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		Documents (Exhibit B) and render an opinion that Judge Turnbull's ruling granting summary judgment in favor of Defendant Dr. Griffin (Ex. C) was justifiable or not justifiable filed by Francis J Savarirayan (Filed for In-Court Tracking Purposes, See DE# 98 for PDF) (dt) (Entered: 06/25/2008)
08/28/2008	<u>99</u>	NOTICE (Letter Form) by VETERAN M.D. (Attachments: # 1 Motion to Dismiss filed in Hamilton County, # 2 Brief & Memorandum of Law in support of Defendant's Motion to Dismiss filed in Hamilton County, # 3 Affidavit filed in Hamilton County, # 4 Exhibit Index with Exhibits filed in Hamilton County)(dt) (Entered: 08/29/2008)
09/12/2008	<u>100</u>	ORDER: The motion to strike <u>92</u> filed by Defendant John Wayne Allen is DENIED. Defendant Allen's arguments for striking the plaintiff's response to Defendant Allen's pending dispositive motion are unpersuasive. The response filed by the plaintiff will be considered by the Court. The several filings of the plaintiff styled as "Omnibus Motion[s]" or "Response & Motion" <u>79</u> , <u>88</u> , <u>93</u> , <u>97</u> , and <u>98</u> are GRANTED to the extent that the filings are intended to be responses to the pending dispositive motions. To the extent that the plaintiff requests any other action or relief in those motions and to the extent that two of the motions <u>93</u> and <u>98</u> seek to strike certain filings, the motions are DENIED as lacking in any legal merit. Signed by Magistrate Judge Juliet E. Griffin on 9/12/08. (dt) (Entered: 09/12/2008)
09/12/2008	<u>101</u>	REPORT AND RECOMMENDATION: The Court respectfully Recommends that: the Motion to Dismiss <u>28</u> of Defendant John Wayne Allen be GRANTED; the Motion for Summary Judgment <u>30</u> of Defendants White County Community Hospital, Community Health Systems, Inc., and Gary Newsome be GRANTED; the Motion for Summary Judgment <u>42</u> of Defendant Chad Griffin be GRANTED; Motion to Dismiss of Defendant Chad Griffin <u>46</u> be DENIED; Second Motion to Dismiss <u>47</u> of Defendant John Wayne Allen be DENIED; Motions to Dismiss <u>53</u> and <u>55</u> of Defendants White County Community Hospital, Community Health Systems, Inc., and Gary Newsome be GRANTED; and Motion for Summary Judgment <u>59</u> of Defendants Daniel Barnett and Blue Cross/Blue Shield of Tennessee be GRANTED. All claims raised by the plaintiff in this action should be DISMISSED WITH PREJUDICE as to Defendants White County Community Hospital, Community Health Systems, Inc., Gary Newsome, Daniel Barnett, Blue Cross/Blue Shield of Tennessee, and John Wayne Allen. Remaining in this action are the counter-claims raised by Defendants White County Community Hospital, Community Health Systems, Inc., Gary Newsome, Daniel Barnett, and Blue Cross/Blue Shield of Tennessee. The counter-claims were not a part of the dispositive motions which were filed by the defendants, nor were they addressed by any party. Signed by Magistrate Judge Juliet E. Griffin on 9/12/08 (cc: Pltf by reg. & cert mail) (dt) Modified Text on 9/12/2008 (dt). (Entered: 09/12/2008)
09/12/2008	<u>102</u>	RESPONSE to <u>28</u> & <u>47</u> MOTIONS to Dismiss filed by VETERAN M.D. (Attachments: # 1 Exhibit 1-10, # 2 Letter dated 9/10/08)(dt) Modified Text on 9/15/2008 (dt). (Entered: 09/15/2008)
09/12/2008	<u>106</u>	AFFIDAVIT by VETERAN M.D. (dt) (dt). (Entered: 09/15/2008)
09/12/2008	<u>103</u>	RESPONSE filed by VETERAN M.D. to <u>43</u> Statement of Material Facts filed by Chad Griffin. (Attachments: # 1 Exhibit 1-7(3), # 2 Exhibit 8-10, # 3 Letter)(dt) (Entered: 09/15/2008)
09/12/2008	<u>104</u>	MOTION to Dismiss the Motion for Summary Judgment filed by Defendant, Dr

		Griffin and any other dispositive Motions filed by him and Memorandum of Law in support thereof by VETERAN M.D. (dt) (Entered: 09/15/2008)
09/12/2008	105	AFFIDAVIT re 104 MOTION to Dismiss & 103 Response by VETERAN M.D. (dt) (Entered: 09/15/2008)
09/18/2008	107	Certified Mail Return Receipt Card received this date as to DE #100-101, signed by VETERAN M.D. on 9/16/08 (dt) (Entered: 09/19/2008)
09/19/2008	108	CERTIFICATE of Service filed by VETERAN M.D. (dt) (Entered: 09/22/2008)



