

FILED

JAN 19 2018

ASST. CLERK OF COURTS
REPUBLIC OF THE MARSHALL ISLANDS

James McCaffrey, M.I. Adm. # 103
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Attorney for Defendant

IN THE HIGH COURT
REPUBLIC OF THE MARSHALL ISLANDS

EIGIGU HOLDING CORPORATION

Plaintiff,

vs.

LEANDER LEANDER and LIJUN LEANDER

Defendants

Civil Action No. **2014-067CRW**

SUBMITTAL OF DEFENDANT
LEANDER LEANDER'S MEDICAL
CONDITION;

REQUEST TO APPEAR
TELEPHONICALLY AT ANY MOTION
HEARING TODAY; and

CERTIFICATE OF SERVICE

Comes now Defendants, by and through their attorney James McCaffrey, and hereby submit the attached letter of Dr. Todd J China describing Leander Leander's medical condition. According to the letter, Mr. Leander has only 30% of his kidney function, he needs ongoing care in Hawaii (where he is currently), such care is not available in the Marshall Islands, and Mr. Leander must remain in Hawaii until September 2018.

The Court has calendared a motion hearing for 10:00 a.m. on 19 January 2018 (today) for any pre-trial motions. To the best of counsel's knowledge, no written motions have been submitted or briefed and thus there are no motions to be heard. However, the court may wish to discuss defendant's medical condition and further scheduling. To that end, undersigned counsel can call in if the court so desires and allows. In the alternative, counsel will be back in Majuro on 3 March 2018 and is available for a status conference any time in March 2018.

Dated: 18 January 2018
Baja California



Digitally signed by James McCaffrey
DN: cn=James McCaffrey, o=McCaffrey
Firm, ou,
email=James@McCaffreyFirm.com, c=MH
Date: 2018.01.18 13:54:33 -08'00'

By:

James McCaffrey
Attorney for Defendants

12/22/2017

RE: Leander Leander Jr /22105309

DOB: 5/29/1968

To Whom It May Concern:

He needs to come to Hawaii for medical care. Mr. Leander Jr has diabetes which has been difficult to control, in addition, for the past 6 months he has had progressive decline in kidney function on last check his measured kidney function was only 30%. He requires ongoing care in Hawaii where he has access to services not available in the Marshall Islands such as nephrology services for kidney care. Kidney referral is currently being arranged for him. He also requires regular office visits to me at least every 3 months to manage diabetes and hypertension.

At this time, he will need to stay in Hawaii for extended period in order to further work up and manage his kidney disease. The patient will stay in Hawaii until September 2018.

Sincerely,



Todd J China, MD
888 S King St
Honolulu HI 96813-3009
Phone: 808-522-4514

Civil Action No. 2014-067, EIGIGU HOLDINGS CORP v. LEANDER

METHOD OF FILING

The foregoing

SUBMITTAL OF DEFENDANT LEANDER LEANDER'S MEDICAL CONDITION;
REQUEST TO APPEAR TELEPHONICALLY AT ANY MOTION HEARING TODAY

was filed with the High Court in Majuro on the date below-written.

CERTIFICATE OF SERVICE

I hereby certify that an exact duplicate of the document(s) filed above was duly served upon the below-named person(s) on the date below written by sending them a copy

(X) by Email to the email address opposite their name:

Divine F. Waiti
Attorney at Law
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Counsel for Plaintiff EIGIGU HOLDINGS CORP.

djwaiti@gmail.com

Dated: 18 January 2018
Baja California

/s/ James McCaffrey
JAMES McCAFFREY
Attorney for Defendants LEANDER