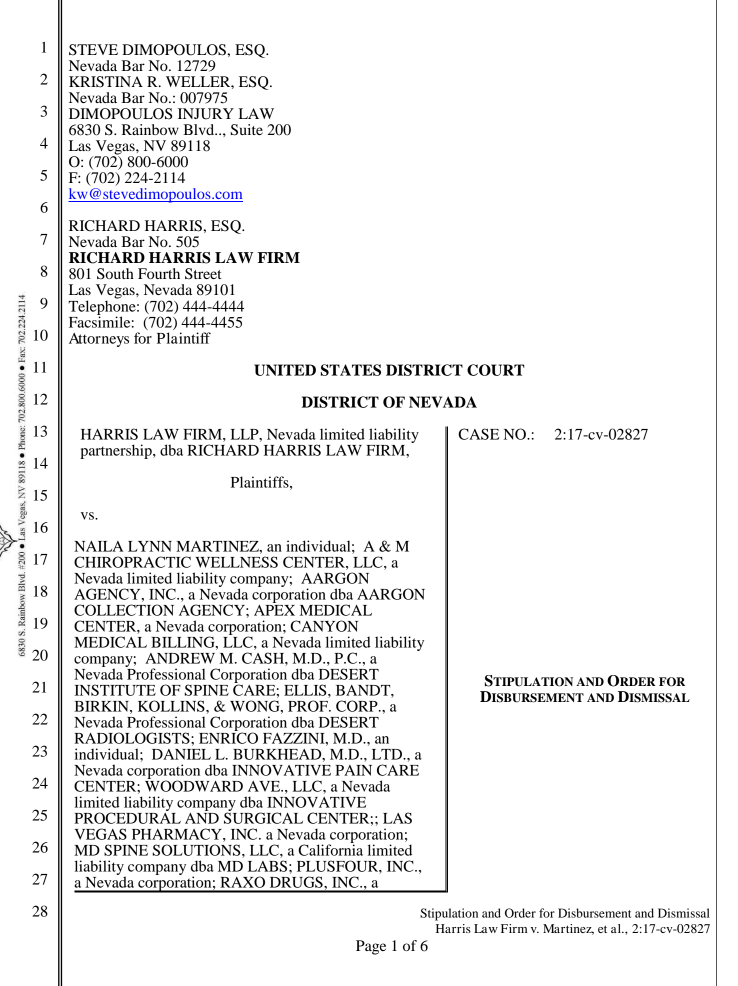
DIMOPOULOS

INJURY LAW



2 3 4 5 6 7 8 9 10 11	PHYSICIANS, PLLC, a Nevada professional limit liability company; SMART ASSET INVESTMEN LLC, a Nevada limited liability company; VALLF HEALTH SYSTEM, LLC, a Delaware limited liab company dba SPRING VALLEY HOSPITAL MEDICAL CENTER; TEAMSTERS LOCAL 631 TRUST FUNDS, an unknown entity; THEODOR M. THORP M.D., PROF CORP., a Nevada Professional Corporation; MATTHEW G. ROACF D.C., PROF. CORP, a Nevada corporation dba WESTON CHIROPRACTIC; WILLIAM S. MUII M.D., LTD., a Nevada corporation dba WILLIAM MUIR, MD SPINE SURGERY; and DOES I throu X, inclusive, Defendants. Upon information and belief, Plaintiff has pr for Interpleader. The table below contains the Def case:	rTS, EY bility E H, R, igh		1
12 13	Party Name	Answer Date	Default Date	Disclaimer Date
	A & M Chiropractic Welness Center, LLC		5/18/2018	Date
14	Aargon Agency, Inc. dba Aargon Collection			10/10/2017
	Agency			
15	Andrew M. Cash, M.D., P.C. dba Desert		5/18/2018	
1	Institute of Spine Care		5/10/2010	
16	Apex Medical Center		5/18/2018	
17	Canyon Medical Billing, LLC	10/10/2017	5/10/2010	
17	Daniel L. Burkhead, M.D., Ltd. dba	5/17/2018		
18	Innovative Pain Care Center	0,11,2010		
10	Ellis, Bandt, Birkin, Kollins, & Wong, Prof.		5/18/2018	
19	Corp. dba Desert Radiologists			
	Enrico Fazzini, M.D.	11/13/2017		
20	Las Vegas Pharmacy, Inc.		5/18/2018	
	Matthew G. Roach, D.C., Prof. Corp. dba			10/12/2017
21	Weston Chiropractic			
	MD Spine Solutions, LLC dba MD Labs		5/18/2018	
2	Naila Lynn Martinez		5/18/2018	
	Plusfour, Inc.		5/11/2018	
23	Raxo Drugs, Inc.		5/11/2018	
	Shadow Emergency Physicians, PLLC		5/11/2018	
. II	Smart Asset Investments, LLC	1/18/2018		
4	Teamsters Local 631 Trust Funds	1/11/2018		
	Teamsters Local 051 Trust Funds		i	10/11/2017
24 25				10/11/2017
25	Theodore M. Thorp M.D., Prof Corp.		5/11/2018	10/11/2017
			5/11/2018	10/11/2017

