		Electronically Filed 11/19/2019 12:49 PM Steven D. Grierson CLERK OF THE COURT
1	NOAS Michael K. Wall (2098)	Atump. African
2	HUTCHISON & STEFFEN, PLLC Peccole Professional Park	
3	10080 West Alta Drive, Suite 200	
4	Las Vegas, NV 89145 Tel: (702) 385-2500 Fax: (702) 385-2086	Electronically Filed
5	Fax: (702) 385-2086 <u>mwall@hutchlegal.com</u>	Nov 26 2019 03:41 p.m. Elizabeth A. Brown
6	David S. Kahn (7038) Mark Savarina (14117)	Clerk of Supreme Court
7	Mark Severino (14117) WILSON, ELSER, MOSTKOWITZ, EDELMAN & DICKER LLP	
8	300 South Fourth Street, 11 <sup>th</sup> Floor	
9	Las Vegas, NV 89101 Tel: (702) 727-1400	
10	Fax: (702) 727-1401 David.Kahn@wilsonelser.com	
11	Mark.Severino@wilsonelser.com	
12	Mark J. Brown (3687) LAW OFFICES OF ERIC R. LARSEN	
13	750 E. Warm Springs Road Suite 320, Box 19	
14	Las Vegas, NV 89119 Tel: (702) 387-8070	
15	Fax: (877) 369-5819 Mark.Brown@thehartford.com	
16	Attorneys for Defendant, Capriati Construction C	Corp. Inc.
17	DISTRICT	COURT
18	CLARK COUN	ГY, NEVADA
19	BAHRAM YAHYAVI,	) CASE NO. A-15-718689-C
20	Plaintiff,	) DEPT NO. XXVIII
21		
22	v. CAPRIATI CONSTRUCTION CORP., INC.,	) NOTICE OF APPEAL
23	a Nevada Corporation,	
24	Defendant.	
25		)
26	Notice is given that Capriati Construction	Corp., Inc., Defendant in the above-captioned
27	matter, appeals to the Supreme Court of Nevada f	from the following Orders:
28	1. The District Court's Order of Judg	ment Upon the Jury Verdict entered in this
1	· ·	
		Docket 80107 Document 2019-48399

Case Number: A-15-718689-C

1	action on October 22, 2019;
2	2. The District Court's post-judgment Decision and Order (for sanctions), entered
3	in this action on November 5, 2019; and
4	3. Any and all orders and judgments rendered appealable by any of the foregoing.
5	DATED this $\underline{19}$ day of November, 2019.
6	HUTCHISON & STEFFEN, PLLC
7	M.O.N.
8 9	By. Michael K. Wall (2098) Peccole Professional Park
10	10080 West Alta Drive, Suite 200 Las Vegas, NV 89145
11	Appellate counsel for Defendant
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1			<b>CERTIFICATE</b>	OF SERVICE
2	Pursua	unt to NRCP 5(b),	I certify that I an	n an employee of HUTCHISON & STEFFEN,
3	PLLC and tha	t on this $\underline{Q^{\dagger}M}_{day}$	of November, 20	019, I caused the above and foregoing
4	document enti	itled NOTICE O	F APPEAL to be	served as follows:
5		by placing same sealed envelope Nevada; and/or	to be deposited for upon which first	or mailing in the United States Mail, in a class postage was prepaid in Las Vegas,
6		, , ,	asimila. and/or	
7		to be sent <b>via fa</b>		electronic service system; the date and time of
8		this electronic se	ervice is in place of	of the date and in place of deposit in the mail.
9		to be hand-deliv	ered;	
10	to the attorney	v(s) listed below a	nt the address and	or facsimile number indicated below:
11	Dennis M. P	rince, Esq.		Eric R. Larsen, Esq.
12		h Ridge Ave. 👘		Law Offices of Eric R. Larsen 9275 W. Russell Rd. Suite 205
13	Las Vegas, N Tel: (702) 53 Fax: (702) 53	34-7600		Las Vegas, NV 89148 Tel: (877) 369-5819 Fax: (702) 387-8082
15 16	Attorney for	Plaintiff Bahram	Yahyavi	Attorney for Defendant Capriati Construction, Inc.
17		ce of mâlik w	. AHMAD	
18 19	Las Vegas, N Tel: (702) 27 Fax: (702) 2	70-9100		
20		Plaintiff Bahram	Yahvavi	
21				
22				
23			1)	
24			Kai	$N \sqrt{2}$
25			An employ	ee of Hutchison & Steffen, PLLC
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1	ASTA	Electronically Filed 11/19/2019 12:49 PM Steven D. Grierson CLERK OF THE COURT
2	Michael K. Wall (2098) HUTCHISON & STEFFEN, PLLC	Column.
3	Peccole Professional Park 10080 West Alta Drive, Suite 200	
4	Las Vegas, NV 89145 Tel: (702) 385-2500 Fax: (702) 385-2086	
5	<u>mwall@hutchlegal.com</u>	
6 7 8 9 10 11 12 13	David S. Kahn (7038) Mark Severino (14117) WILSON, ELSER, MOSTKOWITZ, EDELMAN & DICKER LLP 300 South Fourth Street, 11 <sup>th</sup> Floor Las Vegas, NV 89101 Tel: (702) 727-1400 Fax: (702) 727-1401 David.Kahn@wilsonelser.com Mark.Severino@wilsonelser.com Mark J. Brown (3687) LAW OFFICES OF ERIC R. LARSEN 750 E. Warm Springs Road Suite 320, Box 19	
14	Las Vegas, NV 89119 Tel: (702) 387-8070 Fax: (877) 369-5819 Mark.Brown@thehartford.com	
15 16	Attorneys for Defendant, Capriati Construction Co	orp. Inc.
17		•
18	DISTRICT ( CLARK COUNT	
19		
20 21	BAHRAM YAHYAVI, Plaintiff,	) CASE NO. A-15-718689-C ) DEPT NO. XXVIII )
22	V.	) ) ) <b>DEFENDANT'S CASE APPEAL</b>
23	CAPRIATI CONSTRUCTION CORP., INC., a Nevada Corporation,	) STATEMENT
24 25	Defendant.	) )
26	Image: Party filing this Case Appeal Statement	
27 28	This appeal and case appeal statement is fil Construction Corp., Inc in the action above	ed on behalf of Defendant Capriati

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1	2.	2. Judge issuing the decision, judgment or order appealed from.		
2		The Honorable District Judge Ronald J. Israel, Eighth Judicial District Court, Clark County, Department XXVIII, District Court Case No. A-15-718689-C.		
3	3.	Parties to the proceedings in the district court.		
4 5		Bahram YahyaviPlaintiffCapriati Construction Corp., Inc.Defendant		
6	4.	Parties involved in this appeal.		
7		Capriati Construction Corp., Inc. Appellant Bahram Yahyavi Respondent		
8 9	5.	The name, law firms, addresses and telephone numbers of all counsel on appeal, and the party or parties they represent.		
10		Michael K. Wall (2098)		
11		HUTCHISON & STEFFEN, PLLC Peccole Professional Park		
12		10080 West Alta Drive, Suite 200 Las Vegas, NV 89145		
13		Tel: (702) 385-2500 Attorney for Appellant Capriati Construction Corp., Inc.		
14		David S. Kahn (7038)		
15 16		Mark Severino (14117) WILSON, ELSER, MOSTKOWITZ, EDELMAN & DICKER LLP		
17		300 South Fourth Street, 11 <sup>th</sup> Floor Las Vegas, NV 89101 Tel: (702) 727-1400		
18		Attorney for Appellant Capriati Construction Corp., Inc.		
19		Mark J. Brown (3687)		
20		LAW OFFICES OF ERIC R. LARSEN 750 E. Warm Springs Road		
21		Suite 320, Box 19 Las Vegas, NV 89119		
22		Tel: (702) 387-8070 Attorney for Appellant Capriati Construction Corp., Inc.		
23		Eric R. Larsen (9423)		
24		Law Offices of Eric R. Larsen 9275 W. Russell Rd. Suite 205		
25 26		Las Vegas, NV 89148 Tel: (877) 369-5819 Attorney for Appellant Capriati Construction Corp., Inc.		
27		Dennis M. Prince (5092)		
28		PRINCE LAW GROUP 8816 Spanish Ridge Ave.		
		- 2 -		

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1 2		Las Vegas, NV 89148 Tel: (702) 534-7600 Attorney for Respondent Bahram Yahyavi
3 4 5		Malik W. Ahmad (10305) LAW OFFICE OF MALIK W. AHMAD 8072 W. Sahara Ave., Ste A Las Vegas, NV 89117 Tel: (702) 270-9100 Attorney for Respondent Bahram Yahyavi
6 7	6.	Whether Respondent was represented by appointed or retained counsel in the district court.
8		Respondent was represented by retained counsel in district court.
9	7.	Whether Appellant was represented by appointed or retained counsel in the district court.
10		Appellant was represented by retained counsel in district court.
11 12	8.	Whether Appellant was granted leave to proceed in forma pauperis in the district court.
13		Appellant was not granted leave to proceed in district court in forma pauperis.
14	9.	The date the proceedings commenced in district court.
15		This action commenced with the filing of Plaintiff Bahram Yahyavi's Complaint for Auto Negligence and Personal Injury, filed May 20, 2015.
16	10.	Brief description of the nature of the action and result in district court.
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>		This action is an auto negligence and personal injury dispute arising from the alleged injuries Plaintiff sustained when a Defendant owned forklift collided with Plaintiff's vehicle. The case proceeded to trial on September 9, 2019 through September 27, 2019 where a Judgment upon the Jury Verdict was entered against Defendant on October 22, 2019 in excess of six million dollars. Shortly thereafter on November 5, 2019, the Honorable Judge Israel issued a Decision and Order regarding, among other things, sanctions.
21	11.	Whether the case has been the subject of a previous appeal.
22		This matter is not the subject of a previous appeal.
23	12.	Whether this appeal involves child custody or visitation.
24 25		There is no child custody or visitation issues in this case.
26	///	
27	///	·
28	///	
		3 -

Whether the appeal involves the possibility of settlement. 13. It is counsel's belief there is a possibility of settlement. day of November, 2019. DATED this HUTCHISON & STEFFEN, PLLC By/ Michael K. Wall (2098) Peccole Professional Park 10080 West Alta Drive, Suite 200 Las Vegas, NV 89145 Appellate counsel for Defendant - 4 -

1       CERTIFICATE OF SERVICE         2       Pursuant to NRCP 5(b), I certify that I am an employee of HUTCHISON & STEFFF         3       document entitled DEFENDANT'S CASE APPEAL STATEMENT to be served as foll         4       issued envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or         5       is ent electronic service is in place of the date and in place of deposit in the me         6       is ent electronic service is in place of the date and in place of deposit in the me         7       is ent electronic service is in place of the date and in place of deposit in the me         8       is ent electronic service is in place of the date and in place of deposit in the me         9       is the attorney(s) listed below at the address and/or facsimile number indicated below:         10       is the attorney(s) listed below at the address and/or facsimile number indicated below:         11       Dennis M. Prince, Esq.       Eric R. Larsen, Esq.         12       PRINCE LAW GROUP       Eric R. Larsen, Esq.         13       Las Vegas, NV 89148       Tel: (702) 534-7601         14       Fax: (702) 534-7601       Fax: (702) 537-8082         15       Attorney for Plaintiff Bahram Yahyavi       Attorney for Defendant Capriati Construction, Inc.         16       Maik W. Ahmad, Esq.       Attorney for Plaintiff Bahram Yahyavi         17       Fa				
2       Pursuant to NRCP 5(b); I certify that I am an employee of HUTCHISON & STEFF         3       PLLC and that on thisMay of November, 2019, I caused the above and foregoing         4       document entitled DEFENDANT'S CASE APPEAL STATEMENT to be served as foll         5				
<ul> <li>PLLC and that on this May of November, 2019, I caused the above and foregoing</li> <li>document entitled DEFENDANT'S CASE APPEAL STATEMENT to be served as foll</li> <li>by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or</li> <li>c to be sent via facsimile; and/or</li> <li>s sent electronically via the Court's electronic service system; the date and the minis electronic service is in place of the date and in place of deposit in the minis electronic service is in place of the date and in place of deposit in the minis electronic service is and/or facsimile number indicated below:</li> <li>to the attorney(s) listed below at the address and/or facsimile number indicated below:</li> <li>Dennis M. Prince, Esq.</li> <li>PRINCE LAW GROUP</li> <li>Ball 6 Spanish Ridge Ave.</li> <li>PRINCE LAW GROUP</li> <li>Ball 6 Spanish Ridge Ave.</li> <li>PRINCE LAW GROUP</li> <li>Ball 6 Spanish Ridge Ave.</li> <li>PRINCE LAW GROUP</li> <li>Ball 7 Tel: (702) 534-7600</li> <li>Tel: (877) 369-5819</li> <li>Fax: (702) 534-7601</li> <li>Fax: (702) 387-8082</li> </ul> Attorney for Plaintiff Bahram Yahyavi	1		<b>CERTIFICA</b>	<u>TE OF SERVICE</u>
<ul> <li>document entitled DEFENDANT'S CASE APPEAL STATEMENT to be served as foll</li> <li>by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or</li> <li>c to be sent via facsimile; and/or</li> <li>s esnt electronically via the Court's electronic service system; the date and the this electronic service is in place of the date and in place of deposit in the m</li> <li>to be hand-delivered;</li> <li>to the attorney(s) listed below at the address and/or facsimile number indicated below:</li> <li>Dennis M. Prince, Esq.</li> <li>PRINCE LAW GROUP</li> <li>B816 Spanish Ridge Ave.</li> <li>9275 W. Russell Rd. Suite 205</li> <li>Las Vegas, NV 89148</li> <li>Tel: (702) 534-7601</li> <li>Fax: (702) 387-7601</li> <li>Fax: (702) 387-7601</li> <li>Fax: (702) 387-78082</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> </ul>	2	Pursuant to NRCI	P 5(b); I certify that I	am an employee of HUTCHISON & STEFFEN,
5       □       by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or         7       □       to be sent via facsimile; and/or         8       ■       sent electronically via the Court's electronic service system; the date and the this electronic service is in place of the date and in place of deposit in the m         9       □       to be hand-delivered;         10       to the attorney(s) listed below at the address and/or facsimile number indicated below:         11       Dennis M. Prince, Esq.       Eric R. Larsen, Esq.         12       Dennis M. Prince, Esq.       Eric R. Larsen, Esq.         13       Las Vegas, NV 89148       Las Vegas, NV 89148         14       Tel: (702) 534-7600       Fax: (702) 387-8082         15       Attorney for Plaintiff Bahram Yahyavi       Attorney for Defendant Capriati Construction, Inc.         16       Malik W. Ahmad, Esq.       Law OFFICE OF MALIK W. AHMAD         18       Las Vegas, NV 89117       Tel: (702) 270-9100         19       Fax: (702) 233-9103       Attorney for Plaintiff Bahram Yahyavi         21       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         22       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi	3	PLLC and that on this $($	day of November,	2019, I caused the above and foregoing
<ul> <li>sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or</li> <li>to be sent via facsimile; and/or</li> <li>sent electronic service is in place of the date and in place of deposit in the m</li> <li>to be hand-delivered;</li> <li>to the attorney(s) listed below at the address and/or facsimile number indicated below:</li> <li>Dennis M. Prince, Esq.</li> <li>PRINCE LAW GROUP</li> <li>Las Vegas, NV 89148</li> <li>Tel: (702) 534-7600</li> <li>Fax: (702) 534-7601</li> <li>Fax: (702) 534-7601</li> <li>Fax: (702) 534-7601</li> <li>Fax: (702) 534-7601</li> <li>Fax: (702) 238-78082</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> </ul>	4	document entitled DEFE	NDANT'S CASE A	<b>PPEAL STATEMENT</b> to be served as follows:
7       □       to be sent via facsimile; and/or         8       sent electronically via the Court's electronic service system; the date and tir this electronic service is in place of the date and in place of deposit in the m         9       □       to be hand-delivered;         10       to the attorney(s) listed below at the address and/or facsimile number indicated below:         11       Dennis M. Prince, Esq.       Eric R. Larsen, Esq.         12       PRINCE LAW GROUP       Law Offices of Eric R. Larsen         13       B816 Spanish Ridge Ave.       9275 W. Russell Rd. Suite 205         14       Tel: (702) 534-7601       Fax: (702) 387-8082         15       Attorney for Plaintiff Bahram Yahyavi       Attorney for Defendant Capriati Construction, Inc.         16       Malik W. Ahmad, Esq.       Law Vegas, NV 89117         17       Tel: (702) 270-9100       Fax: (702) 233-9103         20       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         21       Attorney for Plaintiff Bahram Yahyavi       Attorney for Steffen, PLLC         22       Attorney for Plaintiff Bahram Yahyavi       Attorney for Steffen, PLLC         23       Attorney for Plaintiff Bahram Yahyavi       Attorney for Steffen, PLLC         24       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahy	_	sealed env	velope upon which fir	d for mailing in the United States Mail, in a st class postage was prepaid in Las Vegas,
8       ≥       sent electronically via the Court's electronic service system; the date and tin this electronic service is in place of the date and in place of deposit in the m         9       □       to be hand-delivered;         10       to the attorney(s) listed below at the address and/or facsimile number indicated below:         11       11         12       Dennis M. Prince, Esq.       Eric R. Larsen, Esq.         13       R816 Spanish Ridge Ave.       9275 W. Russell Rd. Suite 205         14       Las Vegas, NV 89148       Las Vegas, NV 89148         14       Tel: (702) 534-7600       Tel: (877) 369-5819         15       Attorney for Plaintiff Bahram Yahyavi       Attorney for Defendant Capriati         16       Malik W. Ahmad, Esq.       I.as Vegas, NV 89148         17       Tel: (702) 270-9100       Fax: (702) 233-9103         20       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         21       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         22       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         22       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         23       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi      <				
<ul> <li>this electronic service is in place of the date and in place of deposit in the m</li> <li>to be hand-delivered;</li> <li>to the attorney(s) listed below at the address and/or facsimile number indicated below:</li> <li>Dennis M. Prince, Esq.</li> <li>PRINCE LAW GROUP</li> <li>Law Offices of Eric R. Larsen</li> <li>8816 Spanish Ridge Ave.</li> <li>9275 W. Russell Rd. Suite 205</li> <li>Las Vegas, NV 89148</li> <li>Tel: (702) 534-7601</li> <li>Fax: (702) 534-7601</li> <li>Fax: (702) 337-8082</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> <li>Attorney for Defendant Capriati Construction, Inc.</li> <li>Malik W. Ahmad, Esq.</li> <li>LAW OFFICE OF MALIK W. AHMAD</li> <li>8072 W. Sahara Ave., Ste A</li> <li>Las Vegas, NV 89117 Tel: (702) 233-9103</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> </ul>		 ⊠ sent electr	ronically via the Cour	t's electronic service system; the date and time of
10       To the attorney(s) listed below at the address and/or facsimile number indicated below:         11       Dennis M. Prince, Esq.       Eric R. Larsen, Esq.         12       PRINCE LAW GROUP       Law Offices of Eric R. Larsen         13       8816 Spanish Ridge Ave.       9275 W. Russell Rd. Suite 205         14       Las Vegas, NV 89148       Las Vegas, NV 89148         14       Tel: (702) 534-7601       Fax: (702) 387-8082         15       Attorney for Plaintiff Bahram Yahyavi       Attorney for Defendant Capriati         16       Malik W. Ahmad, Esq.       Construction, Inc.         17       LAW OFFICE OF MALIK W. AHMAD       8072 W. Sahara Ave., Ste A         18       Las Vegas, NV 89117       Tel: (702) 270-9100         19       Fax: (702) 233-9103       Attorney for Plaintiff Bahram Yahyavi         21       Attorney for Plaintiff Bahram Yahyavi         22       Attorney for Steffen, PLLC         23       Attorney for Steffen, PLLC         24       An employee of Hutchison & Steffen, PLLC         25       Attorney for Plaintiff Bahram Yahyavi		this electro	onic service is in plac	e of the date and in place of deposit in the mail.
11       Dennis M. Prince, Esq.       Eric R. Larsen, Esq.         12       PRINCE LAW GROUP       Law Offices of Eric R. Larsen         13       Las Vegas, NV 89148       Las Vegas, NV 89148         14       Fei: (702) 534-7600       Fax: (702) 534-7601         15       Attorney for Plaintiff Bahram Yahyavi       Attorney for Defendant Capriati         16       Malik W. Ahmad, Esq.       Attorney for Defendant Capriati         17       LAW OFFICE OF MALIK W. AHMAD       8072 W. Sahara Ave., Ste A         18       Las Vegas, NV 89117       Tel: (702) 270-9100         19       Fax: (702) 233-9103       Attorney for Plaintiff Bahram Yahyavi         20       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         21       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         22       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         22       An employee of Hutchison & Steffen, PLLC       An employee of Hutchison & Steffen, PLLC         23       24       An employee of Hutchison & Steffen, PLLC         26       27       28	10			1/ 0 1 11 1 1 11 11 11
12       PRINCE LAW GROUP       Law Offices of Eric R. Larsen         13       B816 Spanish Ridge Ave.       9275 W. Russell Rd. Suite 205         14       Tel: (702) 534-7600       Tel: (877) 369-5819         14       Tel: (702) 534-7601       Fax: (702) 387-8082         15       Attorney for Plaintiff Bahram Yahyavi       Attorney for Defendant Capriati         16       Malik W. Ahmad, Esq.       LAW OFFICE OF MALIK W. AHMAD         17       LAW OFFICE OF MALIK W. AHMAD       8072 W. Sahara Ave., Ste A         18       Las Vegas, NV 89117       Tel: (702) 233-9103         20       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         21       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         22       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         22       Attorney for Plaintiff Bahram Yahyavi       Attorney for Plaintiff Bahram Yahyavi         23       Attorney for Plaintiff Bahram Yahyavi       An employee of Hutchson & Steffen, PLLC         26       27       28       4	11	to the attorney(s) listed b	elow at the address a	nd/or facsimile number indicated below:
<ul> <li>13 B816 Spanish Ridge Ave. Las Vegas, NV 89148</li> <li>14 Tel: (702) 534-7600</li> <li>15 Attorney for Plaintiff Bahram Yahyavi</li> <li>16 Malik W. Ahmad, Esq. LAW OFFICE OF MALIK W. AHMAD 8072 W. Sahara Ave., Ste A Las Vegas, NV 89117</li> <li>17 Tel: (702) 270-9100</li> <li>19 Fax: (702) 233-9103</li> <li>20 Attorney for Plaintiff Bahram Yahyavi</li> <li>21 Attorney for Plaintiff Bahram Yahyavi</li> <li>22 Attorney for Plaintiff Bahram Yahyavi</li> <li>23 Attorney for Plaintiff Bahram Yahyavi</li> </ul>	12	Dennis M. Prince, Esq. PRINCE LAW GROUP		Law Offices of Eric R. Larsen
14       Tel: (702) 534-7600       Tel: (877) 369-5819         Fax: (702) 534-7601       Fax: (702) 387-8082         15       Attorney for Plaintiff Bahram Yahyavi       Attorney for Defendant Capriati         16       Malik W. Ahmad, Esq.       LAW OFFICE OF MALIK W. AHMAD         17       LAW OFFICE OF MALIK W. AHMAD       8072 W. Sahara Ave., Ste A         18       Las Vegas, NV 89117       Tel: (702) 233-9103         20       Fax: (702) 233-9103       Attorney for Plaintiff Bahram Yahyavi         21       Attorney for Plaintiff Bahram Yahyavi         22       Attorney for Plaintiff Bahram Yahyavi         23       Attorney for Plaintiff Bahram Yahyavi         24       An employee of Hutchison & Steffen, PLLC         26       .         27       .         28       .	13	8816 Spanish Ridge Av Las Vegas, NV 89148		9275 W. Russell Rd. Suite 205 Las Vegas, NV 89148
Altorney for Flainity Bahram Tanyavi Altorney for Dependant Capital Construction, Inc. Malik W. Ahmad, Esq. LAW OFFICE OF MALIK W. AHMAD 8072 W. Sahara Ave., Ste A Las Vegas, NV 89117 Tel: (702) 270-9100 Fax: (702) 233-9103 Attorney for Plaintiff Bahram Yahyavi An employee of Hutchison & Steffen, PLLC An employee of Hutchison & Steffen, PLLC		Tel: (702) 534-7600		Tel: (877) 369-5819
<ul> <li>Malik W. Ahmad, Esq. LAW OFFICE OF MALIK W. AHMAD 8072 W. Sahara Ave., Ste A Las Vegas, NV 89117 Tel: (702) 270-9100 Fax: (702) 233-9103</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> <li>An employee of Hutchison &amp; Steffen, PLLC</li> </ul>		Attorney for Plaintiff Bo	ahram Yahyavi	
<ul> <li>BOT2 W. Sahara Ave., Ste A</li> <li>Ro72 W. Sahara Ave., Ste A</li> <li>Las Vegas, NV 89117</li> <li>Tel: (702) 270-9100</li> <li>Fax: (702) 233-9103</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> <li>An employee of Hutchison &amp; Steffen, PLLC</li> </ul>		Malik W. Ahmad, Esq.		
<ul> <li>Julie (200) 270-9100</li> <li>Fax: (702) 233-9103</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> <li>Attorney for Plaintiff Bahram Yahyavi</li> <li>An employee of Hutchison &amp; Steffen, PLLC</li> </ul>		8072 W. Sahara Ave., S		
21 22 23 24 25 26 27 28		Tel: (702) 270-9100		
22 23 24 25 26 27 28	20	Attorney for Plaintiff Ba	ahram Yahyavi	
23 24 25 26 27 28	21			
An employee of Hutchison & Steffen, PLLC An employee of Hutchison & Steffen, PLLC	22		11	
An employee of Hutchison & Steffen, PLLC An employee of Hutchison & Steffen, PLLC 27 28			$\mathcal{A}$	
23 26 27 28			An emit	ovee of Hutchson & Steffen PLLC
27 28			An emp	
28				
- 5 -	28			
				- 5 -

Bahram Yahyavi, Plaintiff(s) vs. Capriati Construction Corp Inc, Defendant(s)		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Judicial Officer:	Department 28 Israel, Ronald J. 05/20/2015 A718689
		CASE INFORM	IATION	
Statistical Closu	u <b>res</b> Verdict Reached		Case Type:	Negligence - Auto
10/01/2019			Case Status:	10/01/2019 Closed
DATE		CASE ASSIGN	NMENT	
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	A-15-718689-C Department 28 05/20/2015 Israel, Ronald J.		
		PARTY INFOR	MATION	
Plaintiff	Yahyavi, Bahram			Lead Attorneys Prince, Dennis M Retained 702-534-7600(W)
Defendant	Capriati Construction Cor	p Inc		Brown, Mark James Retained 702-387-8070(W)
DATE	E	vents & Orders (	OF THE COURT	INDEX
05/20/2015	<b>EVENTS</b> Complaint Filed By: Plaintiff Yahyavi, <i>Complaint for Auto Negligend</i>		ry	
05/20/2015	Case Opened			
08/26/2015	Affidavit of Service Filed By: Plaintiff Yahyavi, Affidavit of Service	Bahram		
10/07/2015	Initial Appearance Fee Disc Filed By: Defendant Capriat Defendant's Initial Appearance	i Construction Corp	Inc	
10/07/2015	Demand for Jury Trial Filed By: Defendant Capriat Defendant's Demand for Jury		Inc	
10/07/2015	Answer Filed By: Defendant Capriat Defendant's Answer to Plaint		Inc	

10/20/2015	Notice of Change of Firm Name Filed By: Defendant Capriati Construction Corp Inc <i>Notice of Change of Firm Name</i>
10/27/2015	Motion Filed By: Plaintiff Yahyavi, Bahram Motion to Exempt from Arbitration
12/11/2015	Commissioners Decision on Request for Exemption - Granted Commissioner's Decision on Request for Exemption
03/04/2016	Joint Case Conference Report Filed By: Plaintiff Yahyavi, Bahram Joint Case Conference Report
03/24/2016	Scheduling Order Scheduling Order
04/04/2016	Order Setting Civil Jury Trial Order Setting Civil Jury Trial
01/13/2017	Notice Notice of Scheduling Settlement Conference
01/18/2017	Association of Counsel Filed By: Plaintiff Yahyavi, Bahram Notice of Association of Counsel
01/30/2017	Order Setting Civil Jury Trial Order Re-Setting Civil Jury Trial
06/15/2017	Pre-Trial Disclosure Party: Defendant Capriati Construction Corp Inc Defendant's Pre-Trial Disclosures
06/15/2017	Wotion in Limine (Withdrawn 01/04/2019) Defendant's Motion in Limine No. 1 - To Preclude Plaintiff From Presenting Expert Testimony
06/15/2017	Motion in Limine Defendant's Motion in Limine No. 2 - To Preclude Plaintiff from Introducing Any Documents or Medical Testimony or Reference Any Treatment Allegedly Related to the Accident after April 2015
06/15/2017	Motion in Limine Defendant's Motion in Limine No. 3 - To Preclude Plaintiff or Plaintiff's Attorney From Claiming Disability, Loss of Earning Capacity, Future Medical Care, Loss of Household Services, or Right Knee Injury From Accident
06/15/2017	Motion in Limine Defendant's Motion in Limine No. 4 - To Limit Specials to Amounts Paid in Worker's Compensation Benefits Related to Accident and Preclude INtroduction of Amounts Billed by Providers

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06/19/2017	Pre-Trial Disclosure Party: Plaintiff Yahyavi, Bahram PLAINTIFF'S N.R.C.P. 16.1(A)(3)(A) PRETRIAL DISCLOSURES
06/27/2017	Pre-Trial Disclosure Party: Plaintiff Yahyavi, Bahram Plaintiff's Amended D N.R.C.P. 16.1(A)(3)(A) Pretrial Disclosures
06/29/2017	Opposition to Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Omnibus Oppositions To Defendant's Motions In Limine And Countermotion To Initiate/Reopen Discovery In This Matter
07/07/2017	Reply to Opposition Defendant s Reply to Plaintiff s Opposition to Motion in Limine No. 1 to Preclude Plaintiff from Presenting Expert Testimony and Opposition to Counter-Motion
07/07/2017	Reply to Opposition Defendant s Reply to Plaintiff s Opposition to Motion In Limine No. 2 to Preclude Plaintiff from Introducing Any Documents or Medical Testimony or Referencing Any Treatment Allegedly Related to the Accident after April 2015
07/07/2017	Reply to Opposition Defendant s Reply to Plaintiff s Opposition to Motion in Limine No. 3 to Preclude Plaintiff or Plaintiff s Attorney from Claiming Disability, Loss of Earning Capacity, Future Medical Care, Loss of Household Services, or Right Knee Injury from Accident
07/07/2017	Reply to Opposition Defendant s Reply to Plaintiff s Opposition to Motion in Limine No. 4 to Limit Specials to Amounts Paid in Worker s Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers
07/11/2017	Objection Filed By: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Notice of Objections to Plaintiff's Exhibits Pursuant to NRCP 16.1(a)(3)
07/11/2017	Reply to Opposition Filed by: Plaintiff Yahyavi, Bahram Plaintiff's Reply to Defendant's Opposition to Motion to Initiate/Reopen Discovery
07/14/2017	Joint Pre-Trial Memorandum Joint Pre-Trial Memo
09/14/2017	Supplement Filed by: Plaintiff Yahyavi, Bahram Supplement to Plaintiff's Omnibus Oppositions to Defendant's Motions in Limine and Countermotion to Initiate/Reopen Discovery in this Matter
10/04/2017	Notice <i>Notice Of Rescheduling Of Hearing</i>
11/03/2017	Order Setting Civil Jury Trial Order Re-Setting Civil Jury Trial

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02/21/2018	Notice of Appearance Party: Plaintiff Yahyavi, Bahram Notice of Appearance
02/27/2018	Order Granting Motion Order Granting Motion to Withdraw as Counsel
03/22/2018	Stipulation and Order Filed by: Plaintiff Yahyavi, Bahram Stipulation and Order to Extend Discovery Deadlines and Continue Trial (First Request)
03/23/2018	Notice of Entry of Stipulation and Order Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Stipulation and Order to Extend Discovery Deadlines and Continue Trial (First Request)
03/23/2018	Recorders Transcript of Hearing Recorder's Transcript of Hearing Status Check Re: Status of Case Bankruptcy Court Decision of Stay Resetting Jury Trial and MILs 10/19/17
04/25/2018	Notice Notice of Refiling Answer Pursuant to Court Minutes of October 19, 2017
04/25/2018	Answer to Complaint Defendant's Answer to Plaintiff's Complaint
06/06/2018	Notice of Association of Counsel Filed By: Defendant Capriati Construction Corp Inc Notice of Association of Counsel
08/06/2018	Stipulation and Order Filed by: Plaintiff Yahyavi, Bahram Stipulation and Order to Extend Discovery Deadlines (Second Request)
08/08/2018	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Stipulation and Order to Extend Discovery Deadlines (Second Request)
08/28/2018	Stipulation and Order Filed by: Plaintiff Yahyavi, Bahram Stipulation and Order to Extend Discovery Deadlines (Third Request)
09/07/2018	Order Setting Civil Jury Trial Order Re-Setting Civil Jury Trial To The Next Available Civil Stack Due To The Assignment Of A Criminal Caseload
09/10/2018	Notice of Entry of Order Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Stipulation and Order to Extend Discovery Deadlines (Third Request)

10/08/2018	Motion Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Motion To Extend Discovery Deadlines For The Limited Purpose Of Taking Depositions On An Order Shortening Time (Fourth Request)
10/29/2018	Opposition to Motion Defendant's Opposition to Plaintiff's Motion to Extend Discovery Deadlines for the Limited Purposes of Taking Depositions on an Order Shortening Time (Fourth Request)
11/02/2018	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Reply in Suppoert of the Motion to Extend Discovery Deadlines for the Limited Purpose of Taking Depositions on an Order Shortening Time (Fourth Request)
12/20/2018	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Yahyavi, Bahram Discovery Commissioner's report And Recommendations
12/28/2018	Supplemental Filed by: Defendant Capriati Construction Corp Inc Defendant's Capriati Construction Corp., Inc.'s Supplement to Motion in Limine No. 4 to Limit Specials to Amounts Paid in Worker's Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers
12/28/2018	Declaration Filed By: Plaintiff Yahyavi, Bahram Declaration of Thomas N. Beckom, Esq. in Compliance with EDCR 2.47
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 5 to Exclude Evidence of Traffic Citation
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 6 to Exclude Evidence Any Expert Opinion Testimony by Lay Witnesses
12/28/2018	Motion in Limine to Exclude Expert Witness Filed by: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 7 to Exclude Rebuttal Expert Leggett or Alternatively to Require that His Testimony be in Plaintiff's Rebuttal Case
12/28/2018	Re-Notice Filed by: Defendant Capriati Construction Corp Inc Notice of Withdrawal of Defendant Capriati Construction Corp.'s Motion in Limine No. 3 - to Preclude Plaintiff or Plaintiff's Attorney from Claiming Subarguments (1) Claiming Disability, (2) Loss of Earning Capacity, (3) Future Medical Care and (4) Loss of Household Services and Maintain and to Supplement and Re-Notice Subargument (5) to Preclude Right Knee Injury from Accident
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 1: To Limit Defendants Experts Testimony To The Opinions And Bases Set Forth In Their Expert Reports

