McKenna v. David Z. Chesnoff, Chtd. P.C. et al

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the stipulated confidentiality agreement and protective order which was subsequently submitted to this court. The proposed agreement was provided to the court on March 13, 2015, and signed by this honorable court on March 17, 2015. At that point, the parties felt comfortable in proceeding forward in finishing the initial disclosures which needed to be undertaken so all discovery could ensue.

Additionally, the parties worked together and stipulated that an amended complaint could be filed. The stipulation, worked on for several weeks between the parties, was filed with the court on March 20, 2015, allowing the amended complaint. On March 26, 2015, this honorable court signed the order allowing the amended complaint to be filed, which occurred on March 27, 2015. The answer to the amended complaint was filed on April 28, 2015. At that point, all procedural issues then envisioned by the parties were resolved and the matter could proceed forward. The majority of, if not all known documents in the parties' possession have been exchanged as of June 11, 2015, further allowing discovery to proceed.

Furthermore, counsel for defendant was recently involved in an accident where injury was sustained to both legs and feet. Defense counsel was unable to participate and come to work for several weeks. Though counsel is still recovering, he is back working almost full-time, and necessitates the extension given the delay caused by his injuries.

Lastly, under the prior stipulated discovery plan and scheduling order, initial expert disclosures are scheduled for July 23, 2015. Depositions of the parties and other preparatory work needs to be accomplished to provide the experts for preparation of their reports.

Undertaking this activity will require at least several months. Also, one of the anticipated experts for plaintiff recently underwent surgery, and has been unable to actively review the materials in preparing the report. All of the above reasons satisfy Local Rule 6-1.

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II. Local Rule 26-4 is Satisfied.

The current discovery cut-off is September 21, 2015, with the expert disclosure due on July 23, 2015. The twenty one day requirement for requesting an extension under Local Rule 26-4 is satisfied.

III. There is Good Cause for the Extension.

All parties have worked collegially together to procure the requested documents, finalize the stipulated confidentiality and protective order, as well as make sure the procedural pleadings were in place to proceed with discovery. Written discovery is now being exchanged between the parties and depositions of the numerous witnesses will commence in the near future. The information gleaned from the exchange of written discovery, as well as the preliminary depositions, is required by the experts in order to effectively prepare their positions and various reports. Additionally, many of the percipient witnesses involved in the underlying matter need to be deposed and are out-of-state. This also includes retained experts who offered opinions in the underlying case. The parties are working to coordinate depositions and are likewise working together to locate the numerous percipient witnesses to be deposed. To avoid complications and concerns with the upcoming expert disclosure deadlines, and the need to complete preliminary discovery, the parties agree to extend discovery to complete the items identified herein in order to allow both parties to adequately prepare their case and have the matter heard on the merits.

IV. Proposed Schedule for Completion of Discovery.

The parties have agreed to an additional 120 days for discovery. As such, the following dates would apply:

a.	Discovery cut-off:	January 22, 2016
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b. Motions to amend pleadings and add parties: October 23, 2015

c. Expert designations: November 23, 2015

1		d.	Rebuttal expert designations:	December 30, 2015
2		e.	Interim status reports:	November 23, 2015
3		f.	Dispositive motions:	February 22, 2016
4		g.	Pretrial order: (In the event that dispositive motions are filed, the date for filing the joint	March 21, 2016
5			pre-trial order shall be suspended until 30 days after a decision on the dispositive motions).	
6	v.	Schoo	lule Currently in Effect for Remaining Discovery.	
7			DI SER	
8		a.	Discovery cut-off:	September 21, 2015
9		b.	Motions to amend pleadings and add parties:	June 23, 2015
10		c.	Expert designations:	July 23, 2015
11		d.	Rebuttal expert designations:	August 21, 2015
12		e.	Interim status reports:	July 23, 2015
13		f.	Dispositive motions:	October 21, 2015
		g.	Pretrial order:	November 20, 2015
14	1			
14	VI.	Disco	very Completed.	
15	VI.	===	very Completed. arties have completed the following discovery.	
15 16	VI.	The p	arties have completed the following discovery. dants' Initial Disclosure made Pursuant to LR 26-1	2/11/15
15 16 17	VI.	The p Defen	arties have completed the following discovery. Idants' Initial Disclosure made Pursuant to LR 26-1 RCP 26(a)(1)	
15 16 17 18	VI.	The p Defen and F	arties have completed the following discovery. Idants' Initial Disclosure made Pursuant to LR 26-1 RCP 26(a)(1) iff's Initial Disclosure made Pursuant to LR 26-1	2/11/15 2/11/15
15 16 17	VI.	The p Defen and F	arties have completed the following discovery. Idants' Initial Disclosure made Pursuant to LR 26-1 RCP 26(a)(1)	
15 16 17 18	VI.	The p Defen and F Plaint	arties have completed the following discovery. Idants' Initial Disclosure made Pursuant to LR 26-1 RCP 26(a)(1) iff's Initial Disclosure made Pursuant to LR 26-1	2/11/15
15 16 17 18 19	VI.	The p Defen and F Plaint Plaint	arties have completed the following discovery. dants' Initial Disclosure made Pursuant to LR 26-1 RCP 26(a)(1) iff's Initial Disclosure made Pursuant to LR 26-1 iff's Amended Initial Disclosure	2/11/15 3/16/15
15 16 17 18 19 20	VI.	The p Defen and F Plaint Plaint Plaint Defen Plaint	arties have completed the following discovery. Idants' Initial Disclosure made Pursuant to LR 26-1 RCP 26(a)(1) Iff's Initial Disclosure made Pursuant to LR 26-1 Iff's Amended Initial Disclosure Iff's First Supplement to Initial Disclosure Idants' First Supplement to Rule 26 Disclosures Iff's First Set of Interrogatories to Defendants,	2/11/15 3/16/15 4/17/15
15 16 17 18 19 20 21	VI.	The p Defen and F Plaint Plaint Plaint Defen Plaint Chesn	arties have completed the following discovery. Idants' Initial Disclosure made Pursuant to LR 26-1 RCP 26(a)(1) Iff's Initial Disclosure made Pursuant to LR 26-1 Iff's Amended Initial Disclosure Iff's First Supplement to Initial Disclosure Idants' First Supplement to Rule 26 Disclosures Iff's First Set of Interrogatories to Defendants, Inoff and Schonfeld	2/11/15 3/16/15 4/17/15 5/4/15 6/4/15
15 16 17 18 19 20 21 22	VI.	The p Defen and F Plaint Plaint Defen Plaint Chesn	arties have completed the following discovery. Idants' Initial Disclosure made Pursuant to LR 26-1 RCP 26(a)(1) Iff's Initial Disclosure made Pursuant to LR 26-1 Iff's Amended Initial Disclosure Iff's First Supplement to Initial Disclosure Idants' First Supplement to Rule 26 Disclosures Iff's First Set of Interrogatories to Defendants,	2/11/15 3/16/15 4/17/15 5/4/15

