had counsel—had deliberately contemplated the possibility of experts. *See*

ORDER ON DEFENDANT'S MOTION TO EXCLUDE PLAINTIFF'S EXPERT WITNESS WILLIAM G. BRANDT- 2

24

1	Dkt. 30. Retaining counsel only added to Plaintiff's sophistication, and Plaintiff's attorney did	
2	not request an extension of the deadline.	
3	Plaintiff has not his burden under Fed. Civ. P. 27(c)(1) to set aside the disclosure	
4	deadline. Defendant's motion should be granted.	
5	* * *	
6	Therefore, it is HEREBY ORDERED that Defendant's Motion to Exclude Plaintiff's	
7	Expert Witness William G. Brandt (Dkt. 46) is GRANTED.	
8	The Clerk is directed to send uncertified copies of this Order to all counsel of record and	
9	to any party appearing pro se at said party's last known address.	
10	Dated this 2 nd day of August, 2016.	
11	PLATE	
12	Never 7 Dayan	
13	ROBERT J. BRYAN United States District Judge	
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24	ODDED ON DEFENDANT'S MOTION TO	

ORDER ON DEFENDANT'S MOTION TO EXCLUDE PLAINTIFF'S EXPERT WITNESS WILLIAM G. BRANDT- 3