12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 2: To Exclude Argument That This Case Is Attorney Driven Or A Medical Buildup Case Because There Is No Evidence To Support Such Argument
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 8 to Exclude Plaintiff's Claims and Computions for Any Future Medical Treatment Not Previously Disclosed in Medical Records or Expert Opinions Within the Close of Discovery
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 9 to Exclude and Prevent Argument or Questions That Defendant is Avoiding Liability or Refusing to Accept Liability
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 3: To Exclude Closing Argument That Plaintiff Is Requesting More Money Than He Expects To Receive
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 5: To Exclude Evidence Of When The Parties Contacted And Retained Counsel
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc 2/25/19 Withdrawn) -(Capriati Construction) Defendant's Motion in Limine No. 10 to Exclude Lack of Pre-Accident Medical Records as Proof That No Relevant Prior or Pre-Existing Treatment Occurred
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 4: To Allow Voir Dire Questioning About Employment With Or Financial Interest In Any Insurance Company
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 7: To Exclude Reference To Plaintiff s Counsel Working With Plaintiff s Treating Physicians On Unrelated Cases
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 8: To Exclude Reference To Any Absence Of Medical Records Before The Subject Collision
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 9: To Permit Treating Physicians To Testify As To Causation, Diagnosis, Prognosis, Future Treatment, And Extent Of Disability Without A Formal Expert Report
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 10 To Exclude Any Argument That The Plaintiff Has Any

	Symptomatic Conditions Prior To The Collision
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 11 To Exclude Testimony And Opinions Of Defendants Retained Expert, Kevin Kirkendall, CPA
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc (2/25/19 Withdrawn) - (Capriati Construction) Defendant's Motion in Limine No. 12 to Exclude Expert Testimony Not Based on Evidence Adduced at Trial
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 13 to Exclude Shocking Evidence Such as Needles
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 12 To Exclude Reference To Plaintiff Being A Malingerer, Magnifying Symptoms, Or Manifesting Secondary Gain Motives
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 14: To Preclude Argument Or Suggestion That Plaintiff s Treating Physicians Have A Conflict That Precludes Them From Offering Medical Causation Opinions
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 16: To Exclude Plaintiff s Prior Unrelated Accidents, Injuries, And Medical Conditions
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc (2/25/19 Withdrawn) (Capriati Construction) Defendant's Motion in Limine No. 16 to Exclude Opinions or Testimony of Treating Physicians Beyond Their Roles as Non-Retained Experts
12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 17: To Exclude Any Testimony That Bahram Yahyavi Was Hotrodding
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No.15 to to Exclude Reference and Evidence of Investigating Officer's Narrative, Finding of "At Fault" and Any Other Opinions or Conclusions, Including Those in the Traffic Accident Report or Testified to at Deposition
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12/28/2018	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 6: To Exclude Reference To And Evidence Of Medical Liens

12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 11 to Preclude Evidence of Litigation Induced Stress or Damages Therefrom
12/28/2018	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 14 to Pre-Admit Certain Medical Records
01/04/2019	Notice Filed By: Defendant Capriati Construction Corp Inc Notice of Withdrawal of Defendant Capriati Construction Corp.'s Motion in Limine No. 1 - to Preclude Expert Testimony
01/04/2019	Notice Filed By: Defendant Capriati Construction Corp Inc Notice of Withdrawal of Defendant Capriati Construction Corp.'s Motion in Limine No. 2 - to Preclude Plaintiff from Introducing Any Documents or Medical Testimony or Referencing Any Treatment Allegedly Related to the Accident After 2015
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01/18/2019	Affidavit Filed By: Plaintiff Yahyavi, Bahram Declaration Of Thomas N. Beckom, Esq. In Compliance With EDCR 2.47
01/18/2019	Motion Filed By: Plaintiff Yahyavi, Bahram Motion For Order Shortening Time To Hear Plaintiff's Motion In Limine No. 19: To Exclude Prejudicial Information Concerning Mr. Yahyavi
01/18/2019	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 19: To Exclude Prejudicial Information Concerning Mr. Yahyavi
01/22/2019	Opposition to Motion in Limine Defendant's Opposition to Plaintiff's Motion in Limine No. 4 to Allow Voir Dire Questioning About Employment With or Financial Interest in Any Insurance Company
01/22/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 5 to Exclude Evidence of When the Parties Contacted and Retained Counsel

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01/22/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 9 to Permit Treating Physicians to Testify as to Causation, Diagnosis, Prognosis, Future Treatment, and Extent of Disability Without a Formal Expert Report
01/22/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 6 to Exclude Reference to and Evidence of Medical Liens
01/22/2019	Notice of Hearing Filed By: Defendant Capriati Construction Corp Inc Notice of Heaing on Defendant Capriati Construction Corp., Inc.'s Motion in Limine No. 4 to Limit Specials to Amounts Paid in Worder's Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers
01/22/2019	Order Filed By: Plaintiff Yahyavi, Bahram Order Granting Motion For An Order Shortening Time To Hear Plaintiff's Motion In Limine No. 19: To Exclude Prejudicial Information Concerning Mr. Yahyavi
01/24/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 1 to Limit Defendant's Testimony to the Opinions and Bases Set forth in Their Expert Reports
01/24/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 2 to Exclude Argument that This Case is Attorney Driven of a Medical Buildup Case Because There is No Evidence to Support Such Argument
01/24/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 8 to Exclude Reference to Any Absence of Medical Records Before the Subject Collision
01/24/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 10 to Exclude Any Argument That Plaintiff Has Any Symptomatic Conditions Prior to the Collission
01/25/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Notice Of Entry Of Order Granting Motion For An Order Shortening Time To Hear Plaintiff's Motion In Limine No. 19: To Exclude Prejudicial Information Concerning Mr. Yahyavi
01/25/2019	Pre-trial Memorandum Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Individual Pretrial Memorandum
01/25/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 3 to Exclude Closing Argument Plaintiff is Requiring More Money Than He Expects to Receive

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01/25/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 12 to Exclude Reference to Plaintiff Being a Malingerer, Magnifying Symptoms, or Manifesting Secondary Gain Motives
01/25/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 14 to Preclude Argument or Suggestion that Plaintiff's Treating Physicians Have a Conflict that Precludes Them from Offering Medical Causation Opinions
01/28/2019	Opposition to Motion in Limine Defendant's Opposition to Plaintiff's Motion in Limine No. 7 to Exclude Reference to Plaintiff's Counsel Working with Plaintiff's Treating Physicians on Unrelated Cases
01/28/2019	Pre-trial Memorandum Filed by: Plaintiff Yahyavi, Bahram Supplement to Plaintiff's Pre-Trial Memorandum
01/28/2019	Pre-Trial Disclosure Party: Plaintiff Yahyavi, Bahram Supplement to Plaintiff's Amended N.R.C.P. 16.1(A)(3)(A) Pretrial Disclosure
01/28/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 11 to Exclude Testimony and Opinions of Defendants' Retained Expert, Kevin Kirkindall, CPA
01/28/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 16 to Exclude Plaintiff's Prior Unrelated Accidents, Injuries, and Medical Conditions
01/28/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 18 to Exclude Any Evidence of Worker's Compensation Payment to Bahram Yahyavi
01/28/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 19 to Exclude Prejudicial Information Concerning Yahyavi
01/28/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 17 to Exclude Any Testimony that Bahram Yahyavi Was Hotrodding
01/28/2019	Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Motion in Limine No. 17 to Exclude Untimely and Supplemental Crash Testing Opinions, or Testimony of Plaintiff's Rebuttal Only Expert Timothy S. Leggett from 1/15/19 Disclosure
01/30/2019	

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02/12/2019	Stipulation and Order Filed by: Plaintiff Yahyavi, Bahram Stipulation And Order To Extend Time To Oppose All Motions in Limine (Second Request)
02/20/2019	Notice of Entry Notice of Entry of Stipulation and Order to Extend Time to Oppose Al Motions in Limine (Second Request)
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Limited Opposition To Defendant Motion In Limine No. 5 To Exclude Evidence Of Traffic Citation
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 7 To Exclude Rebuttal Expert Leggett Or Alternatively To Require That His Testimony Be In Plaintiff s Rebuttal Case
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 17 To Exclude Untimely And Supplemental Crash Testing Opinions Or Testimony Of Plaintiff s Rebuttal Only Expert Timothy Leggett From 1/15/19
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 6 To Exclude Any Expert Opinion Testimony By Lay Witness Mackey
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Opposition Defendant Capriati Construction Corp., Inc s Supplement To Motion In Limine No. 4 To Limit Specials To Amounts Paid In Worker s Compensation Benefits
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 14 To Pre-Admit Certain Medical Records And Countermotion To Exclude Said Medical Records
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 10 To Exclude Lack Of Pre-Accident Medical Records As Proof That No Relevant Prior Or Pre-Existing Treatment Occurred
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 8 To Exclude Plaintiff s Claims And Computations For Any Future Medical Treatment Not Previously Disclosed In Medical Records Or Expert Opinions With The Close Of Discovery

02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 9 To Exclude And Prevent Argument Or Questions That Defendant Is Avoiding Liability Or Refusing To Accept Liability
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 13 To Exclude Shocking Evidence Such As Needles
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 16 To Exclude Opinions Or Testimony Of Treating Physicians Beyond Their Roles As Non-Retained Experts
02/25/2019	Deposition Filed By: Plaintiff Yahyavi, Bahram Opposition To Defendant s Motion In Limine No. 12 To Exclude Expert Testimony Not Based On Evidence Adduced At Trial
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Limited Opposition To Defendant s Motion In Limine No. 15 To Exclude Reference And Evidence Of Investigating Officer s Narrative, Finding Of At Fault, And Any Other Opinions Or Conclusions, Including Those In The Traffic Accident Report Or Testified To At A Deposition
02/25/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Notice Of Nonopposition To Defendant Capriati Construction Corp., Inc s Motion In Limine No. 11 To Preclude Evidence Of Litigation Induced Stress Or Damages Therefrom
02/25/2019	Notice of Withdrawal of Motion Filed By: Defendant Capriati Construction Corp Inc Notice of Withdrawal of Defendant Capriati Construction Corp. Inc's Motion in Limine 10 - to Exclude Lack of Pre-Accident Medical Records as Proof That No Relevant Prior or Pre- Existing Treatment Occurred
02/25/2019	Notice of Withdrawal of Motion Filed By: Defendant Capriati Construction Corp Inc Notice of Withdrawal of Defendant Capriati Construction Corp. Inc's Motion in Limine 12 - to Exclude Expert Testimonyu Not Based on Evidence Adduced at Trial
02/25/2019	Notice of Withdrawal of Motion Filed By: Defendant Capriati Construction Corp Inc Notice of Withdrawal of Defendant Capriati Construction Corp. Inc.'s Motion in Limine No. 16 - to Exclude Opinions or Testimony of Treating Physicians Beyond Their Roles as Non- Retained Experts
02/26/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Opposition to Defendants' Motion in Limine No. 3 to Exclude Testimony that Plaintiff's Right Knee Injury was Caused by the Subject Accident
02/28/2019	Reply to Opposition

	CASE NO. A-13-/10009-C
	Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp. Inc. s Reply to Plaintiff s Limited Opposition to Defendant s Motion in Limine No. 3 to Exclude Testimony that Plaintiff s Right Injury Knee was Caused by the Subject Accident
02/28/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp. Inc.'s Reply to Plaintiff s Limited Opposition to Defendant s Motion in Limine No. 5 to Exclude Evidence of Traffic Citation
03/01/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Reply to Plaintiff s Limited Opposition to Defendant s Motion in Limine No. 4 to Limit Specials to Amounts Paid in Workers Compensation Benefits
03/01/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp. Inc.'s Reply to Plaintiff s Opposition to Defendant s Motion in Limine No. 6 to Exclude any Expert Opinion Testimony by Lay Witness Mackey
03/01/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Reply to Plaintiff s Opposition to Defendant s Motion in Limine No. 7 to Exclude Rebuttal Expert Leggett or Alternatively to Require That His Testimony be in Plaintiff's Rebuttal Case
03/04/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp. Inc. s Reply To Plaintiff s Opposition To Defendant s Motion In Limine No. 8 To Exclude Plaintiff s Claims And Computations For Any Future Medical Treatment Not Previously Disclosed In Medical Records Or Expert Opinions With The Close Of Discovery
03/04/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp. Inc. s Reply To Plaintiff s Opposition To Defendant s Motion In Limine No. 9 To Exclude And Prevent Argument Or Questions That Defendant Is Avoiding Liability Or Refusing To Accept Liability
03/04/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp. Inc. s Reply To Plaintiff s Opposition To Defendant s Motion In Limine No. 13 To Exclude Shocking Evidence Such As Needles
03/04/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp. Inc. s Reply To Plaintiff s Opposition To Defendant s Motion In Limine No. 15 To Exclude Reference And Evidence Of Investigating Officer s Narrative, Finding Of At Fault, And Other Opinions Or Conclusions, Including Those In The Traffic Accident Report Or Testified To At A Deposition
03/06/2019	Stipulation and Order Stipulation And order To Extend Time Ti Oppose All Motions In Limine (Third Request)
03/06/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Stipulation And Order To Extend Time To Oppose All Motions n Limine (Third Request)

	CASE NO. A-13-/10007-C
03/07/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Reply to Plaintiff s Opposition to Defendant s Motion in Limine No. 14 to Pre-Admit Certain Medical Records and Countermotion to Exclude Said Medical Records and Opposition to Countermotion
03/08/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Reply to Plaintiff s Opposition to Defendant s Motion in Limine No. 17 to Exclude Untimely and Supplemental Crash Testing Opinions or Testimony of Plaintiff's Rebuttal Only Expert Timothy Leggett from 1/15/19
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 1: To Limit Defendants' Experts' Testimony To The Opinions And Bases Set forth In Their Expert Reports
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 2: To Exclude Argument That This Case Is "Attorney Driven" Or A "Medical Buildup" Case Because There Is No Evidence To Support Such Argument
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. To Exclude Closing Argument That Plaintiff Is Requesting More Money Than He Expects To Receive
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 5: To Exclude Evidence Of When The Parties Contacted And Retained Counsel
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 6: To Exclude Reference To And Evidence Of Medical Liens
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 7: To Exclude Reference To Plaintiff's Counsel Working With Plaintiff's Treating Physicians On Unrelated Cases
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. To Exclude Reference To Any Absence Of Medical Records Before The Subject Collision
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. To Exclude Any Argument That The Plaintiff Has Any Symptomatic Conditions Prior To The Collision
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. To Exclude Testimony And Opinions Of

## EIGHTH JUDICIAL DISTRICT COURT

# CASE SUMMARY

CASE NO. A-15-718689-C

	Defendant's Retained Expert, Kevin Kirkendall, CPA
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 12: To Exclude Reference To Plaintiff Being A Malingerer, Magnifying Symptoms, Or Manifesting Secondary Gain Motives
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 14: To Preclude Argument Or Suggestion That Plaintiff's Treating Physicians Have A Conflict That Precludes Them From Offering Medical Causation Opinions
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 16: To Exclude Plaintiff's Prior Unrelated Accidents, Injuries, And Medical Conditions
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 17: To Exclude Any Testimony That Bahram Yahyavi Was "Hotrodding"
03/12/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply In Support Of Motion In Limine No. 19: To Exclude Prejudicial Information
03/18/2019	Stipulation Filed by: Plaintiff Yahyavi, Bahram Stipulation And Order Regarding Pre-trial Motions In Limine Pursuant To EDCR 2.47
03/18/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Notice Of Entry Of Stipulation And Order Regarding Pre-Trial Motion In limine Pursuant To EDCR 2.47
03/21/2019	Transcript of Proceedings <i>All Pending Motions</i>
03/27/2019	Motion Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Motion To A Jury Questionnaire Prior To Voir Dire
03/27/2019	Clerk's Notice of Hearing Notice of Hearing
03/28/2019	Supplement Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp. Inc. s Supplemental Brief in Suppo; rt of Defendant's Motion in Limine No. 4 to Limit Speicals to Amounts Paid in Worker's Compensation Benefits
03/29/2019	Opposition to Motion Filed By: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Opposition to Plaintiff's Motion to Allow Parties to Present a Jury Questionnaire Pior to Voir Dire

04/04/2019	Stipulation and Order Filed by: Plaintiff Yahyavi, Bahram Stipulation And order Regarding Supplemental Briefing Concerning Defendant's Motion in Limine No.4
04/05/2019	Supplement Filed by: Plaintiff Yahyavi, Bahram Plaintiff s Supplemental Brief In Opposition Defendant Capriati Construction Corp., Inc s To Motion In Limine No. 4 To Limit Specials To Amounts Paid In Worker s Compensation Benefits
04/08/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Notice of entry of Stipulation and Order Regarding Supplemental Briefing Concerning Defendant's Motion in Limine No. 4
04/16/2019	Stipulation and Order Filed by: Plaintiff Yahyavi, Bahram Stipulation and Order Regarding Supplemental Briefing concerning Defendant's Motion in limine
04/16/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram notice of entry of Stipulation and Order Regarding Supplemental Briefing Concerning Defendant's motion in Limine No. 4 (Second request)
04/19/2019	Order Filed By: Defendant Capriati Construction Corp Inc Orders on Defendants' Motions in Limine (1-17)
04/23/2019	Order Filed By: Plaintiff Yahyavi, Bahram Order Denying Defendant's Motion in Limine No. 4 To Limit Specials to Amounts Paid in Worker's Compensation Benefits
04/23/2019	Reply Filed by: Plaintiff Yahyavi, Bahram Reply In Support Of Plaintiffs Motion To Allow Parties to Present a Jury Quesstionnaire Prior to Voir Dire
04/24/2019	Order Order Denying Defendant's Motion in Limine No. 4 To Limit Specials to Amounts Paid in Worker's Compensation Benefits
04/25/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Notice Of Entry Of Order Denying Defendant s Motion In Limine No. 4 To Limit Specials To Amounts Paid In Worker s Compensation Benefits
05/03/2019	Motion to Continue Trial Filed By: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Motion to Continue Trial on an Order Shortening Time
05/06/2019	

	CASE NO. A-15-/18689-C
	Supplement Filed by: Defendant Capriati Construction Corp Inc Supplemental Points and Authorities re Defendant Capriati Construction Corp., Inc.'s Motion to Continue Trial on an Order Shortening Time
05/10/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Opposition to Defendant Capriati Construction Corp., Inc.'s Motion to Continue Trial on An Order Shortening Time
05/14/2019	Reply to Opposition Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Reply to Plaintiff's Opposition to Defendant's Motion to Continue Trial on Order Shortening Time
05/17/2019	Affidavit Filed By: Plaintiff Yahyavi, Bahram Declaration of Thomas N. Beckom, Esq. in Compliance with 2.47
05/17/2019	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Plaintiff s Motion In Limine No. 20: To Exclude Reference To Bahram Yahyavi et. al v. Service Corporation International et. al.
05/17/2019	Motion in Limine Filed By: Plaintiff Yahyavi, Bahram Motion In Limine No. 21 To Exclude Argument That Bahram Yahyavi Lied To Ira Spector Concerning Arm Paralysis And Future Surgery
05/20/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
05/22/2019	Opposition to Motion in Limine Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Motion in Limine No. 21 to Exclude Argument that Bahram Yahyavi Lied to Ira Spector Concerning Arm Paralysis and Future Surgery
05/23/2019	Crder Filed By: Plaintiff Yahyavi, Bahram Order Regarding Plaintiff's Motions in Limine
05/23/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Notice of Entry Of Order Regarding Plaintiff's Motions in Limine
05/24/2019	Transcript of Proceedings Defendant's Motion to Continue Trial on Order Shortening Time; Status Check: Final Status of Jury Questionnaire
05/28/2019	Defendant's Opposition to Plaintiff's Motion in Limine No. 20 to Exclude Reference to Bahram Yahyavi v. Service Corporation International, et al.; Countermotion for Offset
06/13/2019	Notice

CASE NO. A-15-/18689-C			
	Notice Rescheduling Hearing		
06/18/2019	Notice of Change of Address Notice of Change of Law Firm Address		
06/20/2019	Opposition to Motion For Summary Judgment Filed By: Plaintiff Yahyavi, Bahram Order Denying Defendant's Motion to Continue Trial on Ordder Shortening Time		
06/20/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Order Denying Defendant's Motion to Continue Trial on Order Shortening Time		
06/20/2019	Notice of Entry Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Order Deying Defendants Motion To COntinue Trial on Order Shortening Time		
06/25/2019	Notice of Firm Name Change Filed By: Plaintiff Yahyavi, Bahram Notice of Firm Name Change		
06/25/2019	Notice of Change Filed By: Plaintiff Yahyavi, Bahram Notice of Change of Lead Counsel and Change of Contact Information for Dennis M. Prince, Esq.		
06/25/2019	Notice Filed By: Plaintiff Yahyavi, Bahram Notice of Disassociation of Counsel		
07/15/2019	Notice of Attorney Lien <i>Notice of Attorney Lien</i>		
07/24/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply in Support of Motion in Limine No. 20: to Exclude Reference to Bahram Yahyavi, et al. v. Service Corporation International et al and Opposition to Countermotion to Offset		
07/24/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply in Support of Motion in Limine No. 21: to Exclude Argument That Bahram Yahyavi Lied to Ira Spector Concerning Arm Paralysis and Future Surgery		
08/09/2019	Mandatory Pretrial Disclosure Party: Plaintiff Yahyavi, Bahram Second Supplement to Plaintiff's Amended PreTrial Disclosures Pursuant to NRCP 16.1(a)(3)		
08/13/2019	Motion Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Motion to Pre-Instruct the Jury		
08/14/2019			

	CASE NO. A-15-/18089-C
	Clerk's Notice of Hearing <i>Notice of Hearing</i>
08/20/2019	Notice of Hearing Filed By: Plaintiff Yahyavi, Bahram Notice of Plaintiff's Motion to Pre-Instruct Jury on Order Shortening Time
08/20/2019	Supplement Filed by: Plaintiff Yahyavi, Bahram Supplement to Plaintiff's Motion to Pre-Instruct the Jury on Order Shortening Time
08/20/2019	Order Filed By: Plaintiff Yahyavi, Bahram Order Granting Plaintiff's Motion in Limine No. 20: to Exclude Reference to Bahram Yahyavi, et al. v. Service Corporation International, et al. and Denying Defendant's Counter-Motion for Offset
08/20/2019	Order Filed By: Plaintiff Yahyavi, Bahram Order Denying Plaintiff's Motion in Limine No. 21: to Exclude Argument that Bahram Yahyavi Lied to Ira Spector Concerning Arm Paralysis and Future Surgery
08/20/2019	Order Filed By: Plaintiff Yahyavi, Bahram Order Granting Plaintiff's Motion to Allow Parties to Present a Jury Questionnaire Prior to Voir Dire
08/21/2019	Notice of Entry of Order Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Order Granting Plaintiff's Motion to Allow Parties to Present A Jury Questionnaire Prior to Voir Dire
08/21/2019	Notice of Entry of Order Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Order Denying Plaintiff's Motion in Limine No. 21 to Exclude Argument That Bahram Yahyavi Lied to Ira Spector Concerning Arm Paralysis and Future Surgery
08/22/2019	Notice of Entry of Order Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Order Granting Plaintiff's Motion in Limine No. 20 to Exclude Reference to Bahram Yahyavi, et al. v. Service Corporation International, et al. and Denying Defendant's Counter-Motion for Offset
08/22/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram <i>Trial Subpoena</i>
08/22/2019	Opposition Filed By: Defendant Capriati Construction Corp Inc Defendant s Opposition to Plaintiff s Motion to Pre-Instruct the Jury
08/23/2019	Supplemental Filed by: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s First Supplemental Individual Pre-Trial Memorandum

08/26/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply in Support of the Motion to Pre-Instruct the Jury
08/27/2019	Pre-trial Memorandum Filed by: Plaintiff Yahyavi, Bahram Plaintiff's Second Supplement to Pre-Trial Memorandum
08/27/2019	Order Order RE: Jury Instructions
08/29/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena - Mary Ann Shannon MD
08/29/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena - Terrence Clauretie PhD
08/29/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena - David Oliveri MD
08/29/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena - Archie Perry MD
08/29/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena - Joseph Schifini MD
08/29/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena - IRA Spector MS CRC
08/29/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena - John Thalgott MD
08/30/2019	Recorders Transcript of Hearing Plaintiff's Motion to Pre-Instruct the Jury
08/30/2019	Trial Brief Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Trial Brief to Limit Defense Medical Expert Witness, Howard Tung, M.D.'s Testimony
09/03/2019	Trial Brief Filed By: Defendant Capriati Construction Corp Inc Defendant's Trial Brief #1 as to Plaintiff's Improper Motions for Reconsideration Couched as Trial Briefs
09/04/2019	Trial Subpoena

CASE NO. A-15-718689-C			
	Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena		
09/04/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena		
09/04/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena		
09/05/2019	Trial Brief Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Trial Brief to Exclude Argument, Reference, or Medical Expert Opinion That Plaintiff Bahram Yahyavi's Prior Neck Pain was Symptomatic During the Immediate Years Prior to and Immediately Before the Subject Collision		
09/06/2019	Trial Brief Filed By: Plaintiff Yahyavi, Bahram Trial Brief to Exclude All Facebook, Myspace, Instagram, Twitter, Linked In and Other Social Media		
09/06/2019	Opposition to Motion Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Opposition to Defendant's Trial Brief #1 as to Plaintiff's Improper Motions for Reconsideration Couched as Trial Briefs		
09/08/2019	Trial Brief Filed By: Defendant Capriati Construction Corp Inc DEFENDANT'S TRIAL BRIEF #2 AS TO PLAINTIFF'S UNTIMELY 18TH SUPPLEMENT TO HIS EARLY CASE CONFERENCE LIST OF DOCUMENTS AND WITNESSES AND NRCP 16.1(a)(3) PRETRIAL DISCLOSURES		
09/09/2019	Opposition Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Opposition to Defendant's Trial Brief #2 as to Plaintiff's Untimely 18th Supplement to His Early Case Conference List of Documents and Witnesses and NRCP 16.1(a)(3) PreTrial Disclosures		
09/09/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena		
09/11/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram Trial Subpoena		
09/12/2019	🔕 Jury List		
09/16/2019	Recorders Transcript of Hearing Day 5 Excerpt, Dr. David Oliveri		
09/16/2019	Trial Brief Filed By: Defendant Capriati Construction Corp Inc DEFENDANT'S TRIAL BRIEF #3 AS TO PLAINTIFF'S VIOLATION OF PRETRIAL		

# Eighth Judicial District Court CASE SUMMARY

#### CASE NO. A-15-718689-C

	CASE NO. A-15-718089-C
	AGREEMENT REGARDING DISCLOSURE OF POWER POINT SLIDES AND DEMONSTRATIVE EXHIBITS PRIOR TO USE AT TRIAL AND AS TO USE OF UNDISCLOSED PHOTOGRAPH DURING PLAINTIFF'S OPENING STATEMENT
09/16/2019	Trial Brief Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Trial Brief to Exclude Testimony and Opinions of Defendant's Retained Expert John E. Baker, Ph.D., P.E.
09/16/2019	Opposition Plaintiff's Opposition to Defendant's Trial Brief #3 as to Plaintiff's Violation of PreTrial Agreement Regarding Disclosure of Powerpoint Slides and Demonstrative Exhibits Prior to Use at Trial and as to Use of Undisclosed Photograph During Plaintiff's Opening Statement
09/16/2019	Trial Brief Filed By: Defendant Capriati Construction Corp Inc DEFENDANT'S TRIAL BRIEF #4 AS TO DR. OLIVERI'S IMPROPER AND PREVIOUSLY UNDISCLOSED TESTIMONY
09/16/2019	Trial Subpoena Filed by: Plaintiff Yahyavi, Bahram <i>Trial Subpoena</i>
09/16/2019	Amended Jury List
09/18/2019	Recorders Transcript of Hearing Recorder's Transcript of Jury Trial - Day 6 09/16/19
09/19/2019	Recorders Transcript of Hearing Recorder's Partial Transcript of Jury Trial - Day 7 Testimony of Joseph Schifini
09/19/2019	Recorders Transcript of Hearing Recorder's Partial Transcript of Jury Trial - Day 5 Testimony of Clifford Goodrich
09/19/2019	Recorders Transcript of Hearing Recorder's Partial Transcript of Jury Trial - Day 8 9/18/19
09/19/2019	Trial Brief Filed By: Defendant Capriati Construction Corp Inc Defendant's Opposition to Plaintiff's Trial Brief to Exclude Testimony and Opinions of Defendant's Retained Expert, John E. Baker, Ph.D., P.E.
09/19/2019	Trial Brief Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Trial Brief for Curative Instruction to the Jury Regarding Collateral Sources of Payment
09/20/2019	Trial Brief Filed By: Defendant Capriati Construction Corp Inc Defendants's Opposition to Plaintiff's Trial Brief for Curative Instruction to the Jury Regarding Colateral Sources of Payment
09/20/2019	Notice Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Notice of De-Designation of Expert Witness, Timothy Leggett, P.E.

	CASE NO. A-15-/18689-C
09/23/2019	Reply in Support Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Reply in Support of Trial Brief to Exclude Testimony and Opinions of Defendant's Retained Expert, John E. Baker, Ph.D., P.E.
09/23/2019	Trial Brief Filed By: Defendant Capriati Construction Corp Inc DEFENDANT'S TRIAL BRIEF #5 AS TO PLAINTIFF'S IMPROPER IMPEACHMENT OF DR. TUNG WITH HIS ANNUAL SALARY INFORMATION
09/25/2019	Trial Subpoena Filed by: Defendant Capriati Construction Corp Inc <i>Trial Subpeona - Yahyavi</i>
09/25/2019	Trial Subpoena Filed by: Defendant Capriati Construction Corp Inc <i>Trial Subpeona - SW Medical</i>
09/25/2019	Recorders Transcript of Hearing Recorder's Partial Transcript of Jury Trial - Day 12 Howard Tung (Cross-Examination, Recross Examination, and Juror Question/Answer)
09/26/2019	Recorders Transcript of Hearing Recorder's Partial Transcript of Jury Trial - Day 13 Testimony of Cliff Goodrich
09/26/2019	Motion for Sanctions Filed By: Plaintiff Yahyavi, Bahram Motion for Sanctions Against Defendant for Willful Attorney Misconduct
09/26/2019	Trial Brief Filed By: Defendant Capriati Construction Corp Inc DEFENDANT CAPRIATI CONSTRUCTION CORP., INC.'S 6th TRIAL BRIEF AS TO EVIDENCE OF CAPRIATI'S BANKRUPTCY
09/27/2019	Recorders Transcript of Hearing Recorder's Transcript of Jury Trial - Day 14 9/26/19
09/27/2019	Verdict
09/27/2019	Jury Instructions
10/01/2019	Jury List Jury List
10/01/2019	Order to Statistically Close Case Civil Order To Statistically Close Case
10/22/2019	Judgment Upon Jury Verdict Filed By: Plaintiff Yahyavi, Bahram Judgment Upon the Jury Verdict
10/22/2019	Notice of Entry of Judgment

#### Eighth Judicial District Court CASE SUMMARY

U	ASE	SUM		-
CAS	SE NO.	A-15-'	718689-	C

	CASE NO. A-15-718689-C
	Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Judgment
10/22/2019	Memorandum of Costs and Disbursements Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Memorandum of Costs and Disbursements
10/22/2019	Motion for Attorney Fees and Costs Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Motion for Attorney's Fees, Costs, and Interest
10/23/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
10/28/2019	Motion to Retax Filed By: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Motion to Re-Tax Costs
10/29/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
11/01/2019	Opposition to Motion Filed By: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Opposition to Plaintiff's Motion for Attorney's Fees, Costs and Interest
11/05/2019	Decision and Order Decision and Order
11/05/2019	Notice of Entry of Order Filed By: Plaintiff Yahyavi, Bahram Notice of Entry of Decision and Order
11/13/2019	Opposition to Motion Filed By: Plaintiff Yahyavi, Bahram Plaintiff's Opposition to Defendant Capriati Construction Corp., Inc.'s Motion to Re-Tax Costs
11/14/2019	Motion to Reconsider Filed By: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Motion to Correct or Reconsider Decision and Order, Entered on November 5, 2019
11/18/2019	Motion for New Trial Filed By: Defendant Capriati Construction Corp Inc Defendant Capriati Construction Corp., Inc.'s Motion for New Trial
11/19/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
11/19/2019	Notice Filed By: Defendant Capriati Construction Corp Inc Notice of Appearance
11/19/2019	Notice of Appeal

	CASE NO. A-15-718689-C
	Filed By: Defendant Capriati Construction Corp Inc Notice of Appeal
11/19/2019	Case Appeal Statement Filed By: Defendant Capriati Construction Corp Inc Defendant's Case Appeal Statement
09/27/2019	DISPOSITIONS Verdict (Judicial Officer: Israel, Ronald J.) Debtors: Capriati Construction Corp Inc (Defendant) Creditors: Bahram Yahyavi (Plaintiff) Judgment: 09/27/2019, Docketed: 09/30/2019 Total Judgment: 5,870,283.24
10/22/2019	Judgment Upon the Verdict (Judicial Officer: Israel, Ronald J.) Debtors: Capriati Construction Corp Inc (Defendant) Creditors: Bahram Yahyavi (Plaintiff) Judgment: 10/22/2019, Docketed: 10/22/2019 Total Judgment: 6,276,948.24
12/02/2015	HEARINGS CANCELED Motion (9:30 AM) (Judicial Officer: Bulla, Bonnie) Vacated - On in Error Notice of Motion and Motion to Revoke Defendant's Bail and/or O.R. Release and Remand Defendant into Custody
12/08/2016	<ul> <li>Status Check (9:45 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Status Check: Referral to Settlement Conference // Trial Readiness (March 13, 2017 Trial Stack)</li> <li>Matter Heard; Status Check: Referral to Settlement Conference // Trial Readiness (March 13, 2017 Trial Stack)</li> <li>Journal Entry Details:</li> <li>Mr. Brown noted they completed most of the discovery and stated this was a motor vehicle accident and workers compensation issue. Mr. Brown further noted Defendant Capriati Construction had filed bankruptcy and the case should be stayed until the 12/21/16 bankruptcy hearing is held. Mr. Brown requested discovery be extended 60 days and further noted discovery cutoff is 02/12/17. Court noted it could not grant the extension while case is in bankruptcy and directed Counsel to file a motion after the bankruptcy hearing. At the request of Counsel, COURT ORDERED, Matter set for Status Check regarding the bankruptcy stay. 01/12/17 9:00 AM STATUS CHECK: BANKRUPTCY STAY CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: Malik, Ahmad, Esq.;</li> </ul>
01/12/2017	<ul> <li>Status Check (9:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>01/12/2017, 01/19/2017</li> <li>Status Check: Bankruptcy Stay</li> <li>Matter Continued; Status Check: Bankruptcy Stay</li> <li>Matter Heard; Status Check: Bankruptcy Stay</li> <li>Journal Entry Details:</li> <li>Upon Court's inquiry, Mr. Sampson noted the bankruptcy stay was lifted and they have a settlement conference scheduled for 03/02/17. Mr. Brown requested 60 days for discovery and to move the trial out 120 days and the parties can stipulate to discovery dates. Mr. Sampson agreed, and stated, However, the stipulation regarding discovery, the designations are closed. COURT ORDERED, Trial VACATED and RESET. The Judicial Executive Assistant (JEA) to issue the trial order. Court will allow discovery, for 60 days from today. Counsel to submit a stipulation for the discovery. 07/06/17 9:30 AM PRE-TRIAL CONFERENCE 07/25/17 9:30 AM CALENDAR CALL 07/31/17 1:30 PM JURY TRIAL CLERK'S NOTE: Court Clerk corrected the trial dates given in Court to reflect the 2017 trial setting dates. kk A copy of this minute order was placed in the attorney folder(s) of: David Sampson, Esq. and Malik Ahmad, Esq. and Mark James Brown, Esq. (Law Office of Eric Larsen). kk 01/24/17.; Matter Continued; Status Check: Bankruptcy Stay</li> </ul>

