

PRETRIAL FORM NO. 1

NOTICE

Pursuant to Rule 222, Rules for the Superior Court, adopted by the Judicial Council, as amended, effective September 1, 1964, Sections 1, 6, 10, 12 and 13 of this form need not now be completed if waiver of pretrial is sought.

LEON E. LOFTON, JR. AND

Attorney for ESTHER M H (pro. per.)

Address 541 W. MANCHESTER BLVD #7, TANGLEWOOD, CALIF.

Telephone No. (NONE)

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

LEON E. LOFTON, JR. AND ESTHER M H. LOFTON.

Plaintiff(s)

SCHOOL BOARD'S MEMBERS OF LOS ANGELES UNIFIED SCHOOL DISTRICT AND ALL JOHN DOES.

Defendant(s)

No. 895188

JOINT PRETRIAL STATEMENT

Check Applicable Box:

- 1. [X] Request for waiver of pretrial conference and pretrial order.1
2. [ ] Auto accident case.
3. [X] General civil case.

[Before completing this form, read Pretrial Policy Memorandum and follow instructions in check list. Wherever insufficient space is provided in this form, additional sheets should be attached as exhibits.2]

The undersigned, being all of the parties who have appeared in this action, or their counsel, file this joint statement pursuant to Rule 210(c) [or Rule 222 (waiver)].

1. NATURE OF THE CASE:

Conspiracy to deprive Leon E., Jr. and Esther M.H. Lofton of the right to work as teachers or in any other endeavor, through:

- a. Fraud
b. Political maneuvers
c. Denial of Due Process of Law
d. Unfair Judicial Decision
e. Illegal search of property (furniture)
f. Illegal seizure of property (U.S. Mails)

1 If box 1 is checked, Form No. 3 (Proposed Order Waiving Pretrial) should be submitted with Form No. 1.

2 If exhibit sheet is attached, refer to exhibit in the appropriate paragraph(s) in this form and use same paragraph number(s) in the exhibit as in the form. If material is lengthy, entire form may be typed.

IF NOT AUTO ACCIDENT CASE, SET FORTH AGREED OR ADMITTED MATTERS  
IN THIS SPACE (ADD SHEETS IF NECESSARY)

No matter has been denied

- Original action was accepted with "good cause appearing therefore" signed in Change of Venue by Judge Chas. Johnson of Sacramento Superior Court.
- CRA 6266 Appellate Department of Superior Court of Los Angeles which contains same matters was accepted "on its merits"

3. SETTLEMENT. We certify that the parties have, in good faith, discussed settlement but cannot agree upon a settlement. (See L. A. Pretrial Policy Memorandum No. 10 B.)

4. DISCOVERY. We certify that all depositions and discovery proceedings have been completed, except as follows (EXPLAIN VARIANCE FROM CERTIFICATE OF READINESS):  
CRA 6266 (above) and hearings in Matters of Jurisdiction Court of Los Angeles (No 10) could be classed as depositions and discovery.

5. LAW AND MOTION. No law and motion matters are pending or contemplated, except as follows for the following reasons (EXPLAIN VARIANCE FROM CERTIFICATE OF READINESS):

6. UNSERVED PARTIES. It is requested that the action be dismissed as to all defendants/cross-defendants, except: (Insert names of all defendants/cross-defendants to be retained in suit.)

~~Mr. William Barragar, Mrs. Kathleen Stevens, Mrs. Cowman, Mr. Carl Mertens, Mr. Arrol Burns, Mrs. Lucille Burckhalter, et al.) & Mr. L. & I. E. S. L. J. L. J.~~

*Los Angeles Unified School District.*  
AA.

The reasons for not requesting dismissal as to any unserved party who has not appeared and who has not been defaulted are as follows.

The members of the School Board, a corporate body, are responsible for the actions of persons in their employ.

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3.

(over)

7. REQUEST FOR PRETRIAL WAIVER. We certify that in our opinion neither attendance at a pretrial conference nor a pretrial order would serve a useful purpose. (If not a waiver case, say NOT APPLICABLE.)

8. ESTIMATED TRIAL TIME AND JURY DEMAND. The time estimated for trial is 5 days. Jury trial has (NOT) been demanded by

Mr. Ron Apperson, Deputy County Counsel

~~plaintiff(s)~~/defendant(s)

9. AGREEABLE TRIAL DATE. We have contacted the calendar clerk and have been advised that the following trial date is available which is convenient to all counsel: (If not a waiver case, say NOT APPLICABLE.) We are always available, (Emil and F.F.J.)

10. RELATED CASES. The following cases are pending which arose out of the same occurrence (if "none", so state): Matters of: (JUVENILE COURT)

Michael Lofton 317592-0191955 CE46  
Verna " 317593-0191956 CE46  
Steven " 317594-0191957 CE46  
Darry " 323623-0200741 CE46  
Tracy " 323624-0200742 CE46  
Nina " 323625-0200743 CE46

11. NOTICE OF TRIAL. The parties do/do not waive notice of trial.  
(~~strike one~~)

12. EXTENSION OF TIME TO RULE ON WAIVER. If the court, within the time provided by Rule 222 for the court to act on this request for pretrial waiver, orders this case placed on the Special Pretrial Settlement Calendar pursuant to Rule 207.5, the time within which the court may act on this waiver request is extended to and including the 10th day after the conclusion of the settlement conference. (If not a waiver case, NOT APPLICABLE.)

13. STATEMENT OF LEGAL AND FACTUAL CONTENTIONS.\* The joint or separate statement(s) of legal and factual contentions as to the issues remaining in dispute and itemization of special and general damages as required by Rule 210 (c) or Rule 222 (c) (if applicable), are attached hereto or will be filed separately.

14. PROPOSED ORDER.<sup>5</sup> A proposed order waiving pretrial conference and pretrial order is filed herewith. (If not a waiver case, say NOT APPLICABLE.)

DATED: December 21, 1966, 1966.

Leon E. Lofton, Jr.  
Esther M. St. Lofton  
Attorney(s) for Plaintiff(s)

Ron Apperson Deputy  
Attorney(s) for Defendant(s)  
1-23-67

\* Use Pretrial Form No. 2 for this. All such statements must be filed within the required time. See Rule 4, Pretrial Form Memo., Par. 6(a).

<sup>5</sup> Use Pretrial Form No. 3.