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Martinez v. Target Corporation

B. DISCOVERY THAT REMAINS TO BE COMPLETED

Defendant is still obtaining medical records regarding Plaintiff through HIPAA authorizations provided by Plaintiff. Defendant needs to conduct the depositions of Plaintiff and Plaintiff's treating healthcare providers. Defendant anticipates conducting the depositions of two or three of Plaintiff's treating healthcare providers once Defendant has received Plaintiff's medical records directly from the providers. Defendant may also conduct the deposition of Plaintiff's husband, who was a witness to the subject incident. Defendant anticipates conducting those depositions within the next sixty to ninety days, depending upon how quickly Defendant receives the medical records. Defendant may also seek to have Plaintiff appear for a Rule 35 examination.

Plaintiff may conduct the depositions of certain employees and representatives of Defendant. Defendant will be supplementing its responses to Plaintiff's written discovery requests upon the entry of a stipulated protective order in this matter.

The parties also anticipate designating expert witnesses and conducting the depositions of the designated experts.

C. REASONS WHY DISCOVERY HAS NOT BEEN COMPLETED

Defendant only recently received the executed medical records authorizations from Plaintiff and is in the process of obtaining Plaintiff's records. Defendant needs to obtain those records before conducting the depositions of Plaintiff and her treating healthcare providers. Defendant also needs to obtain those records to provide to a medical expert in order to allow for the completion of an expert report prior to the deadline for initial expert witness disclosures. Defendant granted Plaintiff extensions to respond to Defendant's written discovery requests and only recently received the responses.

Defendant does not believe that the records can be obtained, the depositions conducted, and expert reports completed prior to the current initial expert disclosure deadline.

Accordingly, the parties request a sixty day extension of the current discovery deadlines.

D. PROPOSED DISCOVERY SCHEDULE

Close of Discovery:

Dispositive Motions:

Joint Pre-Trial Order:

Last day to amend pleadings:

October 26, 2015

November 25, 2015

December 28, 2015

Closed

1	Initial Expert Disclosures: August 27, 2015 Rebuttal Expert Disclosures: September 26, 2015
2	Interim Status Report August 27, 2015
3	DATED this day of Jene, 2015. DATED this day of Jule, 2015.
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5	WILSON, ELSER, MOSKOWITZ, BERNSTEIN & POISSON EDELMAN & DICKER LLP
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7	BY: BY: BY:
8	Kym Samuel Cushing, Esq. Jessica M. Munoz, Esq. Nevada Bar No. 004242 Nevada Bar No. 012610
9	Douglas M. Rowan, Exq. 700 South Jones Boulevard
10	300 South Fourth Street, 11th Floor Attorney for Plaintiff
	Las Vegas, Nevada 89101 Maria S. Martinez Attorneys for Defendant Target Corporation
11	Attorneys for Defendant Target Corporation
12	IT IS SO ORDERED,
13	O. I. Ivea
14	Dated this 3rd day of June 2015.
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18	UNITED STATES WAODTRATE TODGE
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