



IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY
FIRST JUDICIAL DISTRICT OF PENNSYLVANIA
TRIAL DIVISION – CIVIL

Harmon, et al

July TERM 2013
No. 720 – Lead

VS

The Salvation Army of Greater Philadelphia, et al

Consolidated Cases:
1306-0987; 1306-1108; 1306-1235; 1306-1236
1306-1353; 1306-1363; 1306-1379; 1306-1453;
1306-1752; 1307-0678; 1308-1874; 1309-0159;
1309-1429; 1309-1903; 1312-1233; 1406-2818;
1407-2440; 1506-0013; 1506-0196

CASE MANAGEMENT ORDER
COMPLEX TRACK

DOCKETED

SEP 17 2015

N. ERICKSON
DAY FORWARD

AND NOW, this 16th day of September, 2015, it is Ordered that:

1. All *discovery* on the above matter shall be completed not later than April 4, 2016.
2. *Plaintiff* shall identify and submit *curriculum vitae and expert reports* of all expert witnesses intended to testify at trial to all other parties not later than April 4, 2016.
3. *Defendant and any additional defendants* shall identify and submit *curriculum vitae and expert reports* of all expert witnesses intended to testify at trial not later than May 2, 2016.
4. All *pre-trial motions* shall be filed not later than May 2, 2016.
5. A *pre-trial conference* will be scheduled any time after July 5, 2016. Thirty (30) days prior to pre-trial conference, all counsel shall serve all opposing counsel and file a pre-trial memorandum containing the following:
 - (a). A concise summary of the nature of the case if plaintiff or the defense if defendant or additional defendant;
 - (b). A list of all witnesses who may be called to testify at trial by name and address. Counsel should expect witnesses not listed to be precluded from testifying at trial;
 - (c). A list of all exhibits the party intends to offer into evidence. All exhibits shall be pre-numbered and shall be exchanged among counsel prior to the conference. Counsel should expect any exhibit not listed to be precluded at trial;
 - (d). Plaintiff shall list an itemization of injuries or damages sustained together with all special damages claimed by category and amount. This list shall include as appropriate, computations of all past lost earnings and future lost earning capacity or medical expenses together with any other unliquidated damages claimed; and

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(e). Defendant shall state its position regarding damages and shall identify all applicable insurance carriers, together with applicable limits of liability;

(f). Each counsel shall provide an estimate of the anticipated length of trial.

6. This matter is scheduled for a **Trial Date Certain:**

Jury Selection & Trial are hereby scheduled to commence on **Tuesday, September 6, 2016 at 09:30 A.M., Courtroom to be announced.** This case shall be tried before a jury of 12 persons. Trial is expected to last 4 weeks.

All counsel of record are hereby attached.

All parties at trial shall be limited to those individuals identified by name and address on the party's Pretrial Memorandum.

(Except for good cause shown, the parties will be precluded from offering evidence through any person not so listed. The listing of a witness does not commit the listing party to have such person available at trial or to offer the testimony of such person. Any party may offer the testimony of a witness listed by any other party.)

All parties shall be limited in direct examination to the use of only those exhibits listed in their Pretrial Memorandum.

(Except for good cause shown, the parties will be precluded on direct examination from offering in evidence or examining any of their witnesses concerning any exhibit not so identified. The listing of an exhibit does not commit the party to use it.)

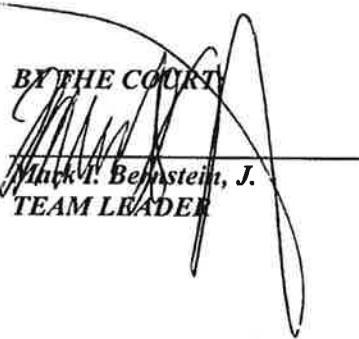
All Motions in Limine shall be filed not later than thirty (30) days prior to jury selection. Responding counsel shall have ten (10) days thereafter to file any response. Thirty (30) days prior to Jury Selection each party shall file a designation of all portions of any deposition to be offered in evidence by page and line.

Nothing in this Order may be construed to extend any previously imposed deadline applicable to this case.

On the day of jury selection, each party shall provide every other party and the court: Proposed Voir Dire; Points for Charge; and, Special Interrogatories.

7. All counsel are under a continuing obligation and are hereby ordered to serve a copy of this order upon all unrepresented parties and upon all counsel entering an appearance subsequent to the entry of this Order.

BY THE COURT


Mark T. Bernstein, J.
TEAM LEADER