1		Honorable Marsha J. Pechman
2		
3		
4		
5		
6		
7	IN THE UNITED STAT	
8	WESTERN DISTRICT OF W	ASHINGTON AT SEATTLE
9	TYRONE JOHNSON,	CASE NO: 3:17-CV-05403-MJP
10	PLAINTIFF,	
11	VS.	PARTIES'JOINT PRETRIAL ORDER
12	CITY OF OLYMPIA, ET AL.,	
13	DEFENDANTS.	
14	I. JURIS	SDICTION
15	1.1 Jurisdiction is vested in this court	by virtue of 28 U.S.C. §1331, this being a
16	civil rights case pursuant to 42 U.S.C. §1983.	
17		AND DEFENSES
18	2.1 The Plaintiff will pursue at trial the follow	wing claims: unreasonable search and seizure
19	under the Fourth Amendment, pursuant to 42 U	.S.C. §1983.
20	2.2 The Defendants will pursue the following	g affirmative defenses and /or claims: Failure
21	to Mitigate Damages.	
22		TED FACTS
23	The following facts are admitted by the parties:	
24		

Johnson v. City of Olympia et al

Doc. 97

- 3.2 At the time of the incident, Defendant, Ryan Donald, was a police officer employed by
- 4 | the City of Olympia Police Department. He is still employed as a police officer by the City of
- 5 | Olympia Police Department.
- 6 | 3.3 At the time of the incident, Defendant, George Clark, was a police officer employed by
- 7 | the City of Olympia Police Department. He is still employed as a police officer by the City of
- 8 | Olympia Police Department.
- 9 | 3.4 At the time of the incident, Defendant, Jonathan Hazen, was a police officer employed
- 10 | by the City of Olympia Police Department. He is still employed as a police officer by the City
- 11 of Olympia Police Department.
- 12 | 3.5 At the time of the incident, Defendant, Eric Henrichsen, was a police officer employed
- 13 | by the City of Olympia Police Department. He is still employed as a police officer by the City
- 14 of Olympia Police Department.
- 15 | 3.6 At the time of the incident, Defendant, Matthew Renschler, was a police Sergeant
- 16 | employed by the City of Olympia Police Department. He is still employed as a police
- 17 | Sergeant by the City of Olympia Police Department.
- 18 | 3.7 On May 27, 2014., Mr. Johnson received a dispatch call, drove his personal vehicle to
- 19 | the CenturyLink building at 2817 Martin Way E., Olympia, Washington, and drove out to the
- 20 | location to complete a job.
- 21 | 3.8 Mr. Johnson drove back to the CenturyLink building at 2817 Martin Way E., Olympia,
- 22 | Washington, unlocked the garage bay door and drove the vehicle inside.
- 23 | 3.9 Exhibit 7 indicate that Defendant Donald initiated a dispatch call for an unsecured
- 24 | premises on May 28, 2014 at 2:21:03am...

1	3.10 Exhibit 7 indicates that Defendant Hazen reported that he arrived on scene at 2:22:36
2	a.m
3	3.11 Exhibit 7 indicates that Defendant Henrichsen reported that he arrived on scene at
4	2:22:41 a.m.
5	3.12 Exhibit 7 indicates that Defendant Clark reported that he arrived on scene at 2:29:59.
6	3.13 Some or all of the defendants had flashlights.
7	3.14 Mr. Johnson heard the defendants and was given orders to walk towards the Officers
8	and keep his hands in the air. He was compliant.
9	3.15 One of the officers told Mr. Johnson to turn around and start walking backwards.
10	3.16 One of the officers told Mr. Johnson to kneel.
11	3.17 One of the officers placed Mr. Johnson in handcuffs.
12	3.18 Mr. Johnson was led out of the building and released out of handcuffs and was not
13	arrested.
14	3.19 Defendants determined that Mr. Johnson was a CenturyLink employee.
15	
16	IV. ISSUES OF LAW
17	The following are Plaintiff's issues of law to be determined by the court:
18	1. Whether Defendants may use as a defense for their actions the fact that Plaintiff did not
19	close the garage door to the CenturyLink building?
20	2. Whether punitive damages shall be listed on the verdict form and in a jury instruction?
21	3. Whether failure to mitigation emotional damages shall be listed on the verdict form and
22	in a jury instruction? The question is whether mitigation is a proper jury instruction for
23	emotional damages in a §1983 case.
24	

