

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA (Western Division - Los Angeles)  
CIVIL DOCKET FOR CASE #: 2:12-cv-01983-ODW-MRW**

Enzo Forcellati v. Hylands Inc et al  
Assigned to: Judge Otis D. Wright, II  
Referred to: Magistrate Judge Michael R. Wilner  
Related Case: [2:12-cv-06256-GHK-MRW](#)  
Case in other court: Ninth CCA, 17-56374  
Ninth CCA, 17-56403  
Cause: 28:1331 Fed. Question

Date Filed: 03/08/2012  
Date Terminated: 08/14/2017  
Jury Demand: Both  
Nature of Suit: 890 Other Statutory Actions  
Jurisdiction: Federal Question

**Plaintiff**

**Enzo Forcellati**  
*on Behalf of Himself and all Others  
Similarly Situated*

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*on Behalf of Themselves and all Other  
Similarly Situated*

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*TERMINATED: 05/01/2013***Matthew Marshall Gurvitz**  
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<b>Date Filed</b>	<b>#</b>	<b>Docket Text</b>
03/08/2012	<a href="#"><u>1</u></a>	COMPLAINT against Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Case assigned to Judge George H. King for all further proceedings. Discovery referred to Magistrate Judge Michael R Wilner.(Filing fee \$ 350:PAID) Jury Demanded., filed by plaintiff Enzo Forcellati.(ghap) (mg). (Entered: 03/09/2012)
03/08/2012		21 DAY Summons Issued re Complaint - (Discovery) <a href="#"><u>1</u></a> as to Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (ghap) (Entered: 03/09/2012)
03/08/2012	<a href="#"><u>2</u></a>	CERTIFICATION AND NOTICE of Interested Parties filed by Plaintiff Enzo Forcellati. (ghap) (mg). (Entered: 03/09/2012)



03/15/2012	<a href="#">3</a>	ORDER RE TRANSFER PURSUANT TO GENERAL ORDER 08-05 (Related Case) filed. Transfer of case declined by Judge Dolly M. Gee, for the reasons set forth on this order. Related Case No. CV 12-01150 DMG(MANx) (rn) (Entered: 03/15/2012)
03/26/2012	<a href="#">4</a>	PROOF OF SERVICE Executed by Plaintiff Enzo Forcellati, upon Defendant Hylands Inc served on 3/9/2012, answer due 3/30/2012. Service of the Summons and Complaint were executed upon Valerie Mac Lean, Authorized to Accept Service of Process in compliance with statute not specified by substituted service on a domestic corporation, unincorporated association, or public entity and by also mailing a copy. Original Summons NOT returned. (Alexander, Vahn) (Entered: 03/26/2012)
03/26/2012	<a href="#">5</a>	PROOF OF SERVICE Executed by Plaintiff Enzo Forcellati, upon Defendant Standard Homeopathic Laboratories Inc served on 3/9/2012, answer due 3/30/2012. Service of the Summons and Complaint were executed upon Valerie Mac Lean, Authorized to Accept Service of Process in compliance with statute not specified by substituted service on a domestic corporation, unincorporated association, or public entity and by also mailing a copy. Original Summons NOT returned. (Alexander, Vahn) (Entered: 03/26/2012)
03/26/2012	<a href="#">6</a>	PROOF OF SERVICE Executed by Plaintiff Enzo Forcellati, upon Defendant Standard Homeopathic Company served on 3/9/2012, answer due 3/30/2012. Service of the Summons and Complaint were executed upon Valerie Mac Lean, Authorized to Accept Service of Process in compliance with statute not specified by substituted service at business address and by also mailing a copy. Original Summons NOT returned. (Alexander, Vahn) (Entered: 03/26/2012)
04/05/2012	<a href="#">7</a>	STIPULATION Extending Time to Answer the complaint as to Standard Homeopathic Company answer now due 4/23/2012; Hylands Inc answer now due 4/23/2012; Standard Homeopathic Laboratories Inc answer now due 4/23/2012, filed by Defendants Standard Homeopathic Company; Hylands Inc; Standard Homeopathic Laboratories Inc.(Park, Joseph) (Entered: 04/05/2012)
04/23/2012	<a href="#">8</a>	NOTICE OF MOTION AND MOTION to Dismiss DISMISS COMPLAINT filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Motion set for hearing on 5/21/2012 at 09:30 AM before Judge George H. King. (Park, Joseph) (Entered: 04/23/2012)
04/23/2012	<a href="#">9</a>	MEMORANDUM in Support of MOTION to Dismiss DISMISS COMPLAINT <a href="#">8</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Park, Joseph) (Entered: 04/23/2012)
04/23/2012	<a href="#">10</a>	REQUEST FOR JUDICIAL NOTICE re MOTION to Dismiss DISMISS COMPLAINT <a href="#">8</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Exhibit Exhibit A)(Park, Joseph) (Entered: 04/23/2012)
04/23/2012	<a href="#">11</a>	PROOF OF SERVICE filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc, re MOTION to Dismiss DISMISS COMPLAINT <a href="#">8</a> , Request for Judicial Notice, Request for Relief <a href="#">10</a> , Memorandum in Support of Motion <a href="#">9</a> served on April 23, 2012. (Park, Joseph) (Entered: 04/23/2012)
04/23/2012	<a href="#">12</a>	CERTIFICATE of Interested Parties filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc, identifying Hylands, Inc., Standard Homeopathic Company, and Standard Homeopathic Laboratories, Inc.. (Park, Joseph) (Entered: 04/23/2012)
04/26/2012	<a href="#">13</a>	STIPULATION for Extension of Time to File Response filed by Plaintiff Enzo Forcellati. (Attachments: # <a href="#">1</a> Proposed Order Approving Stipulation to Extend Time for Briefing on

		Defendants' Motion to Dismiss and to Continue Hearing Date)(Fisher, Lawrence) (Entered: 04/26/2012)
04/26/2012	<a href="#">14</a>	ORDER RE: CASE MANAGEMENT by Judge George H. King, This case has been assigned to the calendar of Judge George H. King. The court fully adheres to Rule 1 of the Federal Rules of Civil Procedure, which requires that the Rules be "construed and administered to secure the just, speedy and inexpensivedetermination of every action and proceeding.". (PLEASE REVIEW DOCUMENT FOR FULL AND COMPLETE DETAILS) (lw) (Entered: 04/26/2012)
04/26/2012	<a href="#">15</a>	DECLARATION re Stipulation for Extension of Time to File Response/Reply, <a href="#">13</a> <i>Declaration of L. Timothy Fisher in Support of Stipulation to Extend Time for Briefing on Defendants' Motion to Dismiss and to Continue Hearing Date</i> filed by Plaintiff Enzo Forcellati. (Fisher, Lawrence) (Entered: 04/26/2012)
04/30/2012	<a href="#">16</a>	OPPOSITION to MOTION to Dismiss DISMISS COMPLAINT <a href="#">8</a> filed by Plaintiff Enzo Forcellati. (Westcot, Sarah) (Entered: 04/30/2012)
04/30/2012	<a href="#">17</a>	REQUEST FOR JUDICIAL NOTICE <i>In Support of Plaintiff's Opposition to Defendants' Motion to Dismiss</i> filed by Plaintiff Enzo Forcellati. (Westcot, Sarah) (Entered: 04/30/2012)
05/01/2012	<a href="#">18</a>	ORDER by Judge George H. King, having considered the parties' Stipulation to extend time for briefing on Defendants' Motion to dismiss and to continue hearing date <a href="#">13</a> . The Stipulation is approved. The hearing date for Defendants' Motion to Dismiss <a href="#">8</a> is continued from 5/21/12 to 6/4/2012 at 09:30 AM. Plaintiff's opposition to the motion must be filed and served on or before May 7, 2012 and Defendants' reply must be filed and served on or before May 21, 2012. (ir) (Entered: 05/01/2012)
05/02/2012	<a href="#">19</a>	NOTICE filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. <i>NOTICE OF APPEARANCE</i> (Margulies, Jeffrey) (Entered: 05/02/2012)
05/03/2012	<a href="#">20</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Notice of Appearance <a href="#">19</a> . The following error(s) was found: Incorrect event selected. The correct event is: Notices-Appearance. In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not take any action in response to this notice unless and until the court directs you to do so. (bm) (Entered: 05/03/2012)
05/09/2012	<a href="#">21</a>	RESPONSE BY THE COURT TO NOTICE TO FILER OF DEFICIENCIES IN ELECTRONICALLY FILED DOCUMENTS - ORDER by Clerk of Court, Beatrice Herrera, Clerk to Judge King: The document is accepted as filed. RE: Notice of Appearance <a href="#">19</a> (lw) (Entered: 05/10/2012)
05/21/2012	<a href="#">22</a>	REPLY in support MOTION to Dismiss DISMISS COMPLAINT <a href="#">8</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Park, Joseph) (Entered: 05/21/2012)
05/24/2012	<a href="#">23</a>	SUPPLEMENT to MOTION to Dismiss DISMISS COMPLAINT <a href="#">8</a> <i>Notice of Supplemental Authority in Support of Plaintiff's Opposition to Defendants' Motion to Dismiss</i> filed by Plaintiff Enzo Forcellati. (Fisher, Lawrence) (Entered: 05/24/2012)
05/25/2012	<a href="#">24</a>	DEFENDANTS' OBJECTION TO PLAINTIFF'S NOTICE OF SUPPLEMENTAL AUTHORITY IN SUPPORT OF PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION TO DISMISS re MOTION to Dismiss DISMISS COMPLAINT <a href="#">8</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Stroup, Stephanie) (Entered: 05/25/2012)

05/31/2012	<a href="#">25</a>	APPLICATION for attorney Christopher Marlborough to Appear Pro Hac Vice(PHV Fee of \$325 receipt number 0973-10455037 paid.) filed by Plaintiff Enzo Forcellati. (Attachments: # <a href="#">1</a> Proposed Order)(Fisher, Lawrence) (Entered: 05/31/2012)
06/01/2012	<a href="#">26</a>	MINUTES (IN CHAMBERS) ORDER by Judge George H. King taking under submission <a href="#">8</a> Motion to Dismiss: On the court's own motion, Defendant's Motion to Dismiss <a href="#">8</a> , noticed for hearing on June 4, 2012, is TAKEN OFF CALENDAR and will be taken UNDER SUBMISSION without oral argument on that date. F.R.Civ.P. 78; Local Rule 7-15. No appearance by counsel shall be necessary. The hearing date is vacated. Further briefing, if any, shall be filed in accordance with Local Rules as if the noticed hearing date had not been vacated. (bm) (Entered: 06/01/2012)
06/01/2012	<a href="#">27</a>	MINUTES (IN CHAMBERS) ORDER re: Motion to Dismiss Complaint; <a href="#">8</a> by Judge George H. King granting in part and denying in part <a href="#">8</a> Motion to Dismiss: Defendants' Motion is GRANTED in part and DENIED in part. Plaintiff's unjust enrichment claim is hereby DISMISSED with prejudice. In all other respects, Defendants' Motion is hereby DENIED. Defendants SHALL answer Plaintiff's CAC within fourteen (14) days hereof. Fed. R. Civ. P. 12(a)(4)(A). (see document for further details) (bm) (Entered: 06/01/2012)
06/04/2012	<a href="#">28</a>	Joint STIPULATION for Extension of Time to File Motion for Class Certification filed by Plaintiff Enzo Forcellati. (Attachments: # <a href="#">1</a> Declaration, # <a href="#">2</a> Proposed Order)(Westcot, Sarah) (Entered: 06/04/2012)
06/04/2012	<a href="#">29</a>	ORDER by Judge George H. King: granting <a href="#">25</a> Application to Appear Pro Hac Vice by Attorney Christopher Marlborough on behalf of Plaintiff Enzo Forcellati, designating David E. Bower as local counsel. (lt) (Entered: 06/05/2012)
06/05/2012	<a href="#">30</a>	NOTICE of Change of Attorney Information for attorney David E Bower counsel for Plaintiff Enzo Forcellati. Adding David E. Bower as attorney as counsel of record for Enzo Forcellati for the reason indicated in the G-06 Notice. Filed by Plaintiff Enzo Forcellati (Bower, David) (Entered: 06/05/2012)
06/05/2012	<a href="#">31</a>	NOTICE of Change of Attorney Information for attorney Vahn Alexander counsel for Plaintiff Enzo Forcellati. Vahn Alexander is no longer attorney of record for the aforementioned party in this case for the reason indicated in the G-06 Notice. Filed by Plaintiff Enzo Forcellati (Alexander, Vahn) (Entered: 06/05/2012)
06/12/2012	<a href="#">32</a>	ORDER by Judge George H. King: Stipulation to Extend Time for briefing on Plaintiff's Motion for Class Certification dated 6/4/12 <a href="#">28</a> is approved. The time requirements of Local Rule 23-3 shall not apply to this action. We will set a deadline for motion for class certification at the scheduling conference. (ir) (Entered: 06/12/2012)
06/15/2012	<a href="#">33</a>	ANSWER to Complaint - (Discovery), Complaint - (Discovery) <a href="#">1</a> with JURY DEMAND <i>Defendants Hyland's Inc., Standard Homeopathic Laboratories, Inc., and Standard Homeopathic Company's Answer to Class Action Complaint</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc.(Park, Joseph) (Entered: 06/15/2012)
06/18/2012	<a href="#">34</a>	ORDER SETTING SCHEDULING CONFERENCE by Judge George H. King: Counsel shall read this order carefully and shall have available the Federal Rule of Civil Procedure 26 in complying with this Order. THIS MATTER IS SET FOR SCHEDULING CONFERENCE ON: MONDAY, AUGUST 13, 2012 AT 1:30 P.M., at the Roybal Federal Building and Courthouse, 255 E. Temple Street, Suite 650, Los Angeles, California. Counsel primarily responsible for the conduct of this litigation and who has the authority to enter into stipulations and to make admissions regarding all matters that the participants may reasonably anticipate may be discussed, or the party if unrepresented, SHALL ATTEND IN PERSON. By no later than JULY 13, 2012, counsel

		for all appearing parties and all unrepresented appearing parties, if any, shall meet, in person, and discuss the matters set forth in Federal Rule of Civil Procedure 26(f). By no later than JULY 30, 2012, counsel for all appearing parties and all unrepresented appearing parties, if any, shall file a joint "REPORT OF PARTIES' PLANNING MEETING" (See document for further details) (ir) (Entered: 06/18/2012)
07/30/2012	<a href="#">35</a>	REPORT of OF PARTIES' PLANNING MEETING filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Park, Joseph) (Entered: 07/30/2012)
07/30/2012	<a href="#">36</a>	REQUEST for ADR Procedure No. 1 filed. Parties request to Appear Before Magistrate Judge for settlement proceedings. Filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc.(Park, Joseph) (Entered: 07/30/2012)
07/31/2012	<a href="#">37</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Report of Parties' Planning Meeting <a href="#">35</a> . The following error(s) was found: Incorrect event selected. The correct event is: Pretrial and Trial Documents-Joint Report Rule 26(f) Discovery Plan. In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not take any action in response to this notice unless and until the court directs you to do so. (bm) (Entered: 07/31/2012)
08/09/2012	<a href="#">38</a>	RESPONSE BY THE COURT TO NOTICE TO FILER OF DEFICIENCIES IN ELECTRONICALLY FILED DOCUMENTS <a href="#">37</a> by Clerk of Court that the document is accepted as filed. RE: Report of Parties' Planning Meeting <a href="#">35</a> . (bm) (Entered: 08/09/2012)
08/13/2012	<a href="#">39</a>	MINUTES OF (IN CHAMBERS) SCHEDULING CONFERENCE held before Judge George H. King: Court conducts scheduling conference with counsel. It appears that there are several overlapping class actions pending before various courts. Recently, we accepted the low number transfer of Roemmich v. Hyland's, CV 12-6256 from Judge Kronstadt. Moreover, there is a class action with overlapping claims that is currently pending in state court. Because it would be premature to set scheduling dates in light of these various cases, we ordered counsel to meet and confer with counsel in Roemmich to determine if both this action and the Roemmich action should be consolidated with the state court action so that there is no possibility of inconsistent rulings or duplication of effort. Within 21 days hereof, counsel shall file a joint status report setting forth the results of their conference and discussions. After we review the report, we will issue such other orders as may be appropriate. We temporarily stay discovery during these 21 days. Court Reporter: N/A. (bm) (Entered: 08/15/2012)
09/04/2012	<a href="#">40</a>	STATUS REPORT filed by Plaintiff Enzo Forcellati. (Westcot, Sarah) (Entered: 09/04/2012)
10/15/2012	<a href="#">41</a>	MINUTES: (In Chambers) Order re: (1) Joint Status Report re: Case Consolidation and Scheduling of Rule 26(f) Conference (CV 12-6256, Dkt. No. 16); (2) Status Report (CV 12-1983) <a href="#">40</a> : Having carefully reviewed the underlying Complaints in both cases, we agree that the cases are appropriate for consolidation. We find that the differences between the claims asserted in each case maybe addressed by creating appropriate subclasses. To facilitate the consolidated action, we hereby ORDER Plaintiffs' counsel in Forcellati and Roemmich to meet and confer, within fourteen (14) days hereof, to determine (1) if counsel can agree on who should be appointed as lead counsel; and (2) if Plaintiffs can agree on who should proceed as the putative class representative for the consolidated action.1 If an agreement is reached as to both issues, Plaintiffs' counsel shall submit a status report, within 48 hours of the termination of the meet and confer, that identifies the recommended lead counsel and putative class representative(s). If an