	Matter Heard; Status Check: Bankruptcy Stay Journal Entry Details: Mr. Brown requested the stay be lifted and trial continued 60 days. Court noted Plaintiff's Counsel was not present and the trial would not be continued at this time. Court suggested Counsel go to a settlement conference, through Department 2 and then call chambers one week from Friday informing this Department, if the settlement conference was set. Colloquy regarding the discovery expert disclosure date and stay of the case. COURT ORDERED, Matter CONTINUED, for Plaintiff's counsel to be present or the Court may impose sanctions. 01/19/17 9:00 AM STATUS CHECK: BANKRUPTCY STAY CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: Mark Brown, Esq. (Law Office of Erick Larsen) and Malik Ahmad, Esq. kk 01/17/17.;
02/14/2017	CANCELED Pre Trial Conference (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated - per Judge
03/02/2017	Settlement Conference (9:00 AM) (Judicial Officer: Becker, Nancy) Not Settled; Journal Entry Details: Parties present for the settlement conference. Court Clerk not present. Settlement Conference held in chambers. The Judicial Executive Assistant (JEA) stated, David Sampson is new to this case and both sides agreed they will possibly return at a later date for another settlement conference. Case not settled. Trial dates Stand. ;
03/07/2017	CANCELED Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated - per Judge
03/13/2017	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Israel, Ronald J.) Vacated - per Judge
07/06/2017	<ul> <li>Pre Trial Conference (9:30 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>PRE TRIAL CONFERENCE Matter Heard; PRE TRIAL CONFERENCE Journal Entry Details: Mr. Sampson appearing by Court Call. Upon Court's inquiry, Mr. Brown noted the parties were unable to reach a settlement agreement. Mr. Sampson noted scheduling issues within this trial stack and requested trial be reset and re-open discovery as Defendant was in bankruptcy and did not inform Counsel of it. Mr. Brown noted the Defendant went to bankruptcy that proceeded in December and they lifted the stay. Court noted the seriousness of the Defendant being in bankruptcy and not notifying Counsel. Counsel noted the estimated time of the trial would depend on the outcome of the Motions In Limine. Mr. Brown requested the trial be set later in the stack. COURT ORDERED, Pending Motions In Limine, RESET time to 1:30 PM. COURT ORDERED, Oral Request to Continue Trial and Re-Open Discovery, DENIED. Trial Dates Stand. 07/18/17 1:30 PM MOTIONS IN LIMINE;</li> </ul>
07/18/2017	<ul> <li>Motion in Limine (1:30 PM) (Judicial Officer: Israel, Ronald J.)</li> <li>Defendant's Motion in Limine No. 1 - To Preclude Plaintiff From Presenting Expert Testimony</li> <li>Off Calendar; Defendant's Motion in Limine No. 1 - To Preclude Plaintiff From Presenting Expert Testimony</li> </ul>
07/18/2017	<ul> <li>Motion in Limine (1:30 PM) (Judicial Officer: Israel, Ronald J.) Defendant's Motion in Limine No. 2 - To Preclude Plaintiff from Introducing Any Documents or Medical Testimony or Reference Any Treatment Allegedly Related to the Accident after April 2015</li> <li>Off Calendar; Defendant's Motion in Limine No. 2 - To Preclude Plaintiff from Introducing Any Documents or Medical Testimony or Reference Any Treatment Allegedly Related to the Accident after April 2015</li> </ul>
07/18/2017	Motion in Limine (1:30 PM) (Judicial Officer: Israel, Ronald J.) Defendant's Motion in Limine No. 3 - To Preclude Plaintiff or Plaintiff's Attorney From Claiming Disability, Loss of Earning Capacity, Future Medical Care, Loss of Household Services, or Right Knee Injury From Accident
	Off Calendar; Defendant's Motion in Limine No. 3 - To Preclude Plaintiff or Plaintiff's

#### EIGHTH JUDICIAL DISTRICT COURT

# CASE SUMMARY

	CASE NO. A-15-718689-C
	Attorney From Claiming Disability, Loss of Earning Capacity, Future Medical Care, Loss of Household Services, or Right Knee Injury From Accident
07/18/2017	<ul> <li>Motion in Limine (1:30 PM) (Judicial Officer: Israel, Ronald J.)</li> <li>Defendant's Motion in Limine No. 4 - To Limit Specials to Amounts Paid in Worker's</li> <li>Compensation Benefits Related to Accident and Preclude INtroduction of Amounts Billed by</li> <li>Providers</li> <li>Off Calendar; Defendant's Motion in Limine No. 4 - To Limit Specials to Amounts Paid in</li> </ul>
	Worker's Compensation Benefits Related to Accident and Preclude INtroduction of Amounts Billed by Providers
07/18/2017	<b>Opposition and Countermotion</b> (1:30 PM) (Judicial Officer: Israel, Ronald J.) Plaintiff's Omnibus Oppositions To Defendant's Motions In Limine And Countermotion To Initiate/Reopen Discovery In This Matter
	Off Calendar; Plaintiff's Omnibus Oppositions To Defendant's Motions In Limine And Countermotion To Initiate/Reopen Discovery In This Matter
07/18/2017	All Pending Motions (1:30 PM) (Judicial Officer: Israel, Ronald J.) All Pending Motions (07/18/17) Matter Heard; All Pending Motions (07/18/17)
	Journal Entry Details: DEFENDANT'S MOTION IN LIMINE NO. 1 - TO PRECLUDE PLAINTIFF FROM PRESENTING EXPERT TESTIMONY: DEFENDANT'S MOTION IN LIMINE NO. 2 - TO PRECLUDE PLAINTIFF FROM INTRODUCING ANY DOCUMENTS OR MEDICAL TESTIMONY OR REFERENCE ANY TREATMENT ALLEGEDLY RELATED TO THE ACCIDENT AFTER April 2015: DEFENDANT'S MOTION IN LIMINE NO 3 - TO PRECLUDE PLAINTIFF OR PLAINTIFF'S ATTORNEY FROM CLAIMING DISABILITY, LOSS OF EARNING CAPACITY, FUTURE MEDICAL CARE, LOSS OF HOUSEHOLD SERVICES, OR RIGHT KNEE INJURY FROM ACCIDENT: DEFENDANT'S MOTION IN LIMINE NO. 4 - TO LIMIT SPECIALS TO AMOUNTS PAID IN WORKER'S COMPENSATION BENEFITS RELATED TO ACCIDENT AND PRECLUDE INTRODUCTION OF AMOUNTS BILLED BY PROVIDERS: PLAINTIFF'S OMNIBUS OPPOSITION TO DEFENDANT'S MOTIONS IN LIMINE AND COUNTERMOTION TO INITIATE/REOPEN DISCOVERY IN THIS MATTER: Colloquy regarding the Defendant's bankrupty. Mr. Brown noted the bankruptcy was filed the same time the answer was filed and there was no notice of the filed bankruptcy. Court noted discovery proceeded with no indication a stay was in place. Mr. Brown stated he was notified by Plaintiff's Counsel on 10/18/16 regarding a bankruptcy and the stay was lifted 10/22/16. Mr. Brown further noted the parties agreed to proceed with discovery and until Defendants filed the Motions In Limine and discovery was closed then the Plaintiff's objected to discovery when it was in bankruptcy Court regarding both sides conducing discovery when stayed. This Court to make decisions on pending motions following the Bankruptcy Judges order. Coursel to file their motion in Bankruptcy Court regarding both sides conducing discovery when stayed. This court to make decisions on pending motions following the Bankruptcy Judges order. Coursel to refer regarding the bankruptcy stay and will ask to enforce the stay. Mr. Sampson noted he would file the order regarding to bankruptcy stay and will ask to enforce the stay. Mr. Sampson further noted he would request to re-open discovery or have Defendants
07/25/2017	CANCELED Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated
07/31/2017	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Israel, Ronald J.) Vacated
10/19/2017	Status Check (9:00 AM) (Judicial Officer: Barker, David)

	<b>Eighth Judicial District Court</b>	
	CASE SUMMARY	
	CASE NO. A-15-718689-C	
	Status Check Re: Status of Case // Bankruptcy Court decision of stay // Resetting Jury Trial & MIL's	
	Matter Heard; Status Check Re: Status of Case // Bankruptcy Court decision of stay // Resetting Jury Trial & MIL's Journal Entry Details:	
	Mr. Sampson noted there was a question of bankruptcy stay regarding Defendant Capriati Construction Corporation and in that time all the discovery deadlines past. Mr. Sampson suggested to start forward and stipulate to depositions and hold an Early Case Conference (ECC), submit a Joint Case Conference Report (JCCR). Mr. Brown noted they held a (ECC) already and would stipulate to the (JCCR). Colloquy regarding scheduling issues. Court trailed matter to discuss available setting with the Judicial Executive Assistant (JEA). Later Recalled. Mr. Sampson stated the parties agreed to deadline dates; Initial expert 01/17/18, Rebuttal Experts 02/20/18, Discovery Closes 04/06/18, Dispositive Motions 05/07/18 and Trial Stack of 07/30/18. Mr. Brown noted there was a jury demand, stipulated to the dates and the Defendant will file their answer within 30 days. 07/10/18 9:30 AM PRE-TRIAL CONFERENCE 07/24/18 9:30 AM CALENDAR CALL 07/30/18 1:30 PM JURY TRIAL;	
02/21/2018	Motion to Withdraw as Counsel (3:00 AM) (Judicial Officer: Israel, Ronald J.) David Sampson, Esq.'s Motion to Withdraw as Counsel for Plaintiff	
	MINUTES	
	Granted; David Sampson, Esq.'s Motion to Withdraw as Counsel for Plaintiff Journal Entry Details:	
	Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20 (b) the Motion to Withdraw is deemed unopposed. Therefore, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order including all dates for pretrial compliance with NRCP 16.1 within ten (10) days and distribute a filed copy to all parties involved in this matter. CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: David Sampson, Esq. and Malik Ahmad, Esq. and Mark Brown, Esq. (Eric R. Larsen) and Dennis Prince, Esq. (Eglet Prince). kk 02/21/18.;	
07/10/2018	CANCELED Pre Trial Conference (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated	
07/24/2018	CANCELED Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated	
07/30/2018	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Israel, Ronald J.) Vacated - per Stipulation and Order	
10/02/2018	CANCELED Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated - per Secretary	
11/09/2018	<ul> <li>Motion to Extend Discovery (9:00 AM) (Judicial Officer: Bulla, Bonnie)</li> <li>Plaintiff's Motion to Extend Discovery Deadlines for the Limited Purpose of Taking Depositions on an Order Shortening Time (Fourth Request)</li> <li>Granted; Plaintiff's Motion to Extend Discovery Deadlines for the Limited Purpose of Taking Depositions on an OST(Fourth Request)</li> <li>Journal Entry Details:</li> <li>2015 case. Commissioner is not able to move the Trial date, and it would be addressed by the Judge. Mr. Prince stated Plaintiff doesn't want the Trial continued. Arguments by counsel. Mr. Kahn stated Plaintiff wants a number a depositions. Commissioner stated the proposed Rules limit depositions to ten for each side unless there is a Stipulation or a Court Order. COMMISSIONER RECOMMENDED, motion is GRANTED; discovery cutoff EXTENDED to 12-31-18; file dispositive motions by 12-24-18 unless the Court agrees to hear Motions on OST. Mr. Prince to prepare the Report and Recommendations, and Mr. Kahn to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing.</li> </ul>	
	Otherwise, counsel will pay a contribution.;	
12/13/2018	CANCELED Pretrial/Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated - Superseding Order	

#### EIGHTH JUDICIAL DISTRICT COURT

# CASE SUMMARY CASE NO. A-15-718689-C

	CASE 110. 11-13-710007-C			
12/13/2018	CANCELED Pretrial/Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated			
12/31/2018	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Israel, Ronald J.) Vacated			
01/10/2019	CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer: Truman, Erin) Vacated - per Commissioner			
01/15/2019	<ul> <li>Pre Trial Conference (9:30 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Matter Heard;</li> <li>Journal Entry Details:</li> <li>Mr. Prince announced ready and estimated 12 to 14 trial days. Mr. Kahn stated the parties submitted a joint motion to delay the Motions In Limine. Mr. Prince noted they would report back on Thursday regarding if the parties settled before the motions are heard. Court directed Counsel to send a letter or e-mail chambers. Trial dates STAND. ;</li> </ul>			
01/29/2019	Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated and Reset; Journal Entry Details: Conference at the bench. Upon Court's inquiry, Counsel estimated a 3 to 4 week trial and requested to reset the trial. Court trailed matter to confirm older case trial setting status. Later recalled. Due to Court's schedule, COURT ORDERED, Trial VACATED and RESET, Plaintiff's Counsel to prepare a trial schedule order. Colloquy regarding resetting the Motions In Limine. Court directed Counsel to review all the Motions In Limine and stated if there are any motions to enforce FCH-1 or to follow the law, Counsel may be sanctioned. COURT ORDERED, Motion's In Limine, RESET. 03/19/19 10:00 AM MOTIONS IN LIMINE 06/04/19 9:30 AM PRE-TRIAL CONFERENCE 06/18/19 9:30 AM CALENDAR CALL 07/01/19 1:30 PM JURY TRIAL (3-4 WKS);			
02/11/2019	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Israel, Ronald J.) Vacated - per Judge			
03/19/2019	Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)Defendant's Motion in Limine No. 5 to Exclude Evidence of Traffic CitationStipulated; Defendant's Motion in Limine No. 5 to Exclude Evidence of Traffic Citation			
03/19/2019	Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)         Defendant's Motion in Limine No. 6 to Exclude Evidence Any Expert Opinion Testimony by         Lay Witnesses         Granted in Part; Defendant's Motion in Limine No. 6 to Exclude Evidence Any Expert Opinion         Testimony by Lay Witnesses			
03/19/2019	Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)Defendant's Motion in Limine No. 7 to Exclude Rebuttal Expert Leggett or Alternatively to Require that His Testimony be in Plaintiff's Rebuttal CaseGranted in Part; Defendant's Motion in Limine No. 7 to Exclude Rebuttal Expert Leggett or Alternatively to Require that His Testimony be in Plaintiff's Rebuttal Case			
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Notice of Withdrawal of Defendant Capriati Construction Corp.'s Motion in Limine No. 3 - to Preclude Plaintiff or Plaintiff's Attorney from Claiming Subarguments (1) Claiming Disability, (2) Loss of Earning Capacity, (3) Future Medical Care and (4) Loss of Household Services and Maintain and to Supplement and Re-Notice Subargument (5) to Preclude Right Knee Injury from Accident</li> <li>Withdrawn</li> <li>Denied; Notice of Withdrawal of Defendant Capriati Construction Corp.'s Motion in Limine No. 3 - to Preclude Plaintiff or Plaintiff's Attorney from Claiming Subarguments (1) Claiming Disability, (2) Loss of Earning Capacity, (3) Future Medical Care and (4) Loss of Household Services and Maintain and to Supplement and Re-Notice Subarguments (1) Claiming Disability, (2) Loss of Earning Capacity, (3) Future Medical Care and (4) Loss of Household Services and Maintain and to Supplement and Re-Notice Subargument (5) to Preclude Right Knee Injury from Accident</li> </ul>			
	Knee Injury from Accident			

## Eighth Judicial District Court CASE SUMMARY CASE NO. A-15-718689-C

03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 1: To Limit Defendants Experts Testimony To The Opinions And Bases Set Forth In Their Expert Reports</li> <li>Reserve Ruling; Plaintiff's Motion In Limine No. 1: To Limit Defendants Experts Testimony To The Opinions And Bases Set Forth In Their Expert Reports</li> </ul>		
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 2: To Exclude Argument That This Case Is Attorney Driven Or A Medical Buildup Case Because There Is No Evidence To Support Such Argument</li> <li>Granted; Plaintiff's Motion In Limine No. 2: To Exclude Argument That This Case Is Attorn Driven Or A Medical Buildup Case Because There Is No Evidence To Support Such Argument</li> </ul>		
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant's Motion in Limine No. 8 to Exclude Plaintiff's Claims and Computations for Any Future Medical Treatment Not Previously Disclosed in Medical Records or Expert Opinions Within the Close of Discovery</li> <li>Off Calendar; Defendant's Motion in Limine No. 8 to Exclude Plaintiff's Claims and Computations for Any Future Medical Treatment Not Previously Disclosed in Medical Records or Expert Opinions Within the Close of Discovery</li> </ul>		
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Defendant's Motion in Limine No. 9 to Exclude and Prevent Argument or Questions That Defendant is Avoiding Liability or Refusing to Accept Liability</li> <li>Denied; Defendant's Motion in Limine No. 9 to Exclude and Prevent Argument or Questions That Defendant is Avoiding Liability or Refusing to Accept Liability</li> </ul>		
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintinff's Motion in Limine No. 3 to Exclude Closing Argument that Plaintiff is Requesting more then he Expects to Receive</li> <li>Granted; Plaintinff's Motion in Limine No. 3 to Exclude Closing Argument that Plaintiff is Requesting more then he Expects to Receive</li> </ul>		
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 5: To Exclude Evidence Of When The Parties Contacted And Retained Counsel</li> <li>Granted; Plaintiff's Motion In Limine No. 5: To Exclude Evidence Of When The Parties Contacted And Retained Counsel</li> </ul>		
03/19/2019	CANCELED Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Vacated Defendant's Motion in Limine No. 10 to Exclude Lack of Pre-Accident Medical Records as Proof That No Relevant Prior or Pre-Existing Treatment Occurred		
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiffs Motion in Limine No 4: to Allow Voir Dire Questioning About Employment with or Financial Intrest in any Insurance Company</li> <li>Stipulated; Plaintiffs Motion in Limine No 4: to Allow Voir Dire Questioning About Employment with or Financial Intrest in any Insurance Company</li> </ul>		
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 7: To Exclude Reference To Plaintiff's Counsel Working With Plaintiff's Treating Physicians On Unrelated Cases</li> <li>Granted in Part; Plaintiff's Motion In Limine No. 7: To Exclude Reference To Plaintiff's Counsel Working With Plaintiff's Treating Physicians On Unrelated Cases</li> </ul>		
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 8: To Exclude Reference To Any Absence Of Medical Records Before The Subject Collision</li> <li>Granted; Plaintiff's Motion In Limine No. 8: To Exclude Reference To Any Absence Of Medical Records Before The Subject Collision</li> </ul>		

## Eighth Judicial District Court CASE SUMMARY CASE NO. A-15-718689-C

03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion in Limine No.9 to Permit Treating Physicians to Testify as to Causation, Diagnosis, Prognosis, Future Treatment, and Extent of Disability without a Formal Expert Report</li> <li>Stipulated; Plaintiff's Motion in Limine No.9 to Permit Treating Physicians to Testify as to Causation, Diagnosis, Prognosis, Future Treatment, and Extent of Disability without a Formal Expert Report</li> </ul>	
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 10 To Exclude Any Argument That The Plaintiff Has Any Symptomatic Conditions Prior To The Collision</li> <li>Denied; Plaintiff's Motion In Limine No. 10 To Exclude Any Argument That The Plaintiff Has Any Symptomatic Conditions Prior To The Collision</li> </ul>	
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 11 To Exclude Testimony And Opinions Of Defendants' Retained Expert, Kevin Kirkendall, CPA</li> <li>Denied; Plaintiff's Motion In Limine No. 11 To Exclude Testimony And Opinions Of Defendants' Retained Expert, Kevin Kirkendall, CPA</li> </ul>	
03/19/2019	CANCELED Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Vacated Defendant's Motion in Limine No. 12 to Exclude Expert Testimony Not Based on Evidence Adduced at Trial	
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Defendant's Motion in Limine No. 13 to Exclude Shocking Evidence Such as Needles</li> <li>Denied in Part; Defendant's Motion in Limine No.13 to Exclude Shocking Evidence Such as Needles</li> </ul>	
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 12 To Exclude Reference To Plaintiff Being A Malingerer, Magnifying Symptoms, Or Manifesting Secondary Gain Motives</li> <li>Reserve Ruling; Plaintiff's Motion In Limine No. 12 To Exclude Reference To Plaintiff Being A Malingerer, Magnifying Symptoms, Or Manifesting Secondary Gain Motives</li> </ul>	
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 14: To Preclude Argument Or Suggestion That Plaintiff's Treating Physicians Have A Conflict That Precludes Them From Offering Medical Causation Opinions</li> <li>Granted; Plaintiff's Motion In Limine No. 14: To Preclude Argument Or Suggestion That Plaintiff's Treating Physicians Have A Conflict That Precludes Them From Offering Medical Causation Opinions</li> </ul>	
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 16: To Exclude Plaintiff's Prior Unrelated Accidents, Injuries, And Medical Conditions</li> <li>Reserve Ruling; Plaintiff's Motion In Limine No. 16: To Exclude Plaintiff's Prior Unrelated Accidents, Injuries, And Medical Conditions</li> </ul>	
03/19/2019	CANCELED Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Vacated Defendant's Motion in Limine No. 16 to Exclude Opinions or Testimony of Treating Physicians Beyond their Roles as Non-Retained Experts	
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 17: To Exclude Any Testimony That Bahram Yahyavi Was Hotrodding</li> <li>Granted; Plaintiff's Motion In Limine No. 17: To Exclude Any Testimony That Bahram Yahyavi Was Hotrodding</li> </ul>	

#### EIGHTH JUDICIAL DISTRICT COURT

# CASE SUMMARY CASE NO. A-15-718689-C

03/19/2019	Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Plaintiff's Motion In Limine No. 18: To Exclude Any Evidence Of Worker's Compensation Payments To Bahram Yahyavi
	Stipulated; Plaintiff's Motion In Limine No. 18: To Exclude Any Evidence Of Worker's Compensation Payments To Bahram Yahyavi
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion In Limine No. 6: To Exclude Reference To And Evidence Of Medical Liens</li> <li>Denied; Plaintiff's Motion In Limine No. 6: To Exclude Reference To And Evidence Of</li> <li>Medical Liens</li> </ul>
03/19/2019	Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant Capriati Construction Corp., Inc's Motion in Limine No. 11 to Preclude Evidence of Litigation Induced Stress or Damages Therefrom
	Granted; Defendant Capriati Construction Corp., Inc's Motion in Limine No. 11 to Preclude Evidence of Litigation Induced Stress or Damages Therefrom
03/19/2019	Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant's Motion in Limine No 14 to Pre Admit Certain Medical Records
	Denied; Defendant's Motion in Limine No 14 to Pre Admit Certain Medical Records
03/19/2019	Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant's Motion in Limine No.15 to Exclude Reference and Evidence of Investigating Officer's Narrative, Finding of "At Fault" and Any Other Opinions or Conclusions, Including Those in the Traffic Accident Report or Testified to at Deposition
	Granted in Part; Defendant's Motion in Limine No.15 to Exclude Reference and Evidence of Investigating Officer's Narrative, Finding of "At Fault" and Any Other Opinions or Conclusions, Including Those in the Traffic Accident Report or Testified to at Deposition
03/19/2019	(10:00 AM) (Judicial Officer: Israel, Ronald J.) 03/19/2019, 04/04/2019
	Notice of Hearing on Defendant Capriati Construction Corp Inc's Motion in Limine No 4 to Limit Specials to Amounts Paid in Worker's Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers
	Continued for Chambers Decision; Notice of Hearing on Defendant Capriati Construction Corp Inc's Motion in Limine No 4 to Limit Specials to Amounts Paid in Worker's Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers
	Denied; Notice of Hearing on Defendant Capriati Construction Corp Inc's Motion in Limine No 4 to Limit Specials to Amounts Paid in Worker's Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers Journal Entry Details:
	On March 19, 2019 this Court heard arguments on both Plaintiff's and Defendant's Motions in Limine. The Court heard arguments on the instant Motion and continued the matter for two weeks to allow supplemental briefing and a decision in chambers. On March 28, 2019, Defendant filed its supplemental brief. On April 3, 2019, the Parties submitted a Stipulation and Order allowing Plaintiff until April 4, 2019 to file Supplemental briefing on Defendant's Motion In Limine No. 4. The Stipulation and Order was signed April 3, 2019, and filed April 4, 2019. On April 5, 2019 Plaintiff filed its supplemental brief. After review of the moving papers, arguments of counsel, the supplemental briefing, and the documents on file the Court finds as follows: The workers compensation statutes, in general, were designed to both protect the worker as well as the employer in return for both parties giving up certain rights. In this case the defendant is neither employer or employee. NRS 116C.215(10) is to benefit reimbursement to an employer if a third party recovery is made. Defendant in this case cannot use the statute as a sword to reduce the Plaintiff's recovery. The section was enacted to prevent a double recovery not to reduce the Plaintiff's recovery. The section was enacted to prevent a double recovery not to reduce the actual amount sbilled by the provider and the total amount paid to the Plaintiff may introduce the actual amounts billed by the provider and the total amount paid to the Plaintiff or to be paid. Therefore, Defendant's Motion in Limine No. 4 is DENIED. This Decision sets forth the Court's intended disposition on the subject but anticipates further Order of the Court to make such disposition effective as an Order. Such Order should set forth a synopsis of the supporting reasons proffered to the Court in briefing and argument. Plaintiff's counsel to prepare the Order and submit to Chambers for consideration in accordance with EDCR 7.21. Said order then must be filed in accordance with EDCR 7.24 CLERK'S NOTE: A

#### EIGHTH JUDICIAL DISTRICT COURT

# CASE SUMMARY

	CASE NO. A-15-/18089-C
	copy of this minute order was e-served to counsel. kt 04/09/19.;
	Continued for Chambers Decision; Notice of Hearing on Defendant Capriati Construction Corp Inc's Motion in Limine No 4 to Limit Specials to Amounts Paid in Worker's Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers
	Denied; Notice of Hearing on Defendant Capriati Construction Corp Inc's Motion in Limine No 4 to Limit Specials to Amounts Paid in Worker's Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Order Granting Motion For An Order Shortening Time To Hear Plaintiff's Motion In Limine No. 19: To Exclude Prejudicial Information Concerning Mr. Yahyavi</li> <li>Granted; Order Granting Motion For An Order Shortening Time To Hear Plaintiff's Motion In Limine No. 19: To Exclude Prejudicial Information Concerning Mr. Yahyavi</li> </ul>
03/19/2019	<ul> <li>Motion in Limine (10:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Defendant's Motion in Limine No. 17 to Exclude Untimely and Supplemental Crash Testing Opinions, or Testimony of Plaintiff's Rebuttal Only Expert Timothy S. Leggett from 1/15/19 Disclosure</li> <li>Motion Denied; Defendant's Motion in Limine No. 17 to Exclude Untimely and Supplemental Crash Testing Opinions, or Testimony of Plaintiff's Rebuttal Only Expert Timothy S. Leggett from 1/15/19 Disclosure</li> </ul>
03/19/2019	All Pending Motions (10:00 AM) (Judicial Officer: Israel, Ronald J.) All Pending Motions (03/19/19) Matter Heard; All Pending Motions (03/19/19) Journal Entry Details: Kathy Thomas, Court Clerk, from 10:00 a.m. to 1:50 p.m. Mr. Kahn stated the parties did meet and confer regarding all the Motions In Limine. Mr. Kahn further stated the received notice and records, and further found out another case in California, involving the Plaintiff, Claiming emotional distress. that may impact on this case if claiming emotional distres. Mr. Prince noted he had no knowledge of another case. Mr. Prince stated the Motions that the parties stipulated to are; Pltf's motions 4.9.18 and motions withdrawn; Deft's motions 1, 2, 3, 10, 12 & 16. Mr. Kahn noted Deft's Motion # 3 subsection 5 would still be heard today and was re- noticed. Further Plantiff's motions 13 and 15 withdrawn. PLAINTIFF'S MOTION IN LIMINE NO. 1: TO LIMIT DEFENDANTS EXPERTS TESTIMONY TO THE OPINIONS AND BASES SET FORTH NT THEIR EXPERT REPORTS: Arguments by Counsel. Colloque regarding if new evidence is presented. Court noted Counsel is asking the Court to follow the law. Court directed both counsel to provide their expert reports to the Court before their expert testifies. COURT ORDERED, Motion RESERED for time of trial. PLAINTIFF'S MOTION IN LIMINE NO. 2: TO EXCLUDE ARGUMEENT THAT THIS CASE IS ATTORNEY DRIVEN OR A MEDICAL BULDUP CASE BECAUSE THERE IS NO EVIDENCE TO SUPPORT SUCH ARGUMENTS: Arguments by Counsel. Court noted the worker's compensation doctors are from a list. Mr. Kahn stated one of the doctors have become an expert. Court noted this was a worker's compensation injury and they do not get to pick their doctors. COURT ORDERED, Motion GRANTED, PLAINTIFF'S MOTION IN LIMINE NO. 3: TO EXCLUDE CLOSING ARGUMENT THAT PLAINTIFF'S MOTION IN LIMINE NO. 5: TO EXCLUDE CLOSING MOTION IN ALLOW VOR DIRE QUESTIONING ABOUT EMPLOYMENT WITH FINANCIAL INTEREST IN ANY INSURANCE COMPANY: Pursuant to Counsel, Motion STIPULATED, PLAINTIFF'S MOTION

ORDERED, Motion, GRANTED IN PART as to the doctors and DENIED IN PART as to the retained experts. PLAINTIFF'S MOTION IN LIMINE NO. 8: TO EXCLUDE REFERENCE TO ANY ABSENCE OF MEDICAL RECORDS BEFORE THE SUBJECT COLLISION: Mr. Prince submitted on the briefs. Mr. Kahn stated the Plaintiff testified in his deposition, he had no problems, however his experts reviewed the records presented and will address it in testimony; Mr. Kahn further noted at this time he doesn't know of any other records. Court finds records that are not found is speculative because you don't know. Mr. Kahn noted if something new comes up, he will make an offer of proof. COURT ORDERED, Motion, GRANTED. PLAINTIFF'S MOTION IN LIMINE NO. 9: TO PERMIT TREATING PHYSICIANS TO TESTIFY AS TO CAUSATION, DIAGNOSIS, PROGNOSIS, FUTURE TREATMENT, AND EXTENT OF DISABILITY WITHOUT A FORMAL EXPERT REPORT: Pursuant to Counsel, Motion STIPULATED. PLAINTIFF'S MOTION IN LIMINE NO. 10: TO EXCLUDE ANY ARGUMENT THAT THE PLAINTIFF HAS ANY SYMPTOMATIC CONDITIONS PRIOR TO THE COLLISION: Mr. Prince noted the Plaintiff went to Southwest Medical for issues unrelated to this case, and referred to Giglio regarding the pre-existing conditions and noted the Southwest Medical records should be excluded. Mr. Kahn referred to his motion to preadmit these records and stated in the records the doctor requested an MRI to be done regarding his right knee and the Plaintiff's mentioned his neck hurt for years. Mr. Kahn stated his experts reviewed the records and stated it would not change their opinions. Mr. Prince argued they read it but no new opinion; "the above new records does not change my opinion". COURT ORDERED, Motion, DENIED, Court finds the expert opinion with the additional records supports his opinion, he did supplement and the body parts are related to this case. PLAINTIFF'S MOTION IN LIMINE NO. 11: TO EXCLUDE TESTIMONY AND OPINIONS OF DEFENDANTS RETAINED EXPERT, KEVIN KIRKENDALL, CPA: Mr. Kahn stated he did not intend to have him testify as to legal opinions. Mr. Kahn further noted Mr. Kirkendall is a certified CPA. Mr. Prince stated he had seen legal opinions. Court stated the expert is not to testify as to legal opinions, pursuant to Hallmark. COURT ORDERED, Motion, DENIED. PLAINTIFF'S MOTION IN LIMINE NO. 12: TO EXCLUDE REFERENCE TO PLAINTIFF BEING A MALINGERER, MAGNIFYING SYMPTOMS, OR MANIFESTING SECONDARY GAIN MOTIVES: Arguments by Counsel. Colloquy regarding qualifications needed and requires a psychological assessment. Court noted the Functional Capacity Exam, (FCE) that was done could comment on. Further arguments by Counsel regarding symptom magnifications statements and statements of the FCE examiner. Court noted it would need to see the records before the trial for a decision to be rendered. COURT ORDERED, Motion, RESERVED for the time of trial. PLAINTIFF'S MOTION IN LIMINE NO. 14: TO PRECLUDE ARGUMENT OR SUGGESTION THAT PLAINTIFF'S TREATING PHYSICIANS HAVE A CONFLICT THAT PRECLUDES THEM FROM OFFERING MEDICAL CAUSATION OPINIONS: Court noted it would follow FCH-1. Arguments by Counsel. Colloquy regarding a possible conflict between the two doctors. Court noted they would need to find out. COURT ORDERED, Motion, GRANTED IN PART and RESERVED in part for time of trial, if it should come up. PLAINTIFF'S MOTION IN LIMINE NO. 16: TO EXCLUDE PLAINTIFF'S PRIOR UNRELATED ACCIDENTS, INJURIES, AND MEDICAL CONDITIONS: Mr. Kahn noted he would be redacting the unrelated issues. Mr. Prince inquired of the other injuries. Court directed Counsel to go over this at their 2.67 meeting and COURT ORDERED, Motion, RESERVED for time of trial. PLAINTIFF'S MOTION IN LIMINE NO. 17: TO EXCLUDE ANY TESTIMONY THAT BAHRAM YAHYAVI WAS HOTRODDING: Mr. Prince argued in support of his motion and stated the Plaintiff was not speeding and the characterization of hotrodding is labeling. Argument by Mr. Kahn. Court finds hotrodding is an opinion and ORDERED, Motion, GRANTED. PLAINTIFF'S MOTION IN LIMINE NO. 18: TO EXCLUDE ANY EVIDENCE OF WORKER'S COMPENSATION PAYMENTS TO BAHRAM YAHYAVI: Pursuant to Counsel, Motion, STIPULATED, COURT ORDERED, Matter OFF CALENDAR, PLAINTIFF'S MOTION IN LIMINE NO. 19: TO EXCLUDE PREJUDICIAL INFORMATION CONCERNING MR. YAHYAVI: Mr. Prince noted the Plaintiff's divorce is not relevant. Mr. Kahn submitted on his pleadings and noted the divorce case found yesterday was dealing with emotional distress and may relate to this case. COURT ORDERED, Motion, GRANTED with a caveat of this one case. DEFENDANT'S MOTION IN LIMINE NO. 3: SUBSECTION 5 ONLY: TO PRECLUDE RIGHT KNEE INJURY FROM ACCIDENT: COURT ORDERED, Motion, DENIED. Arguments by Mr. Kahn in support of his motion. Mr. Prince argued and stated the expert Dr. Miao was deposed and stated his opinion was based on " overall gestalt". Court requested the deposition. Court noted the expert could give a range and not a specific date of the injury. Court stated findings within the deposition and stated there was no reason to exclude the injury. COURT ORDERED, Motion DENIED. DEFENDANT'S MOTION IN LIMINE NO. 4: TO LIMIT SPECIALS TO AMOUNTS PAID IN WORKER'S COMPENSATION BENEFITS RELATED TO ACCIDENT AND PRECLUDE INTRODUCTION OF AMOUNTS BILLED BY PROVIDERS: Mr. Kahn noted the personal injury cases, the jury hears the amount paid and not billed. Argument by Mr. Prince. Mr. Prince noted the amount would include a number of things to include temporary total disability benefits and other payments