DIMOPOULOS

	William S. Muir, M.D., Ltd. dba William	I		10/11/2017		
1						
2	Muir, MD Spine Surgery Woodward Ave., LLC dba Innovative Procedural and Surgical Center	5/17/2018				
3	Therefore, Plaintiff, by and through its undersig	ned counsel, and	Defendant	s, by and throug		
4	their undersigned counsel, hereby stipulate and agree a	s follows:				
5	IT IS HEREBY STIPULATED AND AGREED that all answering Defendants who hav					
6	timely answered the Complaint in Interpleader have valid liens against recovery of Naila Lynn					
7	Martinez as follows:					
8	Canyon Medical Billing, LLC			4,950.00		
9	Enrico Fazzini, M.D.			6,938.30		
10	Daniel L. Burkhead, M.D., Ltd. dba Innovati Woodward Ave., LLC dba Innovative Pr Center			3,433.56 2,000.00		
11	Smart Asset Investments, LLC		1	7,961.76		
11	Teamsters Local 631 Trust Funds		1	3,033.48		
12	TOTAL		\$7	8,317.10		
14	at the contracted rate of 40% of \$50,000 in the amount	of \$20,000.				
15 16 17	IT IS FURTHER STIPULATED AND AGRE amount of \$7,685 for costs incurred in the underlying o IT IS FURTHER STIPULATED AND AGREE	ED that costs be case.				
15 16 17 18	IT IS FURTHER STIPULATED AND AGRE amount of \$7,685 for costs incurred in the underlying of IT IS FURTHER STIPULATED AND AGREE be paid \$11,000.	ED that costs be case. D that Teamsters	s Local 631	Trust Funds wi		
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DIMOPOULOS INJURY LAW

			% = l	ien amount	pro-rata	
	Provider Canyon Medical Billing, LLC	Lien Amount 4,950.00	7	÷ (a) 5823%		<u>× (y)</u> 7.94
	Enrico Fazzini, M.D.	6,938.30		6279%	1,202	
T	Daniel L. Burkhead, M.D., Ltd. dba	3,433.56		2595%		5.11
	nnovative Pain Care Center	5,155166	01			
V	Voodward Ave., LLC dba Innovative Procedural and Surgical Center	32,000.00	49.	0169%	5,546	6.26
	mart Asset Investments, LLC	17,961.76	27.	51134%	3,113	3.14
	Disbursement:	\$78,317.10		00%	\$11,31	
	IT IS FURTHER STIPULATED AN	D AGREED that	the re	maining \$	\$11,315	wil
disbu	rsed as follows:					
	Provider			Disburse	ement	
	Canyon Medical Billing, LLC			857.9		
	Enrico Fazzini, M.D.	I (P)		1,202.5		
	Daniel L. Burkhead, M.D., Ltd. dba Center			595.1		
	Woodward Ave., LLC dba Innovative Center	Procedural and Sur	gical	5,546.2		
	Smart Asset Investments, LLC			3,113.1	4	
	,					
nurcu	Total	-	-	\$11,315.0)0	ed f
-	Total	f their respective bi	ills.	\$11,315.0 ers are not	00 t prevente	
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5 DIMOPOULOS INJURY LAW

