Doc. 269

The Hon. Thomas S. Zilly 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 ESTHER HOFFMAN; SARAH DOUGLASS; 9 ANTHONY KIM; and IL KIM and DARIA Case No. C18-1132 TSZ KIM, husband and wife and the marital 10 community comprised thereof, on behalf of STIPULATED MOTION AND 11 themselves and on behalf of others similarly ORDER CONTINUING DEADLINE situated, FOR PLAINTIFFS' RESPONSE TO 12 MOTION FOR SUMMARY Plaintiffs, 13 JUDGMENT AND CONCERNING DISCOVERY AND RELATED VS. 14 **ISSUES** 15 TRANSWORLD SYSTEMS INCORPORATED; PATENAUDE AND 16 FELIX, A.P.C.; MATTHEW CHEUNG, and the marital community comprised of MATTHEW 17 CHEUNG and JANE DOE CHEUNG; National Collegiate Student Loan Trust 2004-2; National 18 Collegiate Student Loan Trust 2005-2; National 19 Collegiate Student Loan Trust 2005-3; National Collegiate Student Loan Trust 2006-1; National 20 Collegiate Student Loan Trust 2006-3; National Collegiate Student Loan Trust 2007-4, 21 22 Defendants. 23 I. STIPULATED MOTION 24 Pursuant to LCR 7(d)(1) and 10(g), Plaintiffs and Defendants hereby submit this 25 26 STIPULATED MOTION AND ORDER - 1 (Case No. C18-1132 TSZ)

Seattle, WA 98122 (206) 441-5444 FAX (206) 838-6346

stipulated motion for entry of an order continuing the deadline for Plaintiffs to file their response to Transworld Systems Inc.'s ("TSI's") Motion for Summary Judgment and concerning discovery issues and related deadlines. In support of this motion, the parties stipulate and submit the following to the Court:

- 1. On July 20, 2021, the Court granted TSI's motion for protective order (Dkt. #191). Subsequently, on February 8, 2022, the Court granted in part and denied in part Plaintiffs' Motion to Compel Testimony (Dkt. #258).
- 2. On March 8, 2022, Plaintiffs resumed their deposition of TSI's Fed. R. Civ. P. 30(b)(6) designated representative ("Designated Representative"). During the deposition, the Parties disputed the scope of the Court's February 8, 2022 Order, (Dkt. #258), and the witness was instructed not to answer based on privilege as to some subjects inquired into by Plaintiffs.
- 3. The Plaintiffs intend to file a motion for a Court order concerning the instructions to the Designated Representative to not answer the questions and will seek, *inter alia*, an order requiring the Designated Representative to answer those questions.
- 4. Following the Court's February 8, 2022 Order (Dkt. #258), TSI agreed to make its employee, Jonathan Boyd, available for further deposition. Mr. Boyd's resumed deposition was scheduled to occur on March 10, 2022. In view of Plaintiff's intent to file a motion related to the Designated Representative's continuation deposition, Plaintiffs requested and TSI agreed that the issues should be resolved by the Court prior to Mr. Boyd's resumed deposition.
- 5. On February 10, 2022, the Court entered an Order re-noting to April 15, 2022, TSI's Motion for Summary Judgment (Dkt. #161), and requiring Plaintiffs' response to the motion to be filed by March 18, 2022.