02/04/2008	65	ORDER: The part of the plaintiff's Motion 52 seeking to compel discovery is Denied. All discovery is Stayed until the pending dispositive motions are resolved. Plaintiff's Motion for Extension of Time 52 and 63 are Granted to the extent that the plaintiff seeks additional time to file responses to the pending dispositive motions, including the two most recently filed motions noted in this Order. The plaintiff shall have until 2/29/08, to file a response to the defendants' pending motions to dismiss and for summary judgment 28, 30, 42, 46, 47, 53, 55 and 59. Signed by Judge Juliet E. Griffin on 2/4/08. (dt) (Entered: 02/04/2008)
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IN THE UNITED STATES DISTRICT COURT  
FOR  
THE MIDDLE DISTRICT OF TENNESSEE

Veteran, M.D. Ex-Major USAF/R  
PLAINTIFF,

v.

WHITE COUNTY COMMUNITY HOSPITAL,  
COMMUNITY HEALTH SYSTEMS, INC., GARY  
NEWSOME, CHAD GRIFFIN M.D., DANIEL  
BARNETT, BLUE CROSS-BLUE SHIELD OF  
TENNESSEE AND JOHN WAYNE ALLEN JD.

DEFENDANTS.

) **OMNIBUS MOTION**  
)  
)  
) **Case No Civ.# 2:07-0055**  
) **JURY TRIAL DEMANDED**  
)

1. Motion to Compel Defendants to Answer Plaintiffs' Interrogatories under Oath, now pending for over 90 days-essential for Plaintiff to properly respond to the Motions to Dismiss and for Summary Judgment. Defendants be asked to respond fully to interrogatories by February 5, 2008 and that failure to respond may result in default judgment against them.
2. Motion- Enlargement of time for Plaintiff, to file responses to Defendants' Motions to Dismiss and for Summary Judgment until February 29, 2008..

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COMES NOW the Plaintiff in this case, Pro Se, and moves this court, pursuant to Federal Rules of Civil Procedure, Rules 33,34,37 and other applicable rules of the FRCP and the applicable rules of the TN local rules, for an Order granting Relief for the above referenced 2 (two) Motions jointly captioned as Omnibus Motion.

. With reference to Motion #1: (Issue-Facts & Argument):

1 Plaintiff, in October of 2007, without the help of legal counsel, since legal help was systematically denied to him by the TN lawyers, in spite of his search, as well as search by the law firm of Flebot, Merrit et al, the Pre-Paid legal services local law firm in Nashville, TN

2 To this day they have not responded to the interrogatories, which if fully responded will show that the defendants falsified facts and made gross misrepresentations which would be refuted by

documents in the possession of the White County Community hospital and in the defendant physicians' offices.

3. It is essential that Mr. Cain, the past CEO and Administrator of the White County Hospital who capriciously voided the Plaintiff's contract with less than 24 hours notice, setting forth his reasons for doing so in his letter to the Plaintiff dated 1/16/2004, answer his Interrogatories, particularly questions #9, 10, 14 to 18. This will establish the fact that Mr. Cain falsified facts, with the sole aim of diverting 50% of Plaintiff's Income guarantee (\$250,000 approximately) to the pockets of Mr. Newsome and Mr. Cain.

4. The above referenced two administrator's of a small 26 bed hospital, the White County Hospital in Sparta, TN gave themselves jointly, an annual salary in excess of \$3,78 (Exhibit#2-page2 & Yahoo finance), more than 10 times the salary of the US President.

5. This internal swindling of the hospital has created serious financial shortfall, that it was unable to purchase basic urologic equipment approved by the hospital's OR committee and its Director of Nursing Mrs. McDonald. Mr. Cain overruled their recommendation.

6. Through sworn testimony the Plaintiff intends to show to the court that other physicians at the Sparta hospital as well as with other about sixty plus hospitals, affiliated with the Community Health Systems were also robbed of their income guarantees, by this organization.

7. Until recently, through legal advice obtained in Illinois, the Plaintiff was not aware that he is entitled to file a Motion to compel, to have the defendants answer his interrogatories or face sanctions.

. With reference to Motion #2: (Issue-Facts & Argument):

Untainted Legal opinion, regarding this litigation, was obtained for the first time in Illinois recently.

I was informed that Motion for Summary judgment is a serious motion and it is essential that the defendants answer fully my Interrogatories before responding to their Motions to Dismiss and for Summary judgment. Hence Plaintiff requests that the Court grant him until February 29, 2008 to respond, so that he will be able to fully evaluate the responses to his Interrogatories, and discuss with legal counsel, if available, and file his response.

### CONCLUSION

For the above reasons, Plaintiff moves this Court enter an order Compelling Defendants to answer fully the Plaintiffs Interrogatories before February 5, 2008 or have default judgments entered against them and allow enlargement of time to February 29, 2008 for Plaintiff to file responses to the Motions to Dismiss and Summary Judgment.

Respectfully submitted,

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VETERAN, M.D., FICS, Ex-Major, USAF/R  
Plaintiff-Pro Se



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