		agreement cannot be reached, Plaintiffs' counsel shall file a status report within the same 48 hours, setting forth their competing views on who should be appointed as lead counsel and/or putative class representative. Based on the status report, we will then appoint the appropriate lead counsel and putative class representative(s). At that time, we may require the appointed lead counsel to file a consolidated amended complaint that reflects the appropriate proposed class and subclass(es) that would embrace the various claims in the two complaints while avoiding any overlapping or conflicting classes with actions pending in other courts. Our Order Setting Scheduling Conference in Roemmich, (CV12-6256, Dkt. No. 14), is hereby VACATED pending further orders IT IS SO ORDERED by Judge George H. King. (ir) (Entered: 10/15/2012)
10/31/2012	<a href="#">42</a>	STATUS REPORT <i>Re Lead Counsel and Class Representatives</i> filed by Plaintiff Enzo Forcellati. (Fisher, Lawrence) (Entered: 10/31/2012)
11/08/2012	<a href="#">43</a>	MINUTES: (In Chambers) Order re: Status Report re: Lead Counsel and Class Representatives <a href="#">42</a> : Having reviewed all papers filed in support of the actions consolidation, we agree that consolidation is appropriate and hereby ORDER the actions to be consolidated under the low-numbered action, Forcellati v. Hyland's, Inc., CV 12-1983-GHK (MRWx). The high-numbered action, Roemmich v. Hyland's, Inc., CV 12-6256-GHK (MRWx) is hereby DISMISSED without prejudice. Further, we hereby APPOINT Bursor & Fisher, P.A. and Faruqi & Faruqi, LLP as co-lead counsel in the consolidated action. Additionally, we hereby DESIGNATE Enzo Forcellati and Lisa Roemmich as putative class representatives of the consolidated action. Finally, co-lead counsel is hereby DIRECTED to file a consolidated first amended complaint, within thirty (30) days hereof, that reflects the appropriate proposed class and subclass(es) that would embrace the various claims in the two complaints while avoiding any overlapping or conflicting classes with actions pending in other courts. Defendants shall respond to the consolidated first amended complaint within thirty (30) days thereafter IT IS SO ORDERED by Judge George H. King. (ir) (Entered: 11/08/2012)
12/07/2012	<a href="#">44</a>	CONSOLIDATED COMPLAINT related to: Complaint - (Discovery), Complaint - (Discovery) <a href="#">1</a> , filed by Plaintiffs Enzo Forcellati, Lisa Roemmich (bp) (bp). (Entered: 12/13/2012)
12/07/2012	<a href="#">47</a>	PROOF OF SERVICE filed by Plaintiffs Enzo Forcellati, Lisa Roemmich, re Consolidated Amended Class Action Complaint <a href="#">44</a> served on 12/7/12. (ir) (Entered: 12/20/2012)
12/19/2012	<a href="#">45</a>	STIPULATION Extending Time to Answer the complaint as to Hylands Inc answer now due 1/7/2013; Standard Homeopathic Company answer now due 1/7/2013; Standard Homeopathic Laboratories Inc answer now due 1/7/2013, re Consolidated Complaint <a href="#">44</a> filed by Plaintiff Lisa Roemmich; Enzo Forcellati. (Attachments: # <a href="#">1</a> Proposed Order) (Fisher, Lawrence) (Entered: 12/19/2012)
12/19/2012	<a href="#">46</a>	NOTICE of Change of Attorney Information for attorney Matthew Marshall Gurvitz counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Adding Matthew M. Gurvitz as attorney as counsel of record for Hyland's Inc., Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. for the reason indicated in the G-06 Notice. Filed by Defendant Hylands, Inc., Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. (Gurvitz, Matthew) (Entered: 12/19/2012)
12/21/2012	<a href="#">48</a>	ORDER by Judge George H. King, re granting Stipulation Extending Time to Respond to Consolidated Amended Class Action Complaint and Dismissing Unjust Enrichment Claim <a href="#">45</a> . (rne) (Entered: 12/21/2012)
01/07/2013	<a href="#">49</a>	NOTICE OF MOTION AND MOTION to Dismiss Consolidated Amended Class Action

		Complaint filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Motion set for hearing on 2/4/2013 at 09:30 AM before Judge George H. King. (Attachments: # <a href="#">1</a> Memorandum of Points and Authorities in Support of Defendants' Motion to Dismiss)(Gurvitz, Matthew) (Entered: 01/07/2013)
01/07/2013	<a href="#">50</a>	REQUEST FOR JUDICIAL NOTICE re MOTION to Dismiss Consolidated Amended Class Action Complaint <a href="#">49</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Gurvitz, Matthew) (Entered: 01/07/2013)
01/07/2013	<a href="#">51</a>	ANSWER to Consolidated Complaint <a href="#">44</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc.(Gurvitz, Matthew) (Entered: 01/07/2013)
01/11/2013	<a href="#">52</a>	STIPULATION for Extension of Time to File Response as to MOTION to Dismiss Consolidated Amended Class Action Complaint <a href="#">49</a> filed by Plaintiff Enzo Forcellati. (Attachments: # <a href="#">1</a> Proposed Order)(Fisher, Lawrence) (Entered: 01/11/2013)
01/14/2013	<a href="#">53</a>	OPPOSITION Opposition re: MOTION to Dismiss Consolidated Amended Class Action Complaint <a href="#">49</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 01/14/2013)
01/15/2013	<a href="#">54</a>	ORDER by Judge George H. King: re granting Stipulation for Extension of Time to File Response to Defendants' Motion to Dismiss Amended Class Action Complaint <a href="#">52</a> . Motion taken under submission without oral argument on February 11, 2013. (rne) (Entered: 01/16/2013)
01/25/2013	<a href="#">55</a>	REPLY in support of MOTION to Dismiss Consolidated Amended Class Action Complaint <a href="#">49</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Gurvitz, Matthew) (Entered: 01/25/2013)
02/14/2013	<a href="#">56</a>	MINUTES: (In Chambers) Order re: Defendant's Motion to Dismiss <a href="#">49</a> : Defendants' Motion is DENIED IT IS SO ORDERED by Judge George H. King. (ir) (Entered: 02/14/2013)
02/15/2013	<a href="#">57</a>	ORDER SETTING SCHEDULING CONFERENCE (REVISED AS OF MAY, 2012) by Judge George H. King. THIS MATTER IS SET FOR SCHEDULING CONFERENCE ON: MONDAY, APRIL 8, 2013 AT 1:30 P.M. (bp) (Entered: 02/15/2013)
03/22/2013	<a href="#">58</a>	NOTICE of Appearance filed by attorney Annick Marie Persinger on behalf of Plaintiffs Enzo Forcellati, Lisa Roemmich (Persinger, Annick) (Entered: 03/22/2013)
03/25/2013	<a href="#">59</a>	JOINT REPORT of Parties' Planning Meeting filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 03/25/2013)
04/08/2013	<a href="#">60</a>	MINUTES: (IN CHAMBERS) ORDER ENTERING SCHEDULING DATES: Court conducts scheduling conference with counsel. Plaintiffs' counsel confirms that the only products that will be at issue in this case are the 6 products identified in the Consolidated Amended Complaint. Based thereon, we now limit this action to the 6 products identified in the Consolidated Amended Complaint, and no other. Parties also report that they have been in preliminary global settlement discussions with the assistance of a private mediator. We encourage the parties to continue settlement efforts, and enter the following scheduling order:1. Any stipulation or motion to amend as to any claims, defenses and/or parties shall be lodged/filed by no later than May 8, 2013, failing which it shall be deemed that party's waiver of any such amendments in this action. 2. Any motion for class certification shall be filed in compliance with the Local Rules by no later than July 31, 2013; opposition by no later than August 28, 2013 and reply, if any, by no later than September 18, 2013. At least 7 days before the filing of the motion, plaintiff shall make a

		summary disclosure of any expert witness he intends to rely on for the class certification motion. At least 7 days before the filing of an opposition, defendants shall make a summary disclosure of any rebuttal expert witness they intend to rely on in opposition to the class certification motion. The parties shall accommodate each other with timely depositions of their respective experts. The hearing on the class certification motion shall be noticed for 3 weeks after the scheduled reply set forth above. 3. All fact discovery shall be COMPLETED by no later than December 13, 2013. 4. The parties shall designate their expert witnesses, if any, and make the required disclosures by no later than December 13, 2013, and do likewise for any rebuttal expert witnesses by no later than January 10, 2014. 5. All expert discovery shall be COMPLETED by no later than January 31, 2014. 6. The parties shall comply with Local Rule 16-15 by no later than February 14, 2014. The parties elect to go to private mediation. We approve this election. Counsel shall file a joint status report with the court within 48 hours of conclusion of the mediation to advise the court of the result of such mediation. 7. No motion for summary judgment may be filed without a joint certification by counsel that they have complied in good faith with Local Rule 16-15 as set forth above. Any motion for summary judgment shall be filed in compliance with the Local Rules, as well as our Order Re: Summary Judgment Motions issued concurrently herewith, by no later than March 14, 2014, and noticed for hearing thereafter regularly under the Local Rules. Any untimely or non-conforming motion will be denied. Any motion for summary judgment that is filed without a certification of compliance with Local Rule 16-15 as set forth above will be stricken and denied. 8. The court will set pre-trial conference and trial dates, if necessary, after resolution of the summary judgment motion(s), if any. 9. Failure by any party and/or counsel to strictly comply with the Federal and Local Rules, as well as our Orders, will result in the imposition of an appropriate sanction against the offending party/counsel. (See document for further details) IT IS SO ORDERED by Judge George H. King Court Reporter: N/A. (ir) (Entered: 04/09/2013)
04/08/2013	<a href="#">61</a>	ORDER RE: SUMMARY JUDGMENT MOTIONS (See document for further details) by Judge George H. King. (ir) (Entered: 04/09/2013)
05/01/2013	<a href="#">62</a>	NOTICE of Change of Attorney Information for attorney Matthew Marshall Gurvitz counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Joseph H. Park will no longer receive service of documents from the Clerks Office for the reason indicated in the G-06 Notice. Filed by Defendants Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. and Hyland's, Inc. (Gurvitz, Matthew) (Entered: 05/01/2013)
05/01/2013	<a href="#">63</a>	NOTICE of Change of Attorney Information for attorney Matthew Marshall Gurvitz counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Joseph H. Park will no longer receive service of documents from the Clerks Office for the reason indicated in the G-06 Notice. Joseph H. Park is no longer attorney of record for the aforementioned party in this case for the reason indicated in the G-06 Notice. Filed by Defendants Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. and Hyland's, Inc. (Gurvitz, Matthew) (Entered: 05/01/2013)
05/13/2013	<a href="#">64</a>	APPLICATION for attorney Andrea Lee Clisura to Appear Pro Hac Vice (PHV Fee of \$325 receipt number 0973-12105321 paid.) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order) (Bower, David) (Entered: 05/13/2013)
05/13/2013	<a href="#">65</a>	APPLICATION for attorney Antonio Vozzolo to Appear Pro Hac Vice (PHV Fee of \$325 receipt number 0973-12105421 paid.) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order) (Bower, David) (Entered: 05/13/2013)
05/15/2013	<a href="#">66</a>	ORDER by Judge George H. King: granting <a href="#">65</a> Application to Appear Pro Hac Vice by

		Attorney Antonio Vozzolo on behalf of Plaintiffs, designating David E. Bower as local counsel. (lt) (Entered: 05/16/2013)
06/04/2013	<a href="#">67</a>	STIPULATION for Protective Order filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Proposed Protective Order)(Stroup, Stephanie) (Entered: 06/04/2013)
06/04/2013	<a href="#">68</a>	PROTECTIVE ORDER REGARDING CONFIDENTIAL INFORMATION by Magistrate Judge Michael R. Wilner. (See Order for further details) re Stipulation for Protective Order <a href="#">67</a> (vm) (Entered: 06/04/2013)
07/22/2013	<a href="#">69</a>	STIPULATION for Extension of Time to File Motion for Class Certification filed by Plaintiff Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order)(Fisher, Lawrence) (Entered: 07/22/2013)
07/23/2013	<a href="#">70</a>	APPLICATION for attorney JACOB A. GOLDBERG to Appear Pro Hac Vice(PHV Fee of \$325 receipt number 0973-12443044 paid.) filed by PLAINTIFFS Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order)(Bower, David) (Entered: 07/23/2013)
07/26/2013	<a href="#">71</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: APPLICATION for attorney JACOB A. GOLDBERG to Appear Pro Hac Vice(PHV Fee of \$325 receipt number 0973-12443044 paid.) <a href="#">70</a> . The following error(s) was found: Other error(s) with document(s) are specified below. Other error(s) with document(s): Form is out-of-date. Forms and Local Rules were updated and amended as of June 1, 2013. See Notices from the Clerk, 5/2/13. In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not take any action in response to this notice unless and until the court directs you to do so. (lt) (Entered: 07/26/2013)
07/29/2013	<a href="#">72</a>	ORDER by Judge George H. King: granting <a href="#">70</a> Application to Appear Pro Hac Vice by Attorney Jacob A. Goldberg on behalf of Plaintiffs, designating David E. Bower as local counsel. (lt) (Entered: 07/31/2013)
07/31/2013	<a href="#">73</a>	STIPULATION to Certify Class filed by Plaintiff Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 07/31/2013)
07/31/2013	<a href="#">74</a>	ORDER EXTENDING TIME FOR PLAINTIFFS TO FILE MOTION FOR CLASS CERTIFICATION re Stipulation <a href="#">69</a> by Judge George H. King. IT IS HEREBY ORDERED as follows: 1. Plaintiffs' motion for class certification shall be due on or before September 16, 2013. 2. Defendants' opposition to Plaintiffs' motion for class certification shall be due on or before October 14, 2013. 3. Plaintiffs' reply in support of their motion for class certification shall be due on or before November 4, 2013. 4. All other scheduling dates stand. (lom) (Entered: 07/31/2013)
08/01/2013	<a href="#">75</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Stipulation to Certify Class Action <a href="#">73</a> . The following error(s) was found: Proposed Document was not submitted as a separate attachment. In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not take any action in response to this notice unless and until the court directs you to do so. (shb) (Entered: 08/01/2013)
08/02/2013	<a href="#">76</a>	ORDER by Clerk of Court The document is accepted as filed, No Order Necessary RE: Stipulation to Certify Class Action <a href="#">73</a> (shb) (Entered: 08/02/2013)
08/05/2013	<a href="#">77</a>	APPLICATION to Withdraw the Previously Filed Stipulation Regarding Certain Facts Related to Class Certification (Docket No. 73) Stipulation to Certify Class Action <a href="#">73</a>



		filed by Plaintiff Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order) (Fisher, Lawrence) (Entered: 08/05/2013)
08/07/2013	<a href="#">78</a>	ORDER by Judge George H. King: GRANTING <a href="#">77</a> APPLICATION TO WITHDRAW THE PREVIOUSLY FILED STIPULATION REGARDING CERTAIN FACTS RELATED TO CLASS CERTIFICATION (shb) (Entered: 08/07/2013)
09/04/2013	<a href="#">79</a>	STIPULATION to Exceed Page Limitation filed by Plaintiff Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order)(Fisher, Lawrence) (Entered: 09/04/2013)
09/05/2013	<a href="#">80</a>	DENIED BY ORDER OF THE COURT by Judge George H. King, re Stipulation to Exceed Page Limitation <a href="#">79</a> (bp) (Entered: 09/09/2013)
09/16/2013	<a href="#">81</a>	NOTICE of Manual Filing filed by Plaintiffs Enzo Forcellati, Lisa Roemmich of Declaration of L. Timothy Fisher in Support of Plaintiffs' Motion for Class Certification; Expert Report of Elizabeth Howlett; Expert Report of Dr. Arthur P. Grollman. (Fisher, Lawrence) (Entered: 09/16/2013)
09/16/2013	<a href="#">82</a>	NOTICE OF MOTION AND MOTION to Certify Class filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. Motion set for hearing on 11/25/2013 at 09:30 AM before Judge George H. King. (Attachments: # <a href="#">1</a> Memorandum, # <a href="#">2</a> Declaration of L. Timothy Fisher- Redacted, # <a href="#">3</a> Proposed Order)(Fisher, Lawrence) (Entered: 09/16/2013)
09/27/2013	<a href="#">83</a>	STIPULATION for Extension of Time to File Opposition to Motion for Class Certification filed by defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Proposed Order Granting Extension to File Opposition to Motion for Class Certification)(Stroup, Stephanie) (Entered: 09/27/2013)
10/02/2013	<a href="#">84</a>	ORDER by Judge George H. King, having reviewed the Stipulation <a href="#">83</a> . 1. Defendants' Opposition to Motion for Class Certification shall be due on or before October 28, 2013; 2. Plaintiffs' Reply in Support of their Motion for Class Certification shall be due on or before November 18, 2013; and 3. The hearing on Plaintiffs' Motion for Class Certification <a href="#">82</a> shall be held on December 9, 2013 at 9:30 a.m. (ir) (Entered: 10/02/2013)
10/04/2013	<a href="#">85</a>	MINUTES: (In Chambers) Order re: Plaintiffs' Motion to File Under Seal Documents Designated as Confidential Submitted in Support of Plaintiffs' Motion for Class Certification: Accordingly, the Parties are hereby ordered to file, within ten (10) days hereof, a joint brief specifically identifying why good cause exists to file the aforementioned documents under seal (See document for further details) IT IS SO ORDERED by Judge George H. King. (ir) (Entered: 10/04/2013)
10/15/2013	<a href="#">86</a>	JOINT BRIEF filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. <i>JOINT APPLICATION TO FILE PORTIONS OF PLAINTIFFS' MEMORANDUM IN SUPPORT OF CLASS CERTIFICATION UNDER SEAL</i> regarding Notice of Manual Filing (G-92), <a href="#">81</a> , MOTION to Certify Class <a href="#">82</a> . (Attachments: # <a href="#">1</a> Declaration of Mary C. Borneman, # <a href="#">2</a> Proposed Order)(Stroup, Stephanie) (Entered: 10/15/2013)
10/17/2013	<a href="#">87</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Brief (non-motion non-appeal), <a href="#">86</a> . The following error(s) was found: Incorrect event selected. The correct event is: Civil Events - Select - Motions & Related Filings -Application - Order to File Portions of Plaintiffs' Memorandum in Support of Class Certification Under Seal- attach Proposed Order. In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not take any action in response to this notice unless and until the court directs you to do so. (shb) (Entered: 10/17/2013)

