

REASSIGNMENT STATUS REPORT

This case has been reassigned to the calendar of District Judge Andrea R. Wood. To help the Court learn about the case, counsel for the parties shall confer and then prepare and file a joint Reassignment Status Report, not to exceed five pages, within 14 days of the entry of this Order. If defendant's counsel has not yet filed an appearance, the Reassignment Status Report should be prepared by plaintiff's counsel. The Reassignment Status Report shall provide the following information:

1. Nature of the Case

- A. Identify the attorneys of record for each party.
- B. Identify any parties that have not yet been served.
- C. State the basis for federal jurisdiction.
- D. Generally describe the nature of the claims asserted in the complaint and any counterclaims, including the relief sought.

2. Discovery and Other Proceedings to Date

- A. Briefly describe the discovery that has been taken, the discovery that remains to be taken, and any operative schedule governing discovery. Also indicate whether the parties will complete discovery according to the deadlines in the operative discovery schedule.
- B. Briefly describe all pending motions, including the date the motions and associated briefs were filed (or the briefing schedule, if briefing has not yet been completed).
- C. Briefly summarize all substantive rulings that have been issued in the case.

3. Trial

- A. State whether there has been a jury demand.
- B. State whether a trial date has been set; if not, provide the date by which the parties anticipate being ready for trial.
- C. State whether a final pretrial order has been filed; if not, state whether there is a deadline for filing a final pretrial order.
- D. Estimate the length of the trial.

4. Referrals and Settlement

- A. State whether the case has been referred to the Magistrate Judge for discovery supervision, a settlement conference and/or any other purpose.
- B. State whether any settlement discussions have occurred and describe the status of any such settlement discussions.
- C. State whether the parties believe that a settlement conference would be productive at this time.
- D. State whether counsel have informed their respective clients about the possibility of proceeding before the assigned Magistrate Judge for all purposes, including trial and entry of final judgment, and whether the parties unanimously consent to that procedure.