- 4. Whether photographs taken by Defense counsel on June 22, 2018 at 2:00am may be presented to prove the truth of the matter that the photographs represent what the officers saw on May 28, 2014 or what the lighting was like on May 28, 2014?
- 5. Whether Plaintiff will be able to introduce evidence of his L&I claim, including medical records and reports to help prove that 1. He had a documented history of reporting the May 28, 2014 incident to medical professionals, he sought treatment for his damages, he was damaged by the incident and/or he stopped going to therapy because the insurance would not pay for it.

The following are Defendants' issues of law to be determined by the court:

- 1. Should the Jury be instructed on Unreasonable Search and should that claim appear on the verdict form?
- 2. Should the jury be instructed on punitive damages and should that question appear on the verdict form?

If the parties cannot agree on the issues of law, separate statements may be given in the pretrial order.

V. EXPERT WITNESSES

- (a) Each party shall be limited to one (1) expert witness on the issue of damages and one (1) expert witness on the issue of causation.
- (b) The name(s) and addresses of the expert witness(es) to be used by each party at the trial and the issue upon which each will testify is:
 - (1) On behalf of Plaintiff:
 - a. Laura Brown, Ph.D., ABPP

	I .	
1		3429 Fremont Pl. N. #319 Seattle, WA 98103
2	Laura Brown	will testify concerning her review of Plaintiff's medical records, Plaintiff's
3		gical diagnoses, evaluation of Plaintiff, review of the documents
4		
5		se to date, a review of Dr. Vandenbelt's report, and whether or not Plaintiff
6	suffered damages as a	a result of the Defendants' alleged conduct.
7	b.	Gregory Gilbertson 4722 Snow Grass Place NE Olympia, WA 98516-6258
8	Gragory Gilb	
9		pertson will testify about police misconduct, tactics used by the City of
10		cers, the use of force, the use of force reporting, a review of Mr. Selig's
11	report, a review of the	e depositions of the police officers and police chief,
12	(2) On be	half of Defendants:
13	a.	Jeff Selleg 200 SE Phillips RD Shelton, WA 98584
14	M. Callas:	
15		Il testify concerning police practices consistent with his report.
16	b.	Dr. Russell Vandenbelt 11201 SE 8 th St., Suite 105
17		Bellevue, WA 98004
18		elt will testify concerning plaintiff's claimed emotional damages from this o mitigate consistent with his report.
19		VI. OTHER WITNESSES
20	The names and ac	ddresses of witnesses, other than experts, to be used by each party at the
21	time of trial and t	he general nature of the testimony of each are:
22	(a) On behalf	of Plaintiff:
23	1.	Donald Anderson
24		[Address will be provided when obtained] (360)791-5127

Donald Anderson is a rebuttal witness who can testify about CenturyLink policies and his knowledge of the incident on May 28, 2014. Plaintiff's counsel makes this rebuttal witness disclosure to provide Defense counsel with an opportunity to speak with Mr. Anderson over the phone, which is the way that Plaintiff's counsel has first interviewed the witness on October 3, 2018. Defendants will object to the calling of Mr. Anderson unless his testimony is limited to proper rebuttal.

2. Thomas Danner, Ph.D.

Dr. Danner will testify regarding his treatment of Mr. Johnson and Mr. Johnson's damages from the incident. Defendants will object to testimony that goes beyond treatment of Mr. Johnson. Dr. Danner was never disclosed in accordance with FRCP 26(a)(2) to offer testimony beyond treatment evidence.

3. Michael Friedman, M.D.

Dr. Friedman will testify regarding Defendants' claim that Mr. Johnson failed to mitigate his damages, his observations of Mr. Johnson, that Mr. Johnson's damages are causally related to the incident described in the Complaint, and the Independent Medical Examination Reports he drafted about Mr. Johnson's damages dated 9/29/16 and 9/20/18 that were related to his L&I claim for worker's compensation damages, which stemmed from the May 28, 2014 incident.Defendants object to Dr. Friedman testifying as an expert on causation when plaintiff has also designated Dr. Brown as an expert on causation. Dr. Friedman was never disclosed in accordance with FRCP 26(a)(2).

4. Tyrone Johnson

Mr. Johnson has knowledge of the facts related to incident that is at issue in this lawsuit, his claimed damages and that his damages were attributable to the incident.

5. Dwight Randolf

Dr. Randolf will testify regarding his treatment of Mr. Johnson and Mr. Johnson's damages from the incident. Defendants will object to testimony that goes beyond treatment of Mr. Johnson. Dr. Randolph was never disclosed in accordance with FRCP 26(a)(2) to offer testimony beyond treatment evidence.

6. Levi Schlueter

1307 Axford Street Raymond, Washington 98577 (360)827-0989

Levi Schlueter is a rebuttal witness who can testify about CenturyLink company policy about closing the garage door when working inside the building, and his knowledge of the incident on May 28, 2014. Plaintiff's counsel first communicated with Mr. Schlueter on October 1, 2018. Plaintiff's counsel makes this rebuttal witness disclosure to provide Defense counsel with an opportunity to speak with Mr. Schlueter over the phone, which is the way that Plaintiff's counsel has interviewed the witness on October 1, 2018. Defendants will object to the calling of Mr. Schlueter unless his testimony is limited to proper rebuttal.

(b) On behalf of Defendant:

1. Officer Ryan Donald

This witness has knowledge of the facts related to incident involving Mr. Johnson that is at issue in this lawsuit, as well as damages claimed. He will also testify concerning his actions on May 28, 2014. He is expected to testify that his actions were reasonable under the circumstances and consistent with accepted law enforcement standards.

2. Officer Jonathan Hazen

This witness has knowledge of the facts related to incident involving Mr. Johnson that is at issue in this lawsuit, as well as damages claimed. He will also testify concerning his actions on May 28, 2014. He is expected to testify that his actions were reasonable under the circumstances and consistent with accepted law enforcement standards.

3. Officer George Clark

This witness has knowledge of the facts related to incident involving Mr. Johnson that is at issue in this lawsuit, as well as damages claimed. He will also testify concerning his actions on May 28, 2014. He is expected to testify that his actions were reasonable under the circumstances and consistent with accepted law enforcement standards.

4. Officer Randy Wilson

This witness has knowledge of the facts related to incident involving Mr. Johnson that is at issue in this lawsuit, as well as damages claimed. He will also testify concerning his actions on May 28, 2014. He is expected to testify that his actions were reasonable under the circumstances and consistent with accepted law enforcement standards.

5. Officer Eric Henrichsen

This witness has knowledge of the facts related to incident involving Mr. Johnson that is at issue in this lawsuit, as well as damages claimed. He will also testify concerning his actions on May 28, 2014. He is expected to testify that his actions were reasonable under the circumstances and consistent with accepted law enforcement standards.

6. Sgt. Matt Renschler

This witness has knowledge of the facts related to incident involving Mr. Johnson that is at issue in this lawsuit, as well as damages claimed. He will also testify concerning his actions on May 28, 2014. He is expected to testify that his actions were reasonable under the circumstances and consistent with accepted law enforcement standards.

7. Jonnica Elkins

Ms. Elkins has knowledge of the meaning of the entries on the CAD report related to this incident. She also has knowledge regarding the lack of any traffic stops by OPD in the period preceding the call regarding an unsecured location at the Century Link address.

8. Carl Forsman

Mr. Forsman has knowledge of Mr. Johnson's work history and other complaints of discrimination based on his race. He also has knowledge of work records from the night of the incident. Finally, he has knowledge of physical features of the Olympia Century Link building and its lighting. He also has knowledge of Century Link policy and procedure regarding the leaving of garage doors open at night and that Mr. Johnson's actions in that regard violated company policy.

