

6-27-1973

Docket Entry 260 - Filed and Entered order modifying Stipulated Pretrial Schedule

Follow this and additional works at: <https://digitalcommons.law.uw.edu/us-v-wash-70-9213>

Recommended Citation

Docket Entry 260 - Filed and Entered order modifying Stipulated Pretrial Schedule (1973),
<https://digitalcommons.law.uw.edu/us-v-wash-70-9213/187>

This Order is brought to you for free and open access by the Federal District Court Filings at UW Law Digital Commons. It has been accepted for inclusion in 70-cv-9213, U.S. v. Washington by an authorized administrator of UW Law Digital Commons. For more information, please contact lawref@uw.edu.

FILED

JUN 27 4 04 PM '73

EDGAR SCOTFIELD, CLERK
U.S. DISTRICT COURT
W.D. OF WASHINGTON
BY *eh* DEPUTY CLERK

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

UNITED STATES OF AMERICA, et al.,)
Plaintiffs,)
v.)
STATE OF WASHINGTON, et al.,)
Defendants.)

CIVIL NO. 9213

ORDER MODIFYING STIPULATED
PRETRIAL SCHEDULE

Counsel for all parties have agreed to the modification of the order approving stipulated pretrial schedule previously entered by the Court on April 24, 1973, as follows:

Paragraphs 17, 18, and 19 are hereby amended to read:

June 25

17. All defendants, except Carl Crouse and the Washington State Game Commission, shall serve detailed written summaries of the testimony upon which they will rely in their case in chief, except for economic and anthropological testimony.

18. All defendants, except Carl Crouse and the Washington State Game Commission, shall designate from deposition testimony already available that testimony upon which they will rely in their case in chief.

1 19. All defendants, except Carl Crouse and the Washington
2 State Game Commission, shall designate all exhibits, documents,
3 or records to be introduced at trial except those relating to
4 anthropological and economic issues.

5 Paragraph 20 should be amended to read:

6 July 6

7 20. Plaintiffs shall serve defendants Thor Tollefson, the
8 Washington Reef Net Owners Association and the State of Washington
9 with plaintiffs' response to the summaries and designations
10 required by paragraphs 17-19 above.

11 Paragraph 23 should be amended to read as follows:

12 July 9

13 23a. All defendants, except Carl Crouse and the Washington
14 State Game Commission, shall serve upon plaintiffs requests for
15 admissions and requests for agreed testimony, following the
16 requirements set for plaintiffs in paragraph 10 above, except
17 as to anthropological and economic issues.

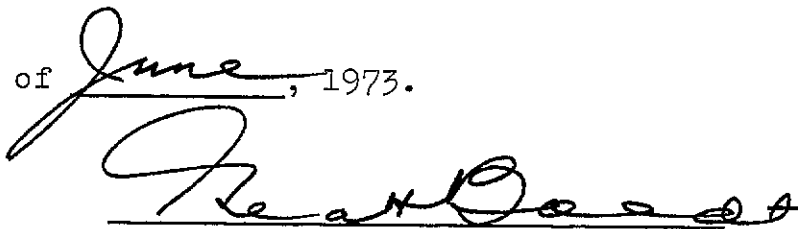
18 23b. Defendants Carl Crouse and the Washington State Game
19 Commission shall serve upon plaintiffs a detailed written
20 explication of their case, including an attachment of all
21 anticipated exhibits. This explication shall follow at a minimum
22 the requirement set for plaintiffs in paragraph 10 above, and
23 shall include all pertinent material as to anthropological and
24 economic issues. This explication shall also include appropriate
25 designations from deposition testimony already available.
26 Defendants Carl Crouse and the Washington State Game Commission
27 shall serve their responses to plaintiffs requests for admission.

28 July 13

29 23c. Defendants Carl Crouse and the Washington State Game
30 Commission shall serve upon plaintiffs requests for admissions
31 concerning all issues by July 13, 1973.

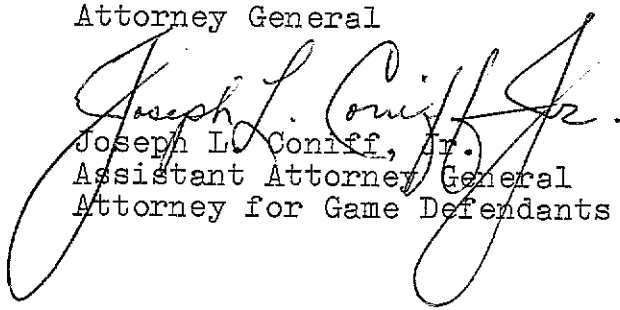
1 IT IS SO ORDERED.

2 Dated this 27 Day of June, 1973.

3
4 
5 GEORGE H. BOLDT
6 United States District Judge
7
8
9

10 Presented by:

11 Slade Gorton
12 Attorney General

13 
14 Joseph L. Coniff, Jr.
15 Assistant Attorney General
16 Attorney for Game Defendants
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33