IAS PART 26

JUSTICE ORLANDO MARRAZZO, JR.

26 CENTRAL AVENUE COURTROOM 430 STATEN ISLAND, NEW YORK Chambers: 718-675-8744 Courtroom: 718-675-8842 Fax: 212-416-1415

Law Clerk: Mendy M. Mirocznik, Esq. Email mmiroczn@nycourts.gov Part Clerk: Luz Z. Candelaria, S.C.C

MOTIONS:

All motions will be heard and orally argued on **Thursdays** beginning at 9:30 A.M. **Effective January 1, 2023**, all Motions will be handled in person at the Courthouse in Courtroom 230.

All answering papers must be filed with the Civil Term Motion Clerk at least five (5) days prior to the appearance date with a duplicate copy submitted to Chambers at the same time [five (5) days prior to the appearance date].

A duplicate copy of all reply papers must be served directly to chambers at least twentyfour (24) hours prior to the appearance date.

All E-FILED motions must also have a working copy served on Chambers at least five (5) days prior to the appearance date or the motion will be administratively adjourned.

Parties are to refrain from making summary judgment motions until all examinations before trial and other related discovery are completed and must be made within sixty (60) days after the Note of Issue has been filed. Summary judgment motions will not stay discovery without the Court's consent.

Motions to either seek or enforce discovery may not be made without court approval.

All settled or submitted orders shall be sent directly to Chambers and E-Filed.

ADJOURNMENTS:

All adjournments by stipulation or otherwise require prior Court approval. All requests for adjournments of either motions or conferences must be made at least twenty-four (24) hours prior to the scheduled appearance date. Parties must call chambers to obtain Court approval for the adjournment.

Stipulations must be faxed to Chambers at 212-416-1415 immediately on the day the Court approves the adjournment.

TRIALS:

COUNSEL SHALL COMPLY WITH THESE RULES WHEN ASSIGNED TO THIS PART FOR TRIAL

(1) Prior to trial:	Counsel shall furnish to the court marked pleadings pursuant to CPLR §4012.
(2) Exhibits:	Counsel shall pre-mark all exhibits in the order in which they intend to introduce them at trial. A list of the exhibits shall be provided to the Court prior to trial. Plaintiffs will number their exhibits and defendants will letter their exhibits. An exhibit list May be obtained from the Court clerk. On the day of trial, the exhibits and the list will be given to the court reporter who will officially mark them before trial. All hospital records be date stamped.
(3) Witnesses:	Prior to trial, counsel shall provide to the court a list of potential witnesses in the order in which they intend to call them at trial, including expert witnesses, their expertise, and summary of expected trial testimony.
(4) Motions in Limine	Any potential evidentiary question or procedural or substantive law matter and not previously adjudicated, shall be brought to the Court's attention and addressed prior to trial by way of a written or oral motion in limine. A written memorandum of law with citations to the Official Reports is strongly encouraged; citations and copies of relevant court decisions and statutes should be furnished to the Court prior to the commencement of plaintiff's case and when otherwise required by the Court.
(5) Depositions:	A copy of depositions intended to be used at trial should be furnished to the Court at the commencement of the trial.
(6) Proposed Jury Charges and Verdict Sheets	All proposed jury charges and proposed verdict sheets shall be submitted to the Court by email to mmiroczn@nycourts.gov prior to the commencement of the Court's preliminary instructions to the jury.

CONFERENCES:

Tuesday and Wednesday conferences are held at 9:30 a.m. Conferences on all other days are held at 9:30 a.m. Attorneys participating in all conferences must be fully familiar with the facts and circumstances of the matter. **Effective January 1, 2023**, Court Conferences will be handled in person at the Courthouse in Courtroom 230. Copies of blank orders can be found in the vestibule of the courtroom.

Preliminary Conferences:

Schedule all depositions within ninety (90) days of the preliminary conference date (excluding court holidays).

Schedule your compliance on a Tuesday or Wednesday within one hundred (100) days of the preliminary conference date.

Check in with the part clerk or law secretary once your adversary has appeared and your order is complete.

Compliance Conferences:

Complete an order with all outstanding discovery. Check in with the part once your adversary has appeared and your order is complete.

Default:

All one-sided applications will be considered no earlier than 9:30 a.m.

FAILURE TO COMPLY WITH THESE COURT RULES SHALL BE ADDRESSED APPROPRIATELY - INCLUDING THE POSSIBILITY OF PRECLUSