

**IN THE UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF ARKANSAS  
JONESBORO DIVISION**

**TINA BETHANY, Individually and  
on Behalf of Others Similarly Situated**

**PLAINTIFF**

**v.**

**No. 3:17-cv-10-DPM**

**CAREPLUS STAFFING SERVICES LLC;  
SUMMIT HEALTH AND REHABILITATION  
LLC; PROGRESSIVE ELDERCARE SERVICES  
INC., d/b/a Southern Trace Rehabilitation and  
Care Center; COURTYARD REHABILITATION  
AND HEALTH CENTER LLC; SA ELDERCARE  
LLC; PROGRESSIVE ELDERCARE SERVICES  
MORRILTON INC., d/b/a Brookridge Cove  
Rehabilitation and Care Center; JOHN  
PONTHIE; LAWRENCE OPERATIONS LLC,  
d/b/a Walnut Ridge Nursing & Rehabilitation  
LLC; OHI HEALTHCARE PROPERTIES  
LIMITED PARTNERS; and OHI ASSET (AR)  
WALNUT RIDGE LLC**

**DEFENDANTS**

**ORDER**

The stay is lifted. The joint motion to approve, *No* 37, is granted. The parties' proposed settlement is fair and reasonable all around. Bethany is made whole. The fees are modest. (The Court doesn't have the benefit of billing records, but doesn't need them to evaluate this deal because the docket reflects more work by counsel than they're getting paid for.) And this proposal is the product of arms-length negotiations. The case will be dismissed with prejudice.

So Ordered.

D.P. Marshall Jr.

D.P. Marshall Jr.  
United States District Judge

7 December 2017