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8	Facsimile: (866) 412-6992 Attorneys for Plaintiff	
9	UNITED STATES DIS	TRICT COURT
10	DISTRICT OF	NEVADA
11	_	
12	SEBASTIAN SYMEONIDES, an Individual;	CASE NO. 2:2:
13	Plaintiff,	
14	VS.	STIPUL
15	TRUMP RUFFIN COMMERCIAL, LLC, a Foreign Limited-Liability Company d/b/a	REG PHYSICA
16	TRUMP INTERNATIONAL LAS VEGAS and TRUMP INTERNATIONAL HOTEL &	PLAI
17	TOWER LAS VEGAS; TRUMP RUFFIN TOWER I, LLC, a Foreign Limited-Liability	, i
18	Company; TRUMP INTERNATIONAL HOTELS MANAGEMENT, LLC, a Foreign	
19	Limited-Liability Company; OTIS ELEVATOR	
20	CORPORATION, a Foreign Corporation; DOES I through X, inclusive; and ROE BUSINESS	
21	ENTITIES I through XX inclusive,	
22	Defendants.	
23	///	
24	///	
25	///	
26	///	

CASE NO. 2:23-cv-00854-JAD-MDC

STIPULATION AND ORDER REGARDING FRCP 35 PHYSICAL EXAMINATION OF PLAINTIFF SEBASTIAN SYMEONIDES

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IT IS HEREBY STIPULATED by and between Plaintiff SEBASTIAN SYMEONIDES
("Plaintiff"), and Defendant OTIS ELEVATOR COMPANY and Defendant TRUMP RUFFIN
TOWER I, LLC, erroneously sued herein as TRUMP RUFFIN COMMERCIAL, LLC, d/b/a
TRUMP INTERNATIONAL LAS VEGAS and TRUMP INTERNATIONAL HOTEL &
TOWER LAS VEGAS; and TRUMP INTERNATIONAL HOTELS MANAGEMENT, LLC
(collectively, "Defendants"), that the following terms and conditions shall apply to the physical
examination of Plaintiff to be conducted by Jeffrey Wang, M.D., in this matter on behalf of
Defendants and pursuant to Rule 35 of the Federal Rules of Civil Procedure (the "examination"):

- 1. The examination shall commence on March 8, 2024 at 8:00 a.m. at Consultants Medical Group, located at 2500 W. Sahara Ave., Suite 207, Las Vegas, Nevada 89102.
- 2. The duration of the examination of Plaintiff shall not exceed 1.5 hours. Dr. Wang shall use his best efforts to complete the examination in 1 hour or less.
- 3. The manner and conditions for the examination shall include discussion of Plaintiff's medical history as it relates to his injuries (including causation) and current symptoms and conditions.
- 4. The scope of the examination shall be limited to Plaintiff's medical history, injuries (including causation), and current symptoms and conditions.
- 5. The topics in which Dr. Wang anticipates discussing with Plaintiff include his medical history as it relates to his injuries (including causation) and current symptoms or conditions.
- 6. The examination shall be limited exclusively to those conditions of Plaintiff that are in controversy in this litigation and to those areas of Plaintiff's body that Dr. Wang deems relevant to the conditions of Plaintiff that are in controversy.
- 7. Plaintiff retains the right to: (a) have an observer of choice present throughout the examination; (b) have an interpreter present if Plaintiff believes that an interpreter is necessary to facilitate communication with the examiner; and (c) take notes or appoint an observer to take notes during the examination.

- 8. No imaging tests shall take place during the examination. Further, no physical diagnostic tests or procedures that are painful, intrusive or unreasonably invasive shall be permitted.
- 9. Plaintiff is not expected to appear for the examination with any diagnostic testing, images or medical records. Defendant is responsible for providing any and all medical billing, records and diagnostic films to be considered by Dr. Wang to his office for consideration.
- 10. Plaintiff shall not have to wait any longer than reasonably necessary (30 minutes) to see Dr. Wang.
- 11. Plaintiff will complete all forms provided by Dr. Wang that relate to his medical condition, history, injuries, symptoms and conditions at issue in this litigation, so long as such forms are provided to Plaintiff's counsel prior to the exam. However, Plaintiff shall not answer any questions which pertain to issues of liability or his relationship to Defendants.
- 12. Dr. Wang shall be provided with a copy of this Stipulation prior to the examination.
- 13. The Defense shall produce to Plaintiff's counsel a copy of the report prepared by Dr. Wang within 30 days after the examination, or in accordance with the applicable expert disclosure deadline, whichever shall occur first.
- 14. The report prepared by Dr. Wang must be in writing and must set out in detail his findings, including diagnoses, conclusions, and the results of any tests.
  - 15. Plaintiff shall not pay or incur any fee in conjunction with the examination.
- 16. Plaintiff shall use his best efforts to appear at the office of Dr. Wang at the scheduled examination start time.
- 17. Plaintiff shall bring and wear his contact lenses or glasses, and his prescription medications and medical equipment/devices that relate to his medical condition, history, injuries, symptoms and conditions at issue in this litigation, if such are required, for the examination.
- 18. Plaintiff shall be entitled to depose Dr. Wang in accordance with his fee schedule and call him as a fact and/or expert witness at the time of trial, if Plaintiff so chooses. Plaintiff

shall also be entitled to introduce evidence of how Dr. Wang became involved in the case, as necessary to lay the foundation for Dr. Wang's opinions.