10/22/2013	<a href="#">88</a>	MINUTE ORDER IN CHAMBERS by Judge George H. King: re: Brief (non-motion non-appeal), <a href="#">86</a> . The exhibits attached to Plaintiffs Motion for Class Certification are REJECTED. We hereby ORDER Plaintiffs to re-file these documents in compliance with Local Rules 5.2-1, 11-5.3 and 79-5 within seven days hereof. (shb) (Entered: 10/22/2013)
10/23/2013	<a href="#">89</a>	NOTICE OF MOTION AND MOTION to Withdraw , MOTION to Withdraw as Attorney <i>Chris Marlborough</i> , MOTION to Withdraw Reference , MOTION to Withdraw filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Notice of Withdrawal of Counsel, # <a href="#">2</a> Proposed Order)(Bower, David) (Entered: 10/23/2013)
10/24/2013	<a href="#">90</a>	ORDER by Clerk of Court. The document is accepted as filed RE: Brief (non-motion non-appeal), <a href="#">86</a> (shb) (Entered: 10/24/2013)
10/25/2013	<a href="#">91</a>	ORDER by Judge George H. King: Plaintiffs Enzo Forcellati and Lisa Roemmich's Motion for Withdrawal of counsel <a href="#">89</a> is GRANTED. It is further ORDERED that the Clerk of the Court terminate any further ECF notices to Christopher Marlborough in this action. (ir) (Entered: 10/25/2013)
10/28/2013	<a href="#">92</a>	NOTICE of Manual Filing filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc of 1) Application to File Portions of Defendants' Oppn to Mtn for Class Certification Under Seal; 2) [Proposed] Order Granting Application; 3) Defendants' Memo of Points and Authorities in Oppn to Mtn for Class Certification; 4) Dec of Gurvitz in Support of Defendants' Oppn to Class Certification. (Stroup, Stephanie) (Entered: 10/28/2013)
10/28/2013	<a href="#">93</a>	NOTICE of Manual Filing filed by Plaintiffs Enzo Forcellati, Lisa Roemmich of Declaration of L. Timothy Fisher in Support of Plaintiffs' Motion for Class Certification and Expert Report of Elizabeth Howlett. (Fisher, Lawrence) (Entered: 10/28/2013)
10/28/2013	<a href="#">94</a>	MEMORANDUM in Opposition to MOTION to Certify Class <a href="#">82</a> REDACTED DEFENDANTS' MEMORANDUM OF POINTS AND AUTHORITIES IN OPPOSITION TO MOTION FOR CLASS CERTIFICATION filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Declaration Decl. of Iris Bell, M.D., Ph.D., # <a href="#">2</a> Declaration Decl. of David Cristofaro, # <a href="#">3</a> Declaration Decl. of Peter A.G. Fisher, # <a href="#">4</a> Declaration Redacted Decl. of Matthew M. Gurvitz, # <a href="#">5</a> Declaration Decl. of Daniel M. Krombach, # <a href="#">6</a> Declaration Decl. of Thanh-Thao Minh Le, # <a href="#">7</a> Exhibit Exs. A-G to Le Decl., # <a href="#">8</a> Exhibit Ex. H (1 of 2) to Le Decl., # <a href="#">9</a> Exhibit Ex. H (2 of 2) to Le Decl., # <a href="#">10</a> Exhibit Ex. I (1 of 5) to Le Decl., # <a href="#">11</a> Exhibit Ex. I (2 of 5) to Le Decl., # <a href="#">12</a> Exhibit Ex. I (3 of 5) to Le Decl., # <a href="#">13</a> Exhibit Ex. I (4 of 5) to Le Decl., # <a href="#">14</a> Exhibit Ex. I (5 of 5) to Le Decl., # <a href="#">15</a> Exhibit Ex. J (1 of 3) to Le Decl., # <a href="#">16</a> Exhibit Ex. J (2 of 3) to Le Decl., # <a href="#">17</a> Exhibit Ex. J (3 of 3) to Le Decl., # <a href="#">18</a> Exhibit Ex. K (1 of 2) to Le Decl., # <a href="#">19</a> Exhibit Ex. K (2 of 2) to Le Decl., # <a href="#">20</a> Exhibit Ex. L (1 of 3) to Le Decl., # <a href="#">21</a> Exhibit Ex. L (2 of 3) to Le Decl., # <a href="#">22</a> Exhibit Ex. L (3 of 3) to Le Decl., # <a href="#">23</a> Declaration Decl. of Amalia Punzo, M.D., # <a href="#">24</a> Declaration Decl. of David Stewart, Ph.D., # <a href="#">25</a> Request for Judicial Notice)(Stroup, Stephanie) (Entered: 10/28/2013)
10/28/2013	<a href="#">102</a>	APPLICATION to File Portions of Defendants' Opposition to Motion for Class Certification under seal filed by Defendants Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (ir) (Entered: 11/07/2013)
10/29/2013	<a href="#">95</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Notice of Manual Filing (G-92) <a href="#">92</a> , MEMORANDUM in Opposition to Motion <a href="#">94</a> . The following error(s) was found: Case number is incorrect or missing. In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not

		take any action in response to this notice unless and until the court directs you to do so. (rne) (Entered: 10/29/2013)
10/29/2013	<a href="#">96</a>	NOTICE OF ERRATA filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. correcting MEMORANDUM in Opposition to Motion,,,,, <a href="#">94</a> DEFENDANTS' NOTICE OF ERRATA TO REDACTED DECLARATION OF MATTHEW M. GURVITZ IN SUPPORT OF OPPOSITION TO MOTION FOR CLASS CERTIFICATION (Attachments: # <a href="#">1</a> Redacted Decl. of Matthew M. Gurvitz)(Gurvitz, Matthew) (Entered: 10/29/2013)
10/29/2013	<a href="#">97</a>	DECLARATION of L. Timothy Fisher in Support of MOTION to Certify Class <a href="#">82</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Declaration of L. Timothy Fisher- Part 2, # <a href="#">2</a> Declaration of L. Timothy Fisher-Part 3, # <a href="#">3</a> Declaration of L. Timothy Fisher- Part 4)(Fisher, Lawrence) (Entered: 10/29/2013)
10/29/2013	<a href="#">98</a>	DECLARATION of Elizabeth Howlett in Support of MOTION to Certify Class <a href="#">82</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 10/29/2013)
10/29/2013	<a href="#">99</a>	DECLARATION of Arthur P. Grollman in Support of MOTION to Certify Class <a href="#">82</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 10/29/2013)
10/29/2013	<a href="#">109</a>	SEALED DOCUMENT - DECLARATION of L Timothy Fisher in support of PLAINTIFF'S MOTION to Certify Class <a href="#">82</a> (Confidential Version) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (shb) (Additional attachment(s) added on 11/19/2013: # <a href="#">1</a> declaration part 2, # <a href="#">2</a> part 3-1, # <a href="#">3</a> part 3-2, # <a href="#">4</a> part 4) (shb). (Entered: 11/19/2013)
10/29/2013	<a href="#">110</a>	SEALED DOCUMENT - EXPERT REPORT OF ELIZABETH HOWLETT IN SUPPORT OF PLAINTIFFS' MOTION to Certify Class <a href="#">82</a> (Confidential Version) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (shb) (Entered: 11/19/2013)
10/31/2013	<a href="#">100</a>	RESPONSE BY THE COURT TO NOTICE TO Filer of Deficiencies in Electronically filed documents: The document is accepted as filed RE: Notice of Manual Filing (G-92) <a href="#">92</a> , <a href="#">94</a> (ir) (Entered: 10/31/2013)
11/01/2013	<a href="#">103</a>	ORDER by Judge George H. King: GRANTING Application to file Portions of Defendants' Memorandum in opposition to Class Certification under seal <a href="#">102</a> . Defendants may file the following documents, or portions of documents, underseal: 1. Defendants' Memorandum of Points and Authorities in Opposition to Motion for Class Certification, page 12, lines 12-19; and 2. Exhibit D to the Declaration of Matthew M. Gurvitz- the deposition transcript of Plaintiff Lisa Roemmich, page 28, lines 22-25 and pages 29-30. (ir) (Entered: 11/07/2013)
11/01/2013	<a href="#">105</a>	SEALED DOCUMENT - DEFENDANT'S MEMORANDUM OF POINTS AND AUTHORITIES IN OPPOSITION TO MOTION FOR CLASS CERTIFICATION <a href="#">82</a> filed by Defendants Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (shb) (Entered: 11/14/2013)
11/01/2013	<a href="#">107</a>	SEALED DOCUMENT - DECLARATION of Matthew M Gurvitz in opposition to MOTION to Certify Class <a href="#">82</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> DECL)(shb) (Entered: 11/15/2013)
11/05/2013	<a href="#">101</a>	ORDER by Judge George H. King: Granting Application to file portions of Plaintiffs' Memorandum in support of Class Certification under seal <a href="#">86</a> (See document for further details). (ir) (Entered: 11/05/2013)
11/08/2013	<a href="#">104</a>	STIPULATION for Extension of Time to File Reply as to MOTION to Certify Class <a href="#">82</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order) (Fisher, Lawrence) (Entered: 11/08/2013)

11/14/2013	<a href="#">106</a>	ORDER by Judge George H. King, Approving Stipulation for Extension of Time to File Reply in Support of Motion for Class Certification <a href="#">104</a> . IT IS HEREBY ORDERED: 1. The Stipulation is approved, except as noted below. 2. Plaintiffs Reply in Support of Their Motion for Class Certification shall be filed on or before November 26, 2013. 3. Matter will be taken under submission without oral argument on December 16, 2013. (shb) (Entered: 11/14/2013)
11/18/2013	<a href="#">108</a>	APPLICATION for attorney JAVIER O. HIDALGO to Appear Pro Hac Vice(PHV Fee of \$325 receipt number 0973-12996967 paid.) filed by PLAINTIFFS Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order)(Bower, David) (Entered: 11/18/2013)
11/22/2013	<a href="#">111</a>	ORDER by Judge George H. King: granting <a href="#">108</a> Application to Appear Pro Hac Vice by Attorney Javier O. Hidalgo on behalf of Plaintiff, designating David E. Bower as local counsel. (lt) (Entered: 11/25/2013)
11/26/2013	<a href="#">112</a>	NOTICE of Manual Filing filed by Plaintiffs Enzo Forcellati, Lisa Roemmich of Plaintiffs' Reply Memorandum in Support of Motion for Class Certification; Reply Declaration of L. Timothy Fisher in Support of Plaintiffs' Motion for Class Certification (Confidential Version); Plaintiffs' Motion to File Under Seal; Proposed Order Granting Motion to File Under Seal. (Fisher, Lawrence) (Entered: 11/26/2013)
11/26/2013	<a href="#">113</a>	REPLY in Support MOTION to Certify Class <a href="#">82</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Declaration of L. Timothy Fisher- Part 1, # <a href="#">2</a> Declaration of L. Timothy Fisher - Part 2, # <a href="#">3</a> Declaration of Elizabeth Howlett)(Fisher, Lawrence) (Entered: 11/26/2013)
11/26/2013	<a href="#">114</a>	Objection in Support re: MOTION to Certify Class <a href="#">82</a> <i>re Stewart and Cristofaro Declarations</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 11/26/2013)
11/26/2013	<a href="#">115</a>	Objection in Support re: MOTION to Certify Class <a href="#">82</a> <i>re Fisher and Bell Declarations</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 11/26/2013)
11/26/2013	<a href="#">116</a>	Objection in Support re: MOTION to Certify Class <a href="#">82</a> <i>re Punzo Declaration</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 11/26/2013)
11/26/2013	<a href="#">117</a>	PLAINTIFFS' MOTION TO FILE UNDER SEAL DOCUMENTS SUBMITTED IN SUPPORT OF PLAINTIFFS' CLASS CERTIFICATION REPLY BRIEF filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (bp) (Entered: 12/02/2013)
11/27/2013	<a href="#">121</a>	SEALED DOCUMENT - ORDER by Judge George H. King: granting <a href="#">117</a> Motion to Seal Document Submitted in Support of Plaintiffs' Class Certification Reply Brief (shb) (Entered: 12/09/2013)
11/27/2013	<a href="#">122</a>	SEALED DOCUMENT - PLAINTIFFS' REPLY MEMORANDUM IN SUPPORT OF MOTION FOR CLASS CERTIFICATION (shb) (Entered: 12/09/2013)
11/27/2013	<a href="#">123</a>	SEALED DOCUMENT - DECLARATION OF L TIMOTHY FISHER IN SUPPORT OF PLAINTIFFS' MOTION FOR CLASS CERTIFICATION (shb) (Entered: 12/09/2013)
12/05/2013	<a href="#">118</a>	STIPULATION to Extend Discovery Cut-Off Date to January 31, 2014 filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order)(Fisher, Lawrence) (Entered: 12/05/2013)
12/05/2013	<a href="#">119</a>	PROOF OF SERVICE filed by Plaintiffs Enzo Forcellati, Lisa Roemmich, served on 11/26/2013. (Fisher, Lawrence) (Entered: 12/05/2013)
12/09/2013	<a href="#">120</a>	ORDER by Judge George H. King, re Stipulation to Extend Discovery Cut-Off Date <a href="#">118</a>

		. IT IS HEREBY ORDERED: 1. The Stipulation is approved. 2. The deadline for completion of fact discovery is extended from December 13, 2013 to January 31, 2014. No new discovery shall be propounded and the extension will be utilized solely to complete depositions and written discovery that are already pending. 3. The deadline for completion of expert discovery is extended from January 31, 2014 to February 28, 2014. 4. The deadline to file a motion for summary judgment is extended from March 14, 2014 to March 31, 2014. 5. All other deadlines remain, including the deadline for mediation. (shb) (Entered: 12/09/2013)
12/19/2013	<a href="#">124</a>	MINUTE IN CHAMBERS ORDER TO SHOW CAUSE RE SUPPLEMENTAL BRIEFING ON PLAINTIFFS' MOTION FOR CLASS CERTIFICATION <a href="#">82</a> by Judge George H. King: the Parties are hereby ORDERED to meet and confer, see L.R. 7-3, and file a Joint Supplemental Brief of no more than 30 pages, divided evenly between the Parties, by February 3, 2014. Upon review of the Parties Joint Supplemental Brief, we will determine if oral argument is necessary. (See order for details) (shb) (Entered: 12/19/2013)
01/08/2014	<a href="#">125</a>	NOTICE OF MOTION AND MOTION to Compel Production of Documents and Plaintiffs' First Set of Interrogatories filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. Motion set for hearing on 1/29/2014 at 09:30 AM before Magistrate Judge Michael R. Wilner. (Attachments: # <a href="#">1</a> Joint Stipulation Pursuant to L.R. 37-2.1, # <a href="#">2</a> Declaration of David E. Bower - Part 1, # <a href="#">3</a> Declaration of David E. Bower - Part 2, # <a href="#">4</a> Declaration of Matthew M. Gurvitz - Part 1, # <a href="#">5</a> Declaration of Matthew M. Gurvitz - Part 2)(Fisher, Lawrence) (Entered: 01/08/2014)
01/15/2014	126	SCHEDULING NOTICE by Magistrate Judge Michael R. Wilner. Telephone Conference set for January 17, 2014 at 9:30 AM. The clerk will provide the parties' with call-in information. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (vm) TEXT ONLY ENTRY (Entered: 01/15/2014)
01/15/2014	<a href="#">127</a>	SUPPLEMENT to MOTION to Compel Production of Documents and Plaintiffs' First Set of Interrogatories <a href="#">125</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Declaration of Andrea Clisura)(Fisher, Lawrence) (Entered: 01/15/2014)
01/17/2014	<a href="#">128</a>	MINUTES OF Telephone Conference held before Magistrate Judge Michael R. Wilner. The Court conducted a telephonic hearing with the parties regarding the pending discovery motion. (Docket # 125.) If the parties are unable to reach a resolution, a further telephone conference is set for January 27, 2014 at 11:00 a.m. The clerk will provide the parties with call-in information. (See Minute Order for further details) Court Recorder: CS 1/17/2014. (vm) (Entered: 01/17/2014)
01/23/2014	<a href="#">129</a>	MINUTE (IN CHAMBERS) ORDER RE: SCHEDULING by Magistrate Judge Michael R. Wilner, For the Courts scheduling reasons, the telephonic conference previously set for January 27 is continued until Tuesday, January 28, at 9:30 a.m. The parties are encouraged to continue to attempt to resolve this dispute without judicial intervention. (lmh) (Entered: 01/23/2014)
01/28/2014	<a href="#">130</a>	MINUTES OF by Magistrate Judge Michael R. Wilner. The Court directed the parties to submit briefs by or before 12 noon on Wednesday, February 5, 2014. A further telephone conference is set for February 7, 2014 at 2:30 p.m. The motion hearing set for January 29, 2014 at 9:30 a.m, is off calendar. <a href="#">125</a> Motion to Compel; Telephone Conference Court Recorder: CS 1/28/2014. (vm) (Entered: 01/29/2014)
02/03/2014	<a href="#">131</a>	MINUTES (IN CHAMBERS) ORDER RE: DISCOVERY MOTION by Magistrate Judge Michael R. Wilner. Plaintiffs counsel informed the clerk that the parties reached a resolution regarding the discovery dispute. (Docket 125) The motion is therefore

