

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

JOSEPH F. SHUCOFSKY,
as personal representative of the Estate of D.S., and
GLORIA D. SYKES,

Plaintiffs,

v.

DANE COUNTY, LYNDA SYKES
and JOHN DOES #1-100,

Defendants.

ORDER

10-cv-393-bbc

In the October 8, 2010 preliminary pretrial conference order in this case, I allowed the parties to decide on deadlines for their disclosure of liability experts. Apparently this has not worked out; according to counsel for defendant Dane County, plaintiffs provided the name of their expert on May 11, 2011, but have not followed up with his report. Meanwhile, the October 17, 2011 trial date approaches. This has prompted Dane County to move the court to set an expert disclosure schedule. I will grant this motion in part:

ORDER

IT IS ORDERED THAT:

(1) As soon as possible but not later than June 30, 2011, plaintiffs shall provide an expert report that complies in all respects with F.R. Civ. Pro. 26(a)(2)(B). Along with the report, plaintiffs shall provide three dates within the next 28 days upon which their expert is available to be deposed. Failure to provide a timely, complete report could result in the court striking plaintiff's expert as a witness.

(2) Not later than six weeks after plaintiffs provide their expert report, defendant Dane County shall provide an expert report that complies in all respects with F.R. Civ. Pro.

26(a)(2)(B). Along with the report, Dane County shall provide three dates within the next 28 days upon which its expert is available to be deposed. Failure to provide a timely, complete report could result in the court striking Dane County's expert as a witness.

Entered this 17th day of June, 2011.

BY THE COURT:

/s/

STEPHEN L. CROCKER
Magistrate Judge