

Mark R. Mittelman (SBN 96598)
 Paul A. Kanter (SBN 194596)
 LAW OFFICES OF MARK R. MITTELMAN
 A Professional Corporation
 575 Lennon Lane, Suite 150
 Walnut Creek, California 94598
 Telephone: (925) 256-0677
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Attorneys for Defendant and Cross-complainant
 1979 UNION STREET CORPORATION dba
 THE BLUE LIGHT

**ELECTRONICALLY
 FILED**
*Superior Court of California,
 County of San Francisco*
06/08/2016
Clerk of the Court
 BY:ROMY RISK
 Deputy Clerk

SUPERIOR COURT OF CALIFORNIA
 COUNTY OF SAN FRANCISCO

Aaron Abel,

Plaintiff,

vs.

1979 UNION STREET CORPORATION; HO
 BET LEE, LAI FONG LEE, AND LEO MING
 LEE, as co-trustees of the Generation-Skipping
 Trust established under the HOM HON PING AND
 KAI TAI LEE REVOCABLE TRUST U/A dated
 December 2, 1976, as amended May 10, 1989;
 MAY LEE; LEO M. LEE; LEO Y. LEE; and
 DOES 1 to 50, inclusive,

Defendants.

Case No. CGC-15-543471

**DECLARATION OF MARK R.
 MITTELMAN IN SUPPORT OF
 DEFENDANT 1979 UNION STREET
 CORPORATION dba THE BLUE LIGHT
 EX PARTE APPLICATION FOR ORDER
 SHORTENING TIME TO HEAR
 MOTION TO CONTINUE TRIAL AND
 MANDATORY SETTLEMENT
 CONFERENCE**

Date: June 9, 2016
 Time: 11:00 a.m.
 Dept: 206

Trial: July 5, 2016

AND RELATED CROSS-ACTIONS.

I, Mark R. Mittelman, declare:

1. I am an attorney licensed to practice law in the State of California and am with the
 Law Offices of Mark R. Mittelman, attorneys of record for Defendant/Cross-Defendant/Cross-
 Complainant 1979 UNION STREET CORPORATION dba THE BLUE LIGHT in the within matter.
 The following statements are based on my personal knowledge and I could and would competently
 testify thereto in a court of law. I hereby apply on behalf of Defendant/Cross-Complainant 1979
 UNION STREET CORPORATION dba THE BLUE LIGHT in the above-captioned matter for an

1 order shortening time to hear Defendant's Motion to Continue Trial and Mandatory Settlement
2 Conference.

3 2. On June 7, 2016, at 5:07 p.m. I emailed Plaintiff Abel's attorney, Joseph S. May, Esq.
4 and Cross-Defendant/Cross-Complainant Navarrette's attorney, Thomas J. Purtell notifying them that
5 our office would be appearing ex parte in Department 206 of the San Francisco County Superior
6 Court, on June 9, 2016 at 11:00 a.m. to request that Defendant's Motion to Continue Trial and
7 Mandatory Settlement Conference be heard on shortened time. I do not believe that Defendant/Cross-
8 complainant NAVARRETE will oppose this motion because counsel has advised me that he is not
9 opposed to a motion to continue the trial. I do not know if Plaintiff's counsel will oppose this Ex
10 Parte Application for Order Shortening Time to Hear Motion to Continue Trial and Mandatory
11 Settlement Conference. Attached as **Exhibit A** is a true and correct copy of that email.

12 3. Trial in this matter is scheduled for July 5, 2016. The Mandatory Settlement
13 Conference is scheduled for June 16, 2016.

14 4. Plaintiff AARON ABEL filed his Complaint for Damages on January 2, 2015.
15 Defendant 1979 UNION STREET CORPORATION DBA THE BLUE LIGHT filed a Demurrer and
16 Motion to Strike portions of plaintiff's Complaint on February 17, 2015. In response to said
17 defendant's Demurrer and Motion to Strike, plaintiff filed his First Amended Complaint on April 8,
18 2015. Defendant/Cross-complainant 1979 UNION STREET CORPORATION DBA THE BLUE
19 LIGHT answered plaintiff's First Amended Complaint on May 12, 2015 and filed a Cross-complaint
20 against the alleged assailant Giovanni Navarrette on June 8, 2015. Plaintiff's First Amended
21 Complaint sought to bring into the litigation six new parties (Ho Bet Lee, Lai Fong Lee and Leo
22 Ming Lee as co-trustees of the Generation-Skipping Trust established under the Hom Hon Ping and
23 Kai Tai Lee Revocable Trust U/A dated December 2, 1976 as amended May 10, 1089; May Lee, Leo
24 M. Lee, and Leo Y. Lee). After discussions regarding said entity and individuals, on August 17,
25 2015 plaintiff's counsel stipulated to dismiss said new parties with prejudice. On November 4, 2015,
26 Cross-complainant/Cross-defendant GIOVANNI NAVARRETTE answered Cross-complainant 1979
27 UNION STREET CORPORATION DBA THE BLUE LIGHT's Cross-complaint and further filed a
28 cross-complaint against 1979 UNION STREET CORPORATION DBA THE BLUE LIGHT. Cross-

1 defendant 1979 UNION STREET CORPORATION DBA THE BLUE LIGHT filed an answer to
2 Cross-complainant/cross-defendant GIOVANNI NAVARRETTE's cross-complaint on December 4,
3 2015.