		DISMISSED as moot. The scheduled telephone conference set for February 7, 2014 at 2:30 p.m. is vacated and off calendar. <a href="#">125</a> Motion to Compel (vm) (Entered: 02/03/2014)
02/03/2014	<a href="#">132</a>	NOTICE of Manual Filing filed by Plaintiffs Enzo Forcellati, Lisa Roemmich of Declaration of L. Timothy Fisher in Support of Plaintiffs' Joint Supplemental Brief (Confidential); Declaration of Chuck Clabots; Plaintiffs' Motion to File Under Seal; Declaration of L. Timothy Fisher in Support of Plaintiffs' Motion to File Under Seal; Proposed Order Granting Motion to File Under Seal. (Fisher, Lawrence) (Entered: 02/03/2014)
02/03/2014	<a href="#">133</a>	SUPPLEMENT to MOTION to Certify Class <a href="#">82</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Declaration of L. Timothy Fisher)(Fisher, Lawrence) (Entered: 02/03/2014)
02/03/2014	<a href="#">134</a>	DECLARATION of Stephanie A. Stroup re Supplement(Motion related) <a href="#">133</a> <i>IN FURTHER SUPPORT OF OPPOSITION TO MOTION FOR CLASS CERTIFICATION</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Stroup, Stephanie) (Entered: 02/03/2014)
02/04/2014	<a href="#">135</a>	PROOF OF SERVICE filed by Plaintiffs Enzo Forcellati, Lisa Roemmich, served on 2/03/2014. (Fisher, Lawrence) (Entered: 02/04/2014)
02/05/2014	<a href="#">136</a>	MINUTE ORDER IN CHAMBERS by Judge George H. King: On December 19, 2013, we ordered the Parties in the above-titled action to meet and confer and file a Joint Supplemental Brief <a href="#">133</a> addressing four issues regarding the ascertainability of Plaintiffs proposed class. The Parties timely filed a Joint Supplemental Brief on February 3, 2014. However, Defendants present evidence that they were not given an opportunity to respond to Plaintiffs final section of the brief in which they address how they propose to identify and give notice to class members. Accordingly, Defendants may file an additional supplemental brief of no more than five (5) pages within seven (7) days hereof, in which they solely address Plaintiffs proposals set forth in their final section of the Joint Supplemental Brief. (kti) (Entered: 02/05/2014)
02/10/2014	<a href="#">139</a>	SEALED DOCUMENT- PLAINTIFFS' MOTION to File Under Seal Documents Submitted in Support of Plaintiffs' Joint Supplemental Brief on Plaintiffs' Motion for Class Certification. (Main Document 139 replaced on 9/24/2014) (mat). (Entered: 02/19/2014)
02/10/2014	<a href="#">170</a>	SEALED DOCUMENT- ORDER granting Motion to File Under seal Documents Submitted in Support of Plaintiffs' Joint Supplemental Brief on Plaintiffs' Motion for Class Certification. (mat) (Entered: 09/24/2014)
02/10/2014	<a href="#">171</a>	SEALED DOCUMENT- Declaration of L. Timothy Fisher in Support of Plaintiffs' Motion to File Under Seal Documents Submitted in Support of Plaintiffs' Joint Supplemental Brief on Plaintiffs' Motion for Class Certification.(mat) (Entered: 09/24/2014)
02/10/2014	<a href="#">172</a>	SEALED DOCUMENT- DECLARATION of Chuck Clabots in Support of Plaintiffs' Motion for Class Certification. (mat) (Entered: 09/24/2014)
02/10/2014	<a href="#">173</a>	SEALED DOCUMENT- DECLARATION of L. Timothy Fisher in Support of Plaintiffs' Position in Joint Supplemental Brief on Plaintiffs' Motion for Class Certification (Confidential Version. (Attachments: Part 2)(mat) (Entered: 09/24/2014)
02/12/2014	<a href="#">137</a>	SUPPLEMENT <i>Additional Supplemental Brief on Ascertainability</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Stroup, Stephanie) (Entered: 02/12/2014)
02/18/2014	<a href="#">138</a>	NOTICE of Appearance of Withdrawal of Counsel filed by Plaintiff Enzo Forcellati.

		(Attachments: # <a href="#">1</a> Notice of Appearance or Withdrawal of Counsel (G-123), # <a href="#">2</a> Proposed Order [Proposed] Order Granting Plaintiffs' Motion for Withdrawal of Counsel) (Bower, David) Modified on 2/24/2014 (shb). (Entered: 02/18/2014)
02/21/2014	<a href="#">140</a>	ORDER by Judge George H. King granting <a href="#">138</a> Application to Withdraw as Attorney. Attorney Jacob A Goldberg terminated (shb) (Entered: 02/24/2014)
03/19/2014	<a href="#">141</a>	STIPULATION for Extension of Time to File Dispositive Motion Deadline filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Proposed Order Granting Stipulation to Exend Dispositive Motion Deadline)(Stroup, Stephanie) (Entered: 03/19/2014)
03/21/2014	<a href="#">142</a>	ORDER GRANTING EXTENSION ON DISPOSITIVE MOTION DEADLINE by Judge George H. King. IT IS HEREBY ORDERED as follows: Defendants shall serve their portion of the joint brief in support of Defendant's motion for summary judgment on or before April 21, 2014; Plaintiffs shall serve their portion of the joint brief in opposition to Defendants' motion for summary judgment on or before May 21, 2104; and Defendants shall file their motion for summary judgment and all accompanying documents on or before May 23, 2014, re Stipulation for Extension of Time to File, <a href="#">141</a> (bp) (Entered: 03/24/2014)
04/02/2014	<a href="#">143</a>	NOTICE of Decision: Re: Ascertainability filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 04/02/2014)
04/09/2014	<a href="#">144</a>	MINUTES (IN CHAMBERS) Order re: Plaintiffs' Motion for Class Certification [Dkt. No. <a href="#">82</a> ] by Judge George H. King: Plaintiffs' Motion is GRANTED in part and DENIED in part: (1) We hereby GRANT Plaintiffs' Motion to certify the following Rule 23(b)(3) classes for monetary relief with respect to Claims 1, 3, 4, 6, 7, and 8: (a) A nationwide class of all persons in the United States who purchased the following Hyland's products on or after 3/8/2008: (i) Cold n Cough 4 Kids, (ii) Cough Syrup with 100% Natural Honey 4 Kids, (iii) Sniffles 'n Sneezes 4 Kids, (iv) Cold Relief Strips 4 Kids with Zinc, and (v) Nighttime Cold n Cough 4 Kids. (b) A 49-state class of all persons in the United States except for those in California who purchased Hyland's Complete Flu Care 4 Kids on or after 3/8/2008. (2) Pursuant to Rule 23(g), we appoint the law firms of Bursor & Fisher, P.A., and Faruqi & Faruqi, LLP as class counsel. (3) We appoint Plaintiffs Enzo Forcellati and Lisa Roemmich as class representatives. (4) We DENY Plaintiffs' request to certify a Rule 23(b)(2) class for injunctive relief. (5) Finally, because Plaintiffs have provided no reason for seeking alternative relief under the NJCFA and MMPA, we DENY certification of Plaintiffs' proposed New Jersey and Missouri subclasses. Within thirty (30) days hereof, class counsel SHALL meet and confer with defense counsel regarding the proposed method and form of class notice. Any agreed-upon notice shall be presented to the Court for approval within fourteen (14) days thereafter. In the event the Parties cannot agree upon the form of the notice, each side shall file its proposal within sixty (60) days of this Order. (jp) (Entered: 04/09/2014)
04/15/2014	<a href="#">145</a>	STIPULATION for Extension of Time to File Dispositive Motion filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order)(Fisher, Lawrence) (Entered: 04/15/2014)
04/16/2014	<a href="#">146</a>	ORDER by Judge George H. King, re Stipulation for Extension of Time to File <a href="#">145</a> . IT IS HEREBY ORDERED as follows: 1. Plaintiffs shall serve their supplemental expert reports on or before May 9, 2014. 2. Defendants shall serve their supplemental expert rebuttal reports on or before June 13, 2014. 3. Defendants shall serve their portion of the joint brief in support of Defendants motion for summary judgment on or before May 23, 2014. 4. Plaintiffs shall serve their portion of the joint brief in opposition to Defendants motion for summary judgment on or before June 27, 2014. 5. Defendants shall file their

		motion for summary judgment and all accompanying documents on or before July 11, 2014. (shb) (Entered: 04/17/2014)
04/25/2014	<a href="#">147</a>	Notice of Appearance or Withdrawal of Counsel: for attorney David E Bower counsel for Plaintiff Enzo Forcellati. Christopher B. Hayes is no longer attorney of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiff Enzo Forcellati. (Bower, David) (Entered: 04/25/2014)
04/25/2014	<a href="#">148</a>	Notice of Appearance or Withdrawal of Counsel: for attorney David E Bower counsel for Plaintiff Enzo Forcellati. Christopher B. Hayes is no longer attorney of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiff Enzo Forcellati. (Bower, David) (Entered: 04/25/2014)
05/08/2014	<a href="#">149</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Sarah N Westcot counsel for Plaintiff Enzo Forcellati. Filed by Plaintiff Enzo Forcellati. (Westcot, Sarah) (Entered: 05/08/2014)
06/06/2014	<a href="#">150</a>	NOTICE Defendants' Proposed Notice of Pendency of Class Action and Proposed Schedule for Dissemination of Notice filed by DEFENDANTS Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Stroup, Stephanie) (Entered: 06/06/2014)
06/08/2014	<a href="#">151</a>	NOTICE Plaintiffs' Proposed Notice of Pendency of Class Action and Proposed Schedule for Dissemination of Notice filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 06/08/2014)
06/19/2014	<a href="#">152</a>	STIPULATION for Extension of Time to File Dispositive Motion filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Proposed Order)(Fisher, Lawrence) (Entered: 06/19/2014)
06/23/2014	<a href="#">153</a>	ORDER GRANTING EXTENSION OF DISPOSITIVE MOTION DEADLINES <a href="#">152</a> by Judge George H. King. IT IS HEREBY ORDERED AS FOLLOWS: 1. Plaintiffs shall serve their supplemental expert reports on July 11, 2014. 2. Plaintiffs shall make any of their experts who supplement their reports available for depositions on mutually agreeable dates, which they anticipate to be during the week of July 14, 2014. 3. Defendants shall serve their portion of the motion for summary judgment on or before August 1, 2014. 4. Defendants shall serve any supplemental and/or rebuttal expert reports on or before August 1, 2014. 5. Defendants shall make any of their experts who supplement their reports available for depositions on mutually agreeable dates. 6. Plaintiffs shall serve their portion of the motion for summary judgment on or before August 29, 2014. 7. The parties shall file the motion for summary judgment and all accompanying documents on or before September 5, 2014. No further extension. Parties shall ensure compliance with this schedule. (lom) (Entered: 06/24/2014)
07/08/2014	<a href="#">154</a>	ORDER from 9th CCA filed, CCA # 14-80058. The court, in its discretion, denies the petition for permission to appeal the district court's April 9, 2014 order granting in part class action certification. Order received in this district on 7/8/14. (car) (Entered: 07/10/2014)
08/04/2014	<a href="#">155</a>	MINUTE IN CHAMBERS Order re: Form and Dissemination of Notice to the Class by Judge George H. King: The matter is before us on the Parties Proposals re: Class Notice. [Dkt. Nos. 150, 151]. We have considered the papers filed in support of and in opposition to the Proposals, and deem this matter appropriate for resolution without oral argument. See L.R. 7-15. As the Parties are familiar with the facts, we will repeat them only as necessary. (See attached Minute Order for further details). (jp) (Entered: 08/05/2014)
08/11/2014	<a href="#">156</a>	NOTICE of Selection of Claims Administrator and Request for Clarification of Class Notice Order filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a>



		Declaration of Daniel Rosenthal, # <a href="#">2</a> Proposed Order)(Fisher, Lawrence) (Entered: 08/11/2014)
08/12/2014	<a href="#">157</a>	ORDER REGARDING SELECTION OF CLAIMS ADMINISTRATOR AND REQUEST FOR CLARIFICATION OF CLASS NOTICE ORDER by Judge George H. King. IT IS HEREBY ORDERED as follows: The Court approves Class Counsel's retention of Kurtzman Carson Consultants LLC ("KCC") as the claims administrator in this case: The Court approves Class Counsel's request to publish the Short Form notice in USA Today to satisfy the Court's requirement that the Short Form notice be printed in a newspaper of general circulation in each county of each state of the United States once a week for four consecutive weeks; and The Court grants Class Counsel's request to withdraw the proposal to publish notice in the next issue of Scholastic Parent & Child magazine. The Court August 4, 2014 Order re: Form and Dissemination of Notice to the Class (Dkt. No. 155) is hereby amended to remove paragraph 11 on page five of the order, re Notice (Other), <a href="#">156</a> (bp) (Entered: 08/13/2014)
09/05/2014	<a href="#">158</a>	NOTICE of Manual Filing filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc of Application to File Portions of Defendants Motion for Summary Judgment Under Seal and Supporting Documents. (Stroup, Stephanie) (Entered: 09/05/2014)
09/05/2014	<a href="#">159</a>	NOTICE OF MOTION AND MOTION for Summary Judgment filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Motion set for hearing on 10/27/2014 at 09:30 AM before Judge George H. King. (Attachments: # <a href="#">1</a> Redacted Joint Memorandum of Points and Authorities, # <a href="#">2</a> Redacted Statement of Uncontroverted Facts, # <a href="#">3</a> Gurvitz Decl., # <a href="#">4</a> Fisher Decl., # <a href="#">5</a> Proposed Judgment)(Stroup, Stephanie) (Entered: 09/05/2014)
09/05/2014	<a href="#">160</a>	APPENDIX filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Re: MOTION for Summary Judgment <a href="#">159</a> <i>EVIDENTIARY APPENDIX IN SUPPORT OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT</i> (Attachments: # <a href="#">1</a> Appendix Vol. 1 - Part 2 of 11, # <a href="#">2</a> Appendix Vol. 1 - Part 3 of 11, # <a href="#">3</a> Appendix Vol. 1 - Part 4 of 11, # <a href="#">4</a> Appendix Vol. 1 - Part 5 of 11, # <a href="#">5</a> Appendix Vol. 1 - Part 6 of 11, # <a href="#">6</a> Appendix Vol. 1 - Part 7 of 11, # <a href="#">7</a> Appendix Vol. 1 - Part 8 of 11, # <a href="#">8</a> Appendix Vol. 1 - Part 9 of 11, # <a href="#">9</a> Appendix Vol. 1 - Part 10 of 11, # <a href="#">10</a> Appendix Vol. 1 - Part 11 of 11, # <a href="#">11</a> Appendix Vol. 2, # <a href="#">12</a> Redacted Appendix Vol. 3)(Stroup, Stephanie) (Entered: 09/05/2014)
09/05/2014	<a href="#">161</a>	NOTICE OF LODGING filed <i>NOTICE OF LODGING OF MARKED DEPOSITION TRANSCRIPTS IN CONNECTION WITH DEFENDANTS' MOTION FOR SUMMARY JUDGMENT</i> re MOTION for Summary Judgment <a href="#">159</a> (Stroup, Stephanie) (Entered: 09/05/2014)
09/05/2014	<a href="#">162</a>	APPLICATION TO FILE PORTIONS OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT UNDER SEAL filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (shb) (Entered: 09/11/2014)
09/05/2014	<a href="#">163</a>	DECLARATION of Mary C Borneman in support of APPLICATION TO FILE PORTIONS OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT UNDER SEAL <a href="#">162</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (shb) (Entered: 09/11/2014)
09/05/2014	<a href="#">164</a>	PROOF OF SERVICE filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc, re APPLICATION for Order for FILE PORTIONS OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT UNDER SEAL <a href="#">162</a> , Declaration (Motion related) <a href="#">163</a> served on 9/5/2014. (shb) (Entered: 09/11/2014)

