

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2000-018956

03/19/2003

HONORABLE CATHY M. HOLT

CLERK OF THE COURT
E. Schneider
Deputy

FILED: 03/24/2003

CLARENDON NATIONAL INSURANCE
COMPANY

LEON J BRANDRIET
WILLIAM G STINSON

v.

BOOTZ & DUKE SIGN CO INC

TODD A RIGBY

RICHARD T TREON
DANIEL B TREON
DOCKET-CIVIL-CCC

MINUTE ENTRY

This is the time set for oral argument on (1) Defendant's Motion for Summary Judgment No. 1 Re: Spoliation of Evidence; (2) Defendant's Motion for Summary Judgment No. 2 Re: Damage Claims of Spaceage Lodge; (3) Defendant's Motion for Partial Summary Judgment No. 3 Re: Product Liability (4) Plaintiff Spaceage's Motion to Delay Trial Until Appraisal Hearing is Completed and Plaintiff Clarendon National Insurance Company's Joinder; and for a trial management conference. Plaintiff Clarendon National Insurance Company is represented by counsel William G. Stinson. Plaintiffs Spaceage Lodge are represented by counsel Richard T. Treon. Defendant is represented by counsel Todd A. Rigby.

Court Reporter: Denise Couvaras

There being no objection,

IT IS ORDERED substituting Richard T. Treon and Daniel B. Treon in place of Leon J. Brandriet as counsel of record for Plaintiffs Spaceage Lodge.

Defendant's Motion for Summary Judgment No. 1 Re: Spoliation of Evidence is argued and denied for the reasons stated on the record.

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There being no opposition,

IT IS ORDERED granting Defendant's Motion for Partial Summary Judgment No. 3 Re: Product Liability.

Discussion is held regarding Plaintiffs' Motion to Delay Trial Until Appraisal Hearing is Completed.

Good cause appearing,

IT IS ORDERED granting Plaintiffs' Motion to Delay Trial Until Appraisal Hearing is Completed. Therefore,

Defendant's Motion for Partial Summary Judgment No. 2 Re: Damage Claims of Spaceage Lodge is argued and denied for the reasons stated on the record.

IT IS ORDERED vacating the trial set for March 25, 2003 and the trial management conference set for this date.

IT IS FURTHER ORDERED opening discovery for a period of 90 days from today's date.

Upon stipulation of the parties,

IT IS ORDERED that the parties shall complete the appraisal process within 90 days of this date and thereafter a private mediation shall be conducted.

Mr. Stinson shall notify the Court if the mediation is not successful and a new trial date (9 days to a jury) and trial management conference date will be set.