made and could get into liens. Mr. Kahn noted this was the law and the statutes require it. Further arguments. Court directed Counsel to submit simultaneous briefs in two weeks 04/02/19. COURT ORDERED, Motion CONTINUED to Chambers for decision. DEFENDANT'S MOTION IN LIMINE NO. 5: TO EXCLUDE ANY EVIDENCE OF TRAFFIC CITATION: Pursuant to Counsel, COURT ORDERED, Motion STIPULATED. DEFENDANT'S MOTION IN LIMINE NO. 6: TO EXCLUDE EVIDENCE ANY EXPERT OPINION TESTIMONY BY LAY WITNESS: Mr. Price requested the motion be deferred for trial testimony. Mr. Kahn noted the witness stated his view was obstructed and he showed up after the fact. Court finds the witness is not qualified and COURT ORDERED, Motion, GRANTED IN PART, as to specific things that were put in the motion. DEFENDANT'S MOTION IN LIMINE NO. 7: TO EXCLUDE REBUTTAL EXPERT LEGGETT OR ALTERNATIVELY TO **REQUIRE THAT HIS TESTIMONY BE IN PLAINTIFF'S REBUTTAL CASE:** Court noted Leggett was not noticed as an expert, However he was noticed as a rebuttal expert witness and he can testify as a rebuttal expert. Arguments by Counsel. COURT ORDERED, Motion, DENIED IN PART, Leggett is not excluded, Court will allow Leggett to testify as a Rebuttal Expert, DEFENDANT'S MOTION IN LIMINE NO. 8: TO EXCLUDE PLAINTIFF'S CLAIMS AND COMPUTATIONS FOR ANY FUTURE MEDICAL TREATMENT NOT PREVIOUSLY DISCLOSED IN MEDICAL RECORDS OR EXPERT OPINIONS WITHIN THE CLOSE OF DISCOVERY: Colloquy regarding future medical treatment and Dr. Thalgott recommending a spinal cord stimulator and higher incurring costs. Further discussions regarding trial setting. Counsel noted Dr. Kaplan and Dr. Oliveri were now added to the list. COURT ORDERED, Motion, OFF CALENDAR. Court directed Counsel to submit their stipulation. Upon Courts inquiry, Mr. Prince noted the Plaintiff was rated for a permanent paid disability (PPD) and would not be sure if he will be re-rated after the next surgery. Colloguy regarding trial schedule. DEFENDANT'S MOTION IN LIMINE NO. 9: TO EXCLUDE AND PREVENT ARGUMENT OR QUESTIONS THAT DEFENDANT IS AVOIDING LIABILITY OR REFUSING TO ACCEPT LIABILITY: Mr. Kahn argued in support if his motion. Mr. Prince argued against the motion and stated it's about a legal responsibility. Colloquy regarding the reptile issue. Court noted the Defendant denied liability and the complaint and answer could be read at trial. COURT ORDERED, Motion, DENIED. DEFENDANT'S MOTION IN LIMINE NO. 11: TO PRECLUDE EVIDENCE OF LITIGATION INDUCED STRESS OR DAMAGES THEREFROM: There being no opposition, COURT ORDERED, Motion, GRANTED. DEFENDANT'S MOTION IN LIMINE NO. 13: TO EXCLUDE SHOCKING EVIDENCE SUCH AS NEEDLES: Mr. Prince stated he would have various forms of photos and needles. Court noted it would not allow needles and COURT ORDERED, Motion, GRANTED IN PART as to needles and DENIED IN PART as to all other. DEFENDANT'S MOTION IN LIMINE NO. 14: TO PRE ADMIT CERTAIN MEDICAL RECORDS. Mr. Prince requested to see the redacted records. Court noted it would not pre-admit records, However noted counsel could stipulate to admit. COURT ORDERED, Motion, DENIED. Court noted they may be preadmitted only if counsel stipulates to the admission. DEFENDANT'S MOTION IN LIMINE NO 15: TO EXCLUDE REFERENCE AND EVIDENCE OF INVESTIGATING OFFICER'S NARRATIVE, FINDING OF "AT FAULT" AND ANY OTHER OPINIONS OR CONCLUSIONS, INCLUDING THOSE IN THE TRAFFIC ACCIDENT REPORT OR TESTIFIED TO AT DEPOSITION: Court noted the Officer is not qualified to draw opinions as an expert, unless he is and listed as a reconstruction expert. Mr. Prince agreed as to the citation and requested the Court defer for the time of trial, depending upon what foundation is laid and the testimony given. COURT ORDERED, Motion, GRANTED IN PART as to the citation and RESERVED IN PART for time of trial. April Watkins, Court Clerk, present at 1:50 p.m. DEFT'S MOTION IN LIMINE NO. 17 TO EXCLUDE UNTIMELY AND SUPPLEMENTAL CRASH TESTING OPINIONS, OR TESTIMONY OF PLTF'S REBUTTAL ONLY EXPERT TIMOTHY S. LEGGETT FROM 1/15/19 DISCLOSURE: Following arguments by counsel, Court stated FINDINGS and ORDERED, motion DENIED. Pltf. REQUIRED to produce all videos, photographs or whatever taken at the time of this. Pltf. is also REQUIRED to produce rebuttal expert for deposition and Pltf. REQUIRED to pay for expert's time. If disclosure made two weeks prior to the rebuttal experts deposition and he needs to review and that is what he is relying on, the Court does not think it is late to allow supplementing and testing. As far as the testing, the Court DISAGREES and testing was done in the most recent case. More often, it is the Deft's doing an accident reconstruction and calculating the Delta V, using a similar car and whether it is the exact same type, it is always the same model and the use that to calculate the Delta V. This is all subject to cross examination at the time of trial whether the exemplar was identical or not which never seems to be the case and the Court is not quite sure the length of the forks themselves and counsel will be able to comment on that . Mr. Kahn argued he will need to either have a live crash test in front of the jury. Court stated there WILL NOT BE a live crash test during trial. Further, Mr. Kahn argued counsel will do his own crash test, not invite Pltf's counsel and then counsel will disclose and Pltf. can do what they need to do. COURT SO ORDERED. Mr. Prince argued they will then produce all available data and produce expert. FURTHER ORDERED, Deft. REQUIRED to produce

## Eighth Judicial District Court CASE SUMMARY CASE NO. A-15-718689-C

	CASE NO. A-15-718689-C
	expert and Deft. required to pay for expert's time. Court further FINDS testing is not out of the ordinary and counsel can question expert during deposition as to qualifications. 04/04/19 (CHAMBERS) DEFENDANT'S MOTION IN LIMINE NO. 4: TO LIMIT SPECIALS TO AMOUNTS PAID IN WORKER'S COMPENSATION BENEFITS RELATED TO ACCIDENT AND PRECLUDE INTRODUCTION OF AMOUNTS BILLED BY PROVIDERS;
04/30/2019	Motion (9:00 AM) (Judicial Officer: Israel, Ronald J.) Plaintiff's Motion to Allow Parties to Present a Jury Questionnaire Prior to Voir Dire Granted; Plaintiff's Motion to Allow Parties to Present a Jury Questionnaire Prior to Voir Dire Journal Entry Details: Court noted the trial is estimated to be one month and explained the difficult process in selecting a juror to sit on a panel for a month. Court disagreed regarding the questionnaire including a question regarding their income. Colloquy. COURT ORDERED, Motion to Allow a Jury Questionnaire, GRANTED. Court directed Counsel to meet and confer within one week and either agree or the Court will decide. Court further directed counsel to submit the proposed Jury Questionnaire in Word format to chambers. COURT ORDERED, Matter SET for a status check regarding the status of the final questionnaire. Court noted with a questionnaire, the voir dire in trial may be limited. Mr. Kahn had no objection to one day each side. 05/16/19 (CHAMBERS) STATUS CHECK: STATUS OF FINAL JURY QUESTIONNAIRE;
05/16/2019	<ul> <li>Status Check (3:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>05/16/2019, 05/21/2019</li> <li>Status Check: Final Status of Jury Questionnaire</li> <li>Matter Continued; Status Check: Final Status of Jury Questionnaire</li> <li>Matter Heard;</li> <li>Matter Continued; Status Check: Final Status of Jury Questionnaire</li> <li>Matter Heard;</li> <li>Journal Entry Details:</li> <li>COURT ORDERED, Matter CONTINUED to the next hearing date; To be heard with the pending Motion to Continue Trial. 05/21/19 9:00 AM STATUS CHECK: FINAL STATUS OF JURY QUESTIONNAIRE ;</li> </ul>
05/21/2019	Motion to Continue Trial (9:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant Capriati Construction Corp. Inc's Motion to Continue Trial on an Order Shortening Time Granted; Defendant Capriati Construction Corp. Inc's Motion to Continue Trial on an Order Shortening Time
05/21/2019	All Pending Motions (9:00 AM) (Judicial Officer: Israel, Ronald J.) All Pending Motions (05/21/19) Matter Heard; All Pending Motions (05/20/19) Journal Entry Details: DEFENDANT CAPRIATI CONSTRUCTION CORP. INC'S MOTION TO CONTINUE TRIALSTATUS CHECK: FINAL STATUS OF JURY QUESTIONNAIRE Colloquy regarding the discovery issues, Plaintiff's proprietary data unable to open, spinal cord stimulator for Plaintiff, crash testing and trial schedule issues. Court directed Mr. Kahn to complete the crash testing within 30 days. Court notes the Defendant is allowed a crash test, but no right to a rebuttal crash test. Mr. Prince noted Dr. Kaplan is now scheduling the spinal cord stimulator, it is part of the life care plan and it did change the damages. Court provided a draft copy of the jury questionnaire to counsel for the parties to review and edit. COURT ORDERED, Trial VACATED and RESET. Plaintiff's Counsel to prepare the trial scheduling order. Upon Court's inquiry, Mr. Kahn stated they did mediation once and will try again. Discovery will not be re-opened. 08/13/19 9:30 AM PRE-TRIAL CONFERENCE 08/27/19 9:30 AM CALENDAR CALL 09/09/19 1:30 PM JURY TRIAL (3-4 WEEKS);
06/04/2019	CANCELED Pre Trial Conference (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated - per Judge
06/18/2019	CANCELED Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Vacated - per Judge

# EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-15-718689-C

	CASE NO. A-13-/10009-C
07/01/2019	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Israel, Ronald J.) Vacated - per Judge
	Jury Trial (3 to 4 weeks)
07/30/2019	All Pending Motions (9:00 AM) (Judicial Officer: Barker, David) All Pending Motions (07/30/19) Matter Heard; All Pending Motions (07/30/19) Journal Entry Details:
	PLAINTIFF'S MOTION IN LIMINE NO.20: TO EXCLUDE REFERENCE TO BAHRAM YAHYVI ET. AL V. SERVICE CORPORATION INTERNATIONAL ET.ALDEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION IN LIMINE NO.20 TO EXCLUDE REFERENCE TO BAHRAM YAHYAVI ET.AL V. SERVICE CORPORATION INTERNATIONAL ET AL; COUNTER-MOTION FOR OFFSET: Mr. Prince noted the mother's body was buried as requested and that case was resolved and Mr. Prince requested any reference to this be excluded. Mr. Kahn noted the Plaintiff is claiming depression, sleeplessness and emotional distress and some claims could be off set. Further arguments by Counsel. Court finds prior case is not relevant and COURT ORDERED, Motion In Limine 20, GRANTED and Counter- Motion for Offset, DENIED. MOTIONIN LIMINE NO.21 TO EXCLUDE ARGUMENT THAT BAHRAM YAHYAVI LIED TO IRA SPECTOR CONCERNING ARM PARALYSIS AND FUTURE SURGERY: Arguments by Counsel. Colloquy regarding the Plaintiff's statement. Court finds this is an issue for the Jury and ORDERED, Motion In Limine 21, DENIED. Colloquy regarding deposition allowed by the Court. Mr. Kahn to confer with Mr. Prince and work it out. Court directed Mr. Prince to prepare the order.;
07/30/2019	Motion in Limine (10:00 AM) (Judicial Officer: Barker, David) Events: 05/17/2019 Motion in Limine Plaintiff s Motion In Limine No. 20: To Exclude Reference To Bahram Yahyavi et. al v. Service Corporation International et. al.
	Granted; Plaintiff s Motion In Limine No. 20: To Exclude Reference To Bahram Yahyavi et. al v. Service Corporation International et. al.
07/30/2019	Motion in Limine (10:00 AM) (Judicial Officer: Barker, David) Events: 05/17/2019 Motion in Limine
	Motion In Limine No. 21 To Exclude Argument That Bahram Yahyavi Lied To Ira Spector Concerning Arm Paralysis And Future Surgery Denied; Motion In Limine No. 21 To Exclude Argument That Bahram Yahyavi Lied To Ira
	Spector Concerning Arm Paralysis And Future Surgery
07/30/2019	<b>Opposition and Countermotion</b> (10:00 AM) (Judicial Officer: Barker, David) Defendant's Opposition to Plaintiff's Motion In Limine No. 20 To Exclude Reference to Bahram Yahyavi ET.AL V. Service Corporation International ET Al; Counter-Motion for Offset
	Denied; Defendant's Opposition to Plaintiff's Motion In Limine No. 20 To Exclude Reference to Bahram Yahyavi ET.AL V. Service Corporation International ET Al; Counter-Motion for Offset
08/13/2019	Pre Trial Conference (9:30 AM) (Judicial Officer: Israel, Ronald J.) Matter Heard; Journal Entry Details:
	Court noted this trial will be set in this trial stack. Mr. Prince estimated 3 to 4 trial weeks. Mr. Prince noted the primary injury is the spine and stated they would be withdrawing the right knee injury. Upon Court's inquiry, Mr. Prince further noted he has a signed order regarding the Jury Questionnaire and other orders. Court directed Counsel to leave the orders for Court to review. Counsel agreed to start trial on 09/09/19. Trial to be confirmed at calendar call.;
08/27/2019	<ul> <li>Motion (9:00 AM) (Judicial Officer: Israel, Ronald J.)</li> <li>Plaintiff's Motion to Pre-Instruct the Jury</li> <li>8/20/19 Notice of Plaintiff's Motion to Pre-Instruct Jury on Order Shortening Time Granted; Plaintiff's Motion to Pre-Instruct the Jury</li> </ul>
08/27/2019	Calendar Call (9:30 AM) (Judicial Officer: Israel, Ronald J.) Trial Date Set;

08/27/2019 All Pending Motions (9:30 AM) (Judicial Officer: Israel, Ronald J.) All Pending Motions (08/27/19) Matter Heard; All Pending Motions (08/27/19) Journal Entry Details: PLAINTIFF'S MOTION TO PRE-INSTRUCT THE JURY: Arguments by Counsel. Colloquy regarding the workman s compensation instruction applies. Mr. Kahn objected and noted in the beginning of trial the jury would hear of insurance and administrators and requested it be at the end of trial. Court stated findings and noted there is new legislation and COURT ORDERED, Motion to Pre-Instruct the Jury, GRANTED. Court directed Counsel to meet and confer on Friday and if counsel does not agree they are to submit their objections to chambers Monday. CALENDAR CALL: Counsel announced ready and estimated 3 weeks. Court directed Counsel to appear at 11:30 am and the Jury will be ready at 1:15 PM. 09/09/19 11:30 AM JURY TRIAL: 11:30 AM- COUNSEL PRESENT // 1:15 PM- JURY PRESENT; 09/09/2019 Jury Trial (11:30 AM) (Judicial Officer: Israel, Ronald J.) 09/09/2019-09/13/2019, 09/16/2019-09/20/2019, 09/23/2019-09/27/2019 Jury Trial (3-4 weeks) Trial Continues: Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff: Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY Mr. Kahn moved to have his experts' reports admitted as Court's exhibits. Court admitted the expert reports. JURY PRESENT Court read the jury's instructions. Closing arguments by counsel. The jury retired to deliberate. Courtroom Clerk, Elizabeth Vargas, now present. JURY PRESENT: At the hour of 7:40 p.m. the jury returned with a Verdict for the Plaintiff (See Verdict on file herein). Jury polled. Court thanked and excused the jurors.; Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff; Verdict reached on 9/27/19 Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues;

Trial Continues; Jury Trial (3-4 weeks) Trial Continues: Verdict for Plaintiff: Verdict reached on 9/27/19 Journal Entry Details: Also present Mr. Cliff Goodrich, a representative of Capriati Construction Corp. OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn proposed the front page of the OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel regarding proposed AAAA exhibit/final lien, with log of workers compensation payments by provider (03/02/17). Court directed Mr. Kahn to bring a log from the worker compensation. Colloquy regarding NRD 616C.215 (10). Upon Mr. Kahn provided a 1 page document sent from workman s compensation, Mr. Prince objected and stated the document is inaccurate. Court noted counsel may need to subpoena someone from workman s compensation to testify. Mr. Kahn further proposed and offered redacted exhibit YY (Heart Center of Nevada) and Mr. Prince objected to the admission. JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets). Mr. Kahn gave an offer of proof regarding the offered exhibit YY and stated the Plaintiff's income amounts. Mr. Prince argued the amounts the Plaintiff did make per year and noted it was down because of the accident. Court denied counsel's request to admit the exhibit. Court noted both parties stipulated to exclude an accepted body part. Mr. Severino provided another spreadsheet from workman s compensation with breakdowns and total amount, that he just received. Mr. Prince noted the Plaintiff receives total disability this year. Colloquy regarding amounts reduced and vocational rehabilitation noted. Court noted the calculation is difficult. JURY PRESENT: Testimony continued. (See worksheets). Plaintiff Rested. Testimony continued. OUTSIDE THE PRESENCE OF THE JURY: Mr. Prince argued the Deft. stated they had filed bankruptcy and would request the Defendant's answer be stricken or to have a curative instruction regarding willful misconduct. Mr. Kahn noted an offer of proof, and stated there were 250 employees and now down to 60 employees and it was elicited from the witness. Court admonished Mr. Kahn and noted bankruptcy is not admissible because of reorganization, it is their fault. Mr. Kahn apologized. Colloquy regarding sanctions. Mr. Prince noted he did not want a mistrial. Court directed Counsel to appear tomorrow at 9:00 AM and the Court will re-read Gunderson and decide on the appropriate sanctions. Evening recess. 09/26/19 10:00 AM JURY TRIAL; Trial Continues: Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff: Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn asked if Dr. Tung s reports be marked as Court's exhibits. COURT SO ORDERED, See Exhibit List (See worksheets). JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets). Conference at the bench. OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn objected to the Plaintiff's demonstrative exhibits being shown to the jury as it was

beyond the scope of income. Arguments by counsel. Court over-ruled objection and ORDERED, the demonstrative exhibits be marked as a Courts exhibits. (See worksheets). Other arguments by counsel regarding publishing the report to the jury. Court sustained Mr.

Kahn s objection and Mr. Prince was directed not to show the report to the jury, however he could refer to the report. JURY PRESENT Continued testimony (See worksheets). Conference at the bench regarding Counsel's objections. Continued testimony. OUTSIDE THE PRESENCE OF THE JURY: Mr. Prince argued noting the knee claim was being removed, However Mr. Kahn tried to back door this. Mr. Prince further noted the Social Security Records are not in. Mr. Kahn agreed the knee claim was out and explained the reasons, including the knee, why the Plaintiff had taken so much time off work. Mr. Prince noted there was nothing in the records regarding his knee. Court noted the knee is unrelated to the claims. Further arguments by Mr. Kahn and requested to make an offer of proof tomorrow with the documents and dates. Court will allow the offer of proof. Evening recess. 09/25/19 1:00 PM JURY TRIAL ; Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues: Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff: Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY: Court received the Defendants trial brief #5 regarding improper impeachment of Dr. Tung and his annual salary information. Mr. Kahn requested Dr. Tung s deposition from another case be marked as an exhibit noting Plaintiff used that deposition regarding Dr. Tung's salary. Mr. Prince noted it was not published because it was from another case. Mr. Kahn advised he objected to the deposition being used from another case. Court allowed the deposition to be a courts exhibit. (See worksheets). JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets) OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel regarding the Plaintiff's ability to obtain other jobs. Colloquy regarding the Defendant expert, Mr. Bennett's two reports. Mr. Kahn directed the Court to the second page of the report. Court noted the issue should have been listed in the conclusion of the report. Court stated findings and sustained the objection and marked the reports as a courts exhibit (See worksheets). Mr. Prince requested the jury be admonished. Court noted it would sustain the objection and strike the question and answer. JURY PRESENT: Court instructed the Jury, striking the last question and answer. Continued testimony. (See worksheets). Evening recess. 09/24/19 11:00 AM JURY TRIAL; Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff; Verdict reached on 9/27/19 Journal Entry Details: Also present Felicia Rieben, a representative for the Defendant present. OUTSIDE THE PRESENCE OF THE JURY: Mr. Prince note the two objections made during cross

examination of Dr. Clauretie regarding collateral source and requested a curative instruction

to the jury. Arguments by Counsel. Court noted at the time of the objection, Court did strike the question and instructed the jury to disregard the question and answer. Court trailed matter to review the recording. Later recalled. Court noted upon review; the fringe benefits amounts were not mentioned and the Court admonished the jury and therefore, COURT DENIED, Plaintiff's request for a curative instruction. JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets) OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn noted Plaintiff's demonstrative was not provided as an exhibit and was used and requested to mark it as an exhibit. Mr. Prince stated the demonstrative documents shown to the jury was in his opening power-point. Colloquy regarding having to take Defendant's witness out-of-order due to scheduling issues. JURY PRESENT: Continued testimony. (See worksheets). OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel regarding Dr. Tung's testimony and report. Mr. Kahn noted the Plaintiff's did not take Dr. Tung's deposition. Upon Court's inquiry, Dr. Tung did state the films he had seen and noted the dates he had received and reviewed them. Mr. Prince noted Dr. Tung did not state this in his report that he reviewed the films. Dr. Tung noted upon his review of films and imaging reports, his findings of the films is implied, you have to see the films when writing findings. Arguments by Counsel. Dr. Tung noted he did agree with the imaging reports. Court noted Dr. Tung agrees with the imaging reports. JURY PRESENT: Continued testimony. (See worksheets). OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn argued noted the Plaintiff's experts opined on the Southwest Medical records after seeing the records 1 day prior to testimony and not listed in the reports; and to prevent Deft's only expert not to opine on these records would be prejudicial and requested the Court reconsider Court's recent decision. Mr. Prince argued regarding stating chronic neck pain/chronic symptomatic before the accident. Mr. Kahn noted pre-existing is noted in the records. Further arguments by Counsel. Court will allow the expert to be allowed to testify to what is noted in his report. JURY PRESENT: Continued testimony. (See worksheets). OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding trial scheduling. Evening recess. 09/23/19 1:00 PM JURY TRIAL; Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues: Verdict for Plaintiff: Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY: Mr. Kahn noted he would not object to counsel not disclosing power points, However, submitting the power points for Court's exhibits. Exhibit 92 redacted a second time as agreed by counsel. (see worksheets). JURY PRESENT: Counsel acknowledged the presence of the jury. Court noted the trial schedule. Testimony and exhibits presented. (See worksheets). Conference at the bench. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY: Court referred to NRS 48.035 and Counsel's argument at the conference at the bench. Court noted, pursuant to NRS 48.035, Counsel cannot publish a deposition or read the deposition of a witness who is not unavailable and further Counsel cannot impeach a witness on another deposition, it would be hearsay. JURY PRESENT: Further testimony. (See worksheets). Evening recess. 09/20/19 9:00

AM JURY TRIAL; Trial Continues:

Trial Continues; Jury Trial (3-4 weeks)

Trial Continues; Jury Trial (3-4 weeks)

Trial Continues; Jury Trial (3-4 weeks)

Trial Continues;

Trial Continues; Jury Trial (3-4 weeks)

Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues: Verdict for Plaintiff: Verdict reached on 9/27/19 Journal Entry Details: Also present Felicia Rieben, Defendant's Corporate representative present. OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding scheduling issues. Court explained to counsel, a juror requested to end early tomorrow for a doctor appointment. Upon Court's inquiry, Counsel agreed to end early rather then to excuse the juror. JURY PRESENT: Counsel acknowledged the presence of the jury. Court informed the Jury of the Trial schedule. Testimony and exhibits presented. (See worksheets). Conference at the bench. OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel. Mr. Kahn stipulated to various exhibits (see worksheets) and the amount within exhibit 84. JURY PRESENT: Counsel acknowledged the presence of the jury. Continued testimony and exhibits presented. (See worksheets). Conference at the bench. OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel regarding exhibit 92 (bate #354). Counsel agreed to redact the document. Court marked the non-redacted document as a Court exhibit. Court will allow Counsel ask the witness of the surgery that was not done and not approved by workers compensation. Mr. Prince noted the Plaintiff had workers compensation re-opened to get the surgery done. Colloquy regarding if there was pre-approval from workers compensation and if workers compensation paid for that surgery. JURY PRESENT: Further testimony. (See worksheets). OUTSIDE THE PRESENCE OF THE JURY: Court noted the amount of billing and amount workers compensation has paid is needed. Mr. Kahn noted there is 6 years. Counsel to work together regarding this issue. Evening recess. 09/19/19 10:00 AM JURY TRIAL ; Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff; Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding scheduling issues. JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets). OUTSIDE THE PRESENCE OF THE JURY: Upon Court's inquiry, Mr. Prince noted his witness schedule and further noted the proposed agreed upon jury instructions were submitted. Counsel to work on the not agreed jury instructions. Evening recess. 09/18/19 1:00 PM JURY TRIAL; Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues;

Verdict for Plaintiff; Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY: Court noted Juror #10 notified the court regarding sudden illness and was not able to appear. Court excused Juror #10 as the first alternate. Colloquy regarding scheduling issues. Arguments by Counsel regarding expert Kaplan's opinion not in his report. Court noted objections need to be raised at the time of testimony. JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets). OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn argued regarding statement of permanent problem not noted in three of the expert reports and further noted the left arm and shoulder issue. Mr. Prince noted Dr. Kaplan is also the treating physician. Court noted the reports talk about neuropraxia. Colloguy regarding concerns of juror #3 being tired. JURY PRESENT: Counsel acknowledged the presence of the jury. Continued Testimony and exhibits presented. (See worksheets). Evening recess. 09/17/19 10:15 AM 10:15 AM JURY TRIAL; Trial Continues: Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff; Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE JURY Colloquy regarding pre-jury instructions, reading of complaint and answer, and trial schedule. JURY PRESENT Court read pre-instructions to jury. Court Clerk read Complaint for Auto Negligence and Person Injury and Defendant's Answer to Plaintiff's Complaint to jury. Opening statements by Mr. Prince and Mr. Kahn. OUTSIDE THE PRESENCE OF THE JURY Colloquy regarding Plaintiff's powerpoint. JURY PRESENT Testimony and exhibits presented (see worksheets). Deposition of Clifford O. Goodrich PUBLISHED IN OPEN COURT. COURT ORDERED, trial CONTINUED. OUTSIDE THE PRESENCE OF THE JURY CONTINUED TO 9/16/2019 1:00 PM; Trial Continues: Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff; Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Mr. Kahn referred to NRS 616 C(215)10 and stated the workers compensation payment amounts made to the administrator must be an exhibit before opening statements. Court noted the Defendant's burden to produce it. Colloquy regarding deductions. Mr. Brown noted issues of all the bills coming in. Colloquy regarding the Court's 04/04/19 chamber decision. Later recalled. Court noted he reviewed Dr. Tungs report and he did not change his opinion. Further arguments on

the admissibility of records. Court noted Court's decision stands. Upon Mr. Prince requested

to pre-admit the Southwest Medical records for opening statements. Mr. Kahn agreed to preadmit the records however would need to review the medical bills. Individual prospective jurors traversed outside the presence of the prospective panel. PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. (1st & 2nd Jury Lists). OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Upon Court's inquiry of the workers compensation payments and amounts admitted, Mr. Kahn noted he had proposed an amount, with the issue of segregating the knee treatments. PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. (1st, 2nd & 3rd Jury Lists). Jury and 3 secret alternates selected and sworn. Jury List FILED IN OPEN COURT. OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: EXCLUSIONARY RULE INVOKED. Mr. Prince noted various Plaintiff's exhibits stipulated to admit. Mr. Kahn requested the Complaint and Answer be read to the jury. Evening recess. 09/13/19 8:30 AM JURY TRIAL; Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff; Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Counsel noted their challenges for cause. Individual prospective jurors questions outside the presence of the panel. Colloguy regarding authenticity and admission of the medical records and objections noted in the 16.1. Mr. Kahn objected to the relevance and hearsay, with undue prejudice. Mr. Prince argued and referred to the collateral source issue and cited the Williams and Giglio cases. Mr. Kahn referred to the Motion In Limine 10. Mr. Prince requested an admonishment. Court noted they don't have a jury panel at this time. Court reviewed and referred to the Courts chamber decision regarding Motion In Limine 10. PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. (1st, 2nd & 3rd Jury Lists). OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Arguments by Counsel regarding causes for challenge and custodian of records. Counsel referred to case law; Siatta 134 Nv Adv Opn 38 (regarding the factors for challenges of cause) and Sayedbashe Sayedzada v. State of Nevada. PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. Evening recess. 09/12/19 9:00 AM JURY TRIAL; Trial Continues: Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff: Verdict reached on 9/27/19 Journal Entry Details: OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY: Mr. Kahn objected the reports from Dr. Tung's regarding opinions of the Southwest Medical Records. Mr. Kahn further

from Dr. Tung's regarding opinions of the Southwest Medical Records. Mr. Kahn objected the reports objected to Mr. Prince stating the specific identifications of the experts when they inform the prospective jury all the names of experts, parties and counsel. Mr. Prince requested to be

	Eighth Judicial District Court	
	CASE SUMMARY	
	CASE NO. A-15-718689-C	
	allowed to say their medical specialty. Court agreed with Mr. Kahn and directed Mr. Prince to only state the names of the doctors and not their specialty. Mr. Kahn noted Dr. Clauretie had a new opinion and the damages are changing, the expert should have raised this in his report a month ago. Mr. Prince noted the Plaintiff filed vocational disability and there are different issues. Court noted it would need to read the reports. Colloquy regarding jury schedules. PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. (1st & 2nd Jury Lists). Evening recess. 09/11/19 1:00 PM JURY TRIAL; Trial Continues;	
	Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks)	
	Trial Continues; Trial Continues; Jury Trial (3-4 weeks)	
	Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks)	
	Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Jury Trial (3-4 weeks)	
	Trial Continues; Jury Trial (3-4 weeks) Trial Continues; Verdict for Plaintiff;	
	Verdict reached on 9/27/19 Journal Entry Details:	
	Colloquy regarding the length of time counsel thought the trial would last. Counsel agreed that the trial would, more than likely, go into a third week. Court and counsel agreed that there would be three alternate jurors and each side would have five preemptory challenges. Court reviewed jury selection and jury instructions with counsel. INSIDE THE PRESENCE OF THE POTENTIAL JURY Voir Dire begins. Court admonished prospective jurors and excused them for the evening recess. TRIAL CONTINUED TO: 9/10/19 10:00 AM;	
12/05/2019	Motion for Attorney Fees and Costs (3:00 AM) (Judicial Officer: Israel, Ronald J.) Plaintiff's Motion for Attorney's Fees, Costs, and Interest	
12/05/2019	Motion to Retax (3:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant Capriati Construction Corp., Inc's Motion to Re-Tax Costs	
01/07/2020	Motion for New Trial (9:00 AM) (Judicial Officer: Israel, Ronald J.) Defendant Capriati Construction Corp., Inc.'s Motion for New Trial	
DATE	FINANCIAL INFORMATION	
	Defendant Capriati Construction Corp Inc Total Charges	247.00
	Total Payments and Credits Balance Due as of 11/21/2019	247.00 <b>0.00</b>
	Plaintiff Yahyavi, Bahram Total Charges Total Payments and Credits Balance Due as of 11/21/2019	270.00 270.00 <b>0.00</b>

**Defendant** Capriati Construction Corp Inc Appeal Bond Balance as of 11/21/2019 500.00

DIS	TRICT COURT CIVIL O	COVER SHEET $A-15-718689-C$
	Cou	A = 15 = 718689 = Cunty, Nevada
	Case No.	XXVIII
	(Assigned by Clerk's Offi	ice)
I. Party Information (provide both ho	ome and mailing addresses if different)	
Plaintiff(s) (name/address/phone):		efendant(s) (name/address/phone):
BAHRAM YAHYA		CAPRITTI CONSTRUCTION COR
		1010
		NAG CO DAVID ROCKHITO
		1020 WIGWAM PARKWEY, Hendeson
Attorney (name/address/phone):	At	torney (name/address/phone):
MALIK W. AHMAD ESA Law OFFICE OF MALIK V 4072 WEST SAHAR A	JAHMAD	Unknown (702/547-1182
SATZ WEST SAHARA	ANL, SuiteA	
Lovers, NV 89117	···	
II. Nature of Controversy (please s	alact the one most applicable filing type hal	
Civil Case Filing Types	elect the one most applicable fitting type bei	JW)
Real Property	[	Torts
Landlord/Tenant	Negligence	Other Torts
Unlawful Detainer	Auto	Product Liability
Other Landlord/Tenant	Premises Liability	Intentional Misconduct
Title to Property	Other Negligence	Employment Tort
Judicial Foreclosure	Malpractice	Insurance Tort
Other Title to Property	Medical/Dental	Other Tort
Other Real Property	Legal	
Condemnation/Eminent Domain		
Other Real Property	Other Malpractice	·
Probate	Construction Defect & Contract	t Judicial Review/Appeal
<b>Probate</b> (select case type and estate value)	Construction Defect	Judicial Review
Summary Administration	Chapter 40	Foreclosure Mediation Case
General Administration	Other Construction Defect	Petition to Seal Records
Special Administration	Contract Case	Mental Competency
Set Aside	Uniform Commercial Code	Nevada State Agency Appeal
Trust/Conservatorship	Building and Construction	Department of Motor Vehicle
Other Probate	Insurance Carrier	Worker's Compensation
Estate Value	Commercial Instrument	Other Nevada State Agency
Over \$200,000	Collection of Accounts	Appeal Other
Between \$100,000 and \$200,000	Employment Contract	Appeal from Lower Court
Under \$100,000 or Unknown	Other Contract	Other Judicial Review/Appeal
Under \$2,500		
	ll Writ	Other Civil Filing
Civil Writ		Other Civil Filing
Writ of Habeas Corpus	Writ of Prohibition	Compromise of Minor's Claim
Writ of Mandamus	Other Civil Writ	Foreign Judgment
Writ of Quo Warrant		Other Civil Matters
Business C	ourt filings should be filed using the Bi	usiness Court civil coversheet.
5/20/2015		Mo
Date		Signature of initiating party or representative

Signature of initiating party or representative

See other side for family-related case filings.

