

NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

ANTONIO J. ORNELAS and BETTY OSWALD,	:	
on behalf of themselves and those similarly	:	
situated,	:	
	:	
Plaintiffs,	:	Civil Action No. 12-cv-3106 (JAP)
	:	
v.	:	ORDER ADOPTING THE
	:	REPORT AND
HOOPER HOLMES, INC., a New Jersey Profit	:	RECOMMENDATION OF THE
Corporation, HOOPER HOLMES, INC., d/b/a	:	MAGISTRATE JUDGE
PORTAMEDIC, A New Jersey Profit Corporation	:	
and HOOPER INFORMATION SERVICES, INC.,	:	
a New Jersey Profit Corporation,	:	
	:	
Defendants.	:	
	:	

PISANO, District Judge

This matter having come before the Court on the report and recommendation of the Honorable Douglas E. Arpert, United States Magistrate Judge, filed on August 1, 2014 [docket #54] with regard to Plaintiffs, Antonio J. Ornelas and Betty Oswald (collectively “Plaintiffs”) motion to: (1) conditionally certify a collective action and facilitate notice to potential class members; and (2) equitably toll the statute of limitations [docket #49]. Defendants timely filed objections to the report and recommendation pursuant to L. Civ. R. 72.1(c) [docket #57, 58], to which Plaintiffs opposed [docket #59]. This Court has reviewed the report and recommendation de novo and agrees in all aspects with Judge Arpert’s reasoning. For the reasons set forth in detail in the report and recommendation and the opinion filed herewith, and for good cause shown,

IT IS on this 12th day of December, 2014,

ORDERED that Defendants’ objections to the report and recommendation are overruled; and it is further

ORDERED that the report and recommendation of Magistrate Judge Arpert filed on August 1, 2014 [docket #54], is hereby **ADOPTED** as the findings of fact and conclusions of law of this Court; accordingly it is further

ORDERED that Plaintiff's motion for conditional certification and equitable tolling [docket #49] is **GRANTED** as set forth in the report and recommendation and opinion filed herewith.

SO ORDERED.

/s/ JOEL A. PISANO
United States District Judge