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evidence. C.P. 30(b)(2) ¶ 43. The second prong  
of the Muddy Waters test requires that the  
movant's motion must be supported by  
"competent \*603 proof of the facts of his  
entitlement to judgment." This is the proof of

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case that is in issue in the motion. ¶ 44. In support of the motion for summary judgment, Dr. Dixon included not only his medical records, but also the deposition of Dr. Williams. Dr. Dixon also included the affidavit of Larry R. Brantley, a pharmacist specializing in compounding pharmaceuticals, who averred that the drugs that Mrs. Rucker had received were "medically necessary" to treat her medical condition. ¶ 45. In response to Dr. Dixon's motion, Mrs. Rucker submitted an affidavit from Dr. Daniel Baldwin, M.D. Dr. Baldwin stated that he had reviewed Dr. Williams' medical records, that he had independently reviewed them, that he disagreed with Dr. Williams' diagnosis, and that he disagreed with the medical necessity of the drugs used to treat her condition. ¶ 46. We agree with the chancellor that Dr. Baldwin's opinion was inadmissible at the summary judgment hearing. In the first place, the affidavit specifically states that it is being submitted for the purpose of showing the unreason