09/10/2014	<a href="#">165</a>	ORDER by Judge George H. King: granting <a href="#">162</a> Application To File Portions of the Motion for Summary Judgment Under Seal. IT IS ORDERED that Defendants may file the following documents, or portions of documents under seal: 1. Exhibits 13, 14, and 16 to the Evidentiary Appendix Regarding Defendants' Motion for Summary Judgment; 2. Footnotes 5 and 7 of the Joint Memorandum of Points and Authorities Regarding Defendants' Motion for Summary Judgment; 3. Statement of Uncontroverted Facts P100 and P108 of the Statement of Uncontroverted Facts Regarding Defendants' Motion for Summary Judgment. (shb) (Entered: 09/11/2014)
09/10/2014	<a href="#">166</a>	SEALED DOCUMENT - EVIDENTIARY APPENDIX IN SUPPORT OF DEFENDANTS' MOTION for Summary Judgment <a href="#">159</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (shb) (Entered: 09/18/2014)
09/10/2014	<a href="#">167</a>	SEALED DOCUMENT - JOINT MEMORANDUM OF POINTS AND AUTHORITIES REGARDING DEFENDANTS' MOTION FOR SUMMARY JUDGMENT <a href="#">159</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (shb) (Entered: 09/18/2014)
09/10/2014	<a href="#">168</a>	SEALED DOCUMENT- STATEMENT of Uncontroverted Facts Regarding Defendants' Motion for Summary Judgment. (Attachments: Part 2, Part 3, Part 4)(mat) (Entered: 09/18/2014)
09/24/2014	<a href="#">169</a>	NOTICE OF CLERICAL ERROR: Due Sealed documents filed 2/10/2014 will be docket late due to erroneously attached to docket entry <a href="#">139</a> . Document 139 has been replace and attached correctly. (mat) (Entered: 09/24/2014)
10/21/2014	<a href="#">174</a>	MINUTES (IN CHAMBERS): ORDER by Judge George H. King.On the court's own motion, Defendant's Motion for Summary Judgment <a href="#">159</a> , noticed for hearing on OCTOBER 20, 2014, is TAKEN OFF CALENDAR and will be taken UNDER SUBMISSION without oral argument on that date pursuant to Local Rule 7-15. No appearance by counsel shall be necessary. The hearing date is vacated. Further briefing, if any, shall be filed in accordance with Local Rules as if the noticed hearing date had not been vacated. IT IS SO ORDERED. (lom) (Entered: 10/22/2014)
10/21/2014	<a href="#">175</a>	IN CHAMBERS AMENDED ORDER by Judge George H. King: re: Order on Motion for Summary Judgment,, <a href="#">174</a> . On the court's own motion, Defendants Motion for Summary Judgment <a href="#">159</a> , noticed for hearing on OCTOBER 27, 2014, is TAKEN OFF CALENDAR and will be taken UNDER SUBMISSION without oral argument on that date pursuant to Local Rule 7-15. No appearance by counsel shall be necessary. The hearing date is vacated. Further briefing, if any, shall be filed in accordance with Local Rules as if the noticed hearing date had not been vacated. (shb) (Entered: 10/22/2014)
11/04/2014	<a href="#">176</a>	STIPULATION for Order Permitting Plaintiffs to Provide Notice to Additional Class Members filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Declaration of Patrick M. Passarella, # <a href="#">2</a> Proposed Order)(Fisher, Lawrence) (Entered: 11/04/2014)
11/05/2014	<a href="#">177</a>	Notice of Appearance or Withdrawal of Counsel: for attorney David E Bower counsel for Plaintiffs Enzo Forcellati, Lisa Roemmich. Andrea Clisura is no longer attorney of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiffs Enzo Forcellati and Lisa Roemmich. (Bower, David) (Entered: 11/05/2014)
11/14/2014	<a href="#">178</a>	MINUTE ORDER IN CHAMBERS by Judge George H. King: re: Stipulation Permitting Plaintiffs to Provide Notice to Additional Class Members <a href="#">176</a> . We ORDER Plaintiffs to cause a copy of the Long Form notice to be sent by email to all newly identified class

		members for whom email addresses are available and by regular mail to those members for whom Plaintiffs do not have a valid email address within seven days hereof. The opt out deadline for these recently identified class members will be sixty days thereafter. (shb) (Entered: 11/14/2014)
01/12/2015	<a href="#">179</a>	MINUTES (IN CHAMBERS) ORDER by Judge George H. King Re: Defendants Hyland's, Inc., Standard Homeopathic Company, and Standard Homeopathic Laboratories Inc.'s Motion for Summary Judgment <a href="#">159</a> . The Defendants' Motion for Summary Judgment is DENIED. Refer to the Court's order for details. (ps0) (Entered: 01/12/2015)
01/12/2015	<a href="#">180</a>	MINUTE ORDER IN CHAMBERS by Judge George H. King: This Order is issued concurrently with our Order regarding Defendants' Summary Judgment Motion. It is unclear from the docket whether the Parties have complied with Local Rule 16-15.1 as no certification of compliance was filed with the Motion. The Parties are hereby ORDERED to file a joint status report with seven days hereof detailing any and all mediation efforts among the Parties. <a href="#">179</a> . (ps0) (Entered: 01/12/2015)
01/16/2015	<a href="#">181</a>	STATUS REPORT filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 01/16/2015)
02/02/2015	182	SCHEDULING NOTICE: Telephone Conference set for 2/4/2015 at 2:00 PM before Chief Judge George H. King. Plaintiff is directed to initiate the conference call THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (bh) TEXT ONLY ENTRY (Entered: 02/02/2015)
02/04/2015	<a href="#">183</a>	MINUTES OF (IN CHAMBERS) TELEPHONIC STATUS CONFERENCE held before Judge George H. King. Court conducts telephonic status conference with counsel to determine the propriety of further settlement conference. Counsel appear to be in favor of such conference if it can resolve this action and the other pending action (Allen v. Hyland's, CV 12-1150-DMG(MANx)) in a potential global settlement. Counsel for plaintiff in the Allen action are additional counsel for plaintiff in this action. Counsel for defendants in this action also represent defendants in the Allen action We have now conferred with Judge Dolly M. Gee, the presiding judge in the Allen case, who concurs in the parties' participating in a global settlement conference before Judge Jay C. Gandhi. Accordingly, counsel for the parties in both actions are hereby ordered to contact the court clerk to Judge Gandhi, forthwith, to clear a mutually convenient date for settlement conference before Judge Gandhi. All parties shall comply with Judge Gandhi's orders re: the personnel to appear and participate in the settlement conference. Within 14 days hereof, counsel shall file a joint status report in both actions setting forth the date cleared for settlement conference with Judge Gandhi. In the Allen action, Judge Gee has authorized us to state that she is amenable to the parties' stipulating to an appropriate continuance of the scheduling dates. Court Reporter: N/A. (lom) (Entered: 02/05/2015)
02/10/2015	<a href="#">184</a>	(IN CHAMBERS) ORDER REGARDING SETTLEMENT CONFERENCE by Magistrate Judge Jay C. Gandhi. IT IS ORDERED as follows: The parties and their lead trial counsel shall appear for a settlement conference on March 25, 2015 at 10:00 a.m., in Courtroom 6A of the Ronald Reagan Federal Building and U.S. Courthouse, 411 West Fourth Street, 6th Floor, Santa Ana, California 92701. The parties and their lead trial counsel shall keep their schedule clear for the remaining part of the day. No party or counsel shall be excused absent leave from the Judge or until the settlement conference is adjourned. On or before March 18, 2015, each party shall submit a confidential mediation statement (or email) directly to the chambers of the Court at <a href="mailto:judge_gandhi_mediation@cacd.uscourts.gov">judge_gandhi_mediation@cacd.uscourts.gov</a> . The Statements should not be filed with the Clerk of the Court, and they will not be made part of the case file. ***See Order for details*** (kh) (Entered: 02/10/2015)
02/12/2015	<a href="#">185</a>	STATUS REPORT filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher,

		Lawrence) (Entered: 02/12/2015)
02/17/2015	<a href="#">186</a>	NOTICE of Change of Attorney Business or Contact Information: for attorney Jeffrey B Margulies counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Changing Firm Name to Norton Rose Fulbright US LLP. Filed by Defendants Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. and Hylands, Inc.. (Margulies, Jeffrey) (Entered: 02/17/2015)
02/17/2015	<a href="#">187</a>	NOTICE of Change of Attorney Business or Contact Information: for attorney Stephanie Anne Stroup counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Changing Firm Name to Norton Rose Fulbright US LLP. Filed by Defendants Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. and Hylands, Inc.. (Stroup, Stephanie) (Entered: 02/17/2015)
02/17/2015	<a href="#">188</a>	NOTICE of Change of Attorney Business or Contact Information: for attorney Matthew Marshall Gurvitz counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Changing Firm Name to Norton Rose Fulbright US LLP. Filed by Defendants Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. and Hylands, Inc.. (Gurvitz, Matthew) (Entered: 02/17/2015)
03/25/2015	<a href="#">189</a>	MINUTES OF Settlement Conference held before Magistrate Judge Jay C. Gandhi: The parties and their counsel appeared for the Settlement Conference. The Court dispensed with a joint session. The Court caucused with the parties and their counsel. The parties were unable to resolve the matter. Court Recorder: CS 3/25/2015. (kh) (Entered: 03/27/2015)
04/17/2015	<a href="#">190</a>	STATUS REPORT <i>Following March 25, 2015 Settlement Conference</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 04/17/2015)
05/12/2015	<a href="#">191</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Matthew Marshall Gurvitz counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Matthew M. Gurvitz is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Defendants Hyland's, Inc., Standard Homeopathic Laboratories, Inc. and Standard Homeopathic Company. (Gurvitz, Matthew) (Entered: 05/12/2015)
05/18/2015	192	SCHEDULING NOTICE re: Telephone Conference set for 5/21/2015 AT 3:00 PM before Chief Judge George H. King. Plaintiff shall initiate the conference call. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (bh) TEXT ONLY ENTRY (Entered: 05/18/2015)
05/21/2015	<a href="#">193</a>	MINUTES OF TELEPHONE STATUS CONFERENCE held before Judge George H. King: Court conducts telephonic status conference with counsel in chambers off the record. The Court has received the parties' joint status report filed April 17, 2015, stating that the parties did not reach a settlement conference. Having heard from counsel, Court concludes that this matter is ready for pre-trial conference and trial. Accordingly, we issue the following order: 1. Pre-Trial Conference is set for Monday, July 20, 2015 at 3:00 p.m 2. Jury Trial is set for Tuesday, August 4, 2015 at 8:30 a.m. 3. If any party intends to file any motion in limine, counsel shall first meet and confer and attempt to resolve any issues, failing which all such motions in limine shall be filed in a fully integrated joint briefing format (beginning with the identification of the issue, and followed immediately by each side's briefing, and likewise for any other issues) in time under the Local Rules to be heard on July 20, 2015 (at the pre-trial conference). Failure of any party to timely comply with this order shall be deemed waiver of any such motions in limine. 4. The parties shall submit a joint set of agreed-to jury instructions. Any disputes shall be filed separately from the agreed-to set of instructions. In such separate filing, the plaintiff shall first set forth verbatim its proposed instructions to which

		defendants object, if any, and followed immediately by a citation to relevant authority, but no argument, in support of that proposed instruction. The defendants shall immediately thereafter state their objection in succinct form and cite relevant authority. After all the plaintiff's proposed instructions to which defendants dispute have been so set forth, the parties shall do likewise for any instructions proposed by defendants to which plaintiff objects. Both the set of jointly agreed-to instructions and the set of disputed instructions, in the form required herein, shall be filed with the court seven (7) days prior to trial. 5. The parties shall comply timely and fully with the Local Rules with respect to all required matters in advance of the Pre-Trial Conference. 6. Counsel shall file joint status report within seven (7) days hereof informing the Court of any conflict regarding the above trial date, and propose alternate dates. Counsel advise that the above trial date may be subject to trailing if a criminal matter set on the same date. Court Reporter: N/R. (bm) (Entered: 05/27/2015)
05/28/2015	<a href="#">194</a>	STATUS REPORT <i>Joint Status Report Regarding August 4, 2015 Trial Setting</i> filed by Defendant Hylands Inc. (Persson, Spencer) (Entered: 05/28/2015)
05/29/2015	<a href="#">195</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Spencer Persson counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Adding Spencer Persson as counsel of record for Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. and Hyland's, Inc. for the reason indicated in the G-123 Notice. Filed by Defendants Standard Homeopathic Company, Standard Homeopathic Laboratories, Inc. and Hyland's, Inc.. (Attorney Spencer Persson added to party Hylands Inc(pty:dft), Attorney Spencer Persson added to party Standard Homeopathic Company(pty:dft), Attorney Spencer Persson added to party Standard Homeopathic Laboratories Inc(pty:dft))(Persson, Spencer) (Entered: 05/29/2015)
05/29/2015	<a href="#">196</a>	MINUTE ORDER IN CHAMBERS by Judge George H. King: We have considered the parties' Joint Status Report Regarding August 4, 2015 Trial Setting (Doc. No. 194). We are disappointed that the parties have been unable to agree on a mutually convenient trial date that reasonably provides for necessary accommodations to each other. We are also concerned by defendants' grossly excessive estimates of the time for the testimony of the identified witnesses. Even from defendants' summary of the expert testimony, we find that the corresponding time allotted to those expert witnesses is excessive and unreasonable. Moreover, defendants' suggestion that this case will take up to 20 days to try is also excessive and unreasonable. Counsel are cautioned to provide only informed and reasonable estimates; we will ignore any further estimates that are unreasonable and excessive. Counsel are reminded that any time limitation we may order will be divided equally among the parties so that each will have the same number of hours for trial. Accordingly, we order as follows: 1. Within 10 days hereof, the parties shall jointly file a list of all witnesses they expect to call in their case, and a brief summary of each witness' testimony, including an explanation as to the need for such testimony and why another witness' testimony has not sufficiently covered that area. (see document for further details) (bm) (Entered: 05/29/2015)
06/08/2015	<a href="#">197</a>	STATUS REPORT <i>Regarding Trial Availability and Trial Witnesses</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Bursor, Scott) (Entered: 06/08/2015)
06/15/2015	<a href="#">198</a>	NOTICE of Appearance filed by attorney Deborah S Dixon on behalf of Plaintiffs Enzo Forcellati, Lisa Roemmich (Attorney Deborah S Dixon added to party Enzo Forcellati(pty:pla), Attorney Deborah S Dixon added to party Lisa Roemmich(pty:pla)) (Dixon, Deborah) (Entered: 06/15/2015)
06/15/2015	<a href="#">199</a>	NOTICE of Appearance filed by attorney John H Gomez on behalf of Plaintiffs Enzo Forcellati, Lisa Roemmich (Attorney John H Gomez added to party Enzo

		Forcellati(pty:pla), Attorney John H Gomez added to party Lisa Roemmich(pty:pla) (Gomez, John) (Entered: 06/15/2015)
06/15/2015	<a href="#">200</a>	Notice of Withdrawal of Notice of Appearance, <a href="#">198</a> , Notice of Appearance <a href="#">199</a> filed by Plaintiff Enzo Forcellati, Lisa Roemmich. (Dixon, Deborah) (Entered: 06/15/2015)
06/26/2015	<a href="#">201</a>	MINUTE ORDER IN CHAMBERS Re: Joint Status Report Regarding Trial Availability and Trial Witnesses (Dkt. 197) by Judge George H. King: We have considered the Parties' above-captioned Joint Status Report. (Dkt. 194.) We will continue the pre-trial conference set in this matter to October 5, 2015 at 9:30 a.m. We will continue the trial date in this matter to October 27, 2015 at 8:00 a.m. We will continue the trial date in this matter to October 27, 2015 at 8:00 a.m. (see document for further details) (bm) (Entered: 06/26/2015)
06/29/2015	<a href="#">202</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Deborah S Dixon counsel for Plaintiffs Enzo Forcellati, Lisa Roemmich. Deborah S. Dixon is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiff Enzo Forcellati, et al.. (Dixon, Deborah) (Entered: 06/29/2015)
06/29/2015	<a href="#">203</a>	Notice of Appearance or Withdrawal of Counsel: for attorney John H Gomez counsel for Plaintiffs Enzo Forcellati, Lisa Roemmich. John H. Gomez is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiff Enzo Forcellati, et al.. (Gomez, John) (Entered: 06/29/2015)
09/14/2015	<a href="#">204</a>	MEMORANDUM of CONTENTIONS of FACT and LAW filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Bursor, Scott) (Entered: 09/14/2015)
09/14/2015	<a href="#">205</a>	Witness List filed by Plaintiffs Enzo Forcellati, Lisa Roemmich.. (Bursor, Scott) (Entered: 09/14/2015)
09/14/2015	<a href="#">206</a>	Joint Exhibit List filed by Plaintiffs Enzo Forcellati, Lisa Roemmich.. (Bursor, Scott) (Entered: 09/14/2015)
09/14/2015	<a href="#">207</a>	STRICKEN AND DENIED , see document no. <a href="#">215</a> - <i>Joint Brief Concerning Motions in Limine</i> (Persson, Spencer) Modified on 9/22/2015 (lom). (Entered: 09/14/2015)
09/14/2015	<a href="#">208</a>	DECLARATION of Scott A. Bursor re Miscellaneous Document <a href="#">207</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Part - 2, # <a href="#">2</a> Part - 3, # <a href="#">3</a> Part - 4) (Bursor, Scott) (Entered: 09/14/2015)
09/14/2015	<a href="#">209</a>	DECLARATION of Stephanie A. Stroup re Miscellaneous Document <a href="#">207</a> <i>Defendants' Motions in limine</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Exhibit A-J)(Persson, Spencer) (Entered: 09/14/2015)
09/14/2015	<a href="#">210</a>	DECLARATION of Spencer Persson re Miscellaneous Document <a href="#">207</a> <i>Defendants' Oppositions to Motions in limine</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Exhibit A-E, # <a href="#">2</a> Exhibit F-J, # <a href="#">3</a> Exhibit K-O, # <a href="#">4</a> Exhibit P-T)(Persson, Spencer) (Entered: 09/14/2015)
09/14/2015	<a href="#">211</a>	Witness List filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc.. (Persson, Spencer) (Entered: 09/14/2015)
09/14/2015	<a href="#">212</a>	MEMORANDUM of CONTENTIONS of FACT and LAW filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Persson, Spencer) (Entered: 09/14/2015)
09/17/2015	<a href="#">213</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Jade F Jurdi counsel for

		Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Filed by Defendants Hyland's, Inc., Standard Homeopathic Laboratories, Inc. and Standard Homeopathic Company. (Attorney Jade F Jurdi added to party Hylands Inc(pty:dft), Attorney Jade F Jurdi added to party Standard Homeopathic Company(pty:dft), Attorney Jade F Jurdi added to party Standard Homeopathic Laboratories Inc(pty:dft))(Jurdi, Jade) (Entered: 09/17/2015)
09/18/2015	<a href="#">214</a>	Notice of Appearance or Withdrawal of Counsel: for attorney David E Bower counsel for Plaintiffs Enzo Forcellati, Lisa Roemmich. Javier O. Hidalgo is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by PLAINTIFF Enzo Forcellati. (Attachments: # <a href="#">1</a> Certificate of Service) (Bower, David) (Entered: 09/18/2015)
09/21/2015	<a href="#">215</a>	MINUTE ORDER (In Chambers) Order Re: Joint Brief Concerning Motions in Limine <a href="#">207</a> by Judge George H. King. On September 14, 2015, the Parties jointly filed the above-titled Motions in Limine. (Dkt. <a href="#">207</a> . These Motions fail to comply with the instructions set forth in our June 26, 2015 Joint Status Report Order,(Dkt. <a href="#">201</a> ), for the following reasons: 1. Our Order states that motions in limine shall be filed "in time under the Local Rules to be heard at the pre-trial status conference" on October 5, 2015. (Id.) Local Rule 6-1 provides that a notice of motion "shall be filed with the Clerk not later than twenty-eight (28) days before the date set for hearing." The Parties' filed the motions only twenty-one days before the date set for hearing. The filings are therefore untimely. 2. The Order provides that "[i]f any Party intends to file any motion in limine, counsel shall first meet and confer and attempt to resolve any issues." (Dkt. <a href="#">201</a> .) Defendants indicate throughout the Motions that Plaintiffs failed to meet and confer. (See Dkt. <a href="#">207</a> .) Given that the Parties submitted fifteen motions and hundreds of pages of exhibits, we highly doubt they attempted to resolve any issues between them in good faith. Our Order warns that "[f]ailure of any party to timely comply with this order shall be deemed waiver of any such motions in limine." (Dkt. <a href="#">201</a> .) Having failed to timely comply with the Order, the Parties' Motions are STRICKEN and DENIED. (lom) (Entered: 09/22/2015)
09/23/2015	<a href="#">216</a>	MINUTE ORDER (In Chambers) Order Re: Settlement Conference by Judge George H. King. In light of the jury's verdict in Allen v. Hyland's, Inc., CV-12-1150-DMG (MANx), the Parties are ORDERED to conduct a further settlement conference with Magistrate Judge Jay C. Gandhi. Counsel SHALL contact Judge Gandhi's Court Clerk forthwith and schedule a settlement conference with Judge Gandhi at his earliest convenience. The trial date stands. IT IS SO ORDERED. (lom) (Entered: 09/23/2015)
09/24/2015	<a href="#">217</a>	(IN CHAMBERS) ORDER REGARDING SETTLEMENT CONFERENCE by Magistrate Judge Jay C. Gandhi. IT IS ORDERED as follows: The parties and their lead trial counsel shall appear for a settlement conference on October 19, 2015 at 10:00 a.m., in Courtroom 6A of the Ronald Reagan Federal Building and U.S. Courthouse, 411 West Fourth Street, 6th Floor, Santa Ana, California 92701. The parties and their lead trial counsel shall keep their schedule clear for the remaining part of the day. No party or counsel shall be excused absent leave from the Judge or until the settlement conference is adjourned. On or before October 13, 2015 at 12:00 noon, each party shall submit a confidential mediation statement (or email) directly to the chambers of the Court at judge_gandhi_mediation@cacd.uscourts.gov. The Statements should not be filed with the Clerk of the Court, and they will not be made part of the case file. (kh) (Entered: 09/24/2015)
09/24/2015	<a href="#">218</a>	NOTICE OF LODGING Proposed Pretrial Conference Order Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> [Proposed] Final Pretrial Conference Order)(Bursor, Scott) (Entered: 09/24/2015)
09/29/2015	<a href="#">219</a>	SCHEDULING NOTICE by Judge George H. King. Counsel are advised that the Pretrial

		Conference set for October 5, 2015 is TAKEN OFF CALENDAR pending further order of the Court. No appearances will be necessary. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (bh) TEXT ONLY ENTRY (Entered: 09/29/2015)
09/30/2015	<a href="#">220</a>	MINUTE ORDER IN CHAMBERS - ORDER by Judge George H. King. In light of the court's order directing the parties to conduct a further settlement conference before Judge Jay C. Gandhi, the pretrial conference set for October 5, 2015 is hereby continued to October 26, 2015 at 3:00 p.m. The October 27, 2015 trial date stands. IT IS SO ORDERED. (lom) (Entered: 09/30/2015)
10/09/2015	<a href="#">221</a>	MINUTE ORDER IN CHAMBERS Re: Supplemental Briefing on [Proposed] Final Pretrial Conference Order (Dkt. 218) by Judge George H. King: We hereby ORDER each Party to submit a brief of at most five (5) pages that succinctly, directly, and with citation to applicable authority addresses the proper means of setting forth the disputed element of Plaintiffs' warranty, CLRA, False Advertising Law, and Unfair Competition Law claims. The briefs SHALL be filed on or before 12 p.m. on Friday, October 16, 2015. (see document for further details) (bm) (Entered: 10/09/2015)
10/15/2015	<a href="#">222</a>	EX PARTE APPLICATION for Relief from To be Excused to Appear at Settlement Conference re Order,, <a href="#">217</a> filed by PLAINTIFF Enzo Forcellati. (Attachments: # <a href="#">1</a> Declaration, # <a href="#">2</a> Exhibit) (Attorney Beatrice Skye Resendes added to party Enzo Forcellati(pty:pla)) (Resendes, Beatrice) (Entered: 10/15/2015)
10/15/2015	<a href="#">223</a>	DOCUMENT STRICKEN PURSUANT TO COURT ORDER DATED 10/19/15, DOCUMENT <a href="#">228</a> . OPPOSITION to EX PARTE APPLICATION for Relief from To be Excused to Appear at Settlement Conference re Order,, <a href="#">217</a> <a href="#">222</a> filed by Defendants Hylands Inc, Standard Homeopathic Company. (Attachments: # <a href="#">1</a> Declaration Declaration of Spencer Persson in Support of Defendants' Opposition to Plaintiffs' Ex Parte Application to Excuse Named Plaintiffs' Appearances at the Settlement Conference) (Persson, Spencer) Modified on 10/19/2015 (bm). (Entered: 10/15/2015)
10/16/2015	<a href="#">224</a>	TRIAL BRIEF <i>Defendants' Supplemental Brief on [Proposed] Final Pretrial Conference Order</i> filed by Defendants Hylands Inc, Standard Homeopathic Company.. (Attachments: # <a href="#">1</a> Declaration of Spencer Persson In Support of Defendants' Supplemental Brief on [Proposed] Final Pretrial Conference Order)(Persson, Spencer) (Entered: 10/16/2015)
10/16/2015	<a href="#">225</a>	TRIAL BRIEF <i>Concerning the Placebo Effect and the Burden of Proof</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich.. (Bursor, Scott) (Entered: 10/16/2015)
10/16/2015	226	TEXT ONLY ENTRY (IN CHAMBERS) ORDER GRANTING EX PARTE APPLICATION by Magistrate Judge Jay C. Gandhi. The Ex Parte Application to Excuse Named Plaintiffs' Appearances at the Settlement Conference <a href="#">217</a> is GRANTED. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (kh) TEXT ONLY ENTRY (Entered: 10/16/2015)
10/19/2015	<a href="#">227</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Opposition to Ex Parte Application <a href="#">223</a> . The following error(s) was found: Case number is incorrect or missing. Incorrect document is attached to the docket entry. In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not take any action in response to this notice unless and until the court directs you to do so. (bm) (Entered: 10/19/2015)
10/19/2015	<a href="#">228</a>	RESPONSE BY THE COURT TO NOTICE TO FILER OF DEFICIENCIES IN ELECTRONICALLY FILED DOCUMENTS <a href="#">227</a> RE: Opposition to plaintiff's ex parte application, etc., <a href="#">223</a> by Clerk of Court. The document is STRICKEN. Counsel to adhere



		to the rules and procedures of the Court when e-filing documents. (bm) (Entered: 10/19/2015)
10/19/2015	<a href="#">229</a>	OPPOSITION to EX PARTE APPLICATION for Relief from To be Excused to Appear at Settlement Conference re Order,, <a href="#">217</a> <a href="#">222</a> filed by Defendants Hylands Inc, Standard Homeopathic Company. (Attachments: # <a href="#">1</a> Declaration of Spencer Persson in Support of Defendants' Opposition to Plaintiffs' Ex Parte Application to Excuse Named Plaintiffs' Appearances at the Settlement Conference Before Judge Jay C. Gandhi)(Persson, Spencer) (Entered: 10/19/2015)
10/19/2015	<a href="#">248</a>	MINUTES OF Settlement Conference held before Magistrate Judge Jay C. Gandhi: The parties and their counsel appeared for the Settlement Conference. The Court caucused with the parties and their counsel. The parties were unable to resolve the matter at this juncture. Court Recorder: CS 10/19/2015. (kh) (Entered: 11/02/2015)
10/20/2015	<a href="#">230</a>	PROPOSED JURY INSTRUCTIONS (Annotated set) filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc.. (Persson, Spencer) (Entered: 10/20/2015)
10/20/2015	<a href="#">231</a>	PROPOSED JURY VERDICT filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Persson, Spencer) (Entered: 10/20/2015)
10/20/2015	<a href="#">232</a>	Proposed Voir Dire Questions filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc.. (Persson, Spencer) (Entered: 10/20/2015)
10/20/2015	<a href="#">233</a>	PROPOSED JURY INSTRUCTIONS (Agreed Preliminary set) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich.. (Bursor, Scott) (Entered: 10/20/2015)
10/20/2015	<a href="#">234</a>	PROPOSED JURY INSTRUCTIONS (Agreed Final set) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich.. (Bursor, Scott) (Entered: 10/20/2015)
10/20/2015	<a href="#">235</a>	PROPOSED JURY INSTRUCTIONS (Plaintiffs' Disputed set) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich.. (Bursor, Scott) (Entered: 10/20/2015)
10/20/2015	<a href="#">236</a>	Proposed Voir Dire Questions filed by Plaintiffs Enzo Forcellati, Lisa Roemmich.. (Bursor, Scott) (Entered: 10/20/2015)
10/20/2015	<a href="#">237</a>	PROPOSED JURY VERDICT filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Bursor, Scott) (Entered: 10/20/2015)
10/20/2015	<a href="#">238</a>	TRIAL BRIEF filed by Plaintiffs Enzo Forcellati, Lisa Roemmich.. (Bursor, Scott) (Entered: 10/20/2015)
10/22/2015	<a href="#">239</a>	EX PARTE APPLICATION to Continue Trial from October 27, 2015 filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Declaration of Spencer Persson In Support of Ex Parte Application to Judicially Estop Plaintiffs From Changing Case Theories Or, In The Alternative, Continue Trial Pursuant to Local Rules 7-19 and 40-1, # <a href="#">2</a> Proposed Order) (Persson, Spencer) (Entered: 10/22/2015)
10/22/2015	<a href="#">240</a>	APPLICATION for Order for on the Parties' Designations and Objections to the Deposition Testimony of Dr. John P. Borneman and the Exhibits Cited Therein filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Exhibit A - Part 1, # <a href="#">2</a> Exhibit A - Part 2, # <a href="#">3</a> Proposed Order) (Attorney Scott A Bursor added to party Lisa Roemmich(pty:pla)) (Bursor, Scott) (Entered: 10/22/2015)
10/22/2015	<a href="#">241</a>	APPLICATION for Order for on the Parties' Designations and Objections to the

		Deposition Testimony of Dr. Willam A. Taylor and the Exhibits Cited Therein filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Exhibit A, # <a href="#">2</a> Proposed Order) (Bursor, Scott) (Entered: 10/22/2015)
10/22/2015	<a href="#">242</a>	Opposition re: EX PARTE APPLICATION to Continue Trial from October 27, 2015 <a href="#">239</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Bursor, Scott) (Entered: 10/22/2015)
10/23/2015	243	TEXT ONLY ENTRY: (IN CHAMBERS) by Judge George H. King. The Court, on its own motion, advances the pretrial conference hearing set for October 26, 2015 at 3:00 PM to October 26, 2015 at 2:00 PM. Counsel ORDERED to appear on date and new time. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (ab) TEXT ONLY ENTRY (Entered: 10/23/2015)
10/23/2015	<a href="#">244</a>	Counter APPLICATION for Order for on the Parties' Designations and Objections to the Deposition Testimony of Taylor and Borneman <i>and Objections</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Persson, Spencer) (Entered: 10/23/2015)
10/23/2015	<a href="#">245</a>	MINUTE ORDER IN CHAMBERS Re: Defendants' Ex Parte Application to Judicially Estop Plaintiffs from Changing Case Theories or, in the Alternative, Continue Trial Pursuant to Local Rules 7-19 and 40-1 (Dkt. 239) by Judge George H. King: All of this conduct renders this matter not ready for trial. The Pretrial Conference and the trial dates are hereby VACATED. We will not set further dates for the Pretrial Conference or trial at this time. Instead, after we have had the opportunity to fully review the arguments in the Ex Parte Application and Opposition, the Motions in Limine, and the objections to these recently lodged exhibits, we will issue rulings as may be appropriate, including orders for the Parties to further meet-and-confer and brief some or all of these matters. (see document for further details) (bm) (Entered: 10/23/2015)
10/26/2015	<a href="#">246</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Objection to Application <a href="#">244</a> . The following error(s) was found: Incorrect event selected. Other error(s) with document(s) are specified below The correct event is: Responses, Replies and Other Motion Related Documents-Objection/Opposition (Motion related). Other: Docket entry text does not match caption of attached document, and should be linked back to original application <a href="#">241</a> . In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not take any action in response to this notice unless and until the court directs you to do so. (bm) (Entered: 10/26/2015)
10/27/2015	<a href="#">247</a>	RESPONSE BY THE COURT TO NOTICE TO FILER OF DEFICIENCIES IN ELECTRONICALLY FILED DOCUMENTS RE: Counter APPLICATION for Order for on the Parties' Designations and Objections to the Deposition Testimony of Taylor and Borneman <i>and Objections</i> <a href="#">244</a> by Chief Judge George H. King. The document is accepted as filed. (dgon) (Entered: 10/28/2015)
11/04/2015	<a href="#">249</a>	MINUTE ORDER IN CHAMBERS Re: Motions in Limine (Dkt. 207); Defendants' Ex Parte Application (Dkt. 239); and Plaintiffs' Applications for Rulings on the Designations and Objections to the Depositions of Drs. John P. Borneman and William A. Taylor (Dkts. 240, 241) by Judge George H. King: Accordingly, we rule as follows: The Parties are hereby ORDERED to meet and confer in person in real time about the relief sought by Defendants in their Ex Parte Application. (See Dkt. 239.) If after the meet and confer Defendants still seek any relief, they must do so in a duly noticed motion fully compliant with the Local Rules. The Parties' Motions in Limine are inadequate under Local Rule 7-3. In the motions, Defendants state that "Plaintiffs' efforts to meet and confer were limited to a single email, in which they simply provided a list of motions they were going to make with little to no description of the grounds on which they intended to move, and