4 5. Per plaintiff's responses to Form Interrogatory No. 6.2, plaintiff alleges that he
5 sustained a "fractured right fibula (displaced) and right tibia" and other injuries as a result of the
6 September 29, 2013 incident. Attached as **Exhibit B** is a true and correct copy of such discovery
7 response.

8 6. Plaintiff continues to claim that his right ankle injury has not completely healed and
9 that he may have further problems in the future. As such, I noticed plaintiff's Independent Medical
10 Examination (IME) on February 26, 2016 to take place on April 15, 2016. Attached as **Exhibit C** is
11 a true and correct copy of such discovery.

12 7. At the IME, plaintiff's counsel refused to allow Dr. Lundy, the orthopedist
13 conducting the IME, to inquire as to plaintiff's medical history and treatment related to the injuries
14 sustained in the incident. As such, Dr. Lundy suspended the IME.

15 8. After failed attempts to meet and confer regarding the continuation of the IME,
16 defendant was left with no choice but to file a Motion for Protective Order to Compel Continued
17 Independent Medical Examination With Specified Conditions. Said motion was heard on May 24,
18 2016. The Court granted defendant's Motion for Protective Order. The Court is requested to take
19 judicial notice of such Motion. Attached as **Exhibit D** is a true and correct copy of the Order
20 granting defendant's Motion for Protective Order Compelling Plaintiff's Continued Independent
21 Medical Examination.

22 9. Dr. Lundy is unavailable to examine plaintiff within the next 3 weeks. Dr. Lundy is a
23 practicing orthopedist and only performs independent medical examinations once a week. His first
24 available date for plaintiff's continued IME is August 19, 2016 – which is after the trial date.

25 10. Good cause exists to have Defendant's Motion to Continue Trial and Mandatory
26 Settlement Conference heard as it is imperative that defendant's expert examines plaintiff prior to
27 trial and be given time to prepare himself for deposition and trial. Likewise, the defense requires
28 time after the examination to further evaluate the case in terms of the nature and extent of plaintiff's

1 claimed damages and plaintiff's alleged need for future medical care.

2 11. Irreparable harm to the defense will occur if it is not given the opportunity to have
3 plaintiff examined.

4 12. This matter will not be ready for a meaningful settlement conference unless and until
5 plaintiff's IME is completed and all parties have been given the opportunity to review the results of
6 same. But for plaintiff's counsel's "impermissible disruption" at the initial independent medical
7 examination, this would not be an issue and all parties would have the necessary discovery completed
8 to fully evaluate this matter.

9 13. Attached as **Exhibit E** is a true and correct copy of my correspondence dated May 31,
10 2016, to plaintiff attorney May requesting his stipulation to continue the trial.

11 14. Attached as **Exhibits F, F1, F2, F3** are true and correct copies of emails dated May 31,
12 2016, June 6, 2016 and June 7, 2016 between plaintiff attorney May and me wherein May refuses to
13 stipulate to a continuance of the trial date.

14 I declare under penalty of perjury of the laws of the State of California that the foregoing is
15 true and correct. Executed on this 7th day of June, 2016, in Walnut Creek, California.

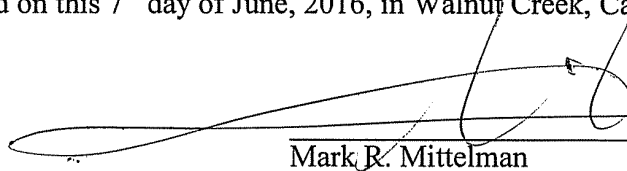
16
17 
18 Mark R. Mittelman

EXHIBIT A

From: Mark Mittelman

Sent: Tuesday, June 07, 2016 5:07 PM

To: Joseph S. May (joseph@josephmaylaw.com); Thomas W. J. Purtell (tpurtell@thomaswjpurtell-law.com)

Subject: Abel v 1979 Union Street, et al ex parte notice

The ex parte application for OST for tomorrow, 6/8/16 @ 11:00 in SFSC is cancelled as a result of a conflicting court appearance in Contra Costa County Superior Court that was expected to go off calendar, but is going forward. However, the Ex Parte Application for OST to Hear Motion To Continue Trial will go forward on Thursday, 6/9/16 @ 11:00 am in Dept 206 of the SFSC. It will be refiled. Please advise if you anticipate opposing the ex parte and/or motion.