19. Plaintiff intends to make an audio recording of the examination at Plaintiff's sole expense, and a transcript will be created from the audio recording at Plaintiff's sole expense.

CHRISTIANSEN TRIAL LAWYERS

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/s/ Keely Chippoletti
/s/ V. Sathienmars

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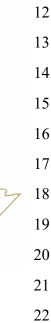
Attorneys for Defendant Otis Elevator Co.

## LEWIS BRISBOIS BISGAARD & SMITH LLP

/s/ Yilmaz Turkeri

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Attorneys for Defendant Trump Ruffin
Tower I, LLC, erroneously sued herein as
Trump Ruffin Commercial, LLC, d/b/a
Trump International Vegas and Trump
International Hotel & Tower Las Vegas;
and Trump International Hotels
Management, LLC

# CHRISTIANSEN TRIAL LAWYERS



### **ORDER**

IT IS SO ORDERED. The parties must use the correct case number in all future filings.



Dated: 3/5/24

From: Sathienmars, Vasudhsiri T. Vasudhsiri.Sathienmars@tuckerellis.com @

Subject: RE: Re: [EXT] Symeonides v Trump - Plaintiff's IME and Deposition

Date: March 1, 2024 at 12:49 PM

To: Turkeri, Yilmaz Yilmaz.Turkeri@lewisbrisbois.com, Keely Chippoletti keely@christiansenlaw.com

Cc: Combs, Su-Lyn su-lyn.combs@tuckerellis.com, Avakian, David David Avakian@lewisbrisbois.com, Esther Barrios Sandoval esther@christiansenlaw.com, Aicklen, Josh Cole Josh.Aicklen@lewisbrisbois.com, Kurilla, Peggy Peggy.Kurilla@lewisbrisbois.com

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Stella.Villegas@TuckerEllis.com. Pasvnkova. Anna Anna.Pasvnkova@TuckerEllis.com.

Ok to e-sign with the /s/ for Otis Elevator, FYI, I did update the signature block for Otis in the attached so that you can /s/ on behalf of my law firm (vs. Rebecca's). Thanks Keely!

#### V. Sathienmars | Counsel | Tucker Ellis LLP

201 Mission Street Suite 2310 | San Francisco, CA 94105 Direct: 415-617-2126 | Fax: 415-617-2409 | Mobile: 818-640-7125 v.sathienmars@tuckerellis.com tuckerellis.com | Attorney Profile

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From: Turkeri, Yilmaz < Yilmaz. Turkeri@lewisbrisbois.com>

Sent: Friday, March 1, 2024 12:47 PM

To: Keely Chippoletti <keely@christiansenlaw.com>; Sathienmars, Vasudhsiri T. <Vasudhsiri.Sathienmars@tuckerellis.com> Cc: Combs, Su-Lyn <su-lyn.combs@tuckerellis.com>; Avakian, David <David.Avakian@lewisbrisbois.com>; Esther Barrios Sandoval <esther@christiansenlaw.com>; Aicklen, Josh Cole Josh.Aicklen@lewisbrisbois.com>; Kurilla, Peggy <Peggy Kurilla@lewisbrisbois.com> rmecham@rmcmlaw.com; kvigil@rmcmlaw.com; rmcmfiling@rmcmlaw.com; mhannemann@rmcmlaw.com; rmastrangelo@rmcmlaw.com; R. Todd Terry <todd@christiansenlaw.com>, JTronfeld@twdinjurylaw.com; GHerrera@twdinjurylaw.com; jrobertson@twdinjurylaw.com; jnewby@twdinjurylaw.com; Collins, Nathaniel <Nathaniel.Collins@lewisbrisbois.com>; Jauffret, Eric J. <Eric.Jauffret@tuckerellis.com>; Villegas, Stella <Stella.Villegas@TuckerEllis.com>; Pasynkova, Anna <Anna.Pasynkova@TuckerEllis.com>

Subject: RE: [EXT] Re: Symeonides v Trump - Plaintiff's IME and Deposition

<<< EXTERNAL EMAIL >>>

Hi Keelv.

You can add my e-signature.



Attorney

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#### **Mansfield Rule**

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From: Keely Chippoletti < keely@christiansenlaw.com>

Sent: Friday, March 1, 2024 12:22 PM

To: Sathienmars, Vasudhsiri T. < Vasudhsiri.Sathienmars@tuckerellis.com>

Cc: Combs, Su-Lyn <su-lyn.combs@tuckerellis.com>; Avakian, David David.Avakian@lewisbrisbois.com>; Esther Barrios Sandoval <a href="cellistangelog: red;"><color: biolistangelog: cellistangelog: cellist

Subject: [EXT] Re: Symeonides v Trump - Plaintiff's IME and Deposition

The final stip is attached. My firm will have to file it because it's on our pleading paper. We just need email confirmation from you and someone from David's office that it's okay to submit with your electronic signatures.

Thanks!

Keely Perdue Chippoletti Attorney Christiansen Trial Lawyers

