

Charny & Wheeler P.C.

Attorneys at Law

Nathaniel K. Charny (NY & NJ Bar)
ncharny@charnywheeler.comRussell G. Wheeler
rwheeler@charnywheeler.comH. Joseph Cronin
jcronin@charnywheeler.com42 West Market Street
Rhinebeck, NY 12572
Tel: 845-876-7500
Fax: 845-876-7501

December 28, 2023

By ECFHon. Kenneth M. Karas, U.S.D.J.
The Hon. Charles L. Brieant Jr.
Federal Building & Courthouse
Southern District of New York
300 Quarropas Street
White Plains, New York 10601-4150Re: Maria Alves, et al. v. Affiliated Home Care of Putnam, Inc., et al.
Civil Action No. 7:16-cv-1593 (KMK)

Dear Judge Karas,

This office is co-counsel to Plaintiff's in the above-referenced matter. Currently due tomorrow is the parties' proposed Joint Pretrial Order. In addition, Defendants have filed a motion styled "Motion to Decertify Collective Action and Class Action," which per Your Honor's Individual Rules would require opposition on or before January 2, 2024.

I write on consent of all counsel to adjust the calendar so both of these submissions are due on January 23, 2024.

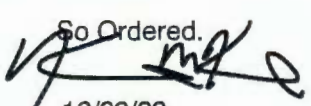
The reasons for this request are both of these deadlines have snuck up on counsel, the holidays, my service as counsel to the United Auto Workers which has preoccupied my time, my co-counsel's movement to a new firm, Defendants securing successor counsel, and the vagaries of our busy calendars.

Of course, if Your Honor intends to schedule the trial on this matter in a more immediate fashion, we understand that you will adjust this request accordingly.

Thank you for your attention to this request.

Granted.

So Ordered.


12/28/23

Respectfully Submitted:


Nathaniel K. Charnycc: Daniel Stafford, Esq. (by ECF)
Daniel S. Bretzius, Esq. (by ECF)