Mark R. Mittelman

Law Offices of Mark R. Mittelman P.C.

575 Lennon Lane, Suite 150

Walnut Creek, CA 94598

925 256-0677

925 256-0679 Fax

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EXHIBIT B

707.17
CALENDARED

Joseph S. May SBN 245924
 LAW OFFICE OF JOSEPH S. MAY
 744 Montgomery Street, 5th Floor
 San Francisco, CA 94111
 Tel: (415) 781-3333
 Fax: (415) 707-6600
 joseph@josephmaylaw.com

Attorney for Plaintiff AARON ABEL

SUPERIOR COURT OF CALIFORNIA
 COUNTY OF SAN FRANCISCO
 UNLIMITED JURISDICTION

AARON ABEL,

Plaintiff,

v.

1979 UNION STREET CORPORATION;
 JEFFREY DEAN JORDAN; JEFFREY
 DAVID AMES; LANCE RANDOLPH
 COSSEY; and DOES 1 to 50, inclusive,

Defendants.

CASE NO. CGC-15-543471

**PLAINTIFF'S RESPONSE TO 1979 UNION
 STREET CORPORATION'S FORM
 INTERROGATORIES, SET ONE**

Action Filed: January 2, 2015

Trial Date: None set

PROPOUNDING PARTY:

1979 UNION STREET CORPORATION

RESPONDING PARTY:

AARON ABEL

SET NO.:

ONE (1)

Plaintiff Aaron Abel responds to the first set of form interrogatories propounded by
 Defendant 1979 Union Street Corporation dba Blue Light ("Blue Light") as follows:

Responding Party has not fully completed his investigation of the facts relating to this
 case, has not completed discovery, and has not completed his preparation for trial.

1 **RESPONSE TO FORM INTERROGATORY NO. 6.2:**

2 Fractured right fibula (displaced) and right tibia; concussion; lacerations to head and face,
3 which required stitches. Responding Party also suffered from “garden variety” emotional distress
4 and increased anxious feelings as a result of the incident.

5 **FORM INTERROGATORY NO. 6.3:**

6 Do you still have any complaints that you attribute to the **INCIDENT**? If so, for each
7 complaint state:

8 (a) a description;

9 (b) whether the complaint is subsiding, remaining the same, or becoming worse;

10 (c) the frequency and duration.

11 **RESPONSE TO FORM INTERROGATORY NO. 6.3:**

12 Yes.

13 (a) pain, numbness, limited range of motion, swollen appearance, reduced strength in
14 right ankle; soreness at inside and outside of lower right leg/ankle; scar tissue in left side of
15 mouth/lip; noticeable scar near right eye/temple and at right eyelid. Responding Party
16 experiences increased pain during cold weather, increased soreness and discomfort after working
17 out or being on his feet for a couple of hours, slight burning sensation at the location of the
18 surgical incision. Responding Party also experiences repeated itching sensation around his right
19 foot. Responding Party experiences some numbness in his right toes. Responding Party still
20 experiences some emotional distress and anxious thoughts and feelings related to the incident.

21 (b) the complaints are generally remaining the same

22 (c) Varies.

23 **FORM INTERROGATORY NO. 6.4:**

24 Did you receive any consultation or examination (except from expert witnesses covered
25 by Code of Civil Procedure Section 2034.210-2034.310) or treatment from a **HEALTH CARE**
26 **PROVIDER** for any injury you attribute to the **INCIDENT**? If so, for each **HEALTH CARE**
27 **PROVIDER** state:

28 (a) the name, **ADDRESS**, and telephone number;

EXHIBIT C

0037-7516

1 Mark R. Mittelman (SBN 96598)
 2 Paul A. Kanter (SBN 194596)
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 7 Telephone: (925) 256-0677
 8 Facsimile: (925) 256-0679
 9
 10 Attorneys for Defendant and Cross-complainant
 11 1979 UNION STREET CORPORATION dba
 12 THE BLUE LIGHT

8 SUPERIOR COURT OF CALIFORNIA
 9 COUNTY OF SAN FRANCISCO

11 Aaron Abel,
 12 Plaintiff,
 13 vs.

14 1979 UNION STREET CORPORATION; HO
 15 BET LEE, LAI FONG LEE, AND LEO MING
 16 LEE, as co-trustees of the Generation-Skipping
 17 Trust established under the HOM HON PING AND
 18 KAI TAI LEE REVOCABLE TRUST U/A dated
 19 December 2, 1976, as amended May 10, 1989;
 20 MAY LEE; LEO M. LEE; LEO Y. LEE; and
 21 DOES 1 to 50, inclusive,
 22 Defendants.

