IN THE SUPERIOR COURT OF THE VIRGIN ISLANDS DIVISION OF ST. CROIX	
WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED, Plaintiff/Counterclaim Defendant, vs. FATHI YUSUF and UNITED CORPORATION Defendants and Counterclaimants. vs.	Case No.: SX-2012-CV-370 ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND DECLARATORY RELIEF JURY TRIAL DEMANDED
WALEED HAMED, WAHEED HAMED, MUFEED HAMED, HISHAM HAMED, and PLESSEN ENTERPRISES, INC., Counterclaim Defendants,	Consolidated with
WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED, <i>Plaintiff,</i> vs. UNITED CORPORATION, <i>Defendant.</i>	Case No.: SX-2014-CV-287
WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED, <i>Plaintiff</i> vs.	Consolidated with Case No.: SX-2014-CV-278
FATHI YUSUF, Defendant. FATHI YUSUF, Plaintiff, vs.	Consolidated with Case No.: ST-17-CV-384
MOHAMMAD A. HAMED TRUST, et al, Defendants.	Consolidated with
KAC357 Inc., <i>Plaintiff</i> , vs. HAMED/YUSUF PARTNERSHIP, Defendant.	Case No.: ST-18-CV-219
ORDER RE HAMED MOTION TO SPECIAL MASTER ROSS FOR AN ORDER	

HAMED MOTION TO SPECIAL MASTER ROSS FOR AN ORDER AS TO CLAIMS ALREADY ADDRESSED "NUMBER 9" (H-141)

I. Introduction

On October 4, 2019, Hamed filed a notice of withdrawal of three claims and one pending motion for summary judgment. On October 8, 2019, the Court entered an order granting that withdrawal.

ORDERED that Hamed Claim Nos. H-34, H-58, and H-85 shall be withdrawn with prejudice and are hereby STRICKEN WITH PREJUDICE. And it is further:

ORDERED that Hamed's motion for summary judgment regarding Hamed Claim No. H-34 shall be withdrawn with prejudice and is hereby STRICKEN WITH PREJUDICE.

That Order has been referred to as "Order as to Claims Already Addressed Number 1."

The parties then jointly sought the Master's permission to create a similar mechanism for having the Court provide formal orders for other claims which the parties may dispose of by withdrawal, compromise or concession. They jointly stated that "this will provide a running record in the docket as to the status of certain of the claims—and at the end of thereview process, an easy to use summary of the disposal of claims, for the calculation of offsetting amounts." The Master allowed this. A total of eight (8) such Orders have now been entered, disposing of the following Claims:

ORDER #1 AS TO 3 CLAIMS ALREADY ADDRESSED: Notice of withdrawal of three claims H-34, H-58 and H-85 (10/4/2019).

ORDER #2 AS TO 23 CLAIMS ALREADY ADDRESSED - Approving Joint Motion formally putting concessions and withdrawals on the docket: H-7, H-8, H-14, H-15, H-18, H-19, H-31, H-36, H-41, H-42, H-43, H-44, H-48, H-51, H-60, H-78, H-90, H-91, H-98, H-99, H-100, H-133, H-145 (11/22/2019).

ORDER #3 AS TO 12 CLAIMS ALREADY ADDRESSED H-160, H-65, H-069,

H-70 H-092, H-98, H-103, H-110, H-11, H-119, H-125, H-135 (2/25/2020).

ORDER #4 AS TO 1 CLAIM ALREADY ADDRESSED H-165 (2/25/2020).

ORDER #5 AS TO 1 CLAIM ALREADY ADDRESSED H-16 (4/13/2021).

ORDER #6 AS TO 7 CLAIMS ALREADY ADDRESSED H-63, H-53, H-89, H-131, H-139, H-144, and H-153 (2/21/2022)

ORDER #7 AS TO 2 CLAIMS ALREADY ADDRESSED H-49 and H-162

ORDER #8 AS TO 11 CLAIMS ALREADY ADDRESSED H-24, H-39, H-47, H-67. H-93, H-95, H-109, H-114, H-121, H-122 and H-126

II. This Request – Number 9

This instant motion is the ninth such request; and arises from Hamed's' efforts to process these matters by removing claims that need no longer be contested. One claim, H-141, is addressed. It is duplicative of Claim H-37, for which a hearing has already been held, and for which a determination is pending.

Thus, Hamed asks that the Court enter the following order:

It is **SO ORDERED**:

The foregoing Motion is **GRANTED** and is made an Order in this case. Claim:

H-141 Unclear general ledger entry regarding "due t/fr settlement re stmt at 9/30/15"

are withdrawn with prejudice and are hereby STRICKEN WITH PREJUDICE.

Dated: ADRI 13th, 2023

PA

Hon. Edgal/D. Ross Special Master