

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

CARRIEL LOUAH,

Plaintiff,

v.

WENDI RIECHLING and
STEVEN RIECHLING,

Defendants.

FINAL PRE-TRIAL
CONFERENCE ORDER
06-C-031-S

Final pre-trial conference was held in the above entitled matter on August 9, 2006, the plaintiff having appeared by Hoey & Farina by William J. McMahon; defendants by Boardman, Suhr, Curry & Field by Sarah A. Zylstra and Catherine Cetrangolo. The Hon. John C. Shabaz, District Judge, presided.

ORDER

IT IS ORDERED that jury selection previously scheduled for September 5, 2006 and bifurcated trial to a seven person jury previously scheduled for September 7, 2006 at 9:00 A.M. are AFFIRMED, counsel to meet with the Court on said days at 8:30 A.M. to resolve issues pending trial.

IT IS FURTHER ORDERED that counsel may serve and file not later than noon August 16, 2006, motions to be considered by the Court prior to trial and shall serve and file narrative deposition summaries of not more than five pages duration for those witnesses

not available for trial together with the depositions and a copy of each contested exhibit together with justification for the receipt thereof by the offeror.

IT IS FURTHER ORDERED that counsel may serve and file not later than noon August 23, 2006, responses to pending motions, responsive narrative deposition summaries of not more than five pages duration, objections to contested exhibits by opposing counsel and shall serve and file proposed voir dire, form of special verdict and jury instructions.

IT IS FURTHER ORDERED counsel may serve and file not later than noon August 30, 2006, replies to those responses referred to herein.

IT IS FURTHER ORDERED that a hearing is scheduled for September 1, 2006 at 1:30 P.M., to resolve those issues pursued by the filings referred to herein.

IT IS FURTHER ORDERED that it is premature for the Court to preclude plaintiff's belatedly named witnesses. Defendants may take depositions of said proposed witnesses all at the expense of plaintiff to include costs and reasonable attorney's fees and given the opportunity to designate witnesses in opposition thereto.

Entered this 10th day of August, 2006.

BY THE COURT:

s/

JOHN C. SHABAZ
District Judge