IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

United States Courts Southern District of Texas FILED

OCT 3 0 2024

HASSAN MEGUID	§	
Plaintiff, v.	§	Nathan Ochsner, Clerk of Court
	§	Civil Action: 4:24-CV-02988
	§	
	§	
CAPITAL FUND I, LLC	§	
Defendant.	§	

PLAINTIFF'S UNOPPOSED MOTION TO RESET INITIAL CONFERENCE

Plaintiff, Hassan Meguid, respectfully requests that the Court reschedule the initial conference due to the health reasons. This case is currently set for the initial conference to be held on November 1, 2024. Plaintiff is currently undergoing cancer treatment for the next six (6) weeks. The cancer treatment severely impacts Plaintiff's ability to participate in the proceedings effectively at this time. The medical note is attached. (Exhibit A). Defendant's counsel agreed to a reasonable continuance of this matter. (Exhibit B). Plaintiff moves the Court to reset the date of the initial conference to at least 30 days later. This continuance is not sought for delay but for the health reasons impacting Plaintiff's participation in the proceedings.

WHEREFORE, Plaintiff, respectfully requests that the Court GRANT this request for continuance.

DATED: October 30, 2024

Respectfully Submitted,

MEGUID. Pro Se Email: drhmeguid@msn.com Phone: 832-552-2252

EXHIBIT LIST

Exhibit A - Medical Note for Plaintiff

Exhibit B - Agreement of Opposing Counsel to Continuance

Case 4:24-cv-02988



John Boon, M.D. Board Certified Urologist

10/22/2024

RE: Dr. Hassan Meguid DOB: 04/01/1957

To whom it may concern:

Dr. Hassan Meguid has been under my care since 2016. Dr. Meguid has been diagnosed with bladder cancer and will be receiving treatment for the next 6 weeks. Feel free to contact me with any questions or concerns regarding Dr. Meguid.

Sincerely,

John Boon, M.D.

16651 Southwest Fwy. MOB 1, Suite 310 Sugar Land, TX 77479 Office: 281-565-1250 Fax: 281-565-1255 www.boonurology.com Case 4:24-cv-02988

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------ Original message ------From: Travis Gray <travis@jackoboyle.com> Date: 10/29/24 1:26 PM (GMT-06:00) To: Dr H Meguid <drhmeguid@msn.com> Subject: Re: Initial Conference Resetting

hello mr meguid,

yes, i am agreeable to a reasonable continuance of this matter (but no more than 30 days) in order to accommodate your schedule. Travis H. Gray



A Professional Limited Liability Company

P: 972.247.4451 F: 972.247.0642 travis@jackoboyle.com

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On Tue, Oct 29, 2024 at 12:00 PM Dr H Meguid decimation-com/ wrote:

Travis H. Gray,

Would you be opposed to resetting the initial conference scheduled on November 1, 2024? Rescheduling is for health reasons, as I am currently undergoing cancer treatment which would severely impact my ability to participate effectively at this time.

Regards, Hassan Meguid

Sent from my T-Mobile 5G Device

ck o'boyle ASSOCIATES

CERTIFICATE OF CONFERENCE

Pursuant to this Court's Local Rule 7., this is to certify that on October 29, 2024, I conferred with Defendant's counsel, Travis H. Gray, regarding the relief sought in this Motion to Reset the Initial Conference, and that the parties agree regarding the motion's disposition.

Dated: October 30, 2024

Hassan Meguid, Pro Se

Email: <u>drhmeguid@msn.com</u> Phone: 832-552-2252

CERTIFICATE OF SERVICE

This is to certify that on October 30, 2024, a true and correct copy of the foregoing Motion to Reset the Initial Conference was filed with the Court Clerk for the U.S. District Court for the Southern District of Texas and electronically uploaded to the Court's system, which sends notification of such filing to the counsel of record:

Travis H. Gray Attorney for Defendant CAPITAL FUND I, LLC P.O. BOX 815369 DALLAS, TX 75381 travis@jackoboyle.com 972.247.0653

Dated: October 30, 2024

Hassan Meguid, Pro Se Email: drhmeguid@msn.com Phone: 832-552-2252