		<p>most notable made no mention of their intention to file [their eighth motion in limine]." (See Dkt. 207, Motions in Limine at 3 (emphasis in original).) Plaintiffs do not contest this. The Parties obviously did not have a thorough discussion of the motions as required by Local Rule 7-3. The Parties are hereby ORDERED to meet and confer in person in real time to discuss, attempt to resolve, and narrow the issues presented in the motions. Once they have done so, they SHALL re-file any remaining issues in joint briefing format as set forth in our prior Order. (See Dkt. 201.) The motions shall be duly noticed and fully compliant with the Local Rules. The Parties are hereby ORDERED to meet and confer in person in real time regarding the numerous objections listed in the Parties' Joint Exhibit List and in Plaintiffs' Applications for Rulings on the Designations and Objections to the Depositions of Drs. John P. Borneman and William A. Taylor. (See Dkts. 206, 240, 241.) The Parties must engage in a good faith attempt to resolve the objections so as to narrow them. As to any remaining objections, the parties SHALL submit a joint brief of points and authorities addressing the specific exhibit or group of exhibits subject to objections. The joint brief must contain not merely citations to the rules of evidence, but also a full discussion of the reasons for and against the objections. The joint brief shall be no more than 20 pages and shall be filed within 30 days hereof. It shall be duly noticed and fully compliant with the Local Rules. The Parties are ordered to act in good faith and cooperate in resolving as many of the above-identified issues as possible. If it appears to us that the Parties have failed to act in good faith or cooperate, they shall appear in court and be directed to further confer to assure us that they are acting in good faith and cooperating. (bm) (Entered: 11/04/2015)</p>
12/04/2015	<a href="#">250</a>	<p>BRIEF filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. <i>Joint Brief Regarding Objections to Exhibits and Deposition Designations</i> (Attachments: # <a href="#">1</a> Declaration of Scott A. Bursor, # <a href="#">2</a> Exhibit Deposition of John P. Borneman - Part 1, # <a href="#">3</a> Exhibit Deposition of John P. Borneman - Part 2, # <a href="#">4</a> Exhibit Deposition of James Taylor, M.D., # <a href="#">5</a> Exhibit DVD Containing Plaintiffs' Trial Exhibits)(Bursor, Scott) (Entered: 12/04/2015)</p>
12/04/2015	<a href="#">251</a>	<p>DECLARATION of Spencer Persson re Brief (non-motion non-appeal), <a href="#">250</a> <i>Regarding Objections to Exhibits and Deposition Designations</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Persson, Spencer) (Entered: 12/04/2015)</p>
12/11/2015	<a href="#">252</a>	<p>NOTICE OF MOTION AND MOTION for Relief from Plaintiffs' Change of Case Theories re Trial Brief <a href="#">238</a> and for an Order to Judicially Estop Plaintiffs From Changing Case Theories or, in the Alternative, Decertify the Class and Reopen Discovery filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Motion set for hearing on 2/1/2016 at 09:30 AM before Judge George H. King. (Attachments: # <a href="#">1</a> Jurdi Declaration) (Jurdi, Jade) (Entered: 12/11/2015)</p>
01/04/2016	<a href="#">253</a>	<p>DECLARATION of Scott A. Bursor <i>in Support of Plaintiffs' Motions in Limine and in Opposition to Defendants' Motions in Limine</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Exhibit 1-8, # <a href="#">2</a> Exhibit 9-21, # <a href="#">3</a> Exhibit 205, 326-329, 549)(Fisher, Lawrence) (Entered: 01/04/2016)</p>
01/04/2016	<a href="#">254</a>	<p>Joint Brief Concerning Motions in Limine filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc (Persson, Spencer) (Entered: 01/04/2016)</p>
01/04/2016	<a href="#">255</a>	<p>DECLARATION of Spencer Persson re Miscellaneous Document <a href="#">254</a> <i>in Support of Defendants' Oppositions to Motions in Limine</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Persson, Spencer) (Entered: 01/04/2016)</p>
01/04/2016	<a href="#">256</a>	<p>DECLARATION of Jade Jurdi re Miscellaneous Document <a href="#">254</a> <i>ISO Defendants' Motions</i></p>

		<i>in Limine</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Jurdi Declaration (Part 2), # <a href="#">2</a> Jurdi Declaration (Part 3), # <a href="#">3</a> Jurdi Declaration (Part 4))(Jurdi, Jade) (Entered: 01/04/2016)
01/05/2016	<a href="#">257</a>	OPPOSITION to NOTICE OF MOTION AND MOTION for Relief from Plaintiffs' Change of Case Theories re Trial Brief <a href="#">238</a> and for an Order to Judicially Estop Plaintiffs From Changing Case Theories or, in the Alternative, Decertify the Class and Reopen Discover <a href="#">252</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 01/05/2016)
01/15/2016	<a href="#">258</a>	REPLY in support NOTICE OF MOTION AND MOTION for Relief from Plaintiffs' Change of Case Theories re Trial Brief <a href="#">238</a> and for an Order to Judicially Estop Plaintiffs From Changing Case Theories or, in the Alternative, Decertify the Class and Reopen Discover <a href="#">252</a> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Attachments: # <a href="#">1</a> Declaration - Supplemental Declaration of Spencer Persson In Support of Defendants' Reply to Plaintiffs' Opposition to Judicially Estop Plaintiffs From Changing Case Theories or, in the Alternative, Decertify The Class and Reopen Discovery, # <a href="#">2</a> Declaration Of John P. Borneman, PH.D. In Support of Defendants' Reply)(Persson, Spencer) (Entered: 01/15/2016)
01/28/2016	<a href="#">259</a>	MINUTES (IN CHAMBERS): ORDER by Judge George H. King. On the court's own motion, Defendants Motion to Judicially Estop Plaintiffs from Changing Case Theories, or in the Alternative to De-Certify the Class and Reopen Discovery <a href="#">252</a> , and Joint Brief re: Motions on Limine <a href="#">254</a> , noticed for hearing on FEBRUARY 1, 2016, is TAKEN OFF CALENDAR and will be taken UNDER SUBMISSION without oral argument on that date pursuant to Local Rule 7-15. No appearance by counsel shall be necessary. The hearing date is vacated. Further briefing, if any, shall be filed in accordance with Local Rules as if the noticed hearing date had not been vacated. IT IS SO ORDERED. (lom) (Entered: 01/28/2016)
02/11/2016	<a href="#">260</a>	APPLICATION for attorney Nadeem Faruqi to Appear Pro Hac Vice (PHV Fee of \$325 receipt number 0973-17275174 paid.) filed by Plaintiff Enzo Forcellati. (Attachments: # <a href="#">1</a> Exhibit Certificate of Good Standing, # <a href="#">2</a> Proposed Order) (Bower, David) (Entered: 02/11/2016)
02/11/2016	<a href="#">261</a>	APPLICATION for attorney Adam R. Gonnelli to Appear Pro Hac Vice (PHV Fee of \$325 receipt number 0973-17275276 paid.) filed by Plaintiff Enzo Forcellati. (Attachments: # <a href="#">1</a> Exhibit Certificate of Good Standing, # <a href="#">2</a> Proposed Order) (Bower, David) (Entered: 02/11/2016)
02/16/2016	<a href="#">262</a>	ORDER ON APPLICATION OF NON-RESIDENT ATTORNEY TO APPEAR IN A SPECIFIC CASE PRO HAC VICE by Judge George H. King: granting <a href="#">260</a> APPLICATION to Appear Pro Hac Vice by Attorney Nadeem Faruqi on behalf of Plaintiff, designating David E. Bower as local counsel. (lt) (Entered: 02/17/2016)
02/16/2016	<a href="#">263</a>	ORDER ON APPLICATION OF NON-RESIDENT ATTORNEY TO APPEAR IN A SPECIFIC CASE PRO HAC VICE by Judge George H. King: granting <a href="#">261</a> APPLICATION to Appear Pro Hac Vice by Attorney Adam R. Gonnelli on behalf of Plaintiff, designating David E. Bower as local counsel. (lt) (Entered: 02/17/2016)
02/17/2016	<a href="#">264</a>	MINUTES (In Chambers): Order Re: Defendants' Motion to Judicially Estop Plaintiffs from Changing Case Theories or, in the Alternative, Decertify the Class and Reopen Discovery <a href="#">252</a> by Judge George H. King. For the foregoing reasons, we conclude that the doctrine of judicial estoppel prevents Plaintiffs from changing case theories. For approximately three years, Plaintiffs continually have argued that Defendants' products are homeopathic, that homeopathy is a pseudoscience, and that the products are ineffective because of their homeopathic preparation. Plaintiffs are judicially estopped

		from making arguments inconsistent with this position. As such, Defendants' motion to judicially estop Plaintiffs from changing case theories is GRANTED. Because Defendants move for decertification only in the alternative, we decline to reach the merits of that aspect of the Motion. IT IS SO ORDERED. (lom) (Entered: 02/17/2016)
03/11/2016	<a href="#">265</a>	REQUEST TO SUBSTITUTE ATTORNEY Barbara A. Rohr in place of attorney David E. Bower filed by Plaintiff Enzo Forcellati. (Attachments: # <a href="#">1</a> Proposed Order) (Attorney Barbara A Rohr added to party Enzo Forcellati(pty:pla)) (Rohr, Barbara) (Entered: 03/11/2016)
03/16/2016	<a href="#">266</a>	ORDER ON REQUEST FOR APPROVAL OF SUBSTITUTION OF ATTORNEY by Judge George H. King granting <a href="#">265</a> Request to Substitute Attorney: The Court hereby orders that the request of: Enzo Forcellati, Plaintiff, to substitute Barbara A. Rohr, who is Retained Counsel, as attorney of record instead of David E. Bower (bm) (Entered: 03/16/2016)
06/02/2016	<a href="#">267</a>	(IN CHAMBERS) ORDER REGARDING SETTLEMENT CONFERENCE by Magistrate Judge Jay C. Gandhi. IT IS ORDERED as follows: The parties and their lead trial counsel shall appear for a settlement conference on July 6, 2016 at 10:00 a.m., in Courtroom 6A of the Ronald Reagan Federal Building and U.S. Courthouse, 411 West Fourth Street, 6th Floor, Santa Ana, California 92701. The parties and their lead trial counsel shall keep their schedule clear for the remaining part of the day. No party or counsel shall be excused absent leave from the Judge or until the settlement conference is adjourned. On or before Jun 29, 2016, each party shall submit a confidential mediation statement (or email) directly to the chambers of the Court at judge_gandhi_mediation@cacd.uscourts.gov. The Statements should not be filed with the Clerk of the Court, and they will not be made part of the case file. (kh) (Entered: 06/02/2016)
07/06/2016	<a href="#">268</a>	MINUTES OF Settlement Conference held before Magistrate Judge Jay C. Gandhi: The parties and their counsel appeared for the Settlement Conference. The Court caucused with the parties and their counsel. The parties were unable to resolve the matter at this juncture. The Settlement Conference resulted in productive dialogue. The Court will continue to engage in post-mediation calls. Court Recorder: CS 7/6/2016. (kh) (Entered: 07/21/2016)
07/18/2016	<a href="#">269</a>	(IN CHAMBERS) ORDER REGARDING SETTLEMENT CONFERENCE by Magistrate Judge Jay C. Gandhi: The matter was set for Settlement Conference. The Court engaged in pre-mediation calls. The Court caucused with the parties and their counsel. The parties and their counsel attended a Settlement Conference on July 6, 2016. The Court engaged in post-mediation calls. The parties have now reached a settlement in principle. (kh) (Entered: 07/21/2016)
08/02/2016	<a href="#">270</a>	MINUTE ORDER IN CHAMBERS Re: Preliminary Approval Filing by Judge George H. King: On July 18, 2016, Judge Jay C. Gandhi issued a minute order stating that the parties in this matter reached a settlement in principle. (Dkt. 269.) Within 10 days hereof, the parties SHALL file a joint status report setting forth when they expect plaintiffs to file papers in support of preliminary approval of the settlement. (bm) (Entered: 08/02/2016)
08/12/2016	<a href="#">271</a>	STATUS REPORT filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 08/12/2016)
08/23/2016	272	Notice of Electronic Filing re Minutes of In Chambers Order/Directive - no proceeding held, <a href="#">270</a> , Status Report <a href="#">271</a> e-mailed to Antonio Vozzolo at avozzolo@faruqilaw.com bounced due to unknown address. Primary e-mail address corrected. Notice of Electronic Filing resent addressed to avozzolo@vozzolo.com. Pursuant to Local Rules it is the attorneys obligation to maintain all personal contact information including e-mail address

		in the CM/ECF system. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (ir) TEXT ONLY ENTRY (Entered: 08/23/2016)
09/15/2016	<a href="#">273</a>	STATUS REPORT <i>Further Joint Status Report Regarding Time to File Motion for Preliminary Approval of Settlement</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Margulies, Jeffrey) (Entered: 09/15/2016)
09/30/2016	<a href="#">274</a>	STATUS REPORT <i>Further Joint Status Report Regarding Time to File Motion for Preliminary Approval of Settlement</i> filed by Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. (Stroup, Stephanie) (Entered: 09/30/2016)
10/14/2016	<a href="#">275</a>	NOTICE OF MOTION AND MOTION for Settlement Approval of Class Action (Preliminary) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. Motion set for hearing on 11/28/2016 at 09:30 AM before Judge George H. King. (Attachments: # <a href="#">1</a> Memorandum, # <a href="#">2</a> Declaration of L. Timothy Fisher, # <a href="#">3</a> Declaration of Enzo Forcellati, # <a href="#">4</a> Declaration of Lisa Roemmich-Conrey, # <a href="#">5</a> Declaration of Patrick M. Passarella, # <a href="#">6</a> Proposed Order) (Fisher, Lawrence) (Entered: 10/14/2016)
10/14/2016	<a href="#">276</a>	NOTICE OF MOTION AND MOTION to Amend Consolidated Complaint <a href="#">44</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. Motion set for hearing on 11/28/2016 at 09:30 AM before Judge George H. King. (Attachments: # <a href="#">1</a> Memorandum, # <a href="#">2</a> Declaration of Annick M. Persinger, # <a href="#">3</a> Proposed Order) (Fisher, Lawrence) (Entered: 10/14/2016)
11/21/2016	277	(IN CHAMBERS) TEXT ONLY ENTRY by Judge George H. King: The Motion for Settlement Approval <a href="#">275</a> and the Motion to Amend Consolidated complaint <a href="#">276</a> set for 11/28/2016 at 9:30 AM are RESCHEDULED to 11/28/2016 at 10:00 AM. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (dgon) TEXT ONLY ENTRY (Entered: 11/21/2016)
11/22/2016	<a href="#">278</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Benjamin Heikali counsel for Plaintiff Enzo Forcellati. Adding Benjamin Heikali as counsel of record for Enzo Forcellati for the reason indicated in the G-123 Notice. Filed by PLAINTIFF Enzo Forcellati. (Attorney Benjamin Heikali added to party Enzo Forcellati(pty:pla))(Heikali, Benjamin) (Entered: 11/22/2016)
11/28/2016	<a href="#">279</a>	MINUTES OF Motion for Settlement Approval [ Dkt. 275], Motion to Amend Consolidated Complaint [Dkt. 276] Hearing held before Judge George H. King: The motion hearing is held. Counsel state their appearances. Court and counsel confer regarding the Plaintiff's motions. Court directs the parties to submit revised order and notice with changes as directed by the Court. Counsel is to e-mail a word version of the proposed order to the Court Clerk. The Court GRANTS the motion to amend consolidated complaint [Dkt. 276]. Court Reporter: C. Nirenberg. (bm) (Entered: 11/28/2016)
11/28/2016	<a href="#">280</a>	MINUTE ORDER IN CHAMBERS Re: Ascertainig Baby Products Purchasers for Notice of Settlement by Judge George H. King: We believe that to achieve the best notice practicable under the circumstances Class Counsel must take additional steps to identify purchasers of the baby products. Accordingly, within 7 days hereof, Class Counsel shall, through reasonable efforts, subpoena the retailers and distributors identified in Defendants' records produced to date. These subpoenas shall be issued pursuant to Federal Rule of Civil Procedure 45 and shall command production within 30 days of their issuance. The subpoenas shall direct these retailers and distributors to produce: Documents or electronically stored information sufficient to identify Class Members who are identifiable from your records as having purchased, on or after March 8, 2008, Hyland's (i) Baby Teething Gel; (ii) Baby Cough Syrup, (iii) Baby Gas Drops; (iv) Baby