Berry Beckett

1708 Bellevue Avenue
Seattle, WA 98122
(206) 441-5444 FAX (206) 838-6346

- 6. The Court's February 10, 2022 Order also re-noted to April 15, 2022 Plaintiffs' Motion for Class Certification.
- 7. Any motion concerning the instructions to the Designated Representative to not answer questions at the March 8, 2022 deposition should be filed by March 17, 2022, and noted for consideration on April 1, 2022.
- 8. The Parties stipulate and agree, subject to Court approval, that the current filing deadlines and noting dates for TSI's Motion for Summary Judgment (Dkt. 161) and responses thereto, and Plaintiffs' Motion for Class Certification (Dkt. 232) and responses thereto are stayed until further Order of the Court.
- 9. Within five (5) days of the Court's decision on any motion concerning the scope of the Designated Representative's required testimony, the parties shall meet and confer and attempt to agree on new filing deadline and noting dates for TSI's Motion for Summary Judgment (Dkt. #161) and responses thereto on a schedule similar to the current briefing schedule and Plaintiffs' Motion for Class Certification (Dkt. #232) and responses thereto on a schedule similar to the current briefing schedule; for the completion of Jonathan Boyd's deposition and, if required by the Court's decision, the continuation of the Designated Representative's deposition. In the event the parties cannot agree on any such dates, the Plaintiffs and Defendants shall each submit their proposals for such dates to the Court within eight (8) days of the Court's decision on Plaintiffs' motion.
- 10. All other case deadlines imposed by previous orders shall remain in full force and effect.

SO STIPULATED THIS 13 day of March, 2022.

STIPULATED MOTION AND ORDER - 3 (Case No. C18-1132 TSZ)



| | Attorneys for Plaintiffs: | |
|----|---|---|
| 1 | LEONARD LAW, PLLC | BERRY & BECKETT, PLLP |
| 2 | /s/ Sam Leonard | /s/ Guy Beckett |
| 3 | Sam Leonard, WSBA #46498 | Guy W. Beckett, WSBA #14939 |
| 4 | 3614 California Ave. SW, #151 Seattle, WA 98116 | 1708 Bellevue Avenue Seattle, WA 98122 |
| 5 | Telephone: (206) 486-1176 | Telephone: (206) 441-5444 |
| | Email: sam@seattledebtdefense.com | Email: gbeckett@beckettlaw.com |
| 6 | | |
| 7 | HENRY & DeGRAAFF, P.S. | NORTHWEST CONSUMER LAW CENTER |
| 8 | /s/ Christina Henry | /s/ Amanda Martin |
| 9 | Christina L. Henry, WSBA #31273 | Amanda N. Martin, WSBA #49581 |
| 10 | 119 – 1st Ave. S., Ste. 500 Seattle, WA 98104 | 936 North 34th Street, Suite 300 Seattle, WA 98103 |
| 10 | Telephone: (206) 330-0595 | Telephone: (206) 805-0989 |
| 11 | Email: chenry@HDM-legal.com | Email: Amanda@NWCLC.org |
| 12 | | |
| 13 | Attorneys for Patenaude and Felix, A | I.P.C., and Matthew Cheung: |
| 14 | LEE SMART, P.S., INC. | |
| 15 | /s/ Marc Rosenberg | |
| 16 | Marc Rosenberg, WSBA No. 31034 | |
| | 1800 One Convention Place | |
| 17 | 701 Pike St. | |
| 18 | Seattle, WA 98101-3929 Telephone: (206) 624-7990 | |
| 19 | Email: mr@leesmart.com | |
| 20 | | |
| 21 | | |
| 22 | | |
| 23 | | |
| 24 | | |
| 25 | | |
| 26 | STIPULATED MOTION AND ORDER - 4 | Berry&Beckett |

(Case No. C18-1132 TSZ)

