## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

CATAR CLINIC OF HOT SPRINGS, LLC; STOCKTON MEDICAL GROUP, LTD.; and C.A.T.A.R., LTD.

PLAINTIFFS/ COUNTER-DEFENDANTS

 $\mathbf{v}.$ 

No. 4:17-cv-520-DPM

THOMAS F. ROBINSON, M.D.; TIFFANY TERRY; ARKANSAS RECOVERY CLINIC; ARC REHABILITATION CENTER, P.A.; CSCB REHABILITATION MANAGEMENT GROUP, LLC; ADDICTION RECOVERY CARE OF LITTLE ROCK; ARC CLINIC; and JILL COGBURN

**DEFENDANTS** 

ARC REHABILITATION CENTER, P.A.; THOMAS F. ROBINSON, M.D.; CSCB REHABILITATION MANAGEMENT GROUP, LLC; and TIFFANY TERRY

**COUNTER-PLAINTIFFS** 

## **ORDER**

For the reasons stated on the record at the 14 November 2018 hearing, the motion for contempt,  $N_{\rm P}$  224, is denied without prejudice and with directions. Steppig must pay as much as he feasibly can toward the attorney's fee award,  $N_{\rm P}$  188 at 4, by the end of each month;

the first payment is due no later than 30 November 2018. By the tenth\* of each month thereafter, Catar must report to the Court what amount Steppig paid the previous month. If Steppig does not make a good faith effort to pay toward the fee award in the coming months, the Court will revisit the contempt issues on its own motion.

So Ordered.

D.P. Marshall Jr.

United States District Judge

wengishall f.

14 November 2018

<sup>\*</sup> The Court modifies its bench ruling on this date.