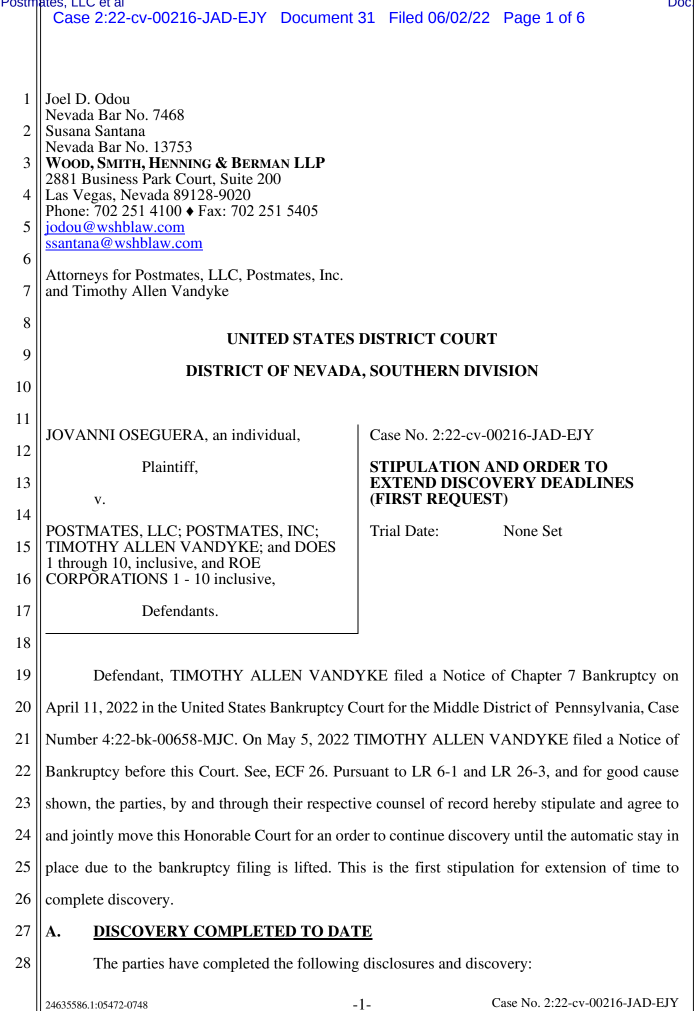
Oseguera v. Postmates, LLC et al

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STIPULATION AND ORDER TO EXTEND DISCOVERY DEADLINES (FIRST REQUEST)

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1	1. Defendants Postmates, LLC, Postmates, Inc. and Timothy Allen Vandyke served		
2	their initial disclosure on March 18, 2022.		
3	2. Plaintiff served his initial disclosure on March 23, 2022.		
4	3. Defendants Postmates, LLC, Postmates, Inc. and Timothy Allen Vandyke served		
5	their first supplemental disclosure on April 12, 2022.		
6	4. Defendant Postmates, LLC issued interrogatories to Plaintiff on April 19, 2022.		
7	5. Defendant Postmates, LLC issued requests for production to Plaintiff on April 19,		
8	2022.		
9	6. Defendant Postmates, LLC issued requests for admission to Plaintiff on April 19,		
10	2022.		
11	7. During this time, the parties were also in discussions to schedule an Independent		
12	Medical Examination of Plaintiff with Dr. Wang, and were working out parameters for the same.		
13	8. Defendant, Timothy Allen Vandyke filed a Notice of Chapter 7 Bankruptcy on April		
14	11, 2022 in the United States Bankruptcy Court for the Middle District of Pennsylvania, Case		
15	Number 4:22-bk-00658-MJC. See, ECF 26.		
16	9. On May 5, 2022, Defendant, Timothy Allen Vandyke, filed a NOTICE OF		
17	BANKRUPTCY regarding his Chapter 7 Bankruptcy before this Court. See, ECF 26.		
18	10. On May 9, 2022 Plaintiff filed a Motion to Lift Automatic Stay Pursuant to 11 U.S.C.		
19	\$362 to allow him to liquidate his claims against debtor, Timothy Allen Vandyke, and pursue recovery		
20	from insurance policies and proceeds. See, ECF 28.		
21	11. Plaintiff served his first supplemental disclosure on May 9, 2022.		
22	12. On May 20, 2022 Defendants, Postmates, LLC, Postmates, Inc. and Timothy Allen		
23	Vandyke filed an Opposition to Plaintiff's Motion to Lift Automatic Stay Pursuant to 11 U.S.C. §362.		
24	See, ECF 27.		
25	B. <u>DISCOVERY REMAINING TO BE COMPLETED</u>		
26	1. Depositions of parties and/or witnesses;		
27	2. Depositions of person(s) most knowledgeable;		
28	3. Depositions of treating physicians;		
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- 4. Initial expert reports;
- 5. Rebuttal reports;

