UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

JOSEPH SAAD, INDIVIDUALLY, ZIHRA SAAD, INDIVIDUALLY,

CIVIL CASE No. 2:11-cv-10103

PLAINTIFFS,

STIPULATED ORDER FOR PHYSICAL EXAMINATION AND OTHER DISCOVERY

- Vs -

- HONORABLE PATRICK J. DUGGAN -

CITY OF DEARBORN HEIGHTS, ET AL.,

- MAGISTRATE JUDGE MARK A. RANDON -

DEFENDANTS.

HADOUSCO. |PLLC

NEMER N. HADOUS |AZ: 027529 | CA: 264431 |

UNITED STATES COURTS:

- SIXTH CIRCUIT COURT OF APPEALS
- DISTRICT OF ARIZONA
- EASTERN DISTRICT OF MICHIGAN

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STIPULATED ORDER FOR PHYSICAL EXAMINATION AND OTHER DISCOVERY

The parties, by counsel, hereby stipulate as follows:

IT IS HEREBY ORDERED that Plaintiffs Joseph Saad and Zihra Saad shall attend a medical examination requested by Defendants with Dr. Harvey Ager, M/D/, P.C. Carson Centre, 29355 Northwestern Highway, Suite 140, Southfield, Michigan 48034.

IT IS FURTHER ORDERED:

- 1. Plaintiffs will be provided with a current copy of Dr. Ager's curriculum vitae no less than 10 days prior to the first scheduled exam.
- 2. Any person assisting Dr. Ager must be fully identified by full name and title to Plaintiff and in any written report.
 - 3. No diagnostic test or procedure that is invasive will be allowed.
- 4. Plaintiffs will not sign any paperwork or fill out any paperwork at Dr. Ager's office, including "patient information forms" or "consent forms" since Plaintiffs are not a patient at Dr. Ager's office and are consenting to this examination only pursuant to the requirements of the Federal Rules of Civil Procedure.
 - 5. Dr. Ager must be provided with a copy of the Order prior to the examination.
- 6. The total time for each examination and testing will not exceed three hours. If any period of time exceeding forty-five minutes goes by when Plaintiffs are not being examined, either by the doctor or his staff, then Plaintiffs will be free to leave.
- 7. Plaintiffs shall receive a copy of all reports and writings generated by the doctor in this matter under Fed. R. Civ. P. 35, including a copy of a detailed report with results of all tests made, diagnoses, prognosis and conclusions of the examiner, all record review reports, billings, notes, within 30 days following the examination.
- 8. Plaintiffs are not required to bring any records or x-rays or other testing with them.
- 9. Defendants will stipulate to a deposition of Dr. Ager after Plaintiffs are provided with the items under paragraph 8 above (as it will probably occur after the discovery deadline).
- 10. Plaintiffs will provide Defendants with executed copies of the medical authorization forms Defendants have requested within five (5) days of the date of entry of this Order.
- 11. Plaintiffs will provide Defendants with the names of two omitted medical providers.

1	12. Plaintiffs will suppleme	ent their responses to Defendants' Interrogatories as
2	requested by Defendants in their correspondence dated December 7, 2011.	
	requested by Derendants in their corresp	ondence dated December 7, 2011.
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4	So Ordered.	
5		
6		
7		<u>s/Mark A. Randon</u> Mark A. Randon
8		United States Magistrate Judge
		Critica States Magistrate stage
10	Dated: December 15, 2011	
11	<u>c</u>	Certificate of Service
12 13	I hereby certify that a copy of the foregoing document was served on the parties of record on this date, December 15, 2011, electronically.	
14		s/Melody R. Miles
15		Case Manager Magistrate Judge Mark A. Randon
16		(313) 234-5542
		(3.3) = 0.30.1
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18	APPROVED AS TO SUBSTANCE AN	ND FORM THIS 9TH DAY OF DECEMBER, 2011,
19		
20	HADOUSCO. PLLC	CUMMINGS, MCCLOREY, DAVIS, & ACHO PLC
21		
21 22 23 24	/s/Nemer N. Hadous	/s/Jeffrey R. Clark
24	NEMER N. HADOUS	JEFFREY R. CLARK P-33074
25	AZ: 027529 CA: 264431	33900 SCHOOLCRAFT ROAD
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