

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2003-023013

10/18/2004

THE HONORABLE MICHAEL A. YARNELL

CLERK OF THE COURT
M. L. Smith
Deputy

FILED: 10/21/2004

PHOENIX CITY

JANIS M HAUG

v.

SAMUEL J SUTTON, et al.

SAMUEL J SUTTON
4933 E. ARROYO DRIVE
PHOENIX AZ 85253

WILLIAM D RISKE
ANNE V SUTTON
P O BOX 32694
PHOENIX AZ 85064

TRIAL SETTING

10:30 a.m. In chambers.

This is the time set for Comprehensive Pretrial Conference. Counsel Janis M. Haug, is present for Plaintiff. Counsel, Samuel J. Sutton, is not present for Defendant.

Court Reporter is not present.

A Comprehensive Pretrial Conference is conducted.

THIS IS A TRIAL SETTING ORDER. PLEASE READ CAREFULLY FOR COMPLIANCE.

IT IS ORDERED suspending Rule 38.1(a), Arizona Rules of Civil Procedure, as to Motion to Set and Certificate of Readiness practice,

IT IS ORDERED:

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1. This matter is set for trial to a jury on **October 11, 2005** at **9:30 a.m.** The estimated length of trial is **3 days**.

THIS IS A FIRM TRIAL SETTING. A MOTION TO CONTINUE BASED ON LACK OF PREPARATION WILL ORDINARILY NOT BE GRANTED.

2. A Final Pretrial Management Conference is set for **October 3, 2005, at 2:30 p.m.**

DUTIES PRIOR TO THE FINAL PRETRIAL MANAGEMENT CONFERENCE

3. DISCLOSURE, MOTIONS AND DISCOVERY

A. Expert Witnesses. Plaintiff(s) shall designate by name, subject matter, address and resume all trial experts by **5:00 p.m.** on **November 8, 2004**. Defendant(s) shall designate by name, subject matter, address and resume all trial experts by **5:00 p.m.** on **December 8, 2004**. Plaintiff(s) rebuttal experts shall be designated by **5:00 p.m.** on **December 30, 2004**.

B. Rule 26.1. All parties shall have exchanged up-to-date Rule 26.1 A.R.Civ.P. Supplemental Disclosure Statements **including a disclosure of all final expert witness opinions** by **5:00 p.m.** on **May 2, 2005**. No information disclosed after this date may be used at trial absent Court Order on motion and affidavit. Such information must be seasonably disclosed on an ongoing basis pursuant to Rule 26.1 **prior** to this date.

C. Pretrial Motions. All pretrial motions, other than *Motions in Limine*, shall be filed no later than **5:00 p.m.** on **May 9, 2005**.

D. Discovery Cut-Off. All discovery shall be completed by **5:00 p.m.** on **May 9, 2005**.

E. IT IS ORDERED all parties shall and must exchange initial appraisal reports no later than **5:00 p.m. January 14, 2005**.

F. IT IS ORDERED all parties shall and must exchange supplemental appraisal reports by **5:00 p.m., March 1, 2005**.

4. SETTLEMENT CONFERENCE. IT IS ORDERED the parties shall arrange and participate in a Private Mediation in the **May, 2005** time frame.

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IT IS ORDERED the parties and insurance adjusters must personally attend and participate in a Private Mediation. A Private Mediation must be held and the parties must participate in good faith even if no settlement is expected.

5. MOTIONS IN LIMINE. *Motions In Limine* may and shall be filed only in accordance with Rule 7.2, Rules of Civil Procedure (effective December 1, 2004). Prior to filing any *Motion In Limine* the parties must meet and confer. No “prophylactic” *Motions In Limine* may be filed. Unless prior written leave of court is obtained for good cause shown, no party may file more than three (3) *Motions In Limine*, including all subparts.

6. JOINT PRETRIAL STATEMENT. Two judicial days **before** the Pretrial Management Conference, counsel shall deliver to the trial judge a copy of the **Joint Pretrial Statement** signed by all counsel.

Deposition Summary: In addition to the information required by Rule 16(d), A.R.C.P., counsel shall at the Pretrial Management Conference provide to the Court copies of any deposition transcripts to be read to the jury. The offering party will highlight the portions to be read, the other side will highlight Rule 106 additions, and any objections for the Court to rule on will be clearly marked in the margin. The parties are encouraged to agree on narrative summaries of deposition testimony, using brief question and answer excerpts only to emphasize very important testimony or to cover areas of testimony that cannot be summarized to the satisfaction of all counsel. No stipulation should be unreasonably refused.

Final Trial Witnesses: In addition to the information required by Rule 16(d), A.R.C.P., the Joint Pretrial Statement shall include an exhibit titled: **Final Trial Witness List**. This list shall contain the name of each witness a party actually intends to call at trial, the day on which they intend to call each witness and the estimated time needed for direct, cross and re-direct examination.

7. JURY INSTRUCTIONS; VOIR DIRE QUESTIONS. No less than thirty (30) days before the Pretrial Management Conference, counsel shall meet and agree on as many proposed jury instructions as possible. Two judicial days before the Pretrial Management Conference, counsel shall deliver to the trial judge, with their Joint Pretrial Statement, copies of:

- A. Proposed voir dire questions.
- B. A joint set of agreed-upon preliminary and final jury instructions.
- C. Separate sets of requested instructions that have not been agreed upon. Please read Rosen v. Knaub, 175 Ariz. 329; 85 P.2d

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381 (1993) and the RAJI Civil 3d Statement of Purpose and Approach before preparing requests for non-RAJI instructions.

Recommended Arizona Jury Instructions (RAJI) need not be typed and may be requested in the following manner: RAJI 3d Standard 1 - Duty of Jurors. Non-RAJI instructions should be typed. Each instruction should cover only one subject.

DUTIES AT PRETRIAL MANAGEMENT CONFERENCE

8. At the Pretrial Management Conference, counsel shall be prepared to discuss:

A. Time limits in voir dire, opening statements, examination of witnesses and closing arguments.

B. Stipulations for the foundation and authenticity of exhibits.

C. Preliminary jury instructions, juror notebooks (counsel shall bring any proposed juror notebooks to the conference), mini opening statements and voir dire.

D. Agreed-upon deposition summaries and excerpts from deposition transcripts and the editing of any videotaped depositions.

E. Use of short-trial or summary jury trial.

F. Any special scheduling or equipment issues.

9. All exhibits shall be exchanged 30 days before trial. Counsel shall confer regarding exhibits so duplicates are avoided. **At least ten days before trial, counsel or their knowledgeable assistants shall call the division clerk at 602-506-4396 to discuss procedures for marking exhibits.** Original depositions are provided to the clerk for the record and not marked as exhibits.

10. One day's jury fees will be assessed unless the Court is notified of settlement before 2:00 p.m. on the judicial day before the trial. Counsel are reminded to promptly notify the court of any settlement pursuant to Rule 5.1(c), A.R.C.P.