20 1979 UNION STREET CORPORATION dba THE
 21 BLUE LIGHT,
 22 Cross-complainant,
 23 vs.
 24 GIOVANNI NAVARRETTE, and ROES 1 to 20,
 25 Inclusive,
 26 Cross-defendant.

Case No. CGC-15-543471

**DEFENDANT 1979 UNION STREET
 CORPORATION'S NOTICE OF TAKING
 INDEPENDENT MEDICAL
 EXAMINATION OF PLAINTIFF AARON
 ABEL
 [C.C.P. §2032.010 et seq.]**

DATE: April 15, 2016

TIME: 11:30 A.M.

**PLACE: 2100 Webster Street
 Suite #117
 San Francisco, CA 94115**

EXAMINER: Gordon C. Lundy, M.D.

1 GIOVANNI NAVARRETTE,

2 Cross-complainant and Cross-defendant,

3 vs.

4 1979 UNION STREET CORPORATION dba
5 BLUE LIGHT, and ROSE 1 through 20,

6 Defendant, Cross-complainant and Cross-
7 defendant.

8 **TO PLAINTIFF AARON ABEL AND ALL PARTIES AND THEIR ATTORNEYS OF**
9 **RECORD:**

10 DEMAND IS HEREBY MADE UPON Plaintiff AARON ABEL to submit to a physical
11 examination pursuant to Code of Civil Procedure §2032.020. The place for such examination shall
12 be the medical offices of Gordon C. Lundy, M.D., Orthopaedic Surgery, 2100 Webster Street, Suite
13 #117, San Francisco, CA 94115 (415) 923-3015. The date and time for the examination shall be on
14 April 15, 2016 at 11:30 A.M., and continuing so long as is reasonably required. The examination
15 shall be performed by Gordon C. Lundy, M.D., a licensed physician in the State of California whose
16 specialty is orthopaedic medicine.

17 The examination is expected to last 1 ½ to 2 hours, and will not involve any procedure that is
18 painful, protracted, or intrusive.

19 The following specific procedures will be performed during the examination:

20 1. A complete medical history will be taken from Plaintiff, to evaluate the nature and
21 extent of his alleged right ankle / lower right leg injury.

22 2. Physical tests to evaluate the current condition of Plaintiff's right ankle / lower right
23 leg, including but not necessarily limited to strength, flexibility, range of motion, and pain threshold.

24 3. A complete physical examination of all body parts that Plaintiff claims to have been
25 injured during the incident, including his right ankle and lower right leg.

26 4. Any such further testing or examination that is reasonable and appropriate for
27 Plaintiff's claimed injuries in this lawsuit.

28 All testing is relevant to an evaluation of Plaintiff's alleged injury to his right ankle and lower


1 right leg.

2 Please be aware that if Plaintiff does not provide timely notice of cancellation of this IME, he
3 will incur a fee in the amount of **\$1000.00**. Plaintiff will be solely responsible for this IME
4 cancellation fee. The last date to cancel the IME, without incurring the fee, is **April 11, 2016**. The
5 notice to our office must be provided with sufficient time so that we can notify Dr. Lundy of the
6 cancellation by 5:00 P.M. that day.

7 Defendant hereby further demands that Plaintiff **AARON ABEL** provide a written response
8 to this demand within **twenty days**, pursuant to C.C.P. §2032.230.

9
10 Dated: February 25, 2016

LAW OFFICES OF MARK R. MITTELMAN

11
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13 
Paul A. Kanter

14 Attorneys for Defendant and Cross-complainant
15 179 UNION STREET CORPORATION dba
16 THE BLUE LIGHT
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Abel v. 1979 Union Street Corporation, et al.
San Francisco County Action No. CGC-14-543471

PROOF OF SERVICE

I do hereby declare that I am a citizen of the United States employed in the County of Contra Costa, over 18 years old and that my business address is 575 Lennon Lane, Suite 150, Walnut Creek, California 94598. I am not a party to the foregoing action.

On February 26, 2016, I served the following document(s):

DEFENDANT 1979 UNION STREET CORPORATION'S NOTICE OF TAKING INDEPENDENT MEDICAL EXAMINATION OF PLAINTIFF AARON ABEL

☒ (BY U.S. MAIL) by placing a true copy of the aforementioned document(s) in a sealed envelope and deposited same in the United States mail at Walnut Creek, California, addressed as set forth below. I am readily familiar with this firm's practice of collecting and processing documents for mailing. Under that practice, it would be deposited with the U. S. Postal Service on that same day, with postage thereon fully prepaid, in the ordinary course of business. [Code of Civil Procedure §1013(a)(3)]

☐ (BY FACSIMILE) by causing such document(s) to be successfully transmitted via facsimile to the addressee(s) listed below. [Code of Civil Procedure §1013(e)(f)]

☐ (BY OVERNIGHT DELIVERY) by depositing a true copy thereof in a sealed envelope and depositing in a repository regularly maintained by an express service carrier with fees fully prepaid. [Code of Civil Procedure §1013(c)(d)]

☐ (BY ELECTRONIC SERVICE) by causing such document(s) to be electronically served through File & ServeXpress for the above-entitled case to the parties on the Service List maintained on the File & ServeXpress website for this case. The transmission was reported as complete on the date and time indicated on the File & ServeXpress Transaction Receipt.

