## IN THE COURT OF COMMON PLEAS SUMMIT COUNTY, OHIO

MEMBER WILLIAMS, et al.,

Plaintiffs,

٧.

CV-2016-09-3928

KISLING, NESTICO & REDICK, LLC, et al.,

Defendants.

Case No. CV-2016-09-3928

Judge James Brogan

Dr. Sam Ghoubrial's Notice of Filing Affidavits

Now comes Defendant, Dr. Sam Ghoubrial, by and through his undersigned counsel, and hereby gives notice of filing the Affidavits of Georges Z. Markarian. The Affidavits are attached hereto as Exhibits A and B.

Respectfully Submitted,

/s/ Bradley J. Barmen

Bradley J. Barmen (0076515) LEWIS BRISBOIS BISGAARD & SMITH LLP 1375 East 9<sup>th</sup> Street, Suite 2250 Cleveland, Ohio 44114

Phone: 216-344-9422

216-344-9421 Fax:

Brad.Barmen@lewisbrisbois.com

Counsel for Defendant Dr. Sam Ghoubrial

## **CERTIFICATE OF SERVICE**

The undersigned certifies that on the 15<sup>th</sup> day of May, 2019, I electronically field the foregoing with the Clerk of Courts using the CM/ECF system which will send notification of this filing to all attorneys of record.

Is! Bradley J. Barmen
Bradley J. Barmen
Counsel for Defendant
Sam N. Ghoubrial, M.D.

4824-0979-7527.1

CV-2016-09-3928

STATE OF OHIO	)
	) SS: <u>AFFIDAVIT</u>
COUNTY OF SHIMMIT	, <u> </u>

I, Comp 3. Markhalow Affiant, being first duly sworn, have personal and firsthand knowledge of all facts contained herein and arn competent to testify to the following:

- 1. I am employed in the medical field in Summit County, Ohio.
- 2. I have reviewed the attached invoices and charges for TENS Units and for Trigger Point Injections.
- 3. The charges reflected in the invoices reviewed are standard in the industry in Summit County area.
- 4. While I have seen lower charges for TENS Units and for Trigger Point Injections, I have also seen higher charges in the area for both forms of treatment.
- 5. These are standard charges that reflect more than the just the cost of the treatment provided.

6. Further affiant sayeth naught.

SWORN TO BEFORE ME and subscribed in my presence this 15"

STATE OF OHIO Recorded in Portage Count

EXHIBIT

STATE OF OHIO
)
SS: AFFIDAVIT
COUNTY OF SUMMIT
)

I, Googs J. Musich Affiant, being first duly sworn, have personal and firsthand knowledge of all facts contained herein and am competent to testify to the following:

- 1. I am a licensed physician in the state of Ohio and was duly licensed at all times relevant herein.
- 2. I have reviewed the invoices and charges for TENS Units and for Trigger Point Injections.
- 3. The charges reflected in the invoices reviewed are standard in the industry in Summit County area.
- 4. I am familiar with what Dr. Sam Ghoubrial's practice charges for TENS Units and for Trigger Point Injections. Dr. Ghoubrial's charges for these treatments are not artificially inflated and they fall within the standard range charged in the Summit County area.
- 5. I know there are practioners in the area that charge more for both TENS Units and Trigger Point Injections than Dr. Ghoubrial

6. Further affiant sayeth naught.

SWORN TO BEFORE ME and subscribed in my presence this 5 day of May, 2019.

KIMBERLY M. MAJOR
NOTARY PUBLIC
STATE OF OHIO
Recorded in

Portage County
My Comm. Exp. (//

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