## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

ALVAREZ MILLINE, as Personal Representative of the ESTATE of ALVAREZ DEMETRIE MILLINE, Deceased

Plaintiff,

Case No. 17-cv-12723 Hon. Matthew F. Leitman

v.

CORRECTCARE SOLUTIONS, LLC et al.,

Defendants.

## ORDER REGARDING PLAINTIFF'S FORTHCOMING MOTION FOR RECONSIDERATION

During a hearing on June 25, 2021, the Court orally granted Plaintiff leave to file a motion for reconsideration of the Court's prior ruling granting summary judgment on Plaintiff's gross negligence claim. (*See* Opinion and Order Dated November 30, 2020, ECF No. 117, PageID.3701-02.) When the Court granted leave, it identified a number of issues for the parties to address in the briefing on the motion.

Following the hearing, the Court concluded that there is another issue that should be addressed in the briefing. The issue is: Assuming arguendo that Plaintiff's gross negligence claim is not subject to dismissal on the ground that Plaintiff failed to file an affidavit of merit pursuant to MCL §600.2912d, does the claim nonetheless

fail as a matter of law because it is not supported by competent expert medical

testimony? In answering this question, the parties should assume that the Court will

adhere to its earlier decision that the gross negligence claim sounds in medical

malpractice. Given that prior ruling by the Court, the parties should address (1)

whether expert testimony is necessary to support a medical malpractice claim like

the one asserted by Plaintiff, (2) whether Dr. Elder, a board certified cardiologist, is

a competent witness under Mich. Comp. Laws §600.2169(1)(c) concerning the

standard of care in a medical malpractice claim against Defendant Olagbaiye, a nurse

practitioner, and (3) if Dr. Elder is not a competent witness in support of the medical

malpractice claim against Defendant Olagbaiye, does the claim necessarily fail as a

matter of law on the record before the Court? The parties should address these issues

in addition to the other issues identified by the Court on the record during the

hearing.

IT IS SO ORDERED.

s/Matthew F. Leitman

MATTHEW F. LEITMAN UNITED STATES DISTRICT JUDGE

Dated: June 28, 2021

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I hereby certify that a copy of the foregoing document was served upon the parties and/or counsel of record on June 28, 2021, by electronic means and/or ordinary mail.

s/Holly A. Monda
Case Manager
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