1 2 3 4 5 6 7	JGJV DENNIS M. PRINCE Nevada Bar No. 5092 KEVIN T. STRONG Nevada Bar No. 12107 <b>PRINCE LAW GROUP</b> 8816 Spanish Ridge Ave. Las Vegas, NV 89148 P: (702) 534-7600 F: (702) 534-7601 Email: <u>cservice@thedplg.com</u> Attorneys for Plaintiff Bahram Yahyavi	Electronically Filed 10/22/2019 9:05 AM Steven D. Grierson CLERK OF THE COURT	
8	DISTRIC	CT COURT	
9	CLARK COU	NTY, NEVADA	
10			
11	BAHRAM YAHYAVI, an Individual,	CASE NO.: A-15-718689-C DEPT. NO.: XXVIII	
12	Plaintiff,	JUDGMENT UPON THE JURY	
13	VS.	VERDICT	
14	CAPRIATI CONSTRUCTION CORP., INC., a Nevada Corporation,		
15 16	Defendant		
17	This action was brought to trial in front of Department XXVIII of the Eighth Judicial District		
18	Court, The Honorable Ronald J. Israel presiding, and the jury. The issues having been duly tried and		
19	the jury having duly rendered its verdict:		
20	IT IS HEREBY ORDERED, ADJUD	GED, AND DECREED that Plaintiff BAHRAM	
21	YAHYAVI, has and recovers from Defendant	CAPRIATI CONSTRUCTION CORP., INC., the	
22	following sums:		
23	PAST DAMAGES:		
24	Past Medical and Related Expenses:	\$491,023.24	
25	Past Loss of Wages and Earning Capacity	: +\$300,000.00	
26	Past Pain, Suffering, Disability, and Loss of Enjoyment of Life:	+\$500,000.00	
27	Total Past Damages:	\$1,291,023.24	
28 Prince Law Group 8816 Spanish Ridge Lav Varse M P8148	Disposed After Trial Start Disposed After Trial Start Non-Jury Judgment Reached	Jupf Disposed After Trial Start Jury Verdict Reached Other	
Las Vegas, NV 89148		//////	

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1	FUTURE DAMAGES:		
2	Future Medical and Related Expenses: \$529,260.00		
3	Future Loss of Wages and Earning Capacity: +\$1,550,000.00		
4 5	Future Pain, Suffering, Disability, and Loss of Enjoyment of Life: <u>+\$2,500,000.00</u>		
6	Total Future Damages: \$4,579,260.00		
7	TOTAL DAMAGES: \$5,870,283.24		
8	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's past		
9	damages in the amount of One Million, Two Hundred Ninety-One Thousand, Twenty-Three Dollars		
10	and 24/100 Cents (\$1,291,023.24) shall bear prejudgment interest in accordance with Lee v. Ball, 121		
11	Nev. 391, 395-96, 116 P.3d 64, 67 (2005) at the rate of 7.50% per annum from the date of service of		
12	the Summons and Complaint, August 20, 2015, through September 27, 2019, as follows:		
13	PREJUDGMENT INTEREST:		
14	August 20, 2015 THROUGH September 27, 2019 = <b>\$406,665.00</b> (1500 days x \$271.11 per day)		
15	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Judgment is		
16	subject to future amendment in accordance with this Court's ruling on any motion brought by Plaintiff		
17	for attorney's fees and costs accrued in the action, the amount of which will be determined by this		
18	Court at that time.		
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Prince Law Group 316 Spanish Ridge 5 Vegas, NV 89148			

NOW, THEREFORE, Judgment upon the Jury Verdict in favor of Plaintiff BAHRAM 1 YAHYAVI is hereby given for Six Million, Two Hundred Seventy-Six Thousand, Nine Hundred 2 Forty-Eight Dollars and 24/100 Cents (\$6,276,948.24) against Defendant CAPRIATI 3 CONSTRUCTION CORP., INC., which shall bear post-judgment interest at the legal rate until 4 satisfied, plus costs incurred as allowed by law. 5 DATED this *day* of October, 2019. 6 7 8 DISTRICT COURT JUDGE RONALD J. ISRAEL A-15-11868 9 Respectfully Submitted, 10 11 **PRINCE LAW GROUP** 12 13 DENNIS M PRINCE 14 Nevada Dar No. 5092 **KEVIN T. STRONG** 15 Nevada Bar No. 12107 8816 Spanish Ridge Avenue 16 Las Vegas, Nevada 89148 Attorneys for Plaintiff 17 Bahram Yahvavi 18 19 20 21 22 23 24 25 26 27 28 3

		Electronically Filed 10/22/2019 1:59 PM	
		Steven D. Grierson CLERK OF THE COURT	
1	NJUD	Atump. Atum	
2	DENNIS M. PRINCE Nevada Bar No. 5092		
3	KEVIN T. STRONG Nevada Bar No. 12107		
4	PRINCE LAW GROUP		
5	8816 Spanish Ridge Avenue Las Vegas, NV 89148		
6	P: (702) 534-7600 F: (702) 534-7601		
7	Email: <u>eservice@thedplg.com</u>		
8	Attorneys for Plaintiff Bahram Yahyavi		
9	DISTRICT COURT		
10	CLARK COUNTY, NEVADA		
11	BAHRAM YAHYAVI, an Individual,	CASE NO.: A-15-718689-C	
12	Plaintiff,	DEPT. NO.: XXVIII	
13	vs.	NOTICE OF ENTRY OF JUDGMENT	
14	CAPRIATI CONSTRUCTION CORP., INC., a		
15	Nevada Corporation,		
16	Defendant		
17	PLEASE TAKE NOTICE that the Judgment Upon the Jury Verdict was entered on October 18, 2019, a copy of which is attached hereto.		
18			
19	DATED this $\partial_{\lambda} r^{\lambda}$ day of October, 2019.		
20	PRINCE LAW GROUP		
21	- 7.3		
22	DENNIS M. PRINCE, ESQ. Nevada Bar No. 5092		
23	KEVIN T. STRONG		
24	Nevada Bar No. 12107 8816 Spanish Ridge Avenue Las Vegas, NV 89148 Attorneys for Plaintiff <i>Bahram Yahyavi</i>		
25			
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28 Prince Law Group 8816 Spanish Ridge Jas Venas NV R914R	Case Number: A 15 718	200.0	

1	CERTIFICATE OF SERVICE		
2	Pursuant to NRCP 5(b), I certify that I am employee of <b>PRINCE LAW GROUP</b> , and that on		
3	the <u>12</u> day of October, 2019, I caused the foregoing document entitled NOTICE OF ENTRY OF		
4	JUDGMENT to be served upon those persons designated by the parties in the E-Service Master List		
5	for the above-referenced matter in the Eighth Judicial District Court eFiling System in accordance		
6	with the mandatory electronic service requirements of Administrative Order 14-2 and the Nevada		
7 8	Electronic Filing and Conversion Rules, as follows:		
9	David S. Kahn, Esq.		
10	WILSON,ELSER, MOSKOWITZ, EDELMAN & DICKER LLP.		
10	300 South Fourth Street, 11 <sup>th</sup> Floor		
11	Las Vegas, NV 89101		
12	Mark J. Brown, Esq. LAW OFFICES OF ERIC R. LARSEN		
13	750 E. Warm Springs Road Suite 320, Box 19		
15	Las Vegas, NV 89119		
16	Attorneys for Defendant		
17	Capriati Construction Corp., Inc.		
18			
19	An Employee of Prince Law Group		
20	Am Employee of Finice Daw Group		
21			
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Prince Law Group 8816 Spanish Ridge ias Venas NV R914R			

1 2 3 4 5 6 7	JGJV DENNIS M. PRINCE Nevada Bar No. 5092 KEVIN T. STRONG Nevada Bar No. 12107 <b>PRINCE LAW GROUP</b> 8816 Spanish Ridge Ave. Las Vegas, NV 89148 P: (702) 534-7600 F: (702) 534-7601 Email: <u>eservice@thedplg.com</u> Attorneys for Plaintiff Bahram Yahyavi		Electronically Filed 10/22/2019 9:05 AM Steven D. Grierson CLERK OF THE COURT
8	DISTRIC	CT COURT	
9	CLARK COUNTY, NEVADA		
10			
11	BAHRAM YAHYAVI, an Individual,	CASE NO.: A-15- DEPT. NO.: XXV	
12	Plaintiff,	JUDGMEN	T UPON THE JURY
13	vs.		VERDICT
14	CAPRIATI CONSTRUCTION CORP., INC., a Nevada Corporation,		
15	Defendant		
16		J	
17	This action was brought to trial in front of Department XXVIII of the Eighth Judicial District		
18	Court, The Honorable Ronald J. Israel presiding, and the jury. The issues having been duly tried and		
19	the jury having duly rendered its verdict:		
20	IT IS HEREBY ORDERED, ADJUD	GED, AND DECRI	EED that Plaintiff BAHRAM
21	YAHYAVI, has and recovers from Defendant CAPRIATI CONSTRUCTION CORP., INC., the		
22	following sums:		
23	PAST DAMAGES:		
24	Past Medical and Related Expenses:	\$491,023.24	
25	Past Loss of Wages and Earning Capacity: +\$300,000.00 Past Pain, Suffering, Disability, and Loss		
26	of Enjoyment of Life:	<u>+\$500,000.00</u>	
27	Total Past Damages:		\$1,291,023.24
28 () () -( () () Prince Law Group BS16 Agrante Magn. Law Vegen, MV 89748	Disposed After Trial Start Disposed After Trial Start JNon-Jury Judgment Reached	Jup Disposed After Trial Start Jury Verdict Reached JOther	19/15/19

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<b>*</b> •			
1	FUTURE DAMAGES:		
2	Future Medical and Related Expenses: \$529,260.00		
3	Future Loss of Wages and Earning Capacity: +\$1,550,000.00		
4	Future Pain, Suffering, Disability, and Loss of Enjoyment of Life: <u>+\$2,500,000.00</u>		
6	Total Future Damages: \$4,579,260.00		
7	TOTAL DAMAGES: \$5,870,283.24		
8	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's past		
9	damages in the amount of One Million, Two Hundred Ninety-One Thousand, Twenty-Three Dollars		
10	and 24/100 Cents (\$1,291,023.24) shall bear prejudgment interest in accordance with Lee v. Ball, 121		
11	Nev. 391, 395-96, 116 P.3d 64, 67 (2005) at the rate of 7.50% per annum from the date of service of		
12	the Summons and Complaint, August 20, 2015, through September 27, 2019, as follows:		
12	PREJUDGMENT INTEREST:		
13	August 20, 2015 THROUGH September 27, 2019 = \$406,665.00 (1500 days x \$271.11 per day)		
15	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Judgment is		
16	6 subject to future amendment in accordance with this Court's ruling on any motion brought by Plaintiff		
17			
18	Court at that time.		
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Prince Law Group St 16 Spanish Ridge Las Vegas, KV 89145	2		

NOW, THEREFORE, Judgment upon the Jury Verdict in favor of Plaintiff BAHRAM 1 YAHYAVI is hereby given for Six Million, Two Hundred Seventy-Six Thousand, Nine Hundred 2 Forty-Eight Dollars and 24/100 Cents (\$6,276,948.24) against Defendant CAPRIATI 3 CONSTRUCTION CORP., INC., which shall bear post-judgment interest at the legal rate until 4 satisfied, plus costs incurred as allowed by law. 5 DATED this day of October, 2019. 6 7 8 DIS COUR RONALD J. ISRAEL A-15-71868 9 Respectfully Submitted, 10 11 **PRINCE LAW GROUP** 12 13 DENNIS M PRINCE Nevada Bar No. 5092 **KEVIN T. STRONG** 15 Nevada Bar No. 12107 8816 Spanish Ridge Avenue 16 Las Vegas, Nevada 89148 Attorneys for Plaintiff 17 Bahram Yahyavi 18 19 20 21 22 23 24 25 26 27 28 3

			Electronically Filed 11/5/2019 1:41 PM Steven D. Grierson CLERK OF THE COURT
1	JUDGE RONALD J. ISRAEL		(market and
2	EIGHTH JUDICIAL DISTRICT COURT DEPARTMENT 28		
3	Regional Justice Center 200 Lewis Avenue, 15 <sup>th</sup> Floor		
4	Las Vegas, Nevada 89155		
5			
6	DISTRIC	T COURT	
7	CLARK COU	NTY, NEVAD	Α
8	Bahram Yahyavi,	Case No.:	A-15-718689-C
9	Plaintiff,	Dept.:	XXVIII
10			
11	V.		
i	Capriati Construction Corp., Inc.,		
12	Defendant.		
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14			

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JUDGE RONALD J. ISRAEL

EIGHTH JUDICIAL DISTRICT COURT DEPARTMENT 28

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#### **DECISION AND ORDER**

On September 9, 2019 through September 27, 2019, this Court conducted a jury trial in the case of Bahram Yahyavi v. Capriati Construction Corp., Inc. Plaintiff Bahram Yahyavi was represented by Dennis M. Prince and Kevin T. Strong and Defendant Capriati Construction was represented by David S. Kahn and Mark James Brown. On September 26, 2019, this Court conducted a hearing to address sanctions for Defense counsel's misconduct during the jury trial.

The factual history of this case is as follows: On June 19, 2013, Defendant's employee was driving a fork lift truck with the forks sticking out and collided with Plaintiff who was driving a company-owned vehicle on city streets. Plaintiff filed the complaint on May 20, 2015 and trial commenced on September 9, 2019. On September 25, 2019, during his case in chief, Defense counsel asked Defendant's corporate representative Cliff Goodrich, "Between the date of the accident and today, did anything major happen to your company?"

Department XXVIII

The witness responded, "Yes, we filed for a reorganization in 2015" and Plaintiff's counsel immediately objected. This Court has concluded that Defense counsel intentionally solicited testimony from the witness concerning Defendant's bankruptcy.

In the third week of trial, after the same witness who was Defendant's corporate representative testified at length in Plaintiff's case in chief, Mr. Goodrich was called as a witness in Defendant's case. The very first question was "Between the date of the accident and today, did anything major happen to your company?" At that point, Mr. Goodrich's immediate answer was "Yes, we filed for reorganization in 2015." This Court attached as a court's exhibit the JAVS video which clearly shows that the question and answer were prepared in advance.

After Plaintiff's counsel objected, the jury was excused and Defense counsel proffered that he thought bankruptcy was a legitimate issue since the file for the employee who drove the forklift that caused the accident was missing possibly due to the bankruptcy.<sup>1</sup> This explanation is simply not credible. This is one of the most severe abuses by counsel that this Court has seen.

## A. Defense Counsel's Misconduct Warrants a Curative Instruction to the Jury.

The Nevada Supreme Court has held that when an attorney commits misconduct and the opposing party objects, the district court should admonish the jury and counsel about the impropriety of counsel's misconduct and should reprimand counsel for their misconduct. *Gunderson v. D.R. Horton, Inc.*, 130 Nev. 67, 75, 319 P.3d 606, 611–12 (2014). Here, Defense counsel committed misconduct when he intentionally solicited testimony about Defendant's bankruptcy. On February 6, 2018, Defendant filed a motion for final decree in bankruptcy court to close its Chapter 11 case because it "was able to turn itself profitable" and paid all outstanding fees to its debtors. The bankruptcy court granted Defendant's motion in its entirety on March 26, 2018. Now, eighteen months later, Defense counsel chose to

- 28 Although not addressed, it stretches credulity to believe that a bankruptcy would result in the loss of computer records to an ongoing business.

10 JUDGE RONALD J. ISRAEL EIGHTH JUDICIAL DISTRICT COURT DEPARTMENT 28 15

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bring up the bankruptcy, leading the jury to consider the Defendant's financial position 2 despite its irrelevance and the closing of the bankruptcy. Given Defense counsel's misconduct, this Court found it necessary to admonish the 3

jury about the impropriety of such misconduct and to reprimand Defense counsel.

Accordingly, this Court admonished the jury on September 26, 2019:

You were instructed to disregard the question and answer, which is hereby stricken from these proceedings. Defendant is no longer in bankruptcy and is now profitable. You are further instructed not to consider whether the Defendant filed for bankruptcy for any reason, and it should have no effect on your verdict. You should not even discuss that when you go back to deliberate. Further by seeking to introduce such irrelevant evidence, counsel for the Defendant, Mr. Kahn, committed willful misconduct. Mr. Kahn is hereby reprimanded for his misconduct and admonished not to engage in any further misconduct.

## B. The Young v. Ribiero Factors Weigh Heavily in Favor of Sanctions for Defense Counsel's Misconduct.

The Nevada Supreme Court has stated: "Courts by their nature have 'inherent equitable powers to dismiss actions or enter default judgments...for abusive litigation practices."" Young v. Johnny Ribeiro Building, 106 Nev. 88, 92, 787 P.2d 777, 779 (1990). When a court does not impose ultimate discovery sanctions such as dismissal, it may hold a hearing to consider matters that are important to the imposition of sanctions. Bahena v. Goodyear Tire & Rubber Co., 126 Nev. 243, 256, 235 P.3d 592, 600-01 (2010). The district court should exercise its discretion to ensure that there is sufficient information to support these sanctions. Id. Further, the district should make its conclusions based on the factors set forth in Young. Id.

The court in Young states which factors are relevant to determine whether to strike an 23 answer. The factors a court might consider include, but are not limited to: 1) the degree of 24 willfulness of the offending party, 2) the extent to which the non-offending party would be 25 prejudiced by a lesser sanction, 3) the severity of the sanction of dismissal relative to the 26 severity of the discovery abuse, 4) whether any evidence has been irreparably lost, 5) the 27 feasibility and fairness alternative, less severe sanctions, 6) the policy favoring adjudication 28

on the merits, 7) whether sanctions unfairly operate to penalize a party for misconduct of his or her attorney, 8) the need to deter both the parties and future litigants from similar abuses. *Young*, 106 Nev. at 93, 787 P.2d at 780.

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#### 1. The degree of willfulness of the offending party

Defense counsel's intentional misconduct in soliciting testimony concerning Defendant's bankruptcy is one of the most serious abuses this Court has seen. Defense counsel's question was phrased in a way to elicit testimony from Mr. Goodrich that the Defendant filed for bankruptcy. This case was already two weeks into trial when Defense counsel alerted the jury about Defendant's financial state by soliciting testimony regarding the bankruptcy. Defense counsel's actions lead the Court to believe that Defense counsel wanted to force a mistrial or wanted to influence the jury by way of sympathy for the Defendant.

At the hearing for sanctions, Defense counsel stated that the purpose of the question was related to the reduction of workforce to respond to information during Plaintiff's case in chief that the Defendant willfully destroyed documents. The Court does not find this testimony credible. There was no time between the question and the answer for this Court to conclude anything else other than that Defense counsel solicited the testimony about the bankruptcy. Further, Defense counsel is a senior partner at a national firm and should have known that he could not solicit testimony about irrelevant evidence that would prejudice the Plaintiff. It is important to note that liability was never an issue because the forklift driver admitted that he was not authorized to drive the forklift and testified that the accident was his fault. Thus, Defense counsel's actions were willful.

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# 2. The extent to which the non-offending party would be prejudiced by a lesser sanction

To sanction Defense counsel's conduct, this Court is striking the answer as to liability, striking witness Mr. Goodrich's testimony about the bankruptcy, and striking Defendant's remaining witnesses. Since liability was not an issue, striking the answer as to liability was no sanction at all, and therefore the additional sanction of excluding Defendant's

DEPARTMENT 28

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rebuttal witness was a reasonable and minimal sanction. Further, since the Plaintiff argued it would suffer substantial harm if a mistrial was declared, Plaintiff requested a curative jury instruction that if any damages were awarded there was insurance to cover the verdict. Insurance coverage should generally be excluded and this Court gave the standard jury instruction that jurors are not to consider whether Plaintiff or Defendant have insurance. Nonetheless, this Court felt that the only way to cure the issue was to give the added instruction.

This Court is not imposing the ultimate sanction of striking the Defendant's Answer and proceeding to a prove-up hearing. Nonetheless, Plaintiff has been prejudiced because the jury became aware of the Defendant's bankruptcy and Plaintiff cannot make the jurors forget that information. This is a case about damages against a company. The fact that the company underwent bankruptcy is extremely prejudicial to the Plaintiff because it directly impacts the juror's decision regarding the amount of damages to award. Any lesser sanction than what this Court has imposed would further prejudice the Plaintiff and thus the sanctions here are appropriate.

#### 3. The severity of the sanction relative to the abuse

4. Whether any evidence had been irreparably lost

So far as this Court is aware, there is no evidence that has been lost.

This Court is striking the defense of liability and allowing the parties to try the case on damages. The severity of the sanction is equal to Defense counsel's intentional misconduct when soliciting testimony about Defendant's bankruptcy. Further, Defense counsel concedes that this Court's sanctions against the Defendant are appropriate: "I believe what Mr. Prince has proposed as curative is sufficient, striking the answer. And even if the answer is stricken, I still think Capriati Construction should have the ability to argue damages with these curative instructions." Therefore, Defense counsel's intentional misconduct warrants the severity of the sanctions imposed.

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10 JUDGE RONALD J. ISRAEL EIGHTH JUDICIAL DISTRICT COURT DEPARTMENT 28 15

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#### 5. The feasibility and fairness of less severe sanctions

This Court is imposing a lesser sanction than striking the answer completely and proceeding to a prove-up hearing. This Court's decision to strike the answer as to liability, to strike the witness who testified about the bankruptcy, and to strike Defendant's remaining witnesses is fair in light of Defense counsel's misconduct.

#### 6. The policy favoring adjudication on the merits

The Supreme Court favors adjudication on the merits but abusive litigation practices must face sanctions. Under these facts of this case any lesser sanctions would encourage further abuse. Defense counsel's misconduct was willful and thus warrants sanctions.

## 7. Whether sanctions unfairly operate to penalize a party for misconduct of his or her attorney

In this case, the sanctions for Defense counsel's misconduct do not unfairly penalize Defendant Capriati Construction because Defendant faces no monetary loss whatsoever. This matter is the subject of an order from the bankruptcy court to lift the stay in order to proceed against the insurance policies. Capriati Construction is only a figurehead in this case and does not face any monetary loss. The fact that the bankruptcy stay has been lifted does not allow the Plaintiff to proceed for money against Capriati Construction. Accordingly, this Court's decision to impose sanctions for Defense counsel's misconduct does not operate to unfairly penalize Defendant.

### 8. The need to deter both parties and future litigants from similar abuses

Defense counsel's misconduct was intentional and serious; therefore, there must be serious and far reaching sanctions in order to deter Defense counsel from even considering repeating their actions again. Information about the Defendant's financial condition distracts the jury from reaching an impartial decision regarding the amount of damages, if any, to 24 award the Plaintiff in a personal injury trial. A jury must fairly evaluate the evidence 25 presented to them without regard to the financial position of the parties. A party's attempt to 26 secure a verdict not based on the evidence will have major consequences. This Court finds 27

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that deterrence is necessary to prevent future abuse and thus the sanctions imposed are necessary and appropriate. IT IS HEREBY ORDERED that Defendant's Answer and Affirmative Defenses on Liability are STRICKEN. The Jury Trial on damages will proceed as scheduled. IT IS FURTHER ORDERED that witness Cliff Goodrich's testimony is STRICKEN and that Defendant's remaining witnesses are STRICKEN. 2019. DATED De IRT JUDGE RONALD J. ISRAEL RONALD J. ISRAEL EIGHTH JUDICIAL DISTRICT COURT DEPARTMENT 28 A-15-718689-C 

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 5<sup>th</sup> day of November, 2019, a copy of this DECISION AND ORDER was electronically served to all registered parties in the Eighth Judicial District Court Electronic Filing Program per the attached Service

Contacts List:

EXECUTIVE ASSISTANT LIDICIA Sandra Jeter A-15-718689-C

JUDGE RONALD J. ISRAEL 

Case Number	Location	Description	_Email	Case Type	
4-15-718689-C	<ul> <li>→ Party: Bahram Yahyay</li> </ul>	/i - Plaintiff	avi, Flainiúlí	Hegingence - Aulo	
: 2019 Tyler Techna	lo <b>∯a</b> lik W Ahmad		malik@lasve	egaslawgroup.com	
ersion 2018.1781	<sup>90</sup> E Service		eservice@e	gletlaw.com	
	<ul> <li>Party: Capriati Construction Corp Inc - Defendant</li> </ul>				
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	- Other Service Contact	5			
	"David Sampson, Esq. * .		davidsamps	sonlaw@gmail.com	
	Amanda Nalder .		amanda@d	avidsampsonlaw.com	
	Joshua Montoya		Joshua.Mor	ntoya@thehartford.com	
	Mark Brown		Mark.Brown	n@thehartford.com	
	Eservice Filing		eservice@t	hedplg.com	
	Eric R Larsen		Eric Larsen	@thehartford.com	
	Lisa M Lee		llee@thedp	olg com	

		Electronically Filed 11/5/2019 4:24 PM Steven D. Grierson CLERK OF THE COURT	
1 2 3 4	NEOJ DENNIS M. PRINCE Nevada Bar No. 5092 KEVIN T. STRONG Nevada Bar No. 12107 PRINCE LAW GROUP 8816 Spanish Ridge Avenue	Atum A. Ann	
5 6 7 8	Las Vegas, NV 89148 P: (702) 534-7600 F: (702) 534-7601 Email: <u>eservice@thedplg.com</u> Attorneys for Plaintiff Bahram Yahyavi		
9	DISTRIC	T COURT	
10	CLARK COUN	NTY, NEVADA	
11 12	BAHRAM YAHYAVI, an Individual, Plaintiff,	CASE NO.: A-15-718689-C DEPT. NO.: XXVIII	
13	vs.	NOTICE OF ENTRY OF DECISION	
14	CAPRIATI CONSTRUCTION CORP., INC., a	AND ORDER	
15	Nevada Corporation, Defendant		
16 17			
17	PLEASE TAKE NOTICE that a Decision a	and Order was entered on the 5 <sup>th</sup> day of November,	
10	2019, a copy of which is attached hereto. DATED this <u>5</u> <sup>M</sup> day of November, 2019.		
20			
21	PRINCE LAW GROUP		
22	L=1-5-5-		
23		NIS M. PRINCE, ESQ. Ida Bar No. 5092	
24	KEV	IN T. STRONG da Bar No. 12107	
25	8816	Spanish Ridge Avenue	
26	Las Vegas, NV 89148 Attorneys for Plaintiff		
27	Bahr	am Yahyavi	
28 Prince Law Group 8316 Spanish Ridge Law Vange MV 8314R			

1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am employee of PRINCE LAW GROUP, and that on
3	the <u>5</u> day of November, 2019, I caused the foregoing document entitled NOTICE OF ENTRY
4	OF DECISION AND ORDER to be served upon those persons designated by the parties in the E-
5	Service Master List for the above-referenced matter in the Eighth Judicial District Court eFiling
6	System in accordance with the mandatory electronic service requirements of Administrative Order
7	14-2 and the Nevada Electronic Filing and Conversion Rules, as follows:
8 9 10 11 12 13 14 15 16	David S. Kahn, Esq. WILSON,ELSER, MOSKOWITZ, EDELMAN & DICKER LLP. 300 South Fourth Street, 11 <sup>th</sup> Floor Las Vegas, NV 89101 Mark J. Brown, Esq. LAW OFFICES OF ERIC R. LARSEN 750 E. Warm Springs Road Suite 320, Box 19 Las Vegas, NV 89119 Attorneys for Defendant Capriati Construction Corp., Inc.
17	
18 19	An Employee of Prince Law Group
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28 Prince Law Group 8816 Spanish Ridge Law Versus MV A914R	

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	,			Electronically Filed 11/5/2019 1:41 PM Steven D. Grierson CLERK OF THE COURT	•••
	1	JUDGE RONALD J. ISRAEL			
	2	EIGHTH JUDICIAL DISTRICT COURT DEPARTMENT 28			
	3	Regional Justice Center 200 Lewis Avenue, 15 <sup>th</sup> Floor			
	4	Las Vegas, Nevada 89155			
	5				
	6	DISTR			
	7	CLARK CO	A		
		Bahram Yahyavi,	Case No.:	A-15-718689-Ç	
	8				
	9	Plaintiff,	Dept.:	XXVIII	
1	10				
	11	V.			
L N L		Capriati Construction Corp., Inc.,			
Č C	12	Defendant.			
ISTRIC NT 28	13				
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EIGHTH JUDICIAL DISTRICT COURT DEPARTMENT 28	16	DECI	SION AND ORDE	<u>R</u>	
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#### **DECISION AND ORDER**

On September 9, 2019 through September 27, 2019, this Court conducted a jury trial in the case of Bahram Yahyavi v. Capriati Construction Corp., Inc. Plaintiff Bahram Yahyavi was represented by Dennis M. Prince and Kevin T. Strong and Defendant Capriati Construction was represented by David S. Kahn and Mark James Brown. On September 26, 2019, this Court conducted a hearing to address sanctions for Defense counsel's misconduct during the jury trial.

JUDGE RONALD J. ISRAEL

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The factual history of this case is as follows: On June 19, 2013, Defendant's 23 employee was driving a fork lift truck with the forks sticking out and collided with Plaintiff 24 who was driving a company-owned vehicle on city streets. Plaintiff filed the complaint on 25 May 20, 2015 and trial commenced on September 9, 2019. On September 25, 2019, during 26 27 his case in chief, Defense counsel asked Defendant's corporate representative Cliff Goodrich, "Between the date of the accident and today, did anything major happen to your company?" 28

Department XXVIII

The witness responded, "Yes, we filed for a reorganization in 2015" and Plaintiff's counsel
 immediately objected. This Court has concluded that Defense counsel intentionally solicited
 testimony from the witness concerning Defendant's bankruptcy.

In the third week of trial, after the same witness who was Defendant's corporate representative testified at length in Plaintiff's case in chief, Mr. Goodrich was called as a witness in Defendant's case. The very first question was "Between the date of the accident and today, did anything major happen to your company?" At that point, Mr. Goodrich's immediate answer was "Yes, we filed for reorganization in 2015." This Court attached as a court's exhibit the JAVS video which clearly shows that the question and answer were prepared in advance.

After Plaintiff's counsel objected, the jury was excused and Defense counsel proffered that he thought bankruptcy was a legitimate issue since the file for the employee who drove the forklift that caused the accident was missing possibly due to the bankruptcy.<sup>1</sup> This explanation is simply not credible. This is one of the most severe abuses by counsel that this Court has seen.

#### A. Defense Counsel's Misconduct Warrants a Curative Instruction to the Jury.

The Nevada Supreme Court has held that when an attorney commits misconduct and the opposing party objects, the district court should admonish the jury and counsel about the impropriety of counsel's misconduct and should reprimand counsel for their misconduct. *Gunderson v. D.R. Horton, Inc.*, 130 Nev. 67, 75, 319 P.3d 606, 611–12 (2014). Here, Defense counsel committed misconduct when he intentionally solicited testimony about Defendant's bankruptcy. On February 6, 2018, Defendant filed a motion for final decree in bankruptcy court to close its Chapter 11 case because it "was able to turn itself profitable" and paid all outstanding fees to its debtors. The bankruptcy court granted Defendant's motion in its entirety on March 26, 2018. Now, eighteen months later, Defense counsel chose to

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JUDGE RONALD J. ISRAEL EIGHTH JUDICIAL DISTRICT COURT

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<sup>28</sup> Although not addressed, it stretches credulity to believe that a bankruptcy would result in the loss of computer records to an ongoing business.

bring up the bankruptcy, leading the jury to consider the Defendant's financial position
despite its irrelevance and the closing of the bankruptcy. Given Defense counsel's misconduct, this Court found it necessary to admonish the
jury about the impropriety of such misconduct and to reprimand Defense counsel.
Accordingly, this Court admonished the jury on September 26, 2019:
You were instructed to disregard the question and answer, which is hereby stricken from these proceedings. Defendant is no longer in bankruptcy and is now profitable. You are further instructed not to consider whether the Defendant filed for bankruptcy for any reason, and it should have no effect on your verdict. You should not even discuss that when you go back to deliberate. Further by seeking to introduce such irrelevant evidence, counsel for the Defendant, Mr. Kahn, committed willful misconduct. Mr. Kahn is hereby reprimanded for his misconduct and admonished not to engage in any further misconduct.

#### B. <u>The Young v. Ribiero Factors Weigh Heavily in Favor of Sanctions for</u> Defense Counsel's Misconduct.

The Nevada Supreme Court has stated: "Courts by their nature have 'inherent equitable powers to dismiss actions or enter default judgments...for abusive litigation practices." Young v. Johnny Ribeiro Building, 106 Nev. 88, 92, 787 P.2d 777, 779 (1990). When a court does not impose ultimate discovery sanctions such as dismissal, it may hold a hearing to consider matters that are important to the imposition of sanctions. Bahena v. Goodyear Tire & Rubber Co., 126 Nev. 243, 256, 235 P.3d 592, 600–01 (2010). The district court should exercise its discretion to ensure that there is sufficient information to support these sanctions. Id. Further, the district should make its conclusions based on the factors set forth in Young. Id.

The court in *Young* states which factors are relevant to determine whether to strike an answer. The factors a court might consider include, but are not limited to: 1) the degree of willfulness of the offending party, 2) the extent to which the non-offending party would be prejudiced by a lesser sanction, 3) the severity of the sanction of dismissal relative to the severity of the discovery abuse, 4) whether any evidence has been irreparably lost, 5) the feasibility and fairness alternative, less severe sanctions, 6) the policy favoring adjudication

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3 Department XXVIII on the merits, 7) whether sanctions unfairly operate to penalize a party for misconduct of his
 or her attorney, 8) the need to deter both the parties and future litigants from similar abuses.
 *Young*, 106 Nev. at 93, 787 P.2d at 780.

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JUDGE RONALD J. İSRAEL EIGHTH JUDICIAL DISTRICT COURT

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#### 1. The degree of willfulness of the offending party

Defense counsel's intentional misconduct in soliciting testimony concerning Defendant's bankruptcy is one of the most serious abuses this Court has seen. Defense counsel's question was phrased in a way to elicit testimony from Mr. Goodrich that the Defendant filed for bankruptcy. This case was already two weeks into trial when Defense counsel alerted the jury about Defendant's financial state by soliciting testimony regarding the bankruptcy. Defense counsel's actions lead the Court to believe that Defense counsel wanted to force a mistrial or wanted to influence the jury by way of sympathy for the Defendant.

At the hearing for sanctions, Defense counsel stated that the purpose of the question was related to the reduction of workforce to respond to information during Plaintiff's case in chief that the Defendant willfully destroyed documents. The Court does not find this testimony credible. There was no time between the question and the answer for this Court to conclude anything else other than that Defense counsel solicited the testimony about the bankruptcy. Further, Defense counsel is a senior partner at a national firm and should have known that he could not solicit testimony about irrelevant evidence that would prejudice the Plaintiff. It is important to note that liability was never an issue because the forklift driver admitted that he was not authorized to drive the forklift and testified that the accident was his fault. Thus, Defense counsel's actions were willful.

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# 2. The extent to which the non-offending party would be prejudiced by a lesser sanction

To sanction Defense counsel's conduct, this Court is striking the answer as to liability, striking witness Mr. Goodrich's testimony about the bankruptcy, and striking Defendant's remaining witnesses. Since liability was not an issue, striking the answer as to liability was no sanction at all, and therefore the additional sanction of excluding Defendant's

> 4 Department XXVIII

rebuttal witness was a reasonable and minimal sanction. Further, since the Plaintiff argued it would suffer substantial harm if a mistrial was declared, Plaintiff requested a curative jury instruction that if any damages were awarded there was insurance to cover the verdict. Insurance coverage should generally be excluded and this Court gave the standard jury instruction that jurors are not to consider whether Plaintiff or Defendant have insurance. Nonetheless, this Court felt that the only way to cure the issue was to give the added instruction.