		Infant Earache Drops, and (v) Baby Nighttime Tiny Cold Syrup. (see document for further details) (bm) (Entered: 11/28/2016)
12/02/2016	<a href="#">281</a>	TRANSCRIPT ORDER as to Plaintiffs Enzo Forcellati, Lisa Roemmich for Court Reporter. Court will contact Debbie Schroeder at dschroeder@bursor.com with any questions regarding this order. Transcript preparation will not begin until payment has been satisfied with the court reporter. (Fisher, Lawrence) (Entered: 12/02/2016)
12/23/2016	<a href="#">282</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Ronald A Marron counsel for Plaintiff Lisa Roemmich. Adding Ronald A. Marron as counsel of record for Plaintiff for the reason indicated in the G-123 Notice. Filed by Plaintiff Lisa Roemmich. (Attorney Ronald A Marron added to party Lisa Roemmich(pty:pla))(Marron, Ronald) (Entered: 12/23/2016)
01/09/2017	<a href="#">285</a>	ORDER OF THE CHIEF JUDGE (#17-030) approved by Chief Judge Virginia A. Phillips. IT IS ORDERED, with the concurrence of the Case Management and Assignment Committee, that this case be reassigned from the calendar of George H. King to the calendar of Judge Otis D. Wright, II for all further proceedings. The case number will now reflect the initials of the transferee Judge 2:12-cv-01983 ODW(MRWx). (rn) (Entered: 01/11/2017)
01/10/2017	<a href="#">283</a>	TRANSCRIPT for proceedings held on MONDAY, NOVEMBER 28, 2016 10:17 A.M. Court Reporter: C. Nirenberg, CONTACT: www.msfedreporter.com. Transcript may be viewed at the court public terminal or purchased through the Court Reporter before the deadline for Release of Transcript Restriction. After that date it may be obtained through Court Reporter: C. Nirenberg, CONTACT: www.msfedreporter.com, or PACER. Notice of Intent to Redact due within 7 days of this date. Redaction Request due 1/31/2017. Redacted Transcript Deadline set for 2/10/2017. Release of Transcript Restriction set for 4/10/2017. (Nirenberg, C) (Entered: 01/10/2017)
01/10/2017	284	NOTICE OF FILING TRANSCRIPT filed for proceedings MONDAY, NOVEMBER 28, 2016 10:17 A.M. re Transcript <a href="#">283</a> THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (Nirenberg, C) TEXT ONLY ENTRY (Entered: 01/10/2017)
02/06/2017	<a href="#">286</a>	MINUTE ORDER IN CHAMBERS by Judge Otis D. Wright, II: On January 9, 2017, this case was transferred from the calendar of Judge George H. King to the calendar of Judge Otis D. Wright, II. Since the transfer of the case, Class Counsel has submitted no further filings with the Court. In order for the Court to assess the current status of the case and settlement thereof, Class Counsel for the Plaintiffs are hereby ORDERED to submit a status report no later than February 14, 2017. See document for details. (smo) (Entered: 02/06/2017)
02/06/2017	<a href="#">287</a>	STATUS REPORT <i>Regarding Preliminary Approval of Class Action Settlement</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Declaration of L. Timothy Fisher)(Fisher, Lawrence) (Entered: 02/06/2017)
02/07/2017	<a href="#">288</a>	PRELIMINARY APPROVAL ORDER <a href="#">275</a> by Judge Otis D. Wright, II: The Court provisionally appoints Plaintiffs Enzo Forcellati and Lisa Roemmich as Class Representatives of the Settlement Class. The Court provisionally appoints Bursor & Fisher, P.A., Vozzolo LLC, and Faruqi & Faruqi, LLP and their counsel as Class Counsel. The Court appoints KCC Class Action Services, LLC, a well-qualified and experienced claims administrator, as the Settlement Administrator. The Court will hold a Fairness Hearing on Monday August 14, 2017 at 1:30 p.m. (SEE DOCUMENT FOR OTHER SPECIFICS AND INSTRUCTIONS THEREIN). (lc) (Entered: 02/07/2017)
04/06/2017	<a href="#">289</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Lawrence Timothy Fisher counsel for Plaintiffs Enzo Forcellati, Lisa Roemmich. Annick M. Persinger is no longer

		counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiffs Enzo Forcellati and Lisa Roemmich. (Fisher, Lawrence) (Entered: 04/06/2017)
05/24/2017	<a href="#">290</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Barbara A Rohr counsel for Plaintiffs Enzo Forcellati, Lisa Roemmich. Adam R. Gonnelli is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiff Enzo Forcellati. (Attorney Barbara A Rohr added to party Lisa Roemmich(pty:pla))(Rohr, Barbara) (Entered: 05/24/2017)
06/19/2017	<a href="#">291</a>	NOTICE OF MOTION AND MOTION for Settlement Approval of Class Action Settlement [Final Approval] filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. Motion set for hearing on 8/14/2017 at 01:30 PM before Judge Otis D. Wright II. (Attachments: # <a href="#">1</a> Memorandum, # <a href="#">2</a> Declaration of Lana Lucchesi, # <a href="#">3</a> Proposed Order) (Fisher, Lawrence) (Entered: 06/19/2017)
06/19/2017	<a href="#">292</a>	NOTICE OF MOTION AND MOTION for Attorney Fees , <i>Costs and Expenses, and Service Awards</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. Motion set for hearing on 8/14/2017 at 01:30 PM before Judge Otis D. Wright II. (Attachments: # <a href="#">1</a> Memorandum, # <a href="#">2</a> Declaration of L. Timothy Fisher, # <a href="#">3</a> Declaration of Antonio Vozzolo, # <a href="#">4</a> Proposed Order) (Fisher, Lawrence) (Entered: 06/19/2017)
06/19/2017	<a href="#">293</a>	NOTICE OF MOTION re NOTICE OF MOTION AND MOTION for Attorney Fees , <i>Costs and Expenses, and Service Awards</i> <a href="#">292</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. Motion set for hearing on 8/14/2017 at 01:30 PM before Judge Otis D. Wright II. (Attachments: # <a href="#">1</a> Memorandum of Points and Authorities, # <a href="#">2</a> Declaration of Ronald A. Marron, # <a href="#">3</a> Exhibit 1, # <a href="#">4</a> Exhibit 2, # <a href="#">5</a> Exhibit 3, # <a href="#">6</a> Exhibit 4, # <a href="#">7</a> Exhibit 5, # <a href="#">8</a> Exhibit 6, # <a href="#">9</a> Exhibit 7, # <a href="#">10</a> Proposed Order)(Attorney Ronald A Marron added to party Enzo Forcellati(pty:pla))(Marron, Ronald) (Entered: 06/19/2017)
06/20/2017	<a href="#">294</a>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Notice of Motion,, <a href="#">293</a> ONLY AS TO COUNSEL FOR PLAINTIFF ROEMMICH. The following error(s) was found: Incorrect event selected. The correct event is: Motion: Attorney Fees. filer only set a motion hearing did not create a Pending Motion for ruling...( Clerk notes filer filed another (actual)Motion as no. 292 linked to both plf and attorney, but the pdf is only to the party... this one no. 293 pdf is ONLY to plf counsel ). In response to this notice the court may order (1) an amended or correct document to be filed (2) the document stricken or (3) take other action as the court deems appropriate. You need not take any action in response to this notice unless and until the court directs you to do so. (lc) (Entered: 06/20/2017)
06/27/2017	<a href="#">296</a>	OBJECTION AND NOTICE OF INTENT NOT TO ATTEND FAIRNESS HEARING <a href="#">288</a> filed by Objector Patrick S Sweeney. (lc) (Entered: 06/29/2017)
06/28/2017	<a href="#">295</a>	OBJECTIONS <i>and Certificate of Service</i> filed by Movant Ashley Hammack. (Creamer, Jr, Michael) (Entered: 06/28/2017)
06/29/2017	<a href="#">298</a>	OBJECTIONS to proposed Settlement <a href="#">291</a> filed by Objector Zeynep Vitale. (lc) (Entered: 07/03/2017)
07/24/2017	<a href="#">299</a>	Notice of Withdrawal of Notice of Motion,, <a href="#">293</a> filed by Plaintiff Lisa Roemmich. (Marron, Ronald) (Entered: 07/24/2017)
07/28/2017	<a href="#">300</a>	RESPONSE filed by Plaintiffs Enzo Forcellati, Lisa Roemmichto Objection <a href="#">298</a> , Objection <a href="#">295</a> , Objection <a href="#">296</a> (Attachments: # <a href="#">1</a> Declaration of L. Timothy Fisher, # <a href="#">2</a> Declaration of Lana Lucchesi)(Fisher, Lawrence) (Entered: 07/28/2017)
08/02/2017	301	COUNSEL ARE NOTIFIED, the Motion For Settlement <a href="#">291</a> and Motion for Attorney



		Fees <a href="#">292</a> set for August 14, 2017, will be heard at 10:00am. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (sce) TEXT ONLY ENTRY (Entered: 08/02/2017)
08/03/2017	<a href="#">302</a>	DECLARATION of Lana Lucchesi <i>Re: Requests for Exclusion</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Fisher, Lawrence) (Entered: 08/03/2017)
08/07/2017	<a href="#">303</a>	APPLICATION of Non-Resident Attorney Timothy J. Peter to Appear Pro Hac Vice on behalf of Plaintiffs Enzo Forcellati, Lisa Roemmich (Pro Hac Vice Fee - Fee Paid, Receipt No. 0973-20308671) filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Exhibit Certificate of Good Standing, # <a href="#">2</a> Proposed Order) (Attorney Benjamin Heikali added to party Lisa Roemmich(pty:pla)) (Heikali, Benjamin) (Entered: 08/07/2017)
08/07/2017	<a href="#">304</a>	ORDER GRANTING APPLICATION of Non-Resident Attorney Timothy J. Peter to Appear Pro Hac Vice on behalf of Plaintiffs Enzo Forcellati, Lisa Roemmich and designating Benjamin Heikali as local counsel <a href="#">303</a> by Judge Otis D. Wright, II (lc) (Entered: 08/08/2017)
08/14/2017	<a href="#">305</a>	MINUTES OF Motion Hearing held before Judge Otis D. Wright, II: RE MOTION FOR SETTLEMENT APPROVAL AND MOTION FOR ATTORNEY FEES. No objectors to the proposed settlement present. For reasons stated on the record, the Court grants the Motion for Settlement Approval of ClassAction Settlement [Final Approval] <a href="#">291</a> and the Motion for Attorneys Fees, Costs and Expenses, and Service Awards <a href="#">292</a> . Orders to issue. Court Reporter: Terri Hourogan. (lc) (Entered: 08/14/2017)
08/14/2017	<a href="#">306</a>	SETTLEMENT APPROVAL ORDER AND FINAL JUDGMENT by Judge Otis D. Wright, II: The Court appoints Enzo Forcellati, and Lisa Roemmich as Class Representatives. The Court appoints Bursor & Fisher, P.A., Vozzolo LLC, and Faruqi & Faruqi, LLP as Class Counsel. the Stipulation of Settlement is hereby finally approved in all respects, and the Parties are hereby directed to perform its terms. The Court awards to Class Counsel \$2.9 million, which includes reimbursement of Class Counsels costs and expenses, as attorneys fees and costs. 12. The Court awards to the Class Representatives \$5,000 as an Incentive Award for their roles in this Action. Defendants shall pay the Fee Award and Incentive Awards pursuant to and in the manner provided by the Stipulation of Settlement. (MD JS-6, Case Terminated). (lc) (Entered: 08/14/2017)
09/12/2017	<a href="#">307</a>	NOTICE OF APPEAL to the 9th Circuit Court of Appeals filed by Class Member; Objector Ashley Hammack. Appeal of Order on Motion for Settlement,, Order on Motion for Attorney Fees,, Motion Hearing, <a href="#">305</a> , Judgment,, <a href="#">306</a> . (Appeal Fee - \$505 Fee Paid, Receipt No. 0973-20493359.) (Creamer, Jr, Michael) (Entered: 09/12/2017)
09/13/2017	<a href="#">309</a>	NOTICE OF APPEAL to the 9th CCA filed by Objector Patrick S Sweeney. Appeal of Judgment, <a href="#">306</a> Filed On: 8/14/17; Entered On: 8/14/17; Filing fee \$ 505 billed. (mat) (Entered: 09/18/2017)
09/14/2017	<a href="#">308</a>	NOTIFICATION from Ninth Circuit Court of Appeals of case number assigned and briefing schedule. Appeal Docket No. 17-56374 assigned to Notice of Appeal to 9th Circuit Court of Appeals, <a href="#">307</a> as to Class Member Objector Ashley Hammack. (lc) (Entered: 09/14/2017)
09/18/2017	<a href="#">310</a>	FILING FEE LETTER issued as to Objector Patrick S Sweeney, re Notice of Appeal to 9th Circuit Court of Appeals <a href="#">309</a> (mat) (Entered: 09/18/2017)
09/18/2017	<a href="#">311</a>	NOTIFICATION from Ninth Circuit Court of Appeals of case number 17-56403 assigned and briefing schedule. Appeal Docket No. Ninth CCA assigned to Notice of Appeal to 9th Circuit Court of Appeals <a href="#">309</a> as to Objector Patrick S Sweeney. (lc) Modified on 10/26/2017 (lc). (Entered: 09/18/2017)

09/19/2017	<a href="#">312</a>	ORDER from Ninth Circuit Court of Appeals filed re: Notice of Appeal to 9th Circuit Court of Appeals <a href="#">309</a> filed by Patrick S Sweeney. CCA # 17-56403. A review of the docket reflects that appellant has not paid the docketing and filing fees for this appeal. Within 21 days from the date of this order, appellant shall: [See Document] If appellant fails to comply with this order, this appeal will be dismissed automatically by the Clerk for failure to prosecute. (mat) (Entered: 09/19/2017)
10/23/2017	<a href="#">313</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Benjamin Heikali counsel for Plaintiff Enzo Forcellati. Barbara A. Rohr is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Plaintiff Enzo Forcellati. (Heikali, Benjamin) (Entered: 10/23/2017)
10/25/2017	<a href="#">314</a>	ORDER from Ninth Circuit Court of Appeals filed re: Notice of Appeal to 9th Circuit Court of Appeals <a href="#">309</a> filed by Patrick S Sweeney. CCA # 17-56403. This appeal is dismissed for failure to prosecute. This order served on the district court shall, 21 days after the date of the order, act as the mandate of this court. (mat) (Entered: 10/26/2017)
11/02/2017	<a href="#">315</a>	NOTICE OF MOTION AND MOTION to Deposit Funds <i>PLAINTIFFS NOTICE OF MOTION AND MOTION FOR APPEAL BOND; MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF</i> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. Motion set for hearing on 1/8/2018 at 01:30 PM before Judge Otis D. Wright II. (Attachments: # <a href="#">1</a> Declaration Timothy J. Peter, # <a href="#">2</a> Exhibit A, # <a href="#">3</a> Exhibit B, # <a href="#">4</a> Declaration Lana Lucchesi, # <a href="#">5</a> Proposed Order) (Heikali, Benjamin) (Entered: 11/02/2017)
11/07/2017	<a href="#">316</a>	OPPOSITION to NOTICE OF MOTION AND MOTION to Deposit Funds <i>PLAINTIFFS NOTICE OF MOTION AND MOTION FOR APPEAL BOND; MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF</i> <a href="#">315</a> and <i>Certificate of Service</i> filed by Movant Ashley Hammack. (Creamer, Jr, Michael) (Entered: 11/07/2017)
12/07/2017	<a href="#">317</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Jeffrey B Margulies counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Stephanie A. Stroup is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Defendants Hyland's, Inc.; Standard Homeopathic Laboratories, Inc.; and Standard Homeopathic Company. (Margulies, Jeffrey) (Entered: 12/07/2017)
12/07/2017	<a href="#">318</a>	Notice of Appearance or Withdrawal of Counsel: for attorney Jeffrey B Margulies counsel for Defendants Hylands Inc, Standard Homeopathic Company, Standard Homeopathic Laboratories Inc. Jade F. Jurdi is no longer counsel of record for the aforementioned party in this case for the reason indicated in the G-123 Notice. Filed by Defendants Hyland's, Inc.; Standard Homeopathic Laboratories, Inc.; and Standard Homeopathic Company. (Margulies, Jeffrey) (Entered: 12/07/2017)
12/22/2017	<a href="#">319</a>	REPLY in Support of NOTICE OF MOTION AND MOTION to Deposit Funds <i>PLAINTIFFS NOTICE OF MOTION AND MOTION FOR APPEAL BOND; MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF</i> <a href="#">315</a> filed by Plaintiffs Enzo Forcellati, Lisa Roemmich. (Attachments: # <a href="#">1</a> Declaration of L. Timothy Fisher)(Fisher, Lawrence) (Entered: 12/22/2017)
12/24/2017	<a href="#">320</a>	COMPACT DISC Order for date of proceedings 08/14/2017 to 08/14/2017 filed by Class Member; Objector Ashley Hammack. Court will contact Michael Creamer at shoya@yahoo.com with any questions regarding this order. Transcript portion requested: Opinion of the Court on 08/14/2017. Pre-Trial Proceeding: 08/14/2017. FEE PAID. (Creamer, Jr, Michael) (Entered: 12/24/2017)
12/26/2017	321	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Documents RE: Audio

		Recording Form (AO-436), <a href="#">320</a> . The following error was found: THE HEARING WAS NOT DIGITALLY RECORDED. IF YOU NEED TO ORDER A TRANSCRIPT, PLEASE FILE A TRANSCRIPT ORDER FORM (G-120). You must electronically refile the above referenced Request for Transcript in this case to correct this deficiency. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (ls) TEXT ONLY ENTRY (Entered: 12/26/2017)
01/04/2018	<a href="#">322</a>	The hearing on the MOTION to Deposit Funds <a href="#">315</a> , scheduled for January 8, 2018 at 1:30 P.M., is hereby VACATED and taken off calendar. No appearances are necessary. The matter stands submitted, and will be decided upon without oral argument. An order will issue. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (see) TEXT ONLY ENTRY (Entered: 01/04/2018)
02/05/2018	<a href="#">323</a>	ORDER GRANTING, IN PART, AND DENYING, IN PART, PLAINTIFFS MOTION FOR APPEAL BOND <a href="#">315</a> ND ORDER TO SHOW CAUSE REGARDING SANCTIONS by Judge Otis D. Wright, II: The Court GRANTS, in part, and DENIES, in part, Plaintiffs Motion for Appeal Bond. The Court also ORDERS Hammacks counsel TO SHOW CAUSE, in writing only, no later than February 20, 2018, why the Court should not impose sanctions in the amount of \$250.00 for bad faith and violations of Rule 11(b) in her filings. (lc) (Entered: 02/05/2018)
02/20/2018	<a href="#">324</a>	RESPONSE filed by Movant Ashley Hammack <i>and Certificate of Service</i> (Creamer, Jr, Michael) (Entered: 02/20/2018)
02/21/2018	<a href="#">325</a>	ORDER from Ninth Circuit Court of Appeals filed re: Notice of Appeal to 9th Circuit Court of Appeals, <a href="#">307</a> filed by Ashley Hammack. CCA # 17-56374. Pursuant to Ninth Circuit Rule 42-1, this appeal is dismissed for failure to prosecute. Counsel for appellant is directed to notify his/her client immediately in writing regarding this dismissal. This order served on the district court shall, 21 days after the date of the order, act as the mandate of this court. (shb) (Entered: 02/22/2018)
02/23/2018	<a href="#">326</a>	MINUTE ORDER (IN CHAMBERS) by Judge Otis D. Wright, II: Objectors Counsel appropriately addressed the concerns of the Court and provided assurances that their errors will not be repeated. (Id.) Accordingly, the Court DISCHARGES the Order to Show Case. (ECF No. 323.) On February 21, 2018, the Ninth Circuit issued an Order dismissing Hammacks appeal for failure to prosecute, and thus the Order requiring Hammack to post an appeal bond is moot. (see minutes for further details) (yl) (Entered: 02/23/2018)