Berry Beckett

1708 Bellevue Avenue
Seattle, WA 98122
(206) 441-5444 FAX (206) 838-6346

| | Attorneys for National Collegiate Student | Loan Trust Defendants: | |
|----|---|--|--|
| 1 | LOCKE LORD LLP | LOCKE LORD LLP | |
| 2 | /s/ Gregory Casamento | /s/ J. Matthew Goodin | |
| 3 | Gregory T. Casamento R. James DeRose, III | J. Matthew Goodin Pro Hac Vice | |
| 4 | Andrew Braunstein | 111 S. Wacker Dr., Ste. 4100 | |
| 5 | Pro Hac Vice Brookfield Place | Chicago, IL 60606 Telephone: (312) 443-0472 | |
| 6 | 200 Vesey St., 20th Floor New York, NY 10281-2101 | Email: jmgoodin@lockelord.com | |
| 7 | Email: gcasamento@lockelord.com | | |
| 8 | rderose@lockelord.com andrewbraunstein@lockelord.com | | |
| 9 | FOSTER GARVEY PC | | |
| 10 | /s/ Timothy Filer | | |
| 11 | Timothy J. Filer, WSBA #16285 1111 Third Ave., Ste. 3000 | | |
| 12 | Seattle, WA 98101 | | |
| 13 | Telephone: (206) 447-4000 | | |
| 14 | Attorneys for Defendant Transworld Systems Inc. | | |
| 15 | SESSIONS, ISRAEL & SHARTLE | SESSIONS, ISRAEL & SHARTLE | |
| 16 | /s/ Justin Homes | /s/ James Schultz | |
| 17 | Justin Homes Bryan C. Shartle | James K. Schultz Pro Hac Vice | |
| 18 | Pro Hac Vice | 1545 Hotel Circle S., Ste. 150 | |
| | 3850 N. Causeway Blvd., Ste. 200 Metairie, LA 70002-7227 | San Diego, CA 92108 Telephone: (619) 758-1891 | |
| 19 | Telephone: (504) 828-3700 | Email: jschultz@sessions.legal | |
| 20 | Email: jhomes@sessions.legal bshartle@sessions.legal | | |
| 21 | oshartic@sessions.iegai | | |
| 22 | | | |
| 23 | | | |
| 24 | | | |
| 25 | | | |
| 26 | STIPULATED MOTION AND ORDER - 5 | Berry & Beckett | |

(Case No. C18-1132 TSZ)

1708 Bellevue Avenue Seattle, WA 98122 (206) 441-5444 FAX (206) 838-6346

WILLIAMS KASTNER & GIBBS, PLLC /s/ Ryan Vollans

Ryan W. Vollans, WSBA #45302

601 Union St., Ste. 4100 Seattle, WA 98101-2380 Telephone: (206) 628-6600

Email: rvollans@willliamskastner.com

STIPULATED MOTION AND ORDER - 6 (Case No. C18-1132 TSZ)

II. ORDER

The Court having considered the foregoing stipulated motion, and finding that good cause has been shown for the requested relief, now therefore, it is hereby

ORDERED as follows:

- 1. Any motion concerning the scope of any continuation deposition of TSI's Designated Representative should be filed by March 17, 2022, and noted for consideration on April 1, 2022.
- 2. The filing deadline and noting dates for TSI's Motion for Summary Judgment (Dkt. #161) and responses thereto, Plaintiffs' Motion for Class Certification (Dkt. #232) and responses thereto are STRICKEN until further Order of the Court.
- 3. Within five (5) days of the Court's decision on any motion concerning the continuation deposition of TSI's Designated Representative, the parties shall meet and confer to agree on a new filing deadline and noting dates for TSI's Motion for Summary Judgment (Dkt. #161) and responses thereto, and Plaintiffs' Motion for Class Certification (Dkt. #232) and responses thereto; for the completion of Jonathan Boyd's deposition and, if required by the Court's decision, the continuation of TSI's Designated Representative's deposition. In the event the parties cannot agree on any such dates, the Plaintiffs and Defendants shall each submit their proposals for such dates to the Court within eight (8) days of the Court's decision.



| | 4. | All other case deadlines imposed by previous orders shall remain in full force and |
|----|---------|--|
| 1 | effect. | |
| 2 | | DONE THIS 14th day of March 2022. |
| 3 | | |
| 4 | | Thomas S. Zilly |
| 5 | | United States District Judge |
| 6 | | |
| 7 | | |
| 9 | | |
| 10 | | |
| 11 | | |
| 12 | | |
| 13 | | |
| 14 | | |
| 15 | | |
| 16 | | |
| 17 | | |
| 18 | | |
| 19 | | |
| 20 | | |
| 21 | | |
| 22 | | |
| 23 | | |
| 24 | | |
| 25 | | |
| 26 | | _ |



STIPULATED MOTION AND ORDER - 7 (Case No. C18-1132 TSZ)