Plaintiffs and Defendants reserve the right to call rebuttal witnesses, witnesses listed in initial disclosures, supplemental initial disclosures, and any witnesses on plaintiff's and defendants' witness list.

EXHIBITS VII.

Identify each exhibit with a number, which becomes the number for the exhibit at the trial and appears on the exhibit tag.

Plaintiff's Fyhibits

Ex.	Document Description	Bates	Admiss	Auth.	Auth	Admitted
No.		No/ Depo	Stip. Not	Stip. Admiss	& Admiss	
		Ex	Disputed	Disp.	Disp	
		No	Disputed	Z isp.	Disp	
001.	Drawing of Century Link	1 pg	X			
	building by Tyrone Johnson					
	in his deposition Ex 1					
003.	In Service Training for Ryan	69		X		
	Donald	pgs				
005.	Ryan Donald Photograph	1 pg		X		
006.	I Have a Dreamsicle twitter	1 pg			X	
	photo					
007.	Detailed History for Police	2 pgs	X			
	Event #141480051 CAD					
008.	Overhead Google Maps 2817	1 pg	X			
	Martin Way E					
010.	CenturyLink Sign on Right	1 pg	X			
	side of building					
011.	Calls for Service Report	1 pg			X	
	5/28/2014 2:21am					
012.	Olympia Police Department	1 pg		X		
	Personnel Corrective Action					
	Form November 29, 2012					
	Ryan Donald arrested wrong					
012	person Olympia Palias Danartmant	2 = ==				
013.	Olympia Police Department Operations Memorandum	2 pgs		X		
	from Sgt Allen 4/13/13 Ryan					
	Donald did not wait for					
	backup					
014.	General Order 1.4 USE OF	12		X		
011.	FORCE Last Revised 02-01-	pgs		A		
	2017	185				
015.	Emails with Connie Cobb,	15		X		
	Mathew Renschler and Ryan	pgs				
	Donald re Request for					
	Comments attaching					

PARTIES' JOINT PRETRIAL ORDER

	l 	T	T T			1
1		Sedgwick Lien Notice				
	016.	Tyrone Johnson's Qwest	1 pg	X		
2		Communications Vendor ID				
2		for Department of Defense				
3		and ID Badge for				
4		CenturyLink				
4	017.	Tyrone Johnson's Tort Claim	6 pgs	X		
5		dated June 3, 2015 and City's				
		Response				
6	018.	Photo of back of CenturyLink	1 pg			
		Van				
7	019.	Photo of angled front left and	1 pg			
		side of CenturyLink van				
8	020.	Probationary Officer Progress	2 pgs	X		
		Report April-May 2013				
9	021.	Charges by Ryan Donald of	4 pgs		X	
		Black individuals Public				
10		Records Results				
11	022.	Olympia Police Department	2 pgs	X		
11		Field Training Program				
12		Review of officer Donald				
12		4/30/13				
13	023.	Olympia Police Training	10	X		
		Officer Program 9/1/12-	pgs			
14		9/5/12				
	025.	Fax from Carl Forsman dated	4 pgs		X	
15		6/9/2014 with Tyrone				
		Johnson's Dolog/Timesheet				
16		for 5/27/14 with his dispatch				
		time of 10:33pm and log out				
17	00.5	time of 2:22am				
10	026.	Photograph of Matthew	1 pg	X		
18		Renschler				
10	027.	Photograph of Jonathan	1 pg	X		
19	000	Hazen	1			
20	028.	Photograph of George Clark	1 pg	X		
20	029.	Photograph of Eric	1 pg	X		
21	0.5.5	Henrichsen				
	030.	Photograph of Randy Wilson	1 pg	X		
22	031.	Matthew Renschler Training	126	X		
			pgs			
23	033.	Oath of Office	1 pg	X		
23	033. 034.	Oath of Office Randy Wilson Training	1 pg 114 pgs	X		

