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8 UNITED STATES DISTRICT COURT
9 WESTERN DISTRICT OF WASHINGTON
10 AT TACOMA

11 CARLOS MENDOZA, individual, and as
12 guardian of L.M., his minor child,

13 Plaintiff,

14 v.

15 CITY OF VANCOUVER, et. al.,

16 Defendants.

CASE NO. 16-5677 RJB

ORDER DENYING
DEFENDANTS' MOTION TO
EXCLUDE EXPERT WITNESS

17 This matter comes before the Court on the Defendants' Motion to Exclude Expert
18 Witness. Dkt. 39. The Court has considered the motion and the remaining record.

19 **FACTS**

20 On November 29, 2016, a scheduling order was entered in this case, setting the expert
21 disclosure (pursuant to Fed. R. Civ. P. 26 (a)(2)) deadline for April 26, 2017. Dkt. 11. The
22 deadline to complete discovery is June 26, 2017, the dispositive motions deadline is July 25,
23 2017, and the case is set to begin trial on October 23, 2017. *Id.*

1 On April 26, 2017, Plaintiff filed his “Disclosure of Expert Witnesses,” indicating that he
2 intended to use Professor Gregory G. Gilbertson as an expert witness. Dkt. 32. Plaintiff’s
3 disclosure states that, “Professor Gilbertson is a Criminal Justice Professor and a Private
4 Investigator. In addition to his work as an Expert witness, his other areas of expertise include
5 Police Procedures, Criminal Investigation, NATO Mentor & Liason [sic], Curriculum
6 Development, Criminal Defense Casework, International Police Training, dult [sic] Education
7 and Classroom Instruction.” *Id.* The disclosure states that Professor Gilbertson’s CV and fee
8 schedule were attached, but no attachments were actually filed. The disclosure further states that
9 the report of his findings “regarding the conduct of the Vancouver Police Department will be
10 forthcoming.” *Id.*

11 That same day, a paralegal working for Plaintiff’s lawyer emailed defense counsel and
12 requested a 30 day extension of time to exchange expert reports. Dkt. 53, at 5. Defendants’
13 response is not in the record.

14 On June 1, 2017, Defendants filed the pending Motion to Exclude Expert Witness. Dkt.
15 39. Defendants assert that Plaintiff’s filed disclosure was not adequate and they still have not
16 received Professor Gilbertson’s report. *Id.* Defendants move the Court for an order excluding
17 Professor Gilbertson from testifying as an expert witness in this case. *Id.*

18 Plaintiff responds and states that his failure to attach Professor Gilbertson’s CV and fee
19 schedule was inadvertent; and he was first aware of the deficiency when Defendants filed their
20 motion. Dkt. 49. Plaintiff has now sent Professor Gilbertson’s CV, fee schedule, and the list of
21 documents he was reviewing for Plaintiff to the Defendants. *Id.* Plaintiff opposes the motion to
22 exclude, and states that Professor Gilbertson has informed him that his report will be finished
23 this Friday, June 23, 2017. *Id.* Plaintiff has also filed a motion to extend the discovery deadline
24

1 so that Defendants have time to depose Professor Gilbertson or otherwise respond to his report.
2 Dkt. 51. Plaintiff also indicates that if necessary, he would agree to a shortened response time to
3 a motion for summary judgment. *Id.* The motion to extend case deadlines is noted for
4 consideration on June 23, 2017.

5 DISCUSSION

6 Fed. R. Civ. P. 37 (c)(1), Failure to Disclose or Supplement, provides:

7 If a party fails to provide information or identify a witness as required by Rule
8 26(a) or (e), the party is not allowed to use that information or witness to supply
9 evidence on a motion, at a hearing, or at a trial, unless the failure was
substantially justified or is harmless. In addition to or instead of this sanction, the
court, on motion and after giving an opportunity to be heard:

10 (A) may order payment of the reasonable expenses, including attorney's
fees, caused by the failure;

11 (B) may inform the jury of the party's failure; and

12 (C) may impose other appropriate sanctions, including any of the orders
listed in Rule 37(b)(2)(A)(i)-(vi).

13 Defendants' motion to exclude Professor Gilbertson as an expert witness (Dkt. 39) should
14 be denied. Plaintiff does not dispute that he did not fully comply with Rule 26 (a)(2) by the date
15 set by the Court for expert disclosures. That failure is harmless. Trial is over four months away.
16 Plaintiff attempted to work with Defendants regarding timing of exchanging the report. Further,
17 he has moved for an extension of the discovery deadlines to allow Defendants an opportunity to
18 fully respond to Professor Gilbertson's report. Defendants motion for the most extreme relief
19 available is unwarranted and shows a lack of civility that is concerning to the undersigned. It
20 appears that Defendants made no effort to manage this issues or others in this case that routinely
21 arise in litigation. The Court expects parties to make every effort to work together and resolve
22 issues like the one presented here without resorting to expensive motions practice.

23 ORDER

24 It is **ORDERED** that:

- Defendants' Motion to Exclude Expert Witness (Dkt. 39) **IS DENIED**.

The Clerk is directed to send uncertified copies of this Order to all counsel of record and to any party appearing pro se at said party's last known address.

Dated this 19th day of June, 2017.

A handwritten signature in black ink, reading "Robert J. Bryan", written over a horizontal line.

ROBERT J. BRYAN
United States District Judge