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- 6. Expert depositions;
- 7. Additional written discovery;
- 8. Disclosure of additional documents;

9. Subpoena/Obtain additional documents as necessary;

7 10. The parties also anticipate that they may need to conduct other forms of discovery,
8 though not specifically delineated herein, and anticipate doing so only on an as-needed basis.

C. <u>REASON FOR REQUEST FOR EXTENSION OF DISCOVERY DEADLINES</u>

10 A scheduling order can be modified "for good cause and with the judge's consent." FRCP 11 16(b)(4). "A motion or stipulation to extend time must state the reasons for the extension requested 12 and must inform the court of all previous extensions of the subject deadline the court granted." LR 13 AI 6-1 (a). "District courts should generally allow amendments of pre-trial orders when 'no 14 substantial injury will be occasioned to the opposing party, the refusal to allow the amendment might 15 result in injustice to the movant, and the inconvenience to the court is slight." Campbell Industries 16 v. M/V Gemini, 619 F.2d 24, 27-28 (9th Cir. 1980) (quoting Angle v. Sky Chef, Inc., 535 F.2d 492, 17 495 (9th Cir. 1976); Sherman v. United States, 462 F.2d 577, 579 (5th Cir. 1972)).

18 Here, Defendant, TIMOTHY ALLEN VANDYKE filed a Notice of Chapter 7 Bankruptcy 19 on April 11, 2022 in the United States Bankruptcy Court for the Middle District of Pennsylvania, 20 Case Number 4:22-bk-00658-MJC. On May 5, 2022, Defendant, Timothy Allen Vandyke, filed a 21 NOTICE OF BANKRUPTCY regarding his Chapter 7 Bankruptcy before this Court. See, ECF 26. 22 Therefore, pursuant to LR 6-1 and LR 26-3, and for good cause shown, the parties, by and through 23 their respective counsel of record hereby stipulate and agree to and jointly move this Honorable 24 Court for an order to continue discovery until the automatic stay in place due to the bankruptcy 25 filing is lifted. This is the first stipulation for extension of time to complete discovery.

There is no dispute among the parties that an extension would cause any injury or injustice, and that a refusal of extension could prejudice the parties. The parties were further engaged in extensive discovery efforts prior to the bankruptcy filing, and have diligently worked to continue to

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1 conduct discovery in an effort to complete the same. The parties were coordinating efforts to 2 schedule Plaintiff for an Independent Medical Examination with Dr. Wang. Additionally, prior to 3 the automatic stay Plaintiff counsel had been replaced in this matter, and time to get up to speed would be beneficial. The parties were also engaged in written discovery efforts and continued to 4 5 exchange documentation and discovery responses as they became due. The parties further 6 contemplated early resolution efforts amidst discovery efforts and were fleshing out the same. 7 Furthermore, three separate suits have been filed pertaining to the car accident at hand¹ which 8 occurred on November 6, 2019. Thus, additional coordination efforts were undertaken by counsel 9 for Defendants Postmates, LLC and Timothy Allen Vandyke, in order to address challenges that 10 impact all 3 matters as they each have an independent discovery schedule.

In sum, the parties have diligently conducted discovery up to this point and due to Mr.
Timothy Allen Vandyke's Notice of Bankruptcy which automatically stays discovery, the same is
at a stand-still. Therefore, good cause exists for modification of the current scheduling order to avoid
prejudice to the parties and ensure no harm will result from the automatic discovery stay, and that
once the stay is lifted the parties will be given enough time to re-schedule all outstanding discovery.