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	1	IT IS FURTHER STIPULATED AND AGREED that this matter ma	y be dismissed with					
	2	2 prejudice.						
	3	DIMOPOULOS INJURY LAW LEVINE GARFINKEL &	ECKERSLEY					
	4 5	/s/ Kristina Weller7/2/18KRISTINA WELLER, ESQ. Nevada Bar No.: 007975DatedLOUIS E. GARFINKEL, H Nevada Bar No. 3416	ESQ. Dated					
	6 7	kw@stevedimopoulos.comAttorneys for Smart Asset IAttorneys for PlaintiffInnovative Procedural and Innovative Pain Care Cent	Surgical Center &					
	4.2114 6 8	BROWNSTEIN HYATT FARBER SCHRECK, LLP	LING					
MAL SOLUCE	as Vegas, NV 89118 • Phone: 702.800.6000 • Fax: 702.224.2114 11 12 13 14 15 16	/s Bryce Loveland7/2/18Bryce C. LovelandDatedNevada Bar No. 6120DatedAdam P. SegalNevada Bar NO. 10132bcloveland@bhfs.comAdam P. com						
DIMOPOULOS INJURY LAW	• 81168 AN 'se	Attorney for Teamsters Local 631 Trust Funds MARQUIS AURBACH COFFING						
	6830 S. Rainbow Blvd. #200 • Las Veg. 12 • 12 • 12 • 12 • 12 • 12 • 12 • 12 •	/s/ Jonathan Lee7/2/18Terry A. Coffing, Esq.DatedNevada Bar No. 4949Jonathan B. Lee, Esq.Jonathan B. Lee, Esq.Nevada Bar No. 13524tcoffing@maclaw.comjbl@maclaw.comjbl@maclaw.comAttorney for Enrico Fazzini, M.D.						
	21	ORDER						
	22	This matter having been stipulated to by the parties, through their resp	ective counsel, and the					
	23	Court being otherwise duly advised;						
	24	IT IS HEREBY ORDERED that the \$50,000 settlement shall be disbur						
	25 26	HARRIS LAW FIRM, LLP, Nevada limited liability partnership, dba RICHARD HARRIS LAW FIRM, for fees	20,000.00					
	26 27	HARRIS LAW FIRM, LLP, Nevada limited liability partnership, dba RICHARD HARRIS LAW FIRM, for costs	7,685.00					
	28	Canyon Medical Billing, LLC Stipulation and Order for Di	857.94					
	_0	Stipulation and Order for Disbursement and I Harris Law Firm v. Martinez, et al., 2:17-6 Page 5 of 6						

1 2 3 4 5 6 7 8 9 10 117 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 21 22 23 24 25 26 26 27 20 20 21 22 23 24 25 26 26 27 20 20 20 21 22 23 24 25 26 26 27 20 20 20 20 20 20 20 20 20 20	Enrico Fazzini, M.D. Daniel L. Burkhead, M.D., Ltd. dba Innovative Pain Care Center Woodward Ave., LLC dba Innovative Procedural and Surgical Center Smart Asset Investments, LLC Teamsters Local 631 Trust Funds TOTAL IT IS FURTHER ORDERED that the providers are not prevented from Martinez for the balance of their respective bills. IT IS FURTHERED ORDERED, ADJUDGED AND DECREED that 54(b), this Stipulation and Order is a final judgment against the following part HARRIS LAW FIRM, LLP, Nevada limited liability partnership, dba RIP LAW FIRM Canyon Medical Billing, LLC Enrico Fazzini, M.D. Daniel L. Burkhead, M.D., Ltd. dba Innovative Pain Care Center Woodward Ave., LLC dba Innovative Procedural and Surgical Center Smart Asset Investments, LLC Teamsters Local 631 Trust Funds IT IS FURTHER ORDERED that this matter may be dismissed with p DATED: July 2, 2018 UMOPOULOS INJURY LAW KRISTINA R. WELLER, ESQ. Nevada Bar No.: 007975	t pursuant to FRCP ties: CHARD HARRIS
22		
26		
27		
28		Disbursement and Dismissal rtinez, et al., 2:17-cv-02827