This Court is not imposing the ultimate sanction of striking the Defendant's Answer and proceeding to a prove-up hearing. Nonetheless, Plaintiff has been prejudiced because the jury became aware of the Defendant's bankruptcy and Plaintiff cannot make the jurors forget that information. This is a case about damages against a company. The fact that the company underwent bankruptcy is extremely prejudicial to the Plaintiff because it directly impacts the juror's decision regarding the amount of damages to award. Any lesser sanction than what this Court has imposed would further prejudice the Plaintiff and thus the sanctions here are appropriate.

#### 3. The severity of the sanction relative to the abuse

This Court is striking the defense of liability and allowing the parties to try the case on damages. The severity of the sanction is equal to Defense counsel's intentional misconduct when soliciting testimony about Defendant's bankruptcy. Further, Defense counsel concedes that this Court's sanctions against the Defendant are appropriate: "I believe what Mr. Prince has proposed as curative is sufficient, striking the answer. And even if the answer is stricken, I still think Capriati Construction should have the ability to argue damages with these curative instructions." Therefore, Defense counsel's intentional misconduct warrants the severity of the sanctions imposed.

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4. Whether any evidence had been irreparably lost

So far as this Court is aware, there is no evidence that has been lost.

JUDGE RONALD J. ISRAEL EIGHTH JUDICIAL DISTRICT COURT DEPARTMENT 28 1

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DEPARTMENT 28

#### 5. The feasibility and fairness of less severe sanctions

This Court is imposing a lesser sanction than striking the answer completely and proceeding to a prove-up hearing. This Court's decision to strike the answer as to liability, to strike the witness who testified about the bankruptcy, and to strike Defendant's remaining witnesses is fair in light of Defense counsel's misconduct.

#### 6. The policy favoring adjudication on the merits

The Supreme Court favors adjudication on the merits but abusive litigation practices must face sanctions. Under these facts of this case any lesser sanctions would encourage further abuse. Defense counsel's misconduct was willful and thus warrants sanctions.

# 7. Whether sanctions unfairly operate to penalize a party for misconduct of his or her attorney

In this case, the sanctions for Defense counsel's misconduct do not unfairly penalize Defendant Capriati Construction because Defendant faces no monetary loss whatsoever. This matter is the subject of an order from the bankruptcy court to lift the stay in order to proceed against the insurance policies. Capriati Construction is only a figurehead in this case and does not face any monetary loss. The fact that the bankruptcy stay has been lifted does not allow the Plaintiff to proceed for money against Capriati Construction. Accordingly, this Court's decision to impose sanctions for Defense counsel's misconduct does not operate to unfairly penalize Defendant.

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#### 8. The need to deter both parties and future litigants from similar abuses

Defense counsel's misconduct was intentional and serious; therefore, there must be serious and far reaching sanctions in order to deter Defense counsel from even considering repeating their actions again. Information about the Defendant's financial condition distracts the jury from reaching an impartial decision regarding the amount of damages, if any, to award the Plaintiff in a personal injury trial. A jury must fairly evaluate the evidence presented to them without regard to the financial position of the parties. A party's attempt to secure a verdict not based on the evidence will have major consequences. This Court finds

JUDGE RONALD J. ISRAEL EIGHTH JUDICIAL DISTRICT COUNT

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that deterrence is necessary to prevent future abuse and thus the sanctions imposed are
necessary and appropriate.

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JUDGE RONALD J. İSRAEL

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IT IS HEREBY ORDERED that Defendant's Answer and Affirmative Defenses on Liability are STRICKEN. The Jury Trial on damages will proceed as scheduled.

IT IS FURTHER ORDERED that witness Cliff Goodrich's testimony is STRICKEN and that Defendant's remaining witnesses are STRICKEN.

DATED OF 2019.

DISTRICT COURT JUDGE RONALD J. ISRAEL A-15-718689-C

# **CERTIFICATE OF SERVICE**

I hereby certify that on the 5<sup>th</sup> day of November, 2019, a copy of this DECISION AND ORDER was electronically served to all registered parties in the Eighth Judicial District Court Electronic Filing Program per the attached Service

**Contacts List:** 

UDICIAL EXECUTIVE ASSISTANT SANDRA JETER A-15-718689-C

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Case Number	Location	Description	Case Type Email	
A-15-718689-C	Name Department 20 Party: Bahram Yahyav	Balwan Yahya i - Plaintiff	ri, Flahilif Negilgence - Auto	n Maria Angelegian da Angelegia yang kangan yang sang sang sang sang sang sang sang s
© 2019 Tyler Techr	bo <b>Malik W</b> Ahmad		malik@lasvegaslawgroup.com	
Version: 2018.1.7.8	190 E Service		eservice@egiatiaw.com	
	✓ Party: Capriati Constru	iction Corp Inc - De	efendant	
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	1 1(	) items per page		1 - 3 of 3 items

# THE SEALED PORTION OF THESE MINUTES WILL FOLLOW VIA U.S. MAIL.

Negligence - Auto		COURT MINUTES	December 08, 2016
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)	
December 08, 2016	9:45 AM	Status Check	Status Check: Referral to Settlement Conference // Trial Readiness (March 13, 2017 Trial Stack)
HEARD BY: Israel,	Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK: K	athy Thomas		
<b>RECORDER:</b> Judy	Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT: Brow	vn, Mark James	Attorney	

## JOURNAL ENTRIES

- Mr. Brown noted they completed most of the discovery and stated this was a motor vehicle accident and workers compensation issue. Mr. Brown further noted Defendant Capriati Construction had filed bankruptcy and the case should be stayed until the 12/21/16 bankruptcy hearing is held. Mr. Brown requested discovery be extended 60 days and further noted discovery cutoff is 02/12/17. Court noted it could not grant the extension while case is in bankruptcy and directed Counsel to file a motion after the bankruptcy hearing. At the request of Counsel, COURT ORDERED, Matter set for Status Check regarding the bankruptcy stay.

## 01/12/17 9:00 AM STATUS CHECK: BANKRUPTCY STAY

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: Malik, Ahmad, Esq.

PRINT DATE:	11/21/2019	Page 1 of 61	Minutes Date:	December 08, 2016
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Negligence - Auto		COURT MINUTES	January 12, 2017			
A-15-718689-C	Bahram Yahya vs. Capriati Constr	vi, Plaintiff(s) ruction Corp Inc, Defendant(s)				
January 12, 2017	9:00 AM	Status Check	Status Check: Bankruptcy Stay			
HEARD BY: Israel,	Ronald J.	COURTROOM:	RJC Courtroom 15C			
COURT CLERK: K	athy Thomas					
<b>RECORDER:</b> Judy	<b>RECORDER:</b> Judy Chappell					
<b>REPORTER:</b>						
PARTIES PRESENT: Brow	vn, Mark James	Attorney				

# JOURNAL ENTRIES

- Mr. Brown requested the stay be lifted and trial continued 60 days. Court noted Plaintiff's Counsel was not present and the trial would not be continued at this time. Court suggested Counsel go to a settlement conference, through Department 2 and then call chambers one week from Friday informing this Department, if the settlement conference was set. Colloquy regarding the discovery expert disclosure date and stay of the case. COURT ORDERED, Matter CONTINUED, for Plaintiff's counsel to be present or the Court may impose sanctions.

## 01/19/17 9:00 AM STATUS CHECK: BANKRUPTCY STAY

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: Mark Brown, Esq. (Law Office of Erick Larsen) and Malik Ahmad, Esq. kk 01/17/17.

Negligence - Aut	0	COURT MINUTES	January 19, 2017			
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)				
January 19, 2017	9:00 AM	Status Check	Status Check: Bankruptcy Stay			
HEARD BY: Ist	rael, Ronald J.	COURTROOM:	RJC Courtroom 15C			
COURT CLERK	Kathy Thomas					
<b>RECORDER:</b> J	udy Chappell					
REPORTER:						
PARTIES PRESENT:	Ahmad, Malik W. Brown, Mark James Sampson, David F.	Attorney Attorney Attorney				

## JOURNAL ENTRIES

- Upon Court's inquiry, Mr. Sampson noted the bankruptcy stay was lifted and they have a settlement conference scheduled for 03/02/17. Mr. Brown requested 60 days for discovery and to move the trial out 120 days and the parties can stipulate to discovery dates. Mr. Sampson agreed, and stated, However, the stipulation regarding discovery, the designations are closed. COURT ORDERED, Trial VACATED and RESET. The Judicial Executive Assistant (JEA) to issue the trial order. Court will allow discovery, for 60 days from today. Counsel to submit a stipulation for the discovery.

07/06/17 9:30 AM PRE-TRIAL CONFERENCE

07/25/17 9:30 AM CALENDAR CALL

07/31/17 1:30 PM JURY TRIAL

CLERK'S NOTE: Court Clerk corrected the trial dates given in Court to reflect the 2017 trial setting

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dates. kk A copy of this minute order was placed in the attorney folder(s) of: David Sampson, Esq. and Malik Ahmad, Esq. and Mark James Brown, Esq. (Law Office of Eric Larsen). kk 01/24/17.

Negligence - Auto		COURT MINUTES		March 02, 2017
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) uction Corp Inc, Defendant(s)		
March 02, 2017	9:00 AM	Settlement Conference		
HEARD BY: Becker	, Nancy	COURTROOM:	No Location	
COURT CLERK: K	athy Thomas			
<b>RECORDER:</b>				
<b>REPORTER:</b>				
PARTIES PRESENT:				

## JOURNAL ENTRIES

- Parties present for the settlement conference. Court Clerk not present. Settlement Conference held in chambers. The Judicial Executive Assistant (JEA) stated, David Sampson is new to this case and both sides agreed they will possibly return at a later date for another settlement conference. Case not settled. Trial dates Stand.

Negligence - Au	to	COURT MINUTES	July 06, 2017
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	, Plaintiff(s) ction Corp Inc, Defendant(s)	
July 06, 2017	9:30 AM	Pre Trial Conference	PRE TRIAL CONFERENCE
HEARD BY: Is	rael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK	: Kathy Thomas		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Brown, Mark James Sampson, David F.	Attorney Attorney	

#### JOURNAL ENTRIES

- Mr. Sampson appearing by Court Call. Upon Court's inquiry, Mr. Brown noted the parties were unable to reach a settlement agreement. Mr. Sampson noted scheduling issues within this trial stack and requested trial be reset and re-open discovery as Defendant was in bankruptcy and did not inform Counsel of it. Mr. Brown noted the Defendant went to bankruptcy that proceeded in December and they lifted the stay. Court noted the seriousness of the Defendant being in bankruptcy and not notifying Counsel. Counsel noted the estimated time of the trial would depend on the outcome of the Motions In Limine. Mr. Brown requested the trial be set later in the stack. COURT ORDERED, Pending Motions In Limine, RESET time to 1:30 PM. COURT ORDERED, Oral Request to Continue Trial and Re-Open Discovery, DENIED. Trial Dates Stand.

07/18/17 1:30 PM MOTIONS IN LIMINE

Negligence - Au	to	COURT MINUTES	July 18, 2017
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	, Plaintiff(s) ction Corp Inc, Defendant(s)	
July 18, 2017	1:30 PM	All Pending Motions	All Pending Motions (07/18/17)
HEARD BY: Is	arael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK	: Kathy Thomas		
RECORDER:	Sandra Pruchnic		
<b>REPORTER:</b>			
PARTIES PRESENT:	Brown, Mark James Sampson, David F.	Attorney Attorney	
		JOURNAL ENTRIES	

- DEFENDANT'S MOTION IN LIMINE NO. 1 - TO PRECLUDE PLAINTIFF FROM PRESENTING EXPERT TESTIMONY:

DEFENDANT'S MOTION IN LIMINE NO. 2 - TO PRECLUDE PLAINTIFF FROM INTRODUCING ANY DOCUMENTS OR MEDICAL TESTIMONY OR REFERENCE ANY TREATMENT ALLEGEDLY RELATED TO THE ACCIDENT AFTER April 2015:

DEFENDANT'S MOTION IN LIMINE NO 3 - TO PRECLUDE PLAINTIFF OR PLAINTIFF'S ATTORNEY FROM CLAIMING DISABILITY, LOSS OF EARNING CAPACITY, FUTURE MEDICAL CARE, LOSS OF HOUSEHOLD SERVICES, OR RIGHT KNEE INJURY FROM ACCIDENT:

DEFENDANT'S MOTION IN LIMINE NO. 4 - TO LIMIT SPECIALS TO AMOUNTS PAID IN WORKER'S COMPENSATION BENEFITS RELATED TO ACCIDENT AND PRECLUDE INTRODUCTION OF AMOUNTS BILLED BY PROVIDERS:

PLAINTIFF'S OMNIBUS OPPOSITION TO DEFENDANT'S MOTIONS IN LIMINE AND

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#### A-15-718689-C

### COUNTERMOTION TO INITIATE/REOPEN DISCOVERY IN THIS MATTER:

Colloquy regarding the Defendant's bankruptcy. Mr. Brown noted the bankruptcy was filed the same time the answer was filed and there was no notice of the filed bankruptcy. Court noted discovery proceeded with no indication a stay was in place. Mr. Brown stated he was notified by Plaintiff's Counsel on 10/18/16 regarding a bankruptcy and the stay was lifted 10/22/16. Mr. Brown further noted the parties agreed to proceed with discovery and until Defendants filed the Motions In Limine and discovery was closed then the Plaintiff's objected to discovery additionally Plaintiff's agreed to extend discovery 60 days. Mr. Sampson argued the case was stayed when it was in bankruptcy under statute. Mr. Sampson stated he was not requesting sanctions, However would request to extend discovery or they can go to the Federal Judge. Further arguments by Counsel. COURT ORDERED, Matters CONTINUED, 90 days for Counsel to file their motion in Bankruptcy Court regarding both sides conducting discovery when stayed. This Court to make decisions on pending motions following the Bankruptcy Judges order. Counsel noted Capriati Construction Corp is still in bankruptcy. Mr. Sampson noted he would file the order regarding the bankruptcy stay and will ask to enforce the stay. Mr. Sampson further noted he would request to re-open discovery or have Defendants sanctioned. Court noted it would be up to the Bankruptcy Judge to decide those issues or if to dissolve everything. COURT ORDERED, Trial dates, VACATED and Motions In Limine, OFF CALENDAR. COURT ORDERED, Matter SET for a status check to reset Jury Trial and Motions In Limine following the Bankruptcy Courts decision regarding the stay.

10/17/17 9:00 AM STATUS CHECK: STATUS OF CASE// BANKRUPTCY COURT DECISION // RESETTING JURY TRIAL & MOTIONS IN LIMINE

Negligence - Au	ıto	COURT MINUTES	October 19, 2017
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)	
October 19, 2017	7 9:00 AM	Status Check	Status Check Re: Status of Case // Bankruptcy Court decision of stay // Resetting Jury Trial & MIL's
HEARD BY: B	Barker, David	COURTROOM:	RJC Courtroom 15C
COURT CLERK	K: Kathy Thomas		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Brown, Mark James Sampson, David F.	Attorney Attorney	
		JOURNAL ENTRIES	

- Mr. Sampson noted there was a question of bankruptcy stay regarding Defendant Capriati Construction Corporation and in that time all the discovery deadlines past. Mr. Sampson suggested to start forward and stipulate to depositions and hold an Early Case Conference (ECC), submit a Joint Case Conference Report (JCCR). Mr. Brown noted they held a (ECC) already and would stipulate to the (JCCR). Colloquy regarding scheduling issues. Court trailed matter to discuss available setting with the Judicial Executive Assistant (JEA).

Later Recalled. Mr. Sampson stated the parties agreed to deadline dates; Initial expert 01/17/18, Rebuttal Experts 02/20/18, Discovery Closes 04/06/18, Dispositive Motions 05/07/18 and Trial Stack of 07/30/18. Mr. Brown noted there was a jury demand, stipulated to the dates and the Defendant will file their answer within 30 days.

07/10/18 9:30 AM PRE-TRIAL CONFERENCE

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# 07/24/18 9:30 AM CALENDAR CALL

# 07/30/18 1:30 PM JURY TRIAL

Negligence - Auto		COURT MINUTES	February 21, 2018
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) uction Corp Inc, Defendant(s)	
February 21, 2018	3:00 AM	Motion to Withdraw as Counsel	David Sampson, Esq.'s Motion to Withdraw as Counsel for Plaintiff
HEARD BY: Israel, Ronald J.		COURTROOM:	RJC Courtroom 15C
COURT CLERK: K	athy Thomas		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:			

## JOURNAL ENTRIES

- Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20(b) the Motion to Withdraw is deemed unopposed. Therefore, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order including all dates for pretrial compliance with NRCP 16.1 within ten (10) days and distribute a filed copy to all parties involved in this matter.

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: David Sampson, Esq. and Malik Ahmad, Esq. and Mark Brown, Esq. (Eric R. Larsen) and Dennis Prince, Esq. (Eglet Prince). kk 02/21/18.

Negligence - Au	to	COURT MINUTES	November 09, 2018
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	, Plaintiff(s) ction Corp Inc, Defendant(s)	
November 09, 20	)18 9:00 AM	Motion to Extend Discovery	Plaintiff's Motion to Extend Discovery Deadlines for the Limited Purpose of Taking Depositions on an OST(Fourth Request)
HEARD BY: B	ulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK	: Jennifer Lott		
<b>RECORDER:</b>	Francesca Haak		
<b>REPORTER:</b>			
PARTIES PRESENT:	Beckom, Thomas N. Kahn, David S. Prince, Dennis M	Attorney Attorney Attorney	

#### JOURNAL ENTRIES

- 2015 case. Commissioner is not able to move the Trial date, and it would be addressed by the Judge. Mr. Prince stated Plaintiff doesn't want the Trial continued. Arguments by counsel. Mr. Kahn stated Plaintiff wants a number a depositions. Commissioner stated the proposed Rules limit depositions to ten for each side unless there is a Stipulation or a Court Order. COMMISSIONER RECOMMENDED, motion is GRANTED; discovery cutoff EXTENDED to 12-31-18; file dispositive motions by 12-24-18 unless the Court agrees to hear Motions on OST. Mr. Prince to prepare the Report and Recommendations, and Mr. Kahn to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution.

Negligence - Au	ıto	COURT MINUTES	January 15, 2019
A-15-718689-C	Bahram Yahyav vs. Capriati Constr	vi, Plaintiff(s) ruction Corp Inc, Defendant(s)	
January 15, 2019	9 9:30 AM	Pre Trial Conference	
HEARD BY: I	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERE	K: Kathy Thomas		
<b>RECORDER:</b> Judy Chappell			
<b>REPORTER:</b>			
PARTIES PRESENT:	Kahn, David S. Prince, Dennis M	Attorney Attorney	

# JOURNAL ENTRIES

- Mr. Prince announced ready and estimated 12 to 14 trial days. Mr. Kahn stated the parties submitted a joint motion to delay the Motions In Limine. Mr. Prince noted they would report back on Thursday regarding if the parties settled before the motions are heard. Court directed Counsel to send a letter or e-mail chambers. Trial dates STAND.

Negligence - A	uto	COURT MINUTES	January 29, 2019
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)	
January 29, 2019	9 9:30 AM	Calendar Call	
HEARD BY: 1	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERI	K: Kathy Thomas		
<b>RECORDER:</b> Judy Chappell			
<b>REPORTER:</b>			
PARTIES PRESENT:	Beckom, Thomas N. Brown, Mark James Kahn, David S. Prince, Dennis M	Attorney Attorney Attorney Attorney <b>JOURNAL ENTRIES</b>	
		y	

- Conference at the bench. Upon Court's inquiry, Counsel estimated a 3 to 4 week trial and requested to reset the trial. Court trailed matter to confirm older case trial setting status.

Later recalled. Due to Court's schedule, COURT ORDERED, Trial VACATED and RESET, Plaintiff's Counsel to prepare a trial schedule order. Colloquy regarding resetting the Motions In Limine. Court directed Counsel to review all the Motions In Limine and stated if there are any motions to enforce FCH-1 or to follow the law, Counsel may be sanctioned. COURT ORDERED, Motion's In Limine, RESET.

03/19/19 10:00 AM MOTIONS IN LIMINE

06/04/19 9:30 AM PRE-TRIAL CONFERENCE

06/18/19 9:30 AM CALENDAR CALL

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07/01/19 1:30 PM JURY TRIAL (3-4 WKS)

Negligence - Au	to	COURT MINUTES	March 19, 2019
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	, Plaintiff(s) action Corp Inc, Defendant(s)	
March 19, 2019	10:00 AM	All Pending Motions	All Pending Motions (03/19/19)
HEARD BY: Is	arael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK	: Kathy Thomas April Watkins		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Beckom, Thomas N. Kahn, David S. Prince, Dennis M Trummell, James A.	Attorney Attorney Attorney Attorney <b>JOURNAL ENTRIES</b>	

- Kathy Thomas, Court Clerk, from 10:00 a.m. to 1:50 p.m.

Mr. Kahn stated the parties did meet and confer regarding all the Motions In Limine. Mr. Kahn further stated he received notice and records, and further found out another case in California, involving the Plaintiff, claiming emotional distress, that may impact on this case if claiming emotional distress. Mr. Prince noted he had no knowledge of another case. Mr. Prince stated the Motions that the parties stipulated to are; Pltf's motions 4,9,18 and motions withdrawn; Deft's motions 1, 2, 3, 10, 12 & 16. Mr. Kahn noted Deft's Motion # 3 subsection 5 would still be heard today and was re-noticed. Further Plaintiff's motions 13 and 15 withdrawn.

PLAINTIFF'S MOTION IN LIMINE NO. 1: TO LIMIT DEFENDANTS EXPERTS TESTIMONY TO THE OPINIONS AND BASES SET FORTH IN THEIR EXPERT REPORTS: Arguments by Counsel. Colloquy regarding if new evidence is presented. Court noted Counsel is asking the Court to follow the law. Court directed both counsel to provide their expert reports to the Court before their expert

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testifies. COURT ORDERED, Motion RESERVED for time of trial.

PLAINTIFF'S MOTION IN LIMINE NO. 2: TO EXCLUDE ARGUMENT THAT THIS CASE IS ATTORNEY DRIVEN OR A MEDICAL BUILDUP CASE BECAUSE THERE IS NO EVIDENCE TO SUPPORT SUCH ARGUMENTS: Arguments by Counsel. Court noted the worker's compensation doctors are from a list. Mr. Kahn stated one of the doctors have become an expert. Court noted this was a worker's compensation injury and they do not get to pick their doctors. COURT ORDERED, Motion GRANTED.

PLAINTIFF'S MOTION IN LIMINE NO. 3: TO EXCLUDE CLOSING ARGUMENT THAT PLAINTIFF IS REQUESTING MORE THEN HE EXPECTS TO RECEIVE: Counsel submitted on their briefs. COURT ORDERED, Motion GRANTED. Court finds the argument is not improper and the Court will follow Lioce.

PLAINTIFF'S MOTION IN LIMINE NO. 4: TO ALLOW VOIR DIRE QUESTIONING ABOUT EMPLOYMENT WITH FINANCIAL INTEREST IN ANY INSURANCE COMPANY: Pursuant to Counsel, Motion STIPULATED.

PLAINTIFF'S MOTION IN LIMINE NO. 5: TO EXCLUDE EVIDENCE OF WHEN THE PARTIES CONTACTED AND RETAINED COUNSEL: Mr. Prince argued in support of his motion. Mr. Kahn noted the Plaintiff went to a few different attorneys. Colloquy regarding the nature of the case being a worker's compensation injury. COURT stated its findings and ORDERED, Motion GRANTED.

PLAINTIFF'S MOTION IN LIMINE NO. 6: TO EXCLUDE REFERENCE TO AND EVIDENCE OF MEDICAL LIENS: Arguments by counsel. Colloquy regarding liens and collateral source. Court will only allow counsel to ask "did you perform services on a lien". Mr. Kahn asked Mr. Prince to inform him, if the doctor treats on a lien and Mr. Price agreed to inform him. COURT ORDERED, Motion DENIED, however will allow the one question.

PLAINTIFF'S MOTION IN LIMINE NO. 7: TO EXCLUDE REFERENCE TO PLAINTIFF'S COUNSEL WORKING WITH PLAINTIFF'S TREATING PHYSICIANS ON UNRELATED CASES: Mr. Prince noted this would only be related to treating physicians. Mr. Kahn stated he should be allowed to probe as to bias as to "the percentage of cases". Court noted if there are experts, then you can ask the question. COURT ORDERED, Motion, GRANTED IN PART as to the doctors and DENIED IN PART as to the retained experts.

PLAINTIFF'S MOTION IN LIMINE NO. 8: TO EXCLUDE REFERENCE TO ANY ABSENCE OF MEDICAL RECORDS BEFORE THE SUBJECT COLLISION: Mr. Prince submitted on the briefs. Mr. Kahn stated the Plaintiff testified in his deposition, he had no problems, however his experts reviewed the records presented and will address it in testimony; Mr. Kahn further noted at this time he doesn't know of any other records. Court finds records that are not found is speculative because you don't know. Mr. Kahn noted if something new comes up, he will make an offer of proof. COURT ORDERED, Motion, GRANTED.

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PLAINTIFF'S MOTION IN LIMINE NO. 9: TO PERMIT TREATING PHYSICIANS TO TESTIFY AS TO CAUSATION, DIAGNOSIS, PROGNOSIS, FUTURE TREATMENT, AND EXTENT OF DISABILITY WITHOUT A FORMAL EXPERT REPORT: Pursuant to Counsel, Motion STIPULATED.

PLAINTIFF'S MOTION IN LIMINE NO. 10: TO EXCLUDE ANY ARGUMENT THAT THE PLAINTIFF HAS ANY SYMPTOMATIC CONDITIONS PRIOR TO THE COLLISION: Mr. Prince noted the Plaintiff went to Southwest Medical for issues unrelated to this case, and referred to Giglio regarding the pre-existing conditions and noted the Southwest Medical records should be excluded. Mr. Kahn referred to his motion to pre-admit these records and stated in the records the doctor requested an MRI to be done regarding his right knee and the Plaintiff's mentioned his neck hurt for years. Mr. Kahn stated his experts reviewed the records and stated it would not change their opinions. Mr. Prince argued they read it but no new opinion; "the above new records does not change my opinion". COURT ORDERED, Motion, DENIED, Court finds the expert opinion with the additional records supports his opinion, he did supplement and the body parts are related to this case.

PLAINTIFF'S MOTION IN LIMINE NO. 11: TO EXCLUDE TESTIMONY AND OPINIONS OF DEFENDANTS RETAINED EXPERT, KEVIN KIRKENDALL, CPA: Mr. Kahn stated he did not intend to have him testify as to legal opinions. Mr. Kahn further noted Mr. Kirkendall is a certified CPA. Mr. Prince stated he had seen legal opinions. Court stated the expert is not to testify as to legal opinions, pursuant to Hallmark. COURT ORDERED, Motion, DENIED.

PLAINTIFF'S MOTION IN LIMINE NO. 12: TO EXCLUDE REFERENCE TO PLAINTIFF BEING A MALINGERER, MAGNIFYING SYMPTOMS, OR MANIFESTING SECONDARY GAIN MOTIVES: Arguments by Counsel. Colloquy regarding qualifications needed and requires a psychological assessment. Court noted the Functional Capacity Exam, (FCE) that was done could comment on. Further arguments by Counsel regarding symptom magnifications statements and statements of the FCE examiner. Court noted it would need to see the records before the trial for a decision to be rendered. COURT ORDERED, Motion, RESERVED for the time of trial.

PLAINTIFF'S MOTION IN LIMINE NO. 14: TO PRECLUDE ARGUMENT OR SUGGESTION THAT PLAINTIFF'S TREATING PHYSICIANS HAVE A CONFLICT THAT PRECLUDES THEM FROM OFFERING MEDICAL CAUSATION OPINIONS: Court noted it would follow FCH-1. Arguments by Counsel. Colloquy regarding a possible conflict between the two doctors. Court noted they would need to find out. COURT ORDERED, Motion, GRANTED IN PART and RESERVED in part for time of trial, if it should come up.

PLAINTIFF'S MOTION IN LIMINE NO. 16: TO EXCLUDE PLAINTIFF'S PRIOR UNRELATED ACCIDENTS, INJURIES, AND MEDICAL CONDITIONS: Mr. Kahn noted he would be redacting the unrelated issues. Mr. Prince inquired of the other injuries. Court directed Counsel to go over this at their 2.67 meeting and COURT ORDERED, Motion, RESERVED for time of trial.

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PLAINTIFF'S MOTION IN LIMINE NO. 17: TO EXCLUDE ANY TESTIMONY THAT BAHRAM YAHYAVI WAS HOTRODDING: Mr. Prince argued in support of his motion and stated the Plaintiff was not speeding and the characterization of hotrodding is labeling. Argument by Mr. Kahn. Court finds hotrodding is an opinion and ORDERED, Motion, GRANTED.

PLAINTIFF'S MOTION IN LIMINE NO. 18: TO EXCLUDE ANY EVIDENCE OF WORKER'S COMPENSATION PAYMENTS TO BAHRAM YAHYAVI: Pursuant to Counsel, Motion, STIPULATED. COURT ORDERED, Matter OFF CALENDAR.

PLAINTIFF'S MOTION IN LIMINE NO. 19: TO EXCLUDE PREJUDICIAL INFORMATION CONCERNING MR. YAHYAVI: Mr. Prince noted the Plaintiff's divorce is not relevant. Mr. Kahn submitted on his pleadings and noted the divorce case found yesterday was dealing with emotional distress and may relate to this case. COURT ORDERED, Motion, GRANTED with a caveat of this one case.

DEFENDANT'S MOTION IN LIMINE NO. 3: SUBSECTION 5 ONLY: TO PRECLUDE RIGHT KNEE INJURY FROM ACCIDENT: COURT ORDERED, Motion, DENIED. Arguments by Mr. Kahn in support of his motion. Mr. Prince argued and stated the expert Dr. Miao was deposed and stated his opinion was based on " overall gestalt". Court requested the deposition. Court noted the expert could give a range and not a specific date of the injury. Court stated findings within the deposition and stated there was no reason to exclude the injury. COURT ORDERED, Motion DENIED.

DEFENDANT'S MOTION IN LIMINE NO. 4: TO LIMIT SPECIALS TO AMOUNTS PAID IN WORKER'S COMPENSATION BENEFITS RELATED TO ACCIDENT AND PRECLUDE INTRODUCTION OF AMOUNTS BILLED BY PROVIDERS: Mr. Kahn noted the personal injury cases, the jury hears the amount paid and not billed. Argument by Mr. Prince. Mr. Prince noted the amount would include a number of things to include temporary total disability benefits and other payments made and could get into liens. Mr. Kahn noted this was the law and the statutes require it. Further arguments. Court directed Counsel to submit simultaneous briefs in two weeks 04/02/19. COURT ORDERED, Motion CONTINUED to Chambers for decision.

DEFENDANT'S MOTION IN LIMINE NO. 5: TO EXCLUDE ANY EVIDENCE OF TRAFFIC CITATION: Pursuant to Counsel, COURT ORDERED, Motion STIPULATED.

DEFENDANT'S MOTION IN LIMINE NO. 6: TO EXCLUDE EVIDENCE ANY EXPERT OPINION TESTIMONY BY LAY WITNESS: Mr. Price requested the motion be deferred for trial testimony. Mr. Kahn noted the witness stated his view was obstructed and he showed up after the fact. Court finds the witness is not qualified and COURT ORDERED, Motion, GRANTED IN PART, as to specific things that were put in the motion.

DEFENDANT'S MOTION IN LIMINE NO. 7: TO EXCLUDE REBUTTAL EXPERT LEGGETT OR ALTERNATIVELY TO REQUIRE THAT HIS TESTIMONY BE IN PLAINTIFF'S REBUTTAL CASE: Court noted Leggett was not noticed as an expert, However he was noticed as a rebuttal expert

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witness and he can testify as a rebuttal expert. Arguments by Counsel. COURT ORDERED, Motion, DENIED IN PART, Leggett is not excluded, Court will allow Leggett to testify as a Rebuttal Expert,

DEFENDANT'S MOTION IN LIMINE NO. 8: TO EXCLUDE PLAINTIFF'S CLAIMS AND COMPUTATIONS FOR ANY FUTURE MEDICAL TREATMENT NOT PREVIOUSLY DISCLOSED IN MEDICAL RECORDS OR EXPERT OPINIONS WITHIN THE CLOSE OF DISCOVERY: Colloquy regarding future medical treatment and Dr. Thalgott recommending a spinal cord stimulator and higher incurring costs. Further discussions regarding trial setting. Counsel noted Dr. Kaplan and Dr. Oliveri were now added to the list. COURT ORDERED, Motion, OFF CALENDAR. Court directed Counsel to submit their stipulation.

Upon Courts inquiry, Mr. Prince noted the Plaintiff was rated for a permanent paid disability (PPD) and would not be sure if he will be re-rated after the next surgery. Colloquy regarding trial schedule.

DEFENDANT'S MOTION IN LIMINE NO. 9: TO EXCLUDE AND PREVENT ARGUMENT OR QUESTIONS THAT DEFENDANT IS AVOIDING LIABILITY OR REFUSING TO ACCEPT LIABILITY: Mr. Kahn argued in support if his motion. Mr. Prince argued against the motion and stated it's about a legal responsibility. Colloquy regarding the reptile issue. Court noted the Defendant denied liability and the complaint and answer could be read at trial. COURT ORDERED, Motion, DENIED.

DEFENDANT'S MOTION IN LIMINE NO. 11: TO PRECLUDE EVIDENCE OF LITIGATION INDUCED STRESS OR DAMAGES THEREFROM: There being no opposition, COURT ORDERED, Motion, GRANTED.

DEFENDANT'S MOTION IN LIMINE NO. 13: TO EXCLUDE SHOCKING EVIDENCE SUCH AS NEEDLES: Mr. Prince stated he would have various forms of photos and needles. Court noted it would not allow needles and COURT ORDERED, Motion, GRANTED IN PART as to needles and DENIED IN PART as to all other.

DEFENDANT'S MOTION IN LIMINE NO. 14: TO PRE ADMIT CERTAIN MEDICAL RECORDS. Mr. Prince requested to see the redacted records. Court noted it would not pre-admit records, However noted counsel could stipulate to admit. COURT ORDERED, Motion, DENIED. Court noted they may be pre-admitted only if counsel stipulates to the admission.

DEFENDANT'S MOTION IN LIMINE NO. 15: TO EXCLUDE REFERENCE AND EVIDENCE OF INVESTIGATING OFFICER'S NARRATIVE, FINDING OF "AT FAULT" AND ANY OTHER OPINIONS OR CONCLUSIONS, INCLUDING THOSE IN THE TRAFFIC ACCIDENT REPORT OR TESTIFIED TO AT DEPOSITION: Court noted the Officer is not qualified to draw opinions as an expert, unless he is and listed as a reconstruction expert. Mr. Prince agreed as to the citation and requested the Court defer for the time of trial, depending upon what foundation is laid and the testimony given. COURT ORDERED, Motion, GRANTED IN PART as to the citation and RESERVED IN PART for time of trial.

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April Watkins, Court Clerk, present at 1:50 p.m.