I declare under penalty of perjury that the foregoing is true and correct. Executed on the date first set forth above, at Walnut Creek, California.



Katey Ridgman

1
2 Joseph S. May
3 Law Offices of Joseph S. May
4 1388 Sutter Street, Suite 810
5 San Francisco, CA 94109

6 Thomas J. Purtell
7 The Law Offices of Thomas J. Purtell
8 534 Pacific Avenue, Suite 200
9 San Francisco, CA 94133

Attorneys for Plaintiff Aaron Able
Tel: (415) 781-3333
Fax: (415) 707-6600
Email: joseph@josephmaylaw.com

Attorneys for Cross-Defendant/Cross-complainant
GIOVANNI NAVARRETTE
Tel: (415) 722-6291
Fax: (415) 834-5591
Email: tpurtell@thomaswjpurcell-law.com

EXHIBIT D

RECEIVED JUN 02 2016

FILED
Superior Court of California
County of San Francisco

MAY 31 2016

CLERK OF THE COURT

BY: X. Aaron L. Kim
Deputy Clerk

0037-7516

1 Mark R. Mittelman (SBN 96598)
2 Paul A. Kanter (SBN 194596)
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9 Attorneys for Defendant and Cross-complainant
10 1979 UNION STREET CORPORATION dba
11 THE BLUE LIGHT

12 SUPERIOR COURT OF CALIFORNIA
13 COUNTY OF SAN FRANCISCO

14 Aaron Abel,

15 Plaintiff,

16 vs.

17 1979 UNION STREET CORPORATION; HO
18 BET LEE, LAI FONG LEE, AND LEO MING
19 LEE, as co-trustees of the Generation-Skipping
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21 KAI TAI LEE REVOCABLE TRUST U/A dated
22 December 2, 1976, as amended May 10, 1989;
23 MAY LEE; LEO M. LEE; LEO Y. LEE; and
24 DOES 1 to 50, inclusive,

25 Defendants.

26 AND RELATED CROSS-ACTIONS.

Case No. CGC-15-543471

LAK

**[PROPOSED] ORDER GRANTING
DEFENDANT / CROSS-COMPLAINANT
1979 UNION STREET CORPORATION
DBA THE BLUE LIGHT'S MOTION FOR
PROTECTIVE ORDER TO COMPEL
CONTINUED INDEPENDENT MEDICAL
EXAMINATION WITH SPECIFIED
CONDITIONS OF PLAINTIFF AARON
ABEL AND REQUEST FOR SANCTIONS
AGAINST PLAINTIFF AARON ABEL
AND HIS ATTORNEY OF RECORD
JOSEPH MAY**

DATE: May 24, 2016
TIME: 9:30 a.m.
DEPT: 302
TRIAL DATE: July 5, 2016

27 On May 24, 2016, Defendant / Cross-Complainant 1979 UNION STREET CORPORATION
28 dba THE BLUE LIGHT's motion for a protective order compelling Plaintiff AARON ABEL to
submit to a continued Independent Medical Examination (IME) with specified conditions, pursuant to
C.C.P. §2032.510(e), and request for monetary sanctions against Plaintiff AARON ABEL and his
Attorney of Records Joseph May, jointly and severally, pursuant to C.C.P. §2032.510(f), came
before this Court. Mark R. Mittelman appeared for Defendant / Cross-Complainant 1979 UNION

1 STREET CORPORATION dba THE BLUE LIGHT. Joseph May appeared for Plaintiff AARON
2 ABEL.

3 The Court, having considered all of the moving and opposition papers, and the arguments at
4 the hearing, hereby grants the motion and ORDERS as follows:

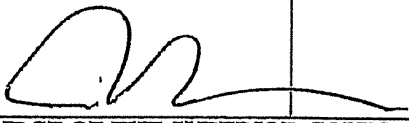
5 Granted and its request for monetary sanctions is denied. Defendant did not waive its right to
6 seek the relief it seeks by this motion by failing to file a motion prior to the date plaintiff Aaron Abel
7 appeared at Dr. Lundy's office, although in retrospect defendant should have raised and sought
8 resolution of this dispute before that date. There is no authority supporting Mr. Abel's waiver
9 argument and it was reasonable for defendant's counsel to assume that, notwithstanding the
10 objections asserted to the notice of the examination, Dr. Lundy would be able to conduct an
11 examination that included the asking of relevant medical history questions. Mr. May's actions at Dr.
12 Lundy's office constituted an impermissible disruption of Dr. Lundy's efforts to conduct an
13 examination of Mr. Abel. A physical examination of a party necessarily entails asking relevant
14 medical history questions, even if the answers to such questions could be found in other materials
15 such as a deposition transcript or medical records. Mr. Abel must make himself available on a date
16 convenient to Dr. Lundy within the next three weeks for a medical examination and at that
17 examination Dr. Lundy is permitted to ask Mr. Abel questions about Mr. Abel's medical history
18 relevant to the injuries claimed by Mr. Abel. Because the issue raised by this motion should have
19 been dealt with prior to the date Mr. Abel appeared at Dr. Lundy's office, there was substantial
20 justification for Mr. Abel's opposition to the motion on the grounds of waiver and thus monetary
21 sanctions are denied.

22 A medical history is part of the general procedure physicians engage in, in conducting a
23 medical examination and Dr. Lundy will not be precluded from asking normal medical questions with
24 regard to the plaintiff's medical history. This includes the medical history and treatment of the
25 plaintiff with regard to the subject injuries, ~~similar~~ prior injuries to the same body parts and ~~similar~~
26 pre-existing injuries to the same body parts claimed in the subject incident, but shall not include a
27 medical history with regard to unrelated injuries to other body parts. The parties have already agreed
28 that questions with regard to the mechanics of the incident and the plaintiff's current medical

1 complaints and treatment are permissible areas of inquiry by Dr. Lundy. Dr. Lundy may also
2 question plaintiff with regard to how he allegedly fell off the step from the time that he began falling
3 and thereafter. The area of inquiry shall not include questions about the facts of the incident prior to
4 the beginning of the alleged claimed fall.

5
6 **IT IS SO ORDERED.**

7
8 DATED: 5/27, 2016

9
10 
11 JUDGE OF THE SUPERIOR COURT

HAROLD KAHN

12 APPROVED AS TO FORM

13
14 _____
15 JOSEPH S. MAY
16 Attorney for Plaintiff
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25
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27
28

EXHIBIT E

LAW OFFICES OF MARK R. MITTELMAN

A Professional Corporation

Attorneys at Law

575 Lennon Lane, Suite 150
Walnut Creek, California 94598

Mark R. Mittelman
L. Leianne Choy
Jennifer L. Sommer
Paul A. Kanter

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May 31, 2016

VIA FACSIMILE ONLY
(415) 707-6600

Joseph S. May
Law Offices of Joseph S. May
1388 Sutter Street, Suite 810
San Francisco, CA 94109

Re: Aaron Abel v. 1979 Union Street Corporation, et al.
Our File No.: 0037-7516

Dear Mr. May:

Late last week we contacted Dr. Gordon Lundy's office to determine available dates for an independent medical examination which was to have gone forward on April 15, 2016. We were advised by Dr. Lundy's office that the first available date was August 19, 2016 at noon. This date is obviously after the current trial date of July 5, 2016.

In addition, as you are aware, the parties were contacted last week by the Mandatory Settlement Conference Officer appointed in this matter, Malcolm Sher. He has requested Mandatory Settlement Conference Statements by June 6, 2016, has set a teleconference with counsel for June 14, 2016 and the Mandatory Settlement Conference is June 16, 2016. Without an independent medical examination and report thereon, it is not possible to evaluate this case, and thus the Settlement Conference would have very little value in attempting to resolve this matter.

Accordingly, at this time I am seeking your stipulation to continue the trial date and Mandatory Settlement Conference in this matter to dates that are mutually convenient to the court and all parties. I have already spoken with Thomas Purtell, who as you know, represents cross-defendant Giovanni Navarette. He is agreeable to a continuance.

Given that the court granted my client's motion last week for a protective order to compel plaintiff to attend an independent medical examination with Dr. Lundy, and more specifically found your actions to be "an impermissible disruption of Dr. Lundy's efforts to conduct an examination of Mr. Abel", it would certainly be appropriate for you to stipulate to this requested continuance for the reasons stated above. Under the circumstances, it is my belief that the court

Joseph S. May
May 31, 2016

Page 2

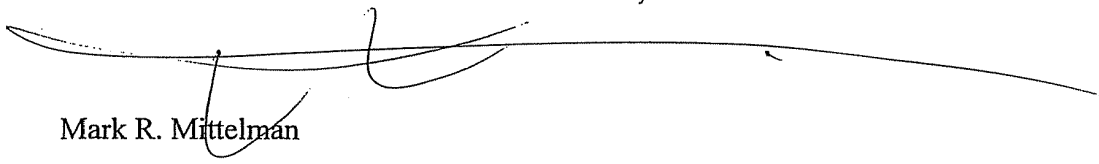
will certainly grant a reasonable continuance. As stated above, I believe the court will see the equities in my client's request.

