

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

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Mailed: September 16, 2003

Opposition No. 103,672

Genesis Holdings, Inc.

v.

MacNeal Health Services
Corporation and VHS
Genesis Labs, Inc.,
joined as a defendant

Opposition No. 105,334

MacNeal Health Services
Corporation and VHS
Genesis Labs, Inc.,
joined as a plaintiff

v.

Genesis Holdings, Inc.

Albert Zervas, Interlocutory Attorney

The suspension period having expired with no word from either party concerning the status of their negotiations, it is concluded that efforts to reach an amicable settlement in this case have been unsuccessful.

Accordingly, proceedings herein are resumed and trial dates are reset as follows:

Opposition Nos. 103,672 and 105,334

THE PERIOD FOR DISCOVERY TO CLOSE: CLOSED

30-day testimony period for party in position of plaintiff in Opposition No. 103,672 to close: CLOSED

30-day testimony period for party in position of defendant in Opposition No. 103,672 and plaintiff in Opposition No. 105,334 to close: November 1, 2003

30-day rebuttal testimony period for party in position of plaintiff in Opposition No. 103,672 and testimony period for party in position of defendant in Opposition No. 105,334 to close: December 31, 2003

15-day rebuttal testimony period for party in position of plaintiff in Opposition No. 105,334 to close: February 14, 2004

**Briefs shall be due as follows:
[See Trademark Rule 2.128(a)(2)].**

Brief for plaintiff in Opposition No. 103,672 shall be due: April 14, 2004

Brief for defendant in Opposition No. 103,672 and plaintiff in Opposition No. 105,334 shall be due: May 14, 2004

Brief for defendant in Opposition No. 105,334 and reply brief, if any, for plaintiff in Opposition No. 103,672 shall be due: June 13, 2004

Reply brief, if any, for plaintiff in Opposition No. 105,334 shall be due: June 28, 2004

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Opposition Nos. 103,672 and 105,334

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.