# DEFT'S MOTION IN LIMINE NO. 17 TO EXCLUDE UNTIMELY AND SUPPLEMENTAL CRASH TESTING OPINIONS, OR TESTIMONY OF PLTF'S REBUTTAL ONLY EXPERT TIMOTHY S. LEGGETT FROM 1/15/19 DISCLOSURE:

Following arguments by counsel, Court stated FINDINGS and ORDERED, motion DENIED. Pltf. REQUIRED to produce all videos, photographs or whatever taken at the time of this. Pltf. is also REQUIRED to produce rebuttal expert for deposition and Pltf. REQUIRED to pay for expert's time. If disclosure made two weeks prior to the rebuttal experts deposition and he needs to review and that is what he is relying on, the Court does not think it is late to allow supplementing and testing. As far as the testing, the Court DISAGREES and testing was done in the most recent case. More often, it is the Deft's doing an accident reconstruction and calculating the Delta V, using a similar car and whether it is the exact same type, it is always the same model and the use that to calculate the Delta V. This is all subject to cross examination at the time of trial whether the exemplar was identical or not which never seems to be the case and the Court is not quite sure the length of the forks themselves and counsel will be able to comment on that . Mr. Kahn argued he will need to either have a live crash test in front of the jury. Court stated there WILL NOT BE a live crash test during trial. Further, Mr. Kahn argued counsel will do his own crash test, not invite Pltf's counsel and then counsel will disclose and Pltf. can do what they need to do. COURT SO ORDERED. Mr. Prince argued they will then produce all available data and produce expert. FURTHER ORDERED, Deft. REQUIRED to produce expert and Deft. required to pay for expert's time. Court further FINDS testing is not out of the ordinary and counsel can question expert during deposition as to qualifications.

04/04/19 (CHAMBERS) DEFENDANT'S MOTION IN LIMINE NO. 4: TO LIMIT SPECIALS TO AMOUNTS PAID IN WORKER'S COMPENSATION BENEFITS RELATED TO ACCIDENT AND PRECLUDE INTRODUCTION OF AMOUNTS BILLED BY PROVIDERS

Negligence - Auto		COURT MINUTES	March 19, 2019
A-15-718689-C	Bahram Yahya vs. Capriati Constr	vi, Plaintiff(s) ruction Corp Inc, Defendant(s)	
March 19, 2019	10:00 AM	Motion in Limine	Notice of Withdrawal of Defendant Capriati Construction Corp.'s Motion in Limine No. 3 - to Preclude Plaintiff or Plaintiff's Attorney from Claiming Subarguments (1) Claiming Disability, (2) Loss of Earning Capacity, (3) Future Medical Care and (4) Loss of Household Services and Maintain and to Supplement and Re- Notice Subargument (5) to Preclude Right Knee Injury from Accident
HEARD BY: Israe	el, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK:	Kathy Thomas April Watkins		
<b>RECORDER:</b> Jud	ly Chappell		
REPORTER: PARTIES PRESENT:			
PRINT DATE:	11/21/2019	Page 22 of 61 Minut	tes Date: December 08, 2016

#### A-15-718689-C

# JOURNAL ENTRIES

PRINT DATE:

11/21/2019

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Negligence - A	Auto	COURT MINUTES	April 04, 2019
A-15-718689-C	vs.	i, Plaintiff(s) action Corp Inc, Defendant(s)	
April 04, 2019	3:00 AM	Hearing	Notice of Hearing on Defendant Capriati Construction Corp Inc's Motion in Limine No 4 to Limit Specials to Amounts Paid in Worker's Compensation Benefits Related to Accident and Preclude Introduction of Amounts Billed by Providers
HEARD BY:	Israel, Ronald J.	COURTROOM:	RJC Courtroom 15C

**COURT CLERK:** Kathy Thomas

**RECORDER:** 

**REPORTER:** 

PARTIES PRESENT:

#### JOURNAL ENTRIES

 On March 19, 2019 this Court heard arguments on both Plaintiff's and Defendant's Motions in Limine. The Court heard arguments on the instant Motion and continued the matter for two weeks to allow supplemental briefing and a decision in chambers. On March 28, 2019, Defendant filed its supplemental brief. On April 3, 2019, the Parties submitted a Stipulation and Order allowing Plaintiff until April 4, 2019 to file Supplemental briefing on Defendant's Motion In Limine No. 4. The Stipulation and Order was signed April 3, 2019, and filed April 4, 2019. On April 5, 2019 Plaintiff filed PRINT DATE: 11/21/2019 Page 24 of 61 Minutes Date: December 08, 2016 its supplemental brief.

After review of the moving papers, arguments of counsel, the supplemental briefing, and the documents on file the Court finds as follows:

The workers compensation statutes, in general, were designed to both protect the worker as well as the employer in return for both parties giving up certain rights. In this case the defendant is neither employer or employee. NRS 116C.215(10) is to benefit reimbursement to an employer if a third party recovery is made.

Defendant in this case cannot use the statute as a sword to reduce the Plaintiff's recovery. The section was enacted to prevent a double recovery not to reduce the amount claimed to benefit a potential tortfeasor.

Therefore, the Plaintiff may introduce the actual amounts billed by the provider and the total amount paid to the Plaintiff or to be paid.

Therefore, Defendant's Motion in Limine No. 4 is DENIED.

This Decision sets forth the Court's intended disposition on the subject but anticipates further Order of the Court to make such disposition effective as an Order. Such Order should set forth a synopsis of the supporting reasons proffered to the Court in briefing and argument.

Plaintiff's counsel to prepare the Order and submit to Chambers for consideration in accordance with EDCR 7.21. Said order then must be filed in accordance with EDCR 7.24

CLERK'S NOTE: A copy of this minute order was e-served to counsel. kt 04/09/19.

Negligence - Au	to	COURT N	MINUTES	April 30, 2019
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	,	) Inc, Defendant(s)	
April 30, 2019	9:00 AM	Motion		Plaintiff's Motion to Allow Parties to Present a Jury Questionnaire Prior to Voir Dire
HEARD BY: Is	srael, Ronald J.		COURTROOM:	RJC Courtroom 15C
COURT CLERK	: Kathy Thomas			
RECORDER:	Judy Chappell			
<b>REPORTER:</b>				
PARTIES PRESENT:	Beckom, Thomas N. Kahn, David S. Prince, Dennis M		Attorney Attorney Attorney	
		<b>IOURNAI</b>	LENTRIES	

- Court noted the trial is estimated to be one month and explained the difficult process in selecting a juror to sit on a panel for a month. Court disagreed regarding the questionnaire including a question regarding their income. Colloquy. COURT ORDERED, Motion to Allow a Jury Questionnaire, GRANTED. Court directed Counsel to meet and confer within one week and either agree or the Court will decide. Court further directed counsel to submit the proposed Jury Questionnaire in Word format to chambers. COURT ORDERED, Matter SET for a status check regarding the status of the final questionnaire.

Court noted with a questionnaire, the voir dire in trial may be limited. Mr. Kahn had no objection to one day each side.

05/16/19 (CHAMBERS) STATUS CHECK: STATUS OF FINAL JURY QUESTIONNAIRE

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Minutes Date:

Negligence - Auto		COURT MINUTES	May 16, 2019
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)	
May 16, 2019	3:00 AM	Status Check	Status Check: Final Status of Jury Questionnaire
HEARD BY: Israel,	Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK: K	athy Thomas		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:			

## JOURNAL ENTRIES

- COURT ORDERED, Matter CONTINUED to the next hearing date; To be heard with the pending Motion to Continue Trial.

05/21/19 9:00 AM STATUS CHECK: FINAL STATUS OF JURY QUESTIONNAIRE

Negligence - A	uto	COURT MINUTES	May 21, 2019
A-15-718689-C	Bahram Yahyavi, vs. Capriati Constru	, Plaintiff(s) ction Corp Inc, Defendant(s)	
May 21, 2019	9:00 AM	All Pending Motions	All Pending Motions (05/20/19)
HEARD BY:	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERI	<b>K:</b> Kathy Thomas		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Kahn, David S. Prince, Dennis M Trummell, James A.	Attorney Attorney Attorney	

## JOURNAL ENTRIES

## - DEFENDANT CAPRIATI CONSTRUCTION CORP. INC'S MOTION TO CONTINUE TRIAL...STATUS CHECK: FINAL STATUS OF JURY QUESTIONNAIRE

Colloquy regarding the discovery issues, Plaintiff's proprietary data unable to open, spinal cord stimulator for Plaintiff, crash testing and trial schedule issues. Court directed Mr. Kahn to complete the crash testing within 30 days. Court notes the Defendant is allowed a crash test, but no right to a rebuttal crash test. Mr. Prince noted Dr. Kaplan is now scheduling the spinal cord stimulator, it is part of the life care plan and it did change the damages. Court provided a draft copy of the jury questionnaire to counsel for the parties to review and edit. COURT ORDERED, Trial VACATED and RESET. Plaintiff's Counsel to prepare the trial scheduling order. Upon Court's inquiry, Mr. Kahn stated they did mediation once and will try again. Discovery will not be re-opened.

## 08/13/19 9:30 AM PRE-TRIAL CONFERENCE

#### 08/27/19 9:30 AM CALENDAR CALL

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09/09/19 1:30 PM JURY TRIAL (3-4 WEEKS)

Negligence - Au	to	COURT MINUTES	July 30, 2019
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)	
July 30, 2019	9:00 AM	All Pending Motions	All Pending Motions (07/30/19)
HEARD BY: B	arker, David	COURTROOM:	RJC Courtroom 15C
COURT CLERK	: Kathy Thomas		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Kahn, David S. Prince, Dennis M Yahyavi, Bahram	Attorney Attorney Plaintiff	

## JOURNAL ENTRIES

- PLAINTIFF'S MOTION IN LIMINE NO.20: TO EXCLUDE REFERENCE TO BAHRAM YAHYVI ET. AL V. SERVICE CORPORATION INTERNATIONAL ET.AL....DEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION IN LIMINE NO.20 TO EXCLUDE REFERENCE TO BAHRAM YAHYAVI ET.AL V. SERVICE CORPORATION INTERNATIONAL ET AL; COUNTER-MOTION FOR OFFSET: Mr. Prince noted the mother's body was buried as requested and that case was resolved and Mr. Prince requested any reference to this be excluded. Mr. Kahn noted the Plaintiff is claiming depression, sleeplessness and emotional distress and some claims could be off set. Further arguments by Counsel. Court finds prior case is not relevant and COURT ORDERED, Motion In Limine 20, GRANTED and Counter-Motion for Offset, DENIED.

MOTIONIN LIMINE NO.21 TO EXCLUDE ARGUMENT THAT BAHRAM YAHYAVI LIED TO IRA SPECTOR CONCERNING ARM PARALYSIS AND FUTURE SURGERY: Arguments by Counsel. Colloquy regarding the Plaintiff's statement. Court finds this is an issue for the Jury and ORDERED, Motion In Limine 21, DENIED.

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Colloquy regarding deposition allowed by the Court. Mr. Kahn to confer with Mr. Prince and work it out.

Court directed Mr. Prince to prepare the order.

Negligence - Au	ıto	COURT MINUTES	August 13, 2019
A-15-718689-C	Bahram Yahyav vs. Capriati Constr	vi, Plaintiff(s) ruction Corp Inc, Defendant(s)	
August 13, 2019	9:30 AM	Pre Trial Conference	
HEARD BY: Is	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK	: Kathy Thomas		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Kahn, David S. Prince, Dennis M Verde, Brandon C.	Attorney Attorney Attorney	

## JOURNAL ENTRIES

- Court noted this trial will be set in this trial stack. Mr. Prince estimated 3 to 4 trial weeks. Mr. Prince noted the primary injury is the spine and stated they would be withdrawing the right knee injury. Upon Court's inquiry, Mr. Prince further noted he has a signed order regarding the Jury Questionnaire and other orders. Court directed Counsel to leave the orders for Court to review. Counsel agreed to start trial on 09/09/19. Trial to be confirmed at calendar call.

Negligence - Au	ıto	COURT MINUTES	August 27, 2019
A-15-718689-C	Bahram Yahyav vs. Capriati Constr	vi, Plaintiff(s) uction Corp Inc, Defendant(s)	
August 27, 2019	9:30 AM	All Pending Motions	All Pending Motions (08/27/19)
HEARD BY: I	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK	K: Kathy Thomas		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Kahn, David S. Prince, Dennis M Severino, Mark C Verde, Brandon C.	Attorney Attorney Attorney Attorney	

## JOURNAL ENTRIES

- PLAINTIFF'S MOTION TO PRE-INSTRUCT THE JURY: Arguments by Counsel. Colloquy regarding the workman s compensation instruction applies. Mr. Kahn objected and noted in the beginning of trial the jury would hear of insurance and administrators and requested it be at the end of trial. Court stated findings and noted there is new legislation and COURT ORDERED, Motion to Pre-Instruct the Jury, GRANTED. Court directed Counsel to meet and confer on Friday and if counsel does not agree they are to submit their objections to chambers Monday.

CALENDAR CALL: Counsel announced ready and estimated 3 weeks. Court directed Counsel to appear at 11:30 am and the Jury will be ready at 1:15 PM.

09/09/19 11:30 AM JURY TRIAL: 11:30 AM- COUNSEL PRESENT // 1:15 PM- JURY PRESENT

Negligence - A	uto	COURT MINUTES	September 09, 2019
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)	
September 09, 2	2019 11:30 AM	Jury Trial	
HEARD BY:	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERI	K: Jill Chambers		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Brown, Mark James Kahn, David S. Prince, Dennis M Severino, Mark C Strong, Kevin T. Yahyavi, Bahram	Attorney Attorney Attorney Attorney Attorney Plaintiff JOURNAL ENTRIES	
		JOUKNAL ENTRIES	
			ald last. Counsel agreed that the

- Colloquy regarding the length of time counsel thought the trial would last. Counsel agreed that the trial would, more than likely, go into a third week. Court and counsel agreed that there would be three alternate jurors and each side would have five preemptory challenges.

Court reviewed jury selection and jury instructions with counsel.

INSIDE THE PRESENCE OF THE POTENTIAL JURY

Voir Dire begins.

Court admonished prospective jurors and excused them for the evening recess.

TRIAL CONTINUED TO: 9/10/19 10:00 AM

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Negligence - Au	ito	COURT MINUTES	September 10, 2019
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	i, Plaintiff(s) uction Corp Inc, Defendant(s	)
September 10, 2	019 10:00 AM	Jury Trial	Jury Trial (3-4 weeks)
HEARD BY: Is	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK	: Kathy Thomas		
<b>RECORDER:</b>	Judy Chappell		
<b>REPORTER:</b>			
PARTIES PRESENT:	Brown, Mark James Kahn, David S. Prince, Dennis M Severino, Mark C Strong, Kevin T. Yahyavi, Bahram	Attorney Attorney Attorney Attorney Attorney Plaintiff JOURNAL ENTRIES	

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY: Mr. Kahn objected the reports from Dr. Tung's regarding opinions of the Southwest Medical Records. Mr. Kahn further objected to Mr. Prince stating the specific identifications of the experts when they inform the prospective jury all the names of experts, parties and counsel. Mr. Prince requested to be allowed to say their medical specialty. Court agreed with Mr. Kahn and directed Mr. Prince to only state the names of the doctors and not their specialty. Mr. Kahn noted Dr. Clauretie had a new opinion and the damages are changing, the expert should have raised this in his report a month ago. Mr. Prince noted the Plaintiff filed vocational disability and there are different issues. Court noted it would need to read the reports. Colloquy regarding jury schedules.

PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. (1st & 2nd Jury Lists).

Evening recess.

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09/11/19 1:00 PM JURY TRIAL

Negligence - Auto		COURT MINUTES	September 11, 2019
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	, Plaintiff(s) action Corp Inc, Defendant(s)	
September 11, 2019	1:00 PM	Jury Trial	Jury Trial (3-4 weeks)
HEARD BY: Israel, I	Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK: Ka	athy Thomas		
<b>RECORDER:</b> Judy	Chappell		
<b>REPORTER:</b>			
Kahr Princ Seve Stror	vn, Mark James n, David S. ce, Dennis M rino, Mark C ng, Kevin T. vavi, Bahram	Attorney Attorney Attorney Attorney Attorney Plaintiff JOURNAL ENTRIES	

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Counsel noted their challenges for cause. Individual prospective jurors questions outside the presence of the panel. Colloquy regarding authenticity and admission of the medical records and objections noted in the 16.1. Mr. Kahn objected to the relevance and hearsay, with undue prejudice. Mr. Prince argued and referred to the collateral source issue and cited the Williams and Giglio cases. Mr. Kahn referred to the Motion In Limine 10. Mr. Prince requested an admonishment. Court noted they don't have a jury panel at this time. Court reviewed and referred to the Courts chamber decision regarding Motion In Limine 10.

PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. (1st, 2nd & 3rd Jury Lists).

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Arguments by Counsel regarding causes for challenge and custodian of records. Counsel referred to case law; Siatta 134 Nv Adv Opn 38 (regarding the factors for challenges of cause) and Sayedbashe Sayedzada v. State of Nevada.

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PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued.

Evening recess.

09/12/19 9:00 AM JURY TRIAL

Negligence - Auto		COURT MINUTES	September 12, 2019
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	, Plaintiff(s) ction Corp Inc, Defendant(s)	
September 12, 2019	9:00 AM	Jury Trial	Jury Trial (3-4 weeks)
HEARD BY: Israel	Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK: K	Cathy Thomas		
<b>RECORDER:</b> Judy	Chappell		
<b>REPORTER:</b>			
Kal Prii Sev	wn, Mark James m, David S. nce, Dennis M erino, Mark C ong, Kevin T.	Attorney Attorney Attorney Attorney Attorney	

#### JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Mr. Kahn referred to NRS 616 C(215)10 and stated the workers compensation payment amounts made to the administrator must be an exhibit before opening statements. Court noted the Defendant's burden to produce it. Colloquy regarding deductions. Mr. Brown noted issues of all the bills coming in. Colloquy regarding the Court's 04/04/19 chamber decision. Later recalled. Court noted he reviewed Dr. Tungs report and he did not change his opinion. Further arguments on the admissibility of records. Court noted Court's decision stands. Upon Mr. Prince requested to pre-admit the Southwest Medical records for opening statements. Mr. Kahn agreed to pre-admit the records however would need to review the medical bills. Individual prospective jurors traversed outside the presence of the prospective panel.

PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. (1st & 2nd Jury Lists).

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: Upon Court's inquiry of the workers compensation payments and amounts admitted, Mr. Kahn noted he had proposed an

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#### A-15-718689-C

amount, with the issue of segregating the knee treatments.

PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. (1st, 2nd & 3rd Jury Lists). Jury and 3 secret alternates selected and sworn. Jury List FILED IN OPEN COURT.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL: EXCLUSIONARY RULE INVOKED. Mr. Prince noted various Plaintiff's exhibits stipulated to admit. Mr. Kahn requested the Complaint and Answer be read to the jury.

Evening recess.

09/13/19 8:30 AM JURY TRIAL

Negligence - A	uto		COURT MINUTES	September 13, 2019		
A-15-718689-C	vs	Bahram Yahyavi, Plaintiff(s) vs. Capriati Construction Corp Inc, Defendant(s)				
September 13, 2	2019 8::	30 AM	Jury Trial			
HEARD BY: 1	srael, Ror	nald J.	COURTROOM:	RJC Courtroom 15C		
COURT CLERI	K: Nicol	e McDevitt				
<b>RECORDER:</b>	Judy Cha	appell				
<b>REPORTER:</b>						
PARTIES PRESENT:	Kahn, D Prince, I Strong, 1	Mark James David S. Dennis M Kevin T. i, Bahram	Attorney Attorney Attorney Attorney Plaintiff			
JOURNAL ENTRIES						
- OUTSIDE THI Colloquy regard		•	URY as, reading of complaint and a	nswer, and trial schedule.		
	instruction	, ,	rt Clerk read Complaint for A tiff's Complaint to jury. Oper	Auto Negligence and Person ning statements by Mr. Prince		

OUTSIDE THE PRESENCE OF THE JURY Colloquy regarding Plaintiff's powerpoint.

JURY PRESENT

Testimony and exhibits presented (see worksheets). Deposition of Clifford O. Goodrich PUBLISHED IN OPEN COURT. COURT ORDERED, trial CONTINUED.

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## OUTSIDE THE PRESENCE OF THE JURY

## CONTINUED TO 9/16/2019 1:00 PM

Negligence - Au	to	COURT MINUTES	September 16, 2019		
A-15-718689-C	vs.	Bahram Yahyavi, Plaintiff(s) vs. Capriati Construction Corp Inc, Defendant(s)			
September 16, 2	019 1:00 PM	Jury Trial	Jury Trial (3-4 weeks)		
HEARD BY: Is	rael, Ronald J.	COURTROOM:	RJC Courtroom 15C		
COURT CLERK	: Kathy Thomas				
<b>RECORDER:</b>	Judy Chappell				
<b>REPORTER:</b>					
PARTIES PRESENT:	Brown, Mark James Kahn, David S. Prince, Dennis M Severino, Mark C Strong, Kevin T.	Attorney Attorney Attorney Attorney Attorney			
		JOURNAL ENTRIES			

- OUTSIDE THE PRESENCE OF THE JURY: Court noted Juror #10 notified the court regarding sudden illness and was not able to appear. Court excused Juror #10 as the first alternate. Colloquy regarding scheduling issues. Arguments by Counsel regarding expert Kaplan's opinion not in his report. Court noted objections need to be raised at the time of testimony.

JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn argued regarding statement of permanent problem not noted in three of the expert reports and further noted the left arm and shoulder issue. Mr. Prince noted Dr. Kaplan is also the treating physician. Court noted the reports talk about neuropraxia. Colloquy regarding concerns of juror #3 being tired.

JURY PRESENT: Counsel acknowledged the presence of the jury. Continued Testimony and exhibits

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presented. (See worksheets).

Evening recess.

09/17/19 10:15 AM 10:15 AM JURY TRIAL

Negligence - Auto		COURT M	INUTES	September 17, 2019
V	Bahram Yahyavi vs. Capriati Constru		nc, Defendant(s)	
September 17, 2019	10:00 AM	Jury Trial		Jury Trial (3-4 weeks)
HEARD BY: Israel, Ro	onald J.	C	OURTROOM:	RJC Courtroom 15C
COURT CLERK: Kath	hy Thomas			
<b>RECORDER:</b> Judy Ch	happell			
<b>REPORTER:</b>				
Kahn, Prince, Severin	n, Mark James David S. e, Dennis M no, Mark C g, Kevin T.	JOURNAL I	Attorney Attorney Attorney Attorney Attorney	
- OUTSIDE THE PRESE			iy regarding sch	eduling issues.

JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Upon Court's inquiry, Mr. Prince noted his witness schedule and further noted the proposed agreed upon jury instructions were submitted. Counsel to work on the not agreed jury instructions.

Evening recess.

09/18/19 1:00 PM JURY TRIAL

Negligence - Aut	0	COURT MINUTES	September 18, 2019	
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)		
September 18, 201	19 1:00 PM	Jury Trial	Jury Trial (3-4 weeks)	
HEARD BY: Isr	ael, Ronald J.	COURTROOM:	RJC Courtroom 15C	
COURT CLERK:	Kathy Thomas			
<b>RECORDER:</b> Ju	ıdy Chappell			
<b>REPORTER:</b>				
] [ [ [	Brown, Mark James Kahn, David S. Prince, Dennis M Severino, Mark C Strong, Kevin T. Yahyavi, Bahram	Attorney Attorney Attorney Attorney Plaintiff		
JOURNAL ENTRIES				
- Also present Fel	icia Rieben, Defendan	t's Corporate representative j	present.	
		1, 6 6	duling issues. Court explained to attempt. Upon Court's inquiry,	

JURY PRESENT: Counsel acknowledged the presence of the jury. Court informed the Jury of the Trial schedule. Testimony and exhibits presented. (See worksheets). Conference at the bench.

Counsel agreed to end early rather then to excuse the juror.

OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel. Mr. Kahn stipulated to various exhibits (see worksheets) and the amount within exhibit 84.

JURY PRESENT: Counsel acknowledged the presence of the jury. Continued testimony and exhibits

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presented. (See worksheets). Conference at the bench.

OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel regarding exhibit 92 (bate #354). Counsel agreed to redact the document. Court marked the non-redacted document as a Court exhibit. Court will allow Counsel ask the witness of the surgery that was not done and not approved by workers compensation. Mr. Prince noted the Plaintiff had workers compensation re-opened to get the surgery done. Colloquy regarding if there was pre-approval from workers compensation and if workers compensation paid for that surgery.

JURY PRESENT: Further testimony. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Court noted the amount of billing and amount workers compensation has paid is needed. Mr. Kahn noted there is 6 years. Counsel to work together regarding this issue.

Evening recess.

09/19/19 10:00 AM JURY TRIAL

Negligence - Aut	0	COURT MINUTES	September 19, 2019
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru	, Plaintiff(s) action Corp Inc, Defendant(s)	
September 19, 20	19 9:45 AM	Jury Trial	Jury Trial (3-4 weeks)
HEARD BY: Isr	ael, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK:	Kathy Thomas		
<b>RECORDER:</b> Ju	ıdy Chappell		
<b>REPORTER:</b>			
] ] [	Brown, Mark James Kahn, David S. Prince, Dennis M Severino, Mark C Strong, Kevin T.	Attorney Attorney Attorney Attorney Attorney	
		<b>JOURNAL ENTRIES</b>	

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY: Mr. Kahn noted he would not object to counsel not disclosing power points, However, submitting the power points for Court's exhibits. Exhibit 92 redacted a second time as agreed by counsel. (see worksheets).

JURY PRESENT: Counsel acknowledged the presence of the jury. Court noted the trial schedule. Testimony and exhibits presented. (See worksheets). Conference at the bench.

OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY: Court referred to NRS 48.035 and Counsel's argument at the conference at the bench. Court noted, pursuant to NRS 48.035, Counsel cannot publish a deposition or read the deposition of a witness who is not unavailable and further Counsel cannot impeach a witness on another deposition, it would be hearsay.

JURY PRESENT: Further testimony. (See worksheets).

Evening recess.

09/20/19 9:00 AM JURY TRIAL

Negligence - Auto		COURT MINUTES	September 20, 2019
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) uction Corp Inc, Defendant(s)	
September 20, 2019	9:00 AM	Jury Trial	Jury Trial (3-4 weeks)
HEARD BY: Israel	, Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK: H	Kathy Thomas		
<b>RECORDER:</b> Judy	v Chappell		
<b>REPORTER:</b>			
Kal Pri Sev Str	own, Mark James hn, David S. nce, Dennis M verino, Mark C ong, Kevin T. nyavi, Bahram	Attorney Attorney Attorney Attorney Attorney Plaintiff JOURNAL ENTRIES	
- Also present Felicia	a Rieben, a represei	ntative for the Defendant pre	sent.

OUTSIDE THE PRESENCE OF THE JURY: Mr. Prince note the two objections made during cross examination of Dr. Clauretie regarding collateral source and requested a curative instruction to the jury. Arguments by Counsel. Court noted at the time of the objection, Court did strike the question and instructed the jury to disregard the question and answer. Court trailed matter to review the recording. Later recalled. Court noted upon review; the fringe benefits amounts were not mentioned and the Court admonished the jury and therefore, COURT DENIED, Plaintiff's request for a curative instruction.

JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets)

OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn noted Plaintiff's demonstrative was not

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provided as an exhibit and was used and requested to mark it as an exhibit. Mr. Prince stated the demonstrative documents shown to the jury was in his opening power-point. Colloquy regarding having to take Defendant's witness out-of-order due to scheduling issues.

JURY PRESENT: Continued testimony. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel regarding Dr. Tung's testimony and report. Mr. Kahn noted the Plaintiff's did not take Dr. Tung's deposition. Upon Court's inquiry, Dr. Tung did state the films he had seen and noted the dates he had received and reviewed them. Mr. Prince noted Dr. Tung did not state this in his report that he reviewed the films. Dr. Tung noted upon his review of films and imaging reports, his findings of the films is implied, you have to see the films when writing findings. Arguments by Counsel. Dr. Tung noted he did agree with the imaging reports. Court noted Dr. Tung agrees with the imaging reports.

JURY PRESENT: Continued testimony. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn argued noted the Plaintiff's experts opined on the Southwest Medical records after seeing the records 1 day prior to testimony and not listed in the reports; and to prevent Deft's only expert not to opine on these records would be prejudicial and requested the Court reconsider Court's recent decision. Mr. Prince argued regarding stating chronic neck pain/chronic symptomatic before the accident. Mr. Kahn noted pre-existing is noted in the records. Further arguments by Counsel. Court will allow the expert to be allowed to testify to what is noted in his report.

JURY PRESENT: Continued testimony. (See worksheets).

OUTSIDE THE PRESENCE OF THE JURY: Colloquy regarding trial scheduling.

Evening recess.

09/23/19 1:00 PM JURY TRIAL

Negligence - Auto		COURT MINUTES	September 23, 2019
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)	
September 23, 2019	1:00 PM	Jury Trial	Jury Trial (3-4 weeks)
HEARD BY: Israel,	Ronald J.	COURTROOM:	RJC Courtroom 15C
COURT CLERK: Ka	athy Thomas		
<b>RECORDER:</b> Judy	Chappell		
<b>REPORTER:</b>			
Kahi Prin Seve	vn, Mark James n, David S. ce, Dennis M erino, Mark C ng, Kevin T.	Attorney Attorney Attorney Attorney Attorney	

## JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE JURY: Court received the Defendants trial brief #5 regarding improper impeachment of Dr. Tung and his annual salary information. Mr. Kahn requested Dr. Tung s deposition from another case be marked as an exhibit noting Plaintiff used that deposition regarding Dr. Tung's salary. Mr. Prince noted it was not published because it was from another case. Mr. Kahn advised he objected to the deposition being used from another case. Court allowed the deposition to be a courts exhibit. (See worksheets).

JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets)

OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel regarding the Plaintiff's ability to obtain other jobs. Colloquy regarding the Defendant expert, Mr. Bennett's two reports. Mr. Kahn directed the Court to the second page of the report. Court noted the issue should have been listed in the conclusion of the report. Court stated findings and sustained the objection and marked the

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reports as a courts exhibit (See worksheets). Mr. Prince requested the jury be admonished. Court noted it would sustain the objection and strike the question and answer.

JURY PRESENT: Court instructed the Jury, striking the last question and answer. Continued testimony. (See worksheets).

Evening recess.

09/24/19 11:00 AM JURY TRIAL

Negligence - Auto		COURT M	INUTES	September 24, 2019
A-15-718689-C	Bahram Yahyavi vs. Capriati Constru		nc, Defendant(s)	
September 24, 2019	11:00 AM	Jury Trial		Jury Trial (3-4 weeks)
HEARD BY: Israel, I	Ronald J.	(	COURTROOM:	RJC Courtroom 15C
COURT CLERK: Ka	thy Thomas			
<b>RECORDER:</b> Judy	Chappell			
<b>REPORTER:</b>				
PARTIES				
<b>PRESENT:</b> Brow	n, Mark James		Attorney	
Kahr	n, David S.		Attorney	
Princ	ce, Dennis M		Attorney	
Seve	rino, Mark C		Attorney	
Stror	ng, Kevin T.		Attorney	
Yahy	vavi, Bahram		Plaintiff	
JOURNAL ENTRIES				
- OUTSIDE THE PRES	SENCE OF THE JU	JRY: Mr. Ka	hn asked if Dr. T	ung s reports be marked as

Court's exhibits. COURT SO ORDERED, See Exhibit List (See worksheets).

JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented. (See worksheets). Conference at the bench.

OUTSIDE THE PRESENCE OF THE JURY: Mr. Kahn objected to the Plaintiff's demonstrative exhibits being shown to the jury as it was beyond the scope of income. Arguments by counsel. Court overruled objection and ORDERED, the demonstrative exhibits be marked as a Courts exhibits. (See worksheets). Other arguments by counsel regarding publishing the report to the jury. Court sustained Mr. Kahn s objection and Mr. Prince was directed not to show the report to the jury, however he could refer to the report.

#### A-15-718689-C

JURY PRESENT Continued testimony (See worksheets). Conference at the bench regarding Counsel's objections. Continued testimony.

OUTSIDE THE PRESENCE OF THE JURY: Mr. Prince argued noting the knee claim was being removed, However Mr. Kahn tried to back door this. Mr. Prince further noted the Social Security Records are not in. Mr. Kahn agreed the knee claim was out and explained the reasons, including the knee, why the Plaintiff had taken so much time off work. Mr. Prince noted there was nothing in the records regarding his knee. Court noted the knee is unrelated to the claims. Further arguments by Mr. Kahn and requested to make an offer of proof tomorrow with the documents and dates. Court will allow the offer of proof.

Evening recess.

09/25/19 1:00 PM JURY TRIAL

Negligence - A	uto	COURT MINUTES	September 25, 2019	
A-15-718689-C	Bahram Yahyav vs. Capriati Constru	i, Plaintiff(s) action Corp Inc, Defendant(s)		
September 25, 2	2019 1:00 PM	Jury Trial	Jury Trial (3-4 weeks)	
HEARD BY:	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C	
COURT CLERI	K: Kathy Thomas			
<b>RECORDER:</b>	Judy Chappell			
<b>REPORTER:</b>				
PARTIES PRESENT:	Brown, Mark James Kahn, David S. Prince, Dennis M Severino, Mark C Strong, Kevin T. Yahyavi, Bahram	Attorney Attorney Attorney Attorney Plaintiff		
		JOURNAL ENTRIES		
- Also present Mr. Cliff Goodrich, a representative of Capriati Construction Corp.				
OUTSIDE THE	PRESENCE OF THE JU	RY: Mr. Kahn proposed the f	ront page of the	

OUTSIDE THE PRESENCE OF THE JURY: Arguments by Counsel regarding proposed AAAA exhibit/final lien, with log of workers compensation payments by provider (03/02/17). Court directed Mr. Kahn to bring a log from the worker compensation. Colloquy regarding NRD 616C.215 (10). Upon Mr. Kahn provided a 1 page document sent from workman s compensation, Mr. Prince objected and stated the document is inaccurate. Court noted counsel may need to subpoen someone from workman s compensation to testify. Mr. Kahn further proposed and offered redacted exhibit YY (Heart Center of Nevada) and Mr. Prince objected to the admission.

JURY PRESENT: Counsel acknowledged the presence of the jury. Testimony and exhibits presented.

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(See worksheets).

Mr. Kahn gave an offer of proof regarding the offered exhibit YY and stated the Plaintiff's income amounts. Mr. Prince argued the amounts the Plaintiff did make per year and noted it was down because of the accident. Court denied counsel's request to admit the exhibit. Court noted both parties stipulated to exclude an accepted body part. Mr. Severino provided another spreadsheet from workman s compensation with breakdowns and total amount, that he just received. Mr. Prince noted the Plaintiff receives total disability this year. Colloquy regarding amounts reduced and vocational rehabilitation noted. Court noted the calculation is difficult.

JURY PRESENT: Testimony continued. (See worksheets). Plaintiff Rested. Testimony continued.

OUTSIDE THE PRESENCE OF THE JURY: Mr. Prince argued the Deft. stated they had filed bankruptcy and would request the Defendant's answer be stricken or to have a curative instruction regarding willful misconduct. Mr. Kahn noted an offer of proof, and stated there were 250 employees and now down to 60 employees and it was elicited from the witness. Court admonished Mr. Kahn and noted bankruptcy is not admissible because of reorganization, it is their fault. Mr. Kahn apologized. Colloquy regarding sanctions. Mr. Prince noted he did not want a mistrial. Court directed Counsel to appear tomorrow at 9:00 AM and the Court will re-read Gunderson and decide on the appropriate sanctions.

Evening recess.

