## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

STEVEN A. AVERY,

Plaintiff.

VS.

Case No. 04-C-0986

MANITOWOC COUNTY, THOMAS H. KOCOUREK, and DENIS R. VOGEL,

Defendants.

## **STIPULATION**

\_\_\_\_\_

IT IS HEREBY STIPULATED by and between the undersigned that the court enter an order modifying the parties' proposed discovery plan set forth in paragraph D in the parties' Joint Rule 26(f) report as follows:

- 1. Plaintiff shall have until September 15, 2005, within which to file an amended complaint. The defendants shall have until October 5, 2005, within which to answer the plaintiff's amended complaint, if one is filed, or file an amended answer.
- 2. Fact discovery regarding liability issues shall be completed on or before December 6, 2005.
- 3. On or before December 13, 2005, plaintiff shall declare whether expert testimony will be presented in support of his claims with regard to liability (the identity of any experts need not be disclosed, but the fact that expert testimony will be utilized shall be declared). If the plaintiff declares he will not present expert testimony, then on or before December 20, 2005, defendants shall declare whether expert testimony will be presented in

support of their defenses with regard to liability. If no party declares his or its intent to use expert witnesses on any of the liability issues, then motions for summary judgment on the liability issues shall be filed on or before January 20, 2006.

- 4. Expert witness disclosures.
- a. If plaintiff declares that he will present expert testimony, plaintiff shall have until January 13, 2006, within which to disclose experts and provide expert reports as required by Rule 26(a)(2) of the Federal Rules of Civil Procedure.

  Thereafter, defendants shall have until March 12, 2006, within which to disclose experts and provide expert reports. Expert witness depositions shall be completed by the parties on or before May 17, 2006.
- b. If plaintiff declares that he will not present expert testimony, on or before December 20, 2005, defendants shall declare whether expert testimony will be presented in support of their defenses with regard to liability. If defendants declare that they will present expert testimonies, defendants shall have until January 20, 2006, within which to disclose experts and provide expert reports as required by Rule 26(a)(2) of the Federal Rules of Civil Procedure. Thereafter, plaintiff shall have until March 19, 2006, within which to disclose experts and provide expert reports. Expert witness depositions will be conducted by the parties on or before May 17, 2006.
- 5. If any of the parties have used expert witnesses on any of the liability issues, then motions for summary judgment on liability issues shall be filed on or before June 17, 2006.

6. The remaining provisions	of the Joint Rule 26(f) report remain
unchanged by this stipulation.	
Dated thisday of	, 2005.
Glynn, Fitzgerald and Albee, S.C. 526 East Wisconsin Avenue Milwaukee, WI 53202 (414) 221-9600	Stephen M. Glynn State Bar No Attorney for Plaintiff
Hawks Quindel Ehlke & Perry, S.C. 700 West Michigan Avenue, Suite 400 P.O. Box 442 Milwaukee, WI 53201-0442 (414) 271-8650	Walter F. Kelly State Bar No Attorney for Plaintiff
Crivello, Carlson & Mentkowski, S.C. 710 North Plankinton Avenue Milwaukee, WI 53203 (414) 271-7722	Raymond J. Pollen State Bar No Amy J. Doyle State Bar No Attorneys for Defendants, Thomas H. Kocourek and Manitowoc County
Boardman, Suhr, Curry & Field LLP One South Pinckney Street P.O. Box 927 Madison, WI 53701-0927 (608) 257-9521	Claude J. Covelli State Bar No Amanda J. Kaiser State Bar No Attorneys for Defendants, Dennis R. Vogel and Manitowoc County

Nash, Spindler, Dean & Grimstad 201 East Waldo Boulevard Manitowoc, WI 54220 (920) 684-3321	John F. Mayer State Bar No Attorney for Defendant Thomas H. Kocourek
Bascom, Budish & Ceman, S.C. 2600 North Mayfair Road, Suite 1140 Wauwatosa, WI 53226 (414) 476-0800	Timothy A. Bascom State Bar No. 1010017 Attorney for Defendant Manitowoc County

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

STEVEN A. AVERY,

Plaintiff.

VS.

Case No. 04-C-0986

MANITOWOC COUNTY, THOMAS H. KOCOUREK, and DENIS R. VOGEL,

Defendants.

## ORDER

Based upon the stipulation signed by the parties:

IT IS HEREBY ORDERED that the discovery plan shall be modified as set forth in paragraph D of the parties' Joint Rule 26(f) report as follows:

- 1. Plaintiff shall have until September 15, 2005, within which to file an amended complaint. The defendants shall have until October 5, 2005, within which to answer the plaintiff's amended complaint, if one is filed, or file an amended answer.
- 2. Fact discovery regarding liability issues shall be completed on or before December 6, 2005.
- 3. On or before December 13, 2005, plaintiff shall declare whether expert testimony will be presented in support of his claims with regard to liability (the identity of any experts need not be disclosed, but the fact that expert testimony will be utilized shall be declared). If the plaintiff declares he will not present expert testimony, then on or before December 20, 2005, defendants shall declare whether expert testimony will be presented in

support of their defenses with regard to liability. If no party declares his or its intent to use expert witnesses on any of the liability issues, then motions for summary judgment on the liability issues shall be filed on or before January 20, 2006.

- 4. Expert witness disclosures.
- a. If plaintiff declares that he will present expert testimony, plaintiff shall have until January 13, 2006, within which to disclose experts and provide expert reports as required by Rule 26(a)(2) of the Federal Rules of Civil Procedure.

  Thereafter, defendants shall have until March 12, 2006, within which to disclose experts and provide expert reports. Expert witness depositions shall be completed by the parties on or before May 17, 2006.
- b. If plaintiff declares that he will not present expert testimony, on or before December 20, 2005, defendants shall declare whether expert testimony will be presented in support of their defenses with regard to liability. If defendants declare that they will present expert testimonies, defendants shall have until January 20, 2006, within which to disclose experts and provide expert reports as required by Rule 26(a)(2) of the Federal Rules of Civil Procedure. Thereafter, plaintiff shall have until March 19, 2006, within which to disclose experts and provide expert reports. Expert witness depositions will be conducted by the parties on or before May 17, 2006.
- 5. If any of the parties have used expert witnesses on any of the liability issues, then motions for summary judgment on liability issues shall be filed on or before June 17, 2006.

	6. The remaining provisions of the Joint Rule 26(f) report remain					
unchanged by this stipulation.						
	Dated this	_day of _		_, 2005.		
			BY THE COURT:			
			Hon. William C. Griesbach			