		1			
1	035.	Olympia Police Department	30	X	
		Internal Investigation Report	pgs		
2		Allegation of Excessive Use			
2		of Force against Randy			
3		Wilson			
4	037.	Use of Force Reporting Issue	1 pg	X	
7		Date: 11/1/08 (duplicative			
5		with Exhibit 045)			
	038.	Olympia Police Department	2 pgs	X	
6		Tactical Guideline 2/7/2009			
	039.	Allegation of Serious	16	X	
7		Employee Misconduct	pgs		
	040.	RCW 9A.16.020 Use of Force	1 pg	X	
8		– When Lawful			
	041.	May 2014 Gold Team	1 pg	X	
9	042.	Jonathan Hazen Performance	58	X	
10		Review and other personnel	pgs		
10		documents			
11	043.	Basic Handcuffing Concepts –	2 pgs	X	
11	0.1.1	OPD Defensive Tactics			
12	044.	Jonathan Hazen Training	61	X	
	0.46	Reports	pgs		
13	046.	Olympia Police Department	1 pg	X	
		General Order: Temporary Detentions			
14	047.	Jonathan Hazen's Final	7 22		
	047.	Evaluation done by Randy	7 pgs	X	
15		Wilson on 3/13/14			
1.6	048.	Olympia Police Department	2 pgs	X	
16	U+0.	Field Training Program Board	2 pgs	A	
17		of Evaluators Review of			
1,		Jonathan Hazen on 3/27/14			
18	049.	Olympia Police Department	5 pgs	X	
		Police Training Program for	5 P85	12	
19		Jonathan Hazen 6/2/14 –			
		6/30/14			
20	051.	Photograph of Tyrone	1 pg	X	
_		Johnson in front of office door	10		
21	052.	Photograph of Tyrone	1 pg	X	
22		Johnson in CenturyLink			
22		building			
23	053.	Deposition Transcript of		X	
23		George Clark			
24	054.	Deposition Transcript of Ryan		X	
1			-		

1		Donald				
	055.	Deposition Transcript of		2	X	
2		Jonathan Hazen				
	056.	Deposition Transcript of Eric		3	X	
3		Henrichsen				
4	057.	Deposition Transcript of		2	X	
7		Aaron Jelcick				
5	058.	Deposition Transcript of		2	X	
		Matthew Renscler				
6	059.	Deposition Transcript of		2	X	
	0.10	Randy Wilson				
7	060.	Deposition Transcript of		2	X	
	0.61	Laura Brown				
8	061.	Laura Brown Deposition Ex 1		2	X	
9	0.62	Report	2			
9	062.	Laura Brown Deposition Ex 2	3 pgs]	X	
10		Sound Family Medicine 9/26/2013				
10	063.					
11	003.	Laura Brown Deposition Ex 3 Sound Family Medicine]	X	
		10/30/2013				
12	064.	Laura Brown Deposition Ex 4		-	X	
	004.	Sound Family Medicine			A	
13		12/4/2013				
1.4	065.	Laura Brown Deposition Ex 5		,	X	
14		Sound Family Medicine			•	
15		01/02/2014				
13	066.	Laura Brown Deposition Ex 6			X	
16		Sound Family Medicine				
	067.	Laura Brown Deposition Ex 7		2	X	
17		Sound Family Medicine				
		02/13/14				
18	068.	Laura Brown Deposition Ex 8			X	
10		Dwight Randolph Personal				
19		Progress Notes 10/24/2013 –				
20		2015 Dates are incorrect				
20	069.	Laura Brown Deposition Ex 9			X	
21		Thomas Danner PhD Intake				
• =	050	Summary				
22	070.	Laura Brown Deposition Ex			X	
		10 Amee J. Epler, PhD				
23	071	Progress Notes 9/30/2014				
_	071.	Carl Forsman Deposition			X	
24		Transcript				