Please let me hear from you with regard to plaintiff's position within 24 hours. If you are agreeable to this request, my office will prepare the appropriate stipulation and ex parte papers to accomplish the continuance. If you are not agreeable, we will seek an Order Shortening Time to have a Motion to Continue heard on the above grounds.

Thank you for your attention to these matters. I look forward to hearing from you.

Sincerely,

LAW OFFICES OF MARK R. MITTELMAN, P.C.



Mark R. Mittelman

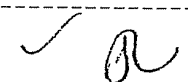
MRM:kr

cc: Thomas Purtell (via fax (415) 834-5591)

* * * Communication Result Report (May. 31. 2016 3:47PM) * * *

Fax Header) LAW OFFICES OF MARK R. MITTELMAN

Date/Time: May. 31. 2016 3:43PM

File No.	Mode	Destination	Pg(s)	Result	Page Not Sent
9908	Memory TX	14157076600 14158345591	P. 2	OK OK	

Reason for error
 E. 1) Hang up or line fail
 E. 3) No answer
 E. 5) Exceeded max. E-mail size

E. 2) Busy
 E. 4) No facsimile connection

LAW OFFICES OF MARK R. MITTELMAN

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May 31, 2016

VIA FACSIMILE ONLY
(415) 707-6600Joseph S. May
Law Offices of Joseph S. May
1388 Sutter Street, Suite 810
San Francisco, CA 94109Re: Aaron Abel v. 1979 Union Street Corporation, et al.
Our File No.: 0037-7516

Dear Mr. May:

Late last week we contacted Dr. Gordon Lundy's office to determine available dates for an independent medical examination which was to have gone forward on April 15, 2016. We were advised by Dr. Lundy's office that the first available date was August 19, 2016 at noon. This date is obviously after the current trial date of July 5, 2016.

In addition, as you are aware, the parties were contacted last week by the Mandatory Settlement Conference Officer appointed in this matter, Malcolm Sher. He has requested Mandatory Settlement Conference Statements by June 6, 2016, has set a teleconference with counsel for June 14, 2016 and the Mandatory Settlement Conference is June 16, 2016. Without an independent medical examination and report thereon, it is not possible to evaluate this case, and thus the Settlement Conference would have very little value in attempting to resolve this matter.

Accordingly, at this time I am seeking your stipulation to continue the trial date and Mandatory Settlement Conference in this matter to dates that are mutually convenient to the court and all parties. I have already spoken with Thomas Partell, who as you know, represents cross-defendant Giovanni Navarette. He is agreeable to a continuance.

Given that the court granted my client's motion last week for a protective order to compel plaintiff to attend an independent medical examination with Dr. Lundy, and more specifically found your actions to be "an impermissible disruption of Dr. Lundy's efforts to conduct an examination of Mr. Abel", it would certainly be appropriate for you to stipulate to this requested continuance for the reasons stated above. Under the circumstances, it is my belief that the court

EXHIBIT F

From: Joseph S. May [<mailto:joseph@josephmaylaw.com>]
Sent: Tuesday, May 31, 2016 6:49 PM
To: Mark Mittelman
Cc: Paul Kanter; tpurtell@thomaswjpurcell-law.com
Subject: Abel v. Blue Light

Mark,

I received the letter you faxed me earlier today. Plaintiff is adamantly opposed to moving the trial. Judge Kahn has ordered Plaintiff to appear for a physical exam with Dr. Lundy within three weeks. It of course follows that Dr. Lundy must *provide* such an exam in that time period. We will work with you to accommodate his busy schedule, including early morning or late afternoon/evening appointments. Continuing trial is simply not an option as this case has been in litigation for 18 months and re-scheduling the trial will be difficult as my schedule is booked well into October. If Dr. Lundy is unable to comply with Judge Kahn's order, Plaintiff would agree to let Defendant use another defense examiner – obviously there are many in the Bay Area to choose from. Since Lundy apparently never reviewed any materials in this case anyway, getting a new examiner involved should not pose any problem, or result in wasted effort or resources.

Plaintiff is amenable to moving the MSC closer to trial.