09/26/19 10:00 AM JURY TRIAL

Negligence - A	uto	COURT MINUTES	September 27, 2019			
A-15-718689-C	VS.	Bahram Yahyavi, Plaintiff(s) vs. Capriati Construction Corp Inc, Defendant(s)				
September 27, 2	2019 9:00 AM	Jury Trial				
HEARD BY: I	srael, Ronald J.	COURTROOM:	RJC Courtroom 15C			
COURT CLERI	K: Jill Chambers Elizabeth Vargas					
<b>RECORDER:</b>	Judy Chappell					
<b>REPORTER:</b>						
PARTIES PRESENT:	Brown, Mark James Kahn, David S. Prince, Dennis M Yahyavi, Bahram	Attorney Attorney Attorney Plaintiff				
JOURNAL ENTRIES						
- OUTSIDE THI	E PRESENCE OF THE J	URY				
Mr. Kahn move reports.	d to have his experts' re	ports admitted as Court's exh	nibits. Court admitted the expert			
JURY PRESENT	- -					
Court read the jury's instructions. Closing arguments by counsel.						

The jury retired to deliberate.

Courtroom Clerk, Elizabeth Vargas, now present.

JURY PRESENT: At the hour of 7:40 p.m. the jury returned with a Verdict for the Plaintiff (See

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#### A-15-718689-C

Verdict on file herein). Jury polled. Court thanked and excused the jurors.

# EXHIBIT(S) LIST

Case No.:	A718689	Trial Date: 09/09/19		
Dept. No.:	XXVIII	Judge: Ronald J. Israel		
		Court Clerk: Kathy Thomas		
PLAINTIFF'S: Bahram Yahyavi		Recorder: Judy Chappell		
		Counsel for Plaintiff: Dennis F	Prince, Esq. & Brandon sq.	
	VS.			
DEFENDANT'S: Capriati Construction Corp. Inc.		L'UNUBER TUL REPUBLICATION	Kahn, Esq. & Mark ino, Esq.	

## TRIAL BEFORE THE COURT

#### **PLAINTIFF'S EXHIBITS**

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
	Exhibit Description See attached			
		***************************************		

## PLAINTIFF'S EXHIBIT LIST

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## **TRIAL DATE: SEPTEMBER 9, 2019**

Case No. A-15-718689-C Dept. XXVIII Ronald J. Israel Pltf(s): BAHRAM YAHYAVI, an Individual v.		Court Clerk: Kathy Themas Recorder: Plaintiff's Counsel:						
					DENNIS M. PRINCE, ESQ.			
		CAPRIATI CON Corporation	STRUCTION CORP., INC., a Nevada					
		Exhibit #	Description	Date Offered	Objection	Date Admitted		
1.	Las Vegas Metropolitan Police Department's State of Nevada Traffic Accident Report (P00001-P000007)	9/12/19	stp	9/12/19				
2.	Google Map Photo of Accident Area with Backhoe (P0000008)		(					
3.	Google Map Photo of Accident Area with Construction Barriers (P0000009)							
4.	Google Map Photo of Accident Area of Glen Avenue (P0000010)							
5.	Google Map Photo of Accident Area of Sahara Avenue with Chapman Sign (P0000011)							
6.	Google Earth Aerial View of Scene of Accident (P0000012)							
7.	Google Earth Aerial View of Scene of Accident with streets (P0000013)							
8.	Exhibits from deposition of Defendant Arbuckle (P000014-P0000021)	9/12/19	Stp	9/12/19				

9.	Defendant Capriati Construction Letter to CH2M: Notice of Intent to Claim for Traffic Control (P000022-P000048)	9/12/19	570	9/12/19	R
10.	CH2M Letter to Defendant Capriati Construction: Traffic Control Plan Not Submitted or Approved (P0000049)				Ŵ
11.	CH2M Letter to Defendant Capriati Construction Punch List Notice (P0000050-P0000054)				h
12.	Williams Brother, Inc. Letter to Clark County Public Works: Request for Change Specification Phasing Plan (P0000055)				h
13.	Clark County Department of Public Works Daily Inspection Report for Defendant (P000056)				
14.	Clark County Department of Public Works Non-Compliance Report (P00000057)				
15.	Department of Transportation Additional Conditions to the City of Las Vegas (P000058-P000064)	9/\$2/19	Stp	9/12/19	-   }
16.	Department of Transportation Violation Notice to Clark County Public Works (P000065- P0000066)	Retu	urned		
17.	Department of Transportation Traffic Control Plans Phase 2 Submittal 101 (P000067-P0000071)	9/12/19	Stp	9/12/19	A
18.	Department of Transportation Traffic Control Plans Phase 2 Submittal 104 (P000072-P000075)	9/12/19	stp	9/12/19	ß

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## **TRIAL DATE: SEPTEMBER 9, 2019**

19.	Department of Transportation Traffic Control Plans Phase 3 Submittal 109 (0000076-0000081)	9/12/19	Stp	9/12/19	₩,
20.	Department of Transportation Traffic Control Plans Phase 4 Submittal 143 (0000082-0000092)	/			W
21.	Color Photograph of Forklift Sideview (00000093)				YX,
22.	Color Photograph of Forklift with Forks Down (00000094)				M
23.	Color Photograph of Forklift with Serial Number (00000095)				W
24.	Color Photograph of Forklift from Front (0000096)				the
25.	Color Photograph of Forklift Tires (00000097)				M
26.	Color Photograph of Forklift Forks (00000098)				hz
27.	Color Photograph of Forklift Front (00000099)				W
28.	Color Photograph of Plaintiff's Vehicle Front Passenger Side (0000100)				M
 29.	Color Photograph of Plaintiff's Vehicle from Front (P00000101)				W
30.	Color Photograph of Plaintiff's Vehicle Right Driver Side (P0000102)	And the second sec			)H)
31.	Color Photograph of Plaintiff's Vehicle with Man Looking In (P0000103)	9/12/19	stp	9/12/19	hy

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32.	Color Photograph of Plaintiff's Vehicle With inspection of Interior (P0000104)	9/12/19	Stp	9/12/19	k
33.	Color Photograph of Plaintiff's Vehicle from Driver side with Driver Door Open (P000105)	/	/	<u></u>	p
34.	Color Photograph of Plaintiff's Vehicle from Rear With driver Door Open (P0000106)				h
35.	Color Photograph of Plaintiff's Vehicle Interior Windshield (P0000107)				h
36.	Color Photograph of Plaintiff's Vehicle Full Interior Windshield (P0000108)				h
37.	Color Photograph of Plaintiff's Vehicle Interior (P00000109)				p
38.	Color Photograph of Plaintiff's Vehicle Full Interior Windshield (P00000110)				h
39.	Color Photograph of Plaintiff's Vehicle from Rear (P00000111)				n
40.	Color Photograph Plaintiff's Vehicle from Rear with Man Looking In (P00000112)				р
41.	Color Photograph of Plaintiff's Vehicle Partial Rear (P0000113)				n
42.	Color Photograph of Plaintiff's Vehicle Driver's Side Rear Panel (P0000114)				B
43.	Color Photograph of Plaintiff's Vehicle from front of windshield (P0000115)	9/12/19	Stp	9/12/19	R

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44.	Color Photograph of Plaintiff's Vehicle from Passenger Sideview (P0000116)	9/12/19	Stp	9/12/19	
45.	Color Photograph of Plaintiff's Vehicle Entire Vehicle (P0000117)				
46.	Color Photograph of Plaintiff's Vehicle with man (P0000118)				
47.	Color Photograph of Plaintiff's Vehicle Right Panel (P0000119)		A second s		
48.	Color Photograph of Plaintiff's Vehicle Right Side (P0000120)				
49.	Color Photograph of Plaintiff's Vehicle of Entire Vehicle (P00000121)				
50.	Color Photograph of Plaintiff's Vehicle Rear Left (P0000122)				
51.	Color Photograph of Plaintiff's Vehicle Windshield (P0000123)				
52.	Color Photograph of Plaintiff's Vehicle Windshield (P0000124)				
53.	Color Photograph of Plaintiff's Vehicle Roof (P0000125)				
54.	Color Photograph of Accident Scene Forklift Forks Raised (P0000126)	A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF A THE REAL PROPERTY OF			
55.	Color Photograph of Accident Scene with Truck and Forklift (P0000127)				
56.	Color Photograph of Accident Scene with Plaintiff's Vehicle and Partial View of Fire Truck (P00000128)	9/12/19	Stp	9/12/19	

57.	Color Photograph of Accident Scene of Windshield of Plaintiff's Vehicle (P0000129)	9/12/19	Stp	9/12/19	M
58.	Color Photograph of Accident Scene with Rearview of Plaintiff's Vehicle (P0000130)				mg
59.	Color Photograph of Accident Scene with Tires of Forklift (P0000131)				hz
60.	Color Photograph of Accident Scene with Skid Marks in Dirt (P0000132)				M
61.	Color Photograph of Accident Scene with Raised Forks of Forklift and Construction cone (P00000133)				hg
62.	Color Photograph of Accident Scene with Front View of Plaintiff's vehicle (P00000134)				ng
63.	Color Photograph of Accident Scene with Forklift (P0000135)				13
64.	Color Photograph of Accident Scene with Forks Raised and Side of Plaintiff's Vehicle (P00000136)				M
65.	Color Photograph of Accident Scene with Firetruck, Raised forks and Partial View of Plaintiff's Vehicle (P0000137)				ĸ
 66.	Color photographs of accident scene with Plaintiff's vehicle and fire truck (P00000138)				hy
67.	Color photograph of accident scene with forks raised, construction worker and partial view of Plaintiff's vehicle (P00000139)	9/12/19	stp	9/12/19	NG

68.	Color Photograph of Accident Scene with raised forks of forklift (P0000140)	9/12/19	Stp	9/12/19	ng
69.	Color photograph of accident scene with skid marks in dirt (P0000141)	/			ng
70.	Color photograph of accident scene with forks down and partial view of Plaintiff's vehicle (P000000142)				he
71.	Color Photograph of Accident Scene with Forks Down of Forklift and Partial View of Plaintiff's Vehicle (P00000143)				m
72.	Color Photograph of Accident Scene with construction cones (P00000144)				My
73.	Color Photograph of Accident Scene with forks up, Plaintiff's vehicle and construction cone (P000000145)				'ng
74.	Color Photograph of Accident Scene with tires of forklift (P000000146)				hy
75.	Color photograph of accident scene with skid marks in dirt (P00000147)				M
76.	Color photograph of accident scene with forks up, truck and Plaintiff's vehicle (P000148)				mg
77.	Color photograph of accident scene with Plaintiff's vehicle and fire truck (P000149)				m
78.	Color photograph of accident scene with rear of Plaintiff's vehicle (P000150)	9/12/19	Stp	9/12/19	mg

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79.	Color photograph of accident scene with Plaintiff's vehicle and cone (P000151)	9/12/19	stp	9/12/19	R
80.	Color photograph of accident scene with construction cones (P000152)				hz
81.	Color photograph of accident scene with construction cones (P000153)				m
82.	Color photograph of accident scene with forks down, cone and Plaintiff's vehicle (P000154)				ng
83.	Color photograph of accident scene with Chapman sign (P000155)				M
83a.	Color photographs of accident scene taken by Defendant (P0001992-P0002054)	9/12/19	Stp	9/12/19	h
84.	Past Medical Expenses of Plaintiff (P000156-P00157)	9/18/19	stp	9/18/19	h
85.	Las Vegas Fire Rescue, medical records (P000158-P000161)	9/12/19	Stp	9/12/19	m
86.	University Medical Center, ER medical records (P000162-P000190)	1			M
87.	Downtown Neck and Back Clinic, medical records (P000191-P000212)				hz
88.	Center for Occupational Health, medical records (P000213-P000229)				m
89.	Kelly Hawkins Physical Therapy, medical records (P000230-P000277)	9/12/19	Stp	9/12/19	В

90.	Radar Medical Group, medical records (P000278-P000285)	9/12/19	Stp	9/12/19	
91.	Desert Orthopaedic Center, medical records (P000286-P000307)		_		
92.	Joseph Schifini, M.D., medical records (P000308-P000402)				/
93.	Las Vegas Surgery Center, medical records (P000403-P000502)				
94.	Clinical Neurology Specialists, medical records (P000503-P000513)				
95.	Lok Acupuncture Clinic, medical records (P000514-P000528)				
96.	Nevada Spine Clinic, medical records (P000529-P000555)				
97.	Smoke Ranch Surgery, medical records (P000556-P000577)				
98.	David Oliveri, MD, medical records (P000578-P000588)				
99.	Shield Radiology Consultants, medical records (P000589)				
100.	Southern Nevada Pain Center, medical records (P000590-P000632)				accasa de Shiridhe e casa a se à tich de de a verse se l'Add de d
101.	Single Day Surgery, medical records (P000633-P000669)				
102.	Steinberg Diagnostic Imaging, medical records (P000670-P000690)	9/12/19	Stp	9/12/19	

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103.	ATI Physical Therapy, medical records (P000691-P000933)	9/12/19	Stp	9/12/19	PG
104.	Mountain West Chiropractic, medical records (P000934-P0001010)		$\square$		kg
105.	Western Regional Center for Brain and Spine, medical records (P001011-P0001038)				MA
106.	Las Vegas Neurosurgical Institute, medical records (P0001039-P0001059)				WS
107.	Neurology Center of Nevada, medical records (P0001060-P0001063)				hz
108.	Valley Hospital, relevant medical records (P0001064-P0001075)				63
109.	Las Vegas Neurosurgery Orthopedics & Rehabilitation, medical records (P0001076-P0001108)				hp
110.	Nevada Comprehensive Pain Center, medical records (P0001109-P0001149)				M
111.	Center for Disease and Surgery of the Spine, medical records (P0001150-P0001164)	9/12/19	Stp	9/12/19	ng
112.	W2s of Plaintiff 2008 - 2016 (P0001165-P0001176)	$\mathcal{O}$			
113.	1040 Tax Returns of Plaintiff 2006 – 2017 (P00001177-P0001279)	Kt	HW	Ned	
114.	Employment records for Chapman Dodge (P0001280-P0001484)	9/12/19	Stp	9/12/19	M

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115.	Commission Statements of Plaintiff for Integrity Chrysler Jeep Dodge Plaintiff from 2009 (P0001485-P0001488)	Re	furr	red	*****
116.	Las Vegas Fire and Rescue, billing (P0001489)	9/18/19	stp	9/18/19	
117.	University Medical Center, billing (P0001490-P0001491)	7	/		
118.	EMP of Clark UMC, billing (P0001492-P0001493)				
119.	Desert Radiologists, billing (P0001494-P0001495)				
120.	Downtown Neck and Back Clinic, billing (P0001496-P0001497)				
121.	Center for Occupational Health, billing (P0001498)				
122.	Radar Medical Group, billing (P0001499)				
123.	Kelly Hawkins Physical Therapy, billing (P0001500-P0001504)				
124.	Desert Orthopaedic Center, billing (P0001505-P0001508)				
125.	Joseph Schifini, M.D., billing (P0001509-P0001510)				
126.	Clinical Neurology Specialists, billing (P0001511)				
127.	Las Vegas Surgery Center, billing (P0001512-P0001518)				
128.	Lok Acupuncture Clinic, billing (P0001519)	9/18/19	Stp	9/18/19	

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129.	Nevada Spine Clinic, billing (P0001520-P0001522)	9/18/19	stp	9/18/19	
130.	Smoke Ranch Surgery, billing (P0001523-P0001526)	/	/		
131.	Shield Radiology, billing (P0001527)				
132.	Southern Nevada Pain Center, billing (P0001528-P0001532)				
133.	Single Day Surgery Center, billing (P0001533-P0001534)				
134.	Steinberg Diagnostic Imaging, billing (P0001535-P0001537)				
135.	ATI Physical Therapy, billing (P0001538-P-0001552)				
136.	Mountain West Chiropractic, billing (P0001553-P0001557)				
137.	Western Regional Center for Brain and Spine, billing (P0001558-P0001568)				
138.	Las Vegas Neurosurgical Institute, billing (P0001569-P0001570)				
139.	Neurology Center of Nevada, billing (P0001571-P0001578)	9/18/19	5+p	9/18/19	
140.	Surgical Anesthesia Services, billing (P0001579-P0001580)	9/18/19	Stp	9/18/19	
141.	Valley Hospital, billing (P0001581-P0001590)		5	ζ	
142.	Las Vegas Neurosurgery Orthopedics & Rehab, billing (P0001591)	9/18/19	Sto	9/18/19	

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143.	Nevada Comprehensive Pain Center, billing (P0001592-P0001594)	9/18/19	Stp	9/18/19	K
144.	Center for Diseases and Surgery of the Spine, billing (P0001595-P0001597)			(	ng
145.	CVS prescription billing (P0001598-P0001613)		5		m
146.	Walmart prescription billing (P0001614-P0001619)	9/18/19	stp	9/18/19	by
147.	Valley Hospital, entire chart on CD (P0001620-P0001922)	R	retur	n ed	
148.	Life Expectancy Table (P0001923-P0001986)	9/12/19	stp	9/12/19	PG
149.	University Medical Center, diagnostic studies on CD (P0001987)	9/18/19			*
150.	Desert Radiologists, diagnostic studies on CD (P0001988)				
151.	Steinberg Diagnostic Imaging, diagnostic studies on CD (P0001989)		NE		
152.	Desert Orthopedic Center, diagnostic studies on CD (P0001990)	20			
153.	SW Medical Associates, diagnostic studies on CD (P0001991)				
154.	Notice of Taking Videotaped Deposition of Cliff Goodrich as the NRCP 30(b)(b) Witness of Defendant Capriati Construction (P002055-P002059)	9/12/19	obj	9/12/19	þø
155.	Earnings chart (P0020060-P002065)	9/12/19	Stp	9/12/19	M

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156.	Southwest Medical Associates, medical records from 2011 (P002066-P002128)	9/12/19	Stp	9/12/19	12g
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## EXHIBIT(S) LIST

Case No.:	A718689	Trial Date: 09/09/19	
Dept. No.:	XXVIII	Judge: Ronald J. Israel	
		Court Clerk: Kathy Thomas	
PLAINTIFF'	S: <b>Bahram Yahyavi</b>	Recorder: Judy Chappell	
		Counsel for Plaintiff: Dennis Prince, Esq. & Brar Verde, Esq.	ndon
	VS.		
DEFENDANT'S: Capriati Construction Corp. Inc.		Counsel for Defendant: David Kahn, Esq. & Mar Severino, Esq.	'k

## TRIAL BEFORE THE COURT

#### **DEFENDANT'S EXHIBITS**

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Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
	Exhibit Description See attached	-		

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### DEFENDANT'S EXHIBIT LIST

Case No: A-15-718689-C

Dept. No: XXVIII

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PLAINTIFFS: Bahram Yahyavi

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DEFENDANTS: Capriati Construction Corp., Inc.

Trial Date: September 9, 2019

Judge: Honorable Ronald J. Israel

Court Clerk: Kathy Klein

Recorder: Judy Chappell

Counsel for Plaintiffs:

Dennis M. Prince, Esq. Dennis Prince Law Group 8816 Spanish Ridge Ave. Las Vegas, NV 89148

Mailk W. Ahmad, Esq. Law Office of Malik W. Ahmad 8072 W. Sahara Ave., Suite A Las Vegas, NV 89117

Counsel for Defendant:

David S. Kahn, Esq. Mark C. Severino, Esq. Wilson, Elser, Moskowitz, Edelman & Dicker LLP 300 South Fourth Street, 11th Floor Las Vegas, NV 89101

Mark J. Brown, Esq. Law Offices of Eric Larsen 750 E. Warm Springs Road Suite 320, Box 19 Las Vegas, NV 89119

### JURY TRIAL

#### **DEFENDANT'S EXHIBITS**

1	hibit mber	Exhibit Description	Bates Numbers	Date Offered	Objection	Date Admitted
	Α.	Southwest Medical Record 10/25/2011 – Adult Medicine Profess Note	SWM0057- SWM0058		n P	2-
	B.	Excerpted Information from Exhibit A	B0001		N	
	C.	Southwest Medical Records 10/25/2011 – Radiology Diagnostic Report/ Cervical Spine	SWM0006	1203		
5	D.	Excerpted Information from Exhibit C	D0001			

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Exhibit Number	Exhibit Description	Bates Numbers	Date Offered	Objection	Date Admitted
E.	UMC Trauma Center Report – 06/19/2013	UMC0030- UMC0031			
F.	Defendants Crash Test Data (Digital Format)	F0001			
G.	Defendant Crash Test Vendor Report 06/21/2019	CALSPAN0001- CALSPAN0004			
H.	Southwest Medical Letter to Plaintiff 10/28/11	SWM0063			
1.	UMC Brain CT -10/06/2013	UMC0115			V
J.	UMC Cervical CT – 06/19/2013	UMC0026- UMC0027		$\langle /$	
K.	UMC – Trauma Resuscitation Nursing Flow Sheet – 06/19/2013	UMC0032			
L.	Southwest Medical – Results – Cervical X-Rays – 10/25/2011	SWM0066		R)	
M.	Plaintiff's Complaint	COM0001- COM0008		M	
N.	Defendants Answer to Plaintiff's Complaint	ANS0001- ANS0004		V	
0.	Claim File of Chynoweth, Hill and Leavitt, LLC	CHL0001- CHL0091			
P.	Claim File of Associated Risk Management	ARM0001- ARM1362			
Q.	Police Report	TAR0001- TAR0010	X		
R.	Photos of Incident	POI0001- POI0064	61		
S.	Plaintiff's related social media	RSM0001- RSM0254	K1		
Τ.	Plaintiff's Employment Records	CER0001- CER0206	M		
U.	Chapman Dodge records regarding 2012 Dodge Charger	CHAP0001- CHAP0013			
V.	Defendant Capriati Construction's Order Granting Motion and Modifying Automatic Stay in Bankruptcy Case Number 15-15722-abl entered 12/22/2016.	CAP0001- CAP0003			
W.	Grant, Bargain, Sale Deed for property at commonly known address: 112 Quail Run Road, Henderson, NV 89014	Deed000001- Deed000005			
Х.	Bahram Yahyavi social media and corporate information	PSM0001- PSM0011			
	MEDICAL RECORDS:				

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	Exhibit Number	Exhibit Description	Bates Numbers	Date Offered	Objection	Date Admitted
$\cap$	Υ.	Clinical Neurology Specialists	CNS0001- CNS0014			
	Z.	Desert Orthopedic Center	DOC0001- DOC0167			
	AA.	Radar Medical Group (Dipti Shah, MD)	RMG0001- RMG0080			
	BB.	Downtown Neck and Back Clinic	DNB0001- DNB0052			
	CC.	Joseph Schifini, MD	JSMD0001- JSMD0103			
	DD.	Kelly Hawkins Physical Therapy	KHPT0001- KHPT0095			
	EE.	Kinex Medical Company Medical and Billing Records	KMC0001- KMC0009			
	FF.	Matt Smith Physical Therapy	MSPT0001- MSPT0124			
	GG.	Nevada Spine Clinic	NSC0001- NSC0030			/
-	HH.	PBS Anesthesia	PBS0001- PBS0011			
*.	11.	Smoke Ranch Surgery Center	SRSC0001- SRSC0026		A	
1	JJ.	University Medical Center	UMC0001- UMC0121		01	
	KK.	National Pharmaceutical Services	NPS0001- NPS0022		R	
	LL.	Shadow Emergency Physicians	SEP0001- SEP0080	1	V	
	MM.	Steinberg Diagnostic Medical Imaging	SDMI0001- SDMI0335	17	Ч	
	NN.	Shanker Dixit, MD	SDMD0001- SDMD0022			
	00.	Single Day Surgical Center	SDSC0001- SDSC0099	hQ		
	PP.	Mountain West Chiropractic	MWC0001- MWC0099	H		
	QQ.	Stuart S. Kaplan MD	SSK0001- SSK0268	17		
	RR.	Southwest Medical	SWM0001- SWM0103			
	SS.	Southern Nevada Pain Center	SNPC0001- SNPC0098			
	TT.	Desert Valley Therapy	DVT0001- DVT0322			
5	UU.	Valley Hospital Medical Center	VHMC0001- VHMC0310			

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Exhibit Number	Exhibit Description	Bates Numbers	Date Offered	Objection	Date Admitted
VV.	Center for Occupational Health & Wellness	COH0001- COH0013			
ww.	CVS Pharmacy	CVS0001- CVS0006		-	
XX.	David Oliveri, M.D.	DJO0001- DJO0319			
YY.	Heart Center of Nevada	HCN0001- HCN0012	9/25/19	obj	
ZZ.	Zotec Partners	ZPH0001- ZPH0005			
AAA.	Summerlin Hospital Medical Center	SHMC0001- SHMC0576			
BBB.	Desert Radiologists	DRAD0001- DRAD0291			And a second second second second second second second second second second second second second second second
	CERTIFICATE OF NO RECS	44. 		A	
CCC.	Southwest Medical, Eastern	SWE0001- SWE0007		N.	
	DISCOVERY RELATED			V	
DDD.	Plaintiff's answers to Capriati Construction Corp., Inc.'s First Set of Interrogatories	DDD0001- DDD0012		N	
EEE.	Plaintiff's answers to Capriati Construction Corp., Inc.'s Second Set of Interrogatories	EEE0001 - EEE0003		N	
FFF.	Plaintiff's answers to Capriati Construction Corp., Inc.'s Third Set of Interrogatories	FFF0001- FFF0005		N	
GGG.	Plaintiff's responses to Capriati Construction Corp., Inc.'s First Set of Requests for Admission	GGG0001- GGG0006	X	V	
HHH.	Plaintiff's responses to Capriati Construction Corp., Inc.'s Second Set of Requests for Admission	HHH0001- HHH0004	$\mathbb{N}$	J	
and a second	Plaintiff's responses to Capriati Construction Corp., Inc.'s First Set of Requests for Production of Documents	III0001 - III00005	R		
JJJ.	Plaintiff's responses to Capriati Construction Corp., Inc.'s Second Set of Requests for Production of Documents	JJJ0001 JJJ0030			
KKK.	Plaintiff's responses to Capriati Construction Corp., Inc.'s Third Set of Requests for Production of Documents	KKK0001- KKK0065			
	EXPERTS/REPORTS				
LLL.	Edward Bennett, M.A. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	LLL0001- LLL0029			
MMM.	Howard Tung, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	MMM0001- MMM0018		Second (11:11)	
NNN.	John E. Baker, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	NNN0001- NNN0008			

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Exhibit Number	Exhibit Description	Bates Numbers	Date Offered	Objection	Date Admitted
000.	Kevin Kirkendall, MBA Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	0000001- 0000006			
PPP.	Archie Perry, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	PPP0001- PPP0007			
QQQ.	Christopher Fisher, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	QQQ0001- QQQ0004			
RRR.	David Oliveri, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	RRR0001- RRR0014			1/
SSS.	Ira Spector, M.S. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	SSS0001- SSS0010	1		
TTT.	Jaswinder Grover, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	TTT0001- TTT0011			
ບບບ.	Joseph Schifini, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	UUU0001- UUU0011	AUXALLUNI AUXALUN AUXALUN AUXALUN AUXALUN AUXALUN AUXALUN AUXALUN AUXALUN AUXALUN AUXALUN AUXALUN AUXALUN AUXAL		
VVV.	Peter Su, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	VVV0001- VVV0005		LU/	
WWW.	Stuart Kaplan, M.D. Reports(s) and Job File Materials, CV, Fee Schedule, Testimonial History	WWW0001- WWW0023		PT	
XXX.	Terrence M. Clauretie, Ph.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	XXX0001- XXX0032	Ì	N/	
YYY.	Timothy Leggett, P.E. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	YYY0001- TTT0006		N	
	ADDITIONAL RECORDS		X	1	
ZZZ.	Southwest Medical Record dated March 12, 2012	SWM0067- SWM0068	NO.Y		
AAAA.	Final Subrogation Lien, with log of workers compensation payments by provider 03/02/17	ARM0418- ARM0425	NY		
BBBB.	Prehospital Care Report 06/19/13	ARM0054- ARM0056	Y		
CCCC.	Department of Administration Hearings Division 10/15/13	ARM0094			
DDDD.	Employee Separation/Termination Checklist 06/28/13	ARM0030	1/		
EEEE.	Southwest Medical Associates, Inc. 03/12/12 (with knee issues redacted)	SWM0055- SWM0056	1		
FFFF.	Western Regional Center for Brain & Spine Surgery	SSK0252- SSK0253	9/20/19	stp	9/20/19
GGGG.	Valley Haspital Medical Contar - Selected Detient	VHMC0194 VHMC0218	9/16/19	Sto	9/12/10
HHHH.	Valley Hospital Medical Center – Selected Rehabilitation Services Records	VHMC0302	9/16/19	Sto	9/16/1
1111.	Letter from Schifini to Perry 1/4/14	00062	9/17/19	SHO	9/17/1
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Exhibit Number	Exhibit Description	Bates Numbers	Date Offered	Objection	Date Admitted
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Amended Jury List 10Hig

Exhibit Number		Bates Numbers	Date Offered	Objection	Date Admitted
vv.	Center for Occupational Health & Wellness	COH0001- COH0013			
ww	. CVS Pharmacy	CVS0001- CVS0006			$\left[ \right] $
XX.	David Oliverí, M.D.	DJO0001- DJO0319			
YY.	Heart Center of Nevada	HCN0001- HCN0012	9/25/19	obi	have
ZZ.	Zotec Partners	ZPH0001- ZPH0005		-	T
AAA	. Summerlin Hospital Medical Center	SHMC0001- SHMC0576		l l	4
BBB	Desert Radiologists	DRAD0001- DRAD0291			
	CERTIFICATE OF NO RECS			- 1	
ccc	C. Southwest Medical, Eastern	SWE0001- SWE0007		N	
	DISCOVERY RELATED				
DDD	Plaintiff's answers to Capriati Construction Corp., Inc.'s First Set of Interrogatories	DDD0001- DDD0012		N	
EEE	Plaintiff's answers to Capriati Construction Corp., Inc.'s Second Set of Interrogatories	EEE0001 - EEE0003		V	
FFF	Plaintiff's answers to Capriati Construction Corp., Inc.'s Third Set of Interrogatories	FFF0001- FFF0005		N	
GGC	<ul> <li>Plaintiff's responses to Capriati Construction Corp.,</li> <li>Inc.'s First Set of Requests for Admission</li> </ul>	GGG0001- GGG0006		V	
ННН	I. Plaintiff's responses to Capriati Construction Corp., Inc.'s Second Set of Requests for Admission	HHH0001- HHH0004	$\left  \right\rangle$	U	
HI.	Plaintiff's responses to Capriati Construction Corp., Inc.'s First Set of Requests for Production of Documents	0001 -    00005	Y		
JJJ.	Plaintiff's responses to Capriati Construction Corp., Inc.'s Second Set of Requests for Production of Documents	JJJ0001 - JJJ0030		· · · · · · · · · · · · · · · · · · ·	
KKK	<ul> <li>Plaintiff's responses to Capriati Construction Corp.,</li> <li>Inc.'s Third Set of Requests for Production of Documents</li> </ul>	KKK0001- KKK0065			
	EXPERTS/REPORTS				
LLL,	Edward Bennett, M.A. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	LLL0001- LLL0029	1		
MM	A. Howard Tung, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	MMM0001- MMM0018			
NNN	John E. Baker, M.D. Report(s) and Job File Materials, CV, Fee Schedule, Testimonial History	NNN0001- NNN0008			

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## EXHIBIT(S) LIST

Case No.:	A718689	Trial Date:	09/09/19
Dept. No.: XXVIII		Judge: Ronald J.	Israel
		Court Clerk: Kathy	Thomas
PLAINTIFF'	S: <b>Bahram Yahyavi</b>	Recorder: Jud	y Chappell
		Counsel for Plaintiff:	Dennis Prince, Esq. & Brandon Verde, Esq.
	VS.		
DEFENDAN Corp. Inc.	IT'S: Capriati Construction	Counsel for Defenda	Int: David Kahn, Esq. & Mark Severino, Esq. /Mark Brown, Esq.

## TRIAL BEFORE THE COURT

### **COURT'S EXHIBITS**

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
	TT-Custodian of Records Certificates		-	9/11/19	PY
2	Jury Seating Chart			9/12/19	PU
3	Juror Question (asked)			9/13/19	1Kg
Ц	A Opening Statement Power Point			9/16/19	pg
5	3-Reports by Dr Kaplan			9/16/19	Mg
6	Juror # 5 question for (W) Arbuckle Asker	>		9/16/19	MA
7	Juror #11 question for (w) 11 Asker	)		9/16/19	ng
8	Juror # 6 question for the Court (Answered	)		9/18/19	M
9	Unrepacted TT Exh 92 bate # 354			9118/19	by
10	Unrepacted TT Exh 92 bate# 354 (24)			9/19/19	AG
ì	Expertis Reports of Edward Lee Bennett #1.			9123/19	M
12	Experts Reports of EdwRD Lee Bennett 2			9/23/19	m
13	T Expert Diglogure.			9123119	ng
14	Dr Tanges California Depo Vol 1			9/24/19	ne
15	Juror # question for D Witness Dr Tring Asker			9/24/19	NG
16	Dr Tungs 6= Reports			9/25/19	m
17	Demonstrative use by TT For Dr Tung			9/25/19	) Ŵ
March 25, 20	16			Printed Septemb	er 6, 2

Pag 1 of 2

Printed September 6, 2019

## EXHIBIT(S) LIST

#### A718689

### <u>Bahram Yahyavi</u>

### VS.

### Capriati Construction Corp. Inc.

#### **COURT'S EXHIBITS**

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
18	Juroi # question for (w) Yahyavi Asked			9/25/19
19	Attorney note found in Courtroom			9.26.19
$2\dot{0}$	UANS recording of question to Mr. Goodrich			9.26.19
21	Expert report - Dr. Baker			9.27.19
22	Expert report-Kirkendall Consulting			9.27.19
23	Updated Subrogation Lien			9.27.19
24_	Plaintiff's closing powerpoint			9.27.19
25	Defendants closing powerpoint			9.27.19
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### EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

MICHAEL K. WALL, ESQ. 10080 W. ALTA DR., STE 200 LAS VEGAS, NV 89145

### DATE: November 21, 2019 CASE: A-15-718689-C

### RE CASE: BAHRAM YAHYAVI vs. CAPRIATI CONSTRUCTION CORP, INC.

NOTICE OF APPEAL FILED: November 19, 2019

### YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

### PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)\*\*
  - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- □ \$24 District Court Filing Fee (Make Check Payable to the District Court)\*\*
- Solo − Cost Bond on Appeal (Make Check Payable to the District Court)\*\*
  - NRAP 7: Bond For Costs On Appeal in Civil Cases
- □ Case Appeal Statement
  - NRAP 3 (a)(1), Form 2
- □ Order
- □ Notice of Entry of Order

### NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in</u> <u>writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

#### Please refer to Rule 3 for an explanation of any possible deficiencies.

\*\*Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

# **Certification of Copy**

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; DEFENDANT'S CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; JUDGMENT UPON THE JURY VERDICT; NOTICE OF ENTRY OF JUDGMENT; DECISION AND ORDER; NOTICE OF ENTRY OF DECISION AND ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

BAHRAM YAHYAVI,

Plaintiff(s),

Case No: A-15-718689-C

Dept No: XXVIII

vs.

CAPRIATI CONSTRUCTION CORP, INC.,

Defendant(s),

now on file and of record in this office.

**IN WITNESS THEREOF, I have hereunto** Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 21 day of November 2019. Steven D. Grierson, Clerk of the Court Amanda Hampton, Deputy Clerk