1	072.	Carl Forsman Deposition		X		
		Exhibit 2 Hand-drawn map of				
2		CenturyLink Building				
3	073.	Tyrone Johnson Deposition		X		
3		Transcript				
4	075.	Deposition of Gregory		X		
.		Gilbertson taken on 5/18/18				
5	076.	Gilbertson's Report dated		X		
	077	January 25, 2018				
6	077.	Medical Records for Claim		X		
	070	Redacted				
7	078.	Johnson Statement to		X		
	079.	Sedgwick on 6/6/14 IME Tyrone Johnson				
8	0/9.	9/29/2016 by Michael		X		
9		Friedman, D.O.				
	080.	IME Tyrone Johnson		X		
10	000.	9/20/2018 by Michael		Λ		
		Friedman, D.O.				
11	081.	Photograph of Shop Area		X		
		Where Johnson's Van Was		A		
12		Parked at CenturyLink				
10		Building 2817 Martin Way E				
13	082.	Photograph of Where Mr.		X		
14		Johnson Put His Hands Up at				
14		CenturyLink Building 2817				
15		Martin Way E				
	083.	Photograph of Access Door to		X		
16		Shop Area at CenturyLink				
		Building 2817 Martin Way E				
17	084.	Photograph of Where Johnson		X		
10		was Standing When Police				
18		Confronted Him at				
19		CenturyLink Building 2817				
19	005	Martin Way E				
20	085.	Photograph Across the Street from CenturyLink Building		X		
		2817 Martin Way E				
21	086.	Photograph of How Johnson		X		
	000.	Knelt Down at CenturyLink		Λ		
22		Building 2817 Martin Way E				
20	087.	6/5/15 Email from Steve	10 pg	X		
23	""	Nelson regarding Tort Claim.	-~ P5	4		
24	088.	9/6/18 Letter from Sedgwick		X		
Z 4	التين.				<u> </u>	<u> </u>

1		for L&I claim – Notice of				
		Cancellation				
2	090.	Police Guild Agreement City		X		
		Olympia & Olympia Police				
3		Guild				
4	091.	Control Holds Takedown		X		
4	092.	Screen Shot from OPD		X		
5		General Order May 2014 Last				
		Revised 11_19_2012				
6	093.	Use of Force Revised		X		
		11_19_2012 City of Olympia				
7		General Order 1.3 Version				
	004	May 2014				
8	094.	Thurston County 911 Communications Confidential			X	
9						
9	095.	Report Thurston County 911 Radio			W 7	
10	093.	Communications Manual -			X	
		October 2013				
11	096.	Donald whereabouts		X		
		5_27_2014 to 5_28_2014		А		
12	097.	Personnel Corrective Action		X		
		Form for Ryan Donald, Policy		*		
13		Violation General Order				
1.4		26.1.1III.J, - Courtesy				
14	098.	News Release Thurston			X	
15		County Sheriff 5_26_2015 re				
13		Ryan Donald Shooting				
16	099.	9_30_2015 Olympia Police		X		
		Department Memorandum				
17		from Aaron Jelcick re				
		Shooting Review Board				
18	100.	Review-Board-Inquiry into		X		
10		shooting Summary trauma of				
19	101	the event				
20	101.	Defendants' Responses to		X		
20	102	Plaintiff's 1 st set of Discovery				
21	102.	Defendants' Responses to		X		
	102	Plaintiff's 2 nd set of Discovery				
22	103.	Plaintiff's medical records Dr.		X		
	104	Danner				
23	104.	12/11/14 Sedgwick Labor and Industries Hudak IME		X		
_		Approved by Dr. Danner				
24		ripproved by Dr. Danner				

1	106.	10/1/2014 Letter to Tyrone	1 ng			
1	100.	Johnson re Absence	1 pg	X		
$_{2}$						
²	10-	Beginning 6/9/14				
3	107.	Medical Records Submitted to		X		
3		L&I				
4	108.	6/3/14 Mental Health		X		
4		Evaluation by Randolph				
5	109.	6/11/14 Mental Health		X		
3		Evaluation by Randolf				
6	110.	6/13/14 New Provider Letter		X		
0		Randolph				
7	111.	2/13/14 Mental Health		X		
, I		Evaluation				
8	113.	Emails with Ryan Donald,		X		
		Matthew Renschler and				
9		Connie Cobb re statements				
	114.	Ryan Donald Facebook Posts			X	
10	115	Ryan Donald Application		X		
		Materials				
11	116	CV of Laura Brown		X		
12	117	CV of Gregory Gilbertson		X		
12	118					
13	119					
13	120					
14	121					
17	122					
- 11						

Defendants' Exhibits:

Ex. No.	Document Description	Bates No/ Depo Ex No	Admiss Stip. Not disputed	Auth. Stip. Admi ss. disp.	Auth & admi ss. disp	Admitted
200	CAD Report for Incident 141480051		X			
201	Photo – Exterior Century Link Building				X	
202	Photo – Exterior Century Link Building				X	
203	Photo – Interior Century Link Building				X	

PARTIES' JOINT PRETRIAL ORDER

			1		1	1	1
1	204	Photo – Interior Century Link				X	
$_{2}\parallel$	205	Building Photo – Interior Century Link					
_	203	Building				X	
3	206	Photo – Interior Century Link				X	
	200	Building				A	
4	207	Photo – Interior Century Link				X	
		Building					
5	208	Photo – Interior Century Link				X	
_		Building					
6	209	Photo – Interior Century Link				X	
_		Building					
7	210	Photo – Interior Century Link				X	
8	211	Building					
·	211	Photo – Interior Century Link				X	
9	212	Building Photo – Interior Century Link				*7	
	212	Building				X	
10	213	Photo – Radar Gun showing				X	
	213	interior width of building				72	
11	214	Photo – Radar Gun showing				X	
10		interior width of builling					
12	215	Google Image Exterior of		X			
13		Century Link Building					
13	216	Google Image Exterior of			X		
14	217	Century Link Building					
	217	Google Image Exterior of			X		
15	218	Century Link Building Dwight Randolph Progress				3 7	
	210	Notes 2/6/2014				X	
16	219	Dwight Randolph Progress				X	
17		Notes 1/30/2014					
1/	220	Dwight Randolph Progress				X	
18		Notes 1/9/2014					
	221	Dwight Randolph Progress				X	
19		Notes 12/19/2013					
	222	Dwight Randolph Progress				X	
20	222	Notes 12/5/2013					
	223	Dwight Randolph Progress Notes 11/21/2013				X	
21	224	Dwight Randolph Progress	1			X	
22	227	Notes 10/31/2013				A .	
	225	Dwight Randolph Progress				X	
23		Notes 10/24/2013					
-5	226	VA Progress Notes			<u>L</u> _	X	
24	227						
- 11	·					· · · · · · · · · · · · · · · · · · ·	

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	

24

228			
229			
230			
231			
232			
233			

(No party is required to list any exhibit which is listed by another party, or any exhibit to be used for impeachment only. See LCR 16 for further explanation of numbering of exhibits.

VIII. ACTION BY THE COURT

- (a) Trial briefs shall be submitted to the court on or before October 3, 2018.
- (b) Jury instructions requested by either party shall be submitted to the court on or before October 3, 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 October 3, 2018.
- (c) The pretrial conference shall be held on October 5, 2018 at 9:00 a.m..
- (d) (Insert any other ruling made by the court at or before pretrial conference.)
- (e) This case is scheduled for trial before a jury on October 15, 2018 at 9:00am.

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.

DATED: October 9, 2018

Marsha J. Pechman United States District Judge

Marshy Helens

1	DATED this 3rd day of October 2018.
2	BEVERLY GRANT LAW FIRM, P.S.
3	By: /s/ Elizabeth Lunde
4	Beverly Grant, WSBA No. 8034 Elizabeth G. Lunde, WSBA No. 51565
5	Attorneys for Plaintiff
6	LAW, LYMAN, DANIEL, KAMERRER & BOGDANOVICH, P.S.
7	By:/s/John Justice
8	John E. Justice, WSBA No. 23042 Attorneys for Defendants
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	