-Joseph

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EXHIBIT F1

From: Mark Mittelman [<mailto:mmittelman@mittellaw.com>]
Sent: Monday, June 6, 2016 8:49 PM
To: Joseph S. May <joseph@josephmaylaw.com>
Cc: Paul Kanter <pkanter@mittellaw.com>; tpurtell@thomaswjpurtell-law.com
Subject: RE: Abel v. Blue Light

Joseph- I spoke to Dr. Lundy's office again late last week and was again advised that they have no earlier available dates for the continued IME. Dr. Lundy's schedule- a full orthopedic surgery practice and patient appointments, allow time to schedule only one IME per week. These are all the IMEs Dr. Lundy performs. That is why the initial IME demand for April 15, 2106 was served 49 days in advance of the IME. I need not remind you again that Judge Kahn found that your actions "constituted an impermissible disruption of Dr. Lundy's efforts to conduct an examination of Mr. Abel". It was your conduct and misjudgment that created these circumstances. We have invested and spent too much money and time with the very capable Dr. Lundy to start all over with another orthopedic surgeon at this point. To find a qualified physician on such short notice and so close to trial is simply not practical nor reasonably possible, again keeping in mind the circumstances of the blocked examination. In addition, it is not possible to evaluate your client's medical status, including the claim that he has continuing discomfort and may need a further surgery at a later time. It is highly prejudicial to again attempt to block this legitimate medical inquiry into your client's claims in this lawsuit and will not allow informed participation in the settlement conference.

With regard to your claims of delay, I must remind you that plaintiff's initial Complaint was deficient and thus the necessary demurrer and motion to strike, with which you concurred given your filing of the First Amended Complaint. At that time, you then surprisingly added six new defendants, many quite elderly, thus delaying the matter further as you had difficulty locating them and serving them, some of which you never were able to serve. You ultimately agreed to dismiss these new defendants once we entered into a stipulation, and after their dismissal the First Amended Complaint was finally at issue. Then I had to chase down and serve Navarette, since you did not name him, and who ultimately did appear.

Good cause clearly exists for a reasonable continuance for the reasons stated above and this case has never been previously continued. Cross-defendant counsel Tom Purtell is agreeable to a trial continuance as I previously informed you. Please reconsider your position and allow the parties to complete the necessary IME and choose a mutually agreeable trial date. Think about it.

Mark R. Mittelman
Law Offices of Mark R. Mittelman P.C.
575 Lennon Lane, Suite 150

EXHIBIT F2

Mark Mittelman

From: Joseph S. May <joseph@josephmaylaw.com>
Sent: Monday, June 06, 2016 9:15 PM
To: Mark Mittelman
Cc: Paul Kanter; tpurtell@thomaswjpurcell-law.com
Subject: RE: Abel v. Blue Light

Mark,

Did you ask Dr. Lundy's office about early morning or evening appointments? I advised that we would make Mr. Abel available to accommodate Dr. Lundy's schedule. In my experience, the physical exam does not typically take that long, especially when the injury has mostly healed (I do not believe any of Plaintiff's doctors will be recommending future surgery, by the way, if that helps). Dr. Lundy has had plenty of time to review the records, Plaintiff's deposition, and other materials in order to make his assessment. It is hard to believe that he cannot side aside time for this physical examination.

In addition to the language you quote below, the Court also found that "defendant should have raised and sought resolution of [the] dispute before [April 15, 2016]." The Court issued an order requiring Mr. Abel to make himself available for a further exam with Dr. Lundy within three weeks. You should have tried to obtain Dr. Lundy's availability several weeks ago, when seeking to compel the further exam. This would have given us the opportunity to raise this issue with Judge Kahn; or, alternatively, it would have given us more time to hash this out.

I cannot agree to continue the trial date for numerous reasons. At this late stage, it would be extremely prejudicial to my client, since schedules have been adjusted, experts have been reserved, and other preparations are being made. In addition, I will not have time in my schedule to try this case until very late in the year, possibly as far out as December. The incident occurred close to three years ago and Plaintiff is entitled to resolution. Your claim that you invested too much in Dr. Lundy already rings hollow, especially since it appeared from Dr. Lundy's declaration that he had not yet reviewed any material pertinent to this case. Defendant could certainly find another examiner and I ask that you try to do so if Dr. Lundy has absolutely no ability to squeeze Mr. Abel in for the exam.

-Joseph

EXHIBIT F3

Mark Mittelman

From: Mark Mittelman
Sent: Tuesday, June 07, 2016 11:23 AM
To: 'Joseph S. May'
Cc: Paul Kanter; tpurtell@thomaswjpturtell-law.com
Subject: RE: Abel v. Blue Light

Joseph- As you are no doubt aware, surgeons generally perform surgeries in the mornings and see patients later in the day. Dr. Lundy is not going to cancel a patient's surgery for your client. There was no reason to arrange the continued IME given your continuing refusal to produce your client, until the court addressed the issues which you opposed at the ex parte and at the hearing of the motion. Given the timeline, it doesn't look like it would have made a difference anyway. I have spoken to Dr. Lundy's office twice to set the continued IME and have already advised you of his availability. This situation was not of Dr. Lundy's making- it was your interference that put us where we are and the court made a specific finding of same. Either you agree to continue the trial or we will seek court intervention, as you are aware. If you change your mind, let me know. Otherwise we will see you tomorrow.

Mark R. Mittelman
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925 256-0679 Fax