D. <u>CURRENT SCHEDULE TO COMPLETE REMAINING DISCOVERY:</u>

17	Amend pleadings/Add parties:	Not applic	cable		
18	Initial experts:	June 3, 20	22		
19	Rebuttal experts:	July 4, 202	22		
20	Discovery Cutoff	August 3,	2022		
21	Dispositive Motions	September	r 2, 2022		
22	Joint Pre-Trial Order	October 8	, 2022		
23	E. <u>PROPOSED SCHEDULE FOR COMPLETING DISCOVERY</u>				
24	Amend pleadings/Add parties:	Not appli	cable		
24 25	Amend pleadings/Add parties: Initial experts	••	cable l automatic stay lifted		
		••			
25	Initial experts	TBD unti	l automatic stay lifted		
25 26		TBD unti 1 Oseguera v. Po	l automatic stay lifted ostmates, et. al. (2:22-cv-00216-JAD-		
25 26 27	Initial experts ¹ The three lawsuits include the suit at hand EJY), <i>Ramirez v. Postmates, LLC, et. al.</i> (A-2)	TBD unti 1 Oseguera v. Po	l automatic stay lifted ostmates, et. al. (2:22-cv-00216-JAD-		

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1	Rebuttal experts: 7	FBD until automatic stay lifted				
2	Discovery Cutoff 7	FBD until automatic stay lifted				
3	Dispositive Motions 7	FBD until automatic stay lifted				
4	Joint Pre-Trial Order	FBD until automatic stay lifted				
5	F. <u>CURRENT TRIAL DATE:</u>					
6	No trial is yet scheduled in this matter. A joint proposed pretrial order is due on July 8, 2022,					
7	or 30 days following this Court's ruling on any dispositive motions, if filed. The parties seek that					
8	the same be due 30 days after this Court's ruling on	dispositive motions.				
9	G. <u>REQUEST NUMBER:</u>					
10	This is the first request for an extension of t	ime to complete discovery.				
11	Wherefore, the parties respectfully request	that the Court grant this request to extend the				
12	discovery deadlines as outlined above.					
13	IT IS SO AGREED.					
14	Dated: June 2, 2022	Dated: June 2, 2022				
15	WOOD, SMITH, HENNING & BERMAN LLP	MOSS BERG INJURY LAWYERS				
16						
17	/s/ Susana Santana JOEL D. ODOU	/s/ Boyd Moss III BOYD MOSS III				
18	Nevada Bar No. 7468 SUSANA SANTANA	Nevada Bar No. 8856 JOHN C. FUNK				
19	Nevada Bar No. 13753	Nevada Bar No. 9255				
20	2881 Business Park Court, Suite 200 Las Vegas, NV 89128	4101 Meadows Lane Suite 110 Las Vegas, NV 89107				
21	Attorneys for Postmates, LLC, Postmates, Inc.,	Attorneys for Plaintiff Jovanni Oseguera				
22	and Timothy Allen Vandyke					
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3	ORD	FR		
4	Pursuant to stipulation by the parties and for good cause shown, the deadlines and discovery			
5	schedule in this case are extended and continued as follows:			
6	Amend pleadings/Add parties:	Not applicable		
7	Initial experts	TBD until automatic stay lifted		
8	Rebuttals	TBD until automatic stay lifted		
9	Discovery Cutoff	TBD until automatic stay lifted		
10	Dispositive Motions	TBD until automatic stay lifted		
11	Joint Pre-Trial Order	TBD until automatic stay lifted		
12				
13	IT IS SO ORDERED.			
14	Dated: June $2, 2022$	und L'2couchab		
15	UNITI	ED STATES MAGISTRATE JUDGE		
16				
17				
18	Respectfully Submitted By:			
19 20	WOOD, SMITH, HENNING & BERMAN LLP			
20	_/s/ Susana Santana	_		
21 22	JOEL D. ODOU Nevada Bar No. 7468			
22	SUSANA SANTANA Nevada Bar No. 13753			
23	2881 Business Park Court, Suite 200			
25	Las Vegas, NV 89128			
26	Attorneys for Postmates, LLC, Postmates, Inc., and Timothy Allen Vandyke			
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