1		Plaintiff's Amended First Set of Interrogatories to 6/5/15 Chesnoff & Schonfeld		
2				
3		Plaintiff's Amended First Set of Requests for 6/5/15 Production of Documents to Chesnoff & Schonfeld		
4		Plaintiff's First Set of Interrogatories to David Chesnoff, 6/5/15 Individually		
5				
6		Plaintiff's First Set of Interrogatories to Richard 6/5/15 Schonfeld, Individually		
7		Plaintiff's First Set of Request for Production of Documents to David Chesnoff, Individually		
8				
9		Plaintiff's First Set of Request for Production of To Documents to Richard Schonfeld 6/5/15		
10		Defendants' Second Supplement to Rule 26 Disclosures 6/11/15		
11	VII.	Discovery Remaining to Be Completed.		
12		The following discovery remains to be completed.		
13 14		 Interrogatories, document production requests, admissions from defendants to plaintiff with additional written discovery between the parties as needed; 		
15		b.	## 10 0 0 000 0 000 0 000 0 000 0 0 0 0	
			Initial and rebuttal expert disclosures;	
16		c.	Depositions of initial and rebuttal experts;	
17		d.	Depositions of all parties;	
18		e.	Depositions of all percipient witnesses;	
19		f.	Depositions of plaintiff's treating physicians;	
20		g.	Subpoenas directed to third-parties.	
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1	The parties and counsel hereby stipula	ate to the proposed changes in the discovery
2	deadlines.	
3	Dated thisday of, 2015.	Dated this day of, 2015.
4	BAILEY KENNEDY, LLP	THORNDAL, ARMSTRONG, DELK, BALKENBUSH & EISINGER
5	/s/ Kelly B. Stout	/s/ Brian K. Terry
6	Dennis L. Kennedy, Esq.	Brian K. Terry, Esq.
7	Nevada Bar No. 001462	Nevada Bar No. 003171
1.50	Sarah E. Harmon, Esq.	1100 East Bridger Avenue
8	Nevada Bar No. 008106	Las Vegas, Nevada 89101-5315
	Kelly B. Stout, Esq.	Mail To:
9	Nevada Bar No. 012105	P. O. Box 2070
	8984 Spanish Ridge Avenue	Las Vegas, Nevada 89125-2070
10	Las Vegas, Nevada 89149	Tel.: (702) 366-0622
	Tel.: (702) 562-8820	Fax: (702) 366-0622
11	Fax: (702) 562-8821	E-Mail: <u>bterry@thorndal.com</u>
	E-Mail: DKennedy@BaileyKennedy.com	Attorney for Defendants, David Z.
12	E-Mail: SHarmon@BaileyKennedy.com	Chesnoff, Chtd., P.C. d/b/a Chesnoff &
	E-Mail: KStout@BaileyKennedy.com	Schonfeld, David Z. Chesnoff, and
13		Richard A. Schonfeld
14		TIPULATION AND ORDER
15		VERY (FIRST REQUEST)
16	IT IS SO ORDERED.	
17	DATED this day of	, 2015.
18		Cust
19		United States Magistrate Judge
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1	Submitted by:
2	THORNDAL, ARMSTRONG, DELK, BALKENBUSH & EISINGER
3	SO SCORE OF Market Louis
4	/s/ Brian K. Terry
5	Brian K. Terry, Esq. Nevada Bar No. 003171
6	1100 East Bridger Avenue Las Vegas, Nevada 89101-5315
7	Mail To: P. O. Box 2070
8	Las Vegas, Nevada 89125-2070 Tel.: (702) 366-0622 Fax: (702) 366-0325
9	E-Mail: bterry@thorndal.com
10	Attorney for Defendants, David Z. Chesnoff, Chtd. P.C. d/b/a Chesnoff & Schonfeld, David Z. Chesnoff, and Richard A. Schonfeld
11	Z. Cheshori, and Richard A. Schollield
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