

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

ULTRATEC, INC. and CAPTEL, INC.,

Plaintiffs,

v.

SORENSEN COMMUNICATIONS, INC.
and CAPTIONCALL, LLC,

Defendants.

ORDER

13-cv-346-bbc

At a telephone status conference held on September 9, 2014, counsel for the parties advised the court that they anticipate going forward at trial with 20 claims of invalidity and a similar number of infringement claims, including claims of induced infringement. They do not intend to ask for any additional claim constructions.

Counsel were advised that the court has no more than nine days available for trial of this case and that both sides should work to pare down their presentations to accommodate the schedule. (They are not required to use the entire nine days and would be well advised not to. Juries have limited appetites for long trials of technical matters.)

Plaintiffs will go first at trial with their infringement claims; defendants will follow with their invalidity claims and any remaining equitable claims. Any matters that need to be tried outside the jury's presence will be heard while the jury is deliberating on the liability issues. Any trial of damages will begin after the jury has returned its verdict, assuming that

verdict requires an additional phase of trial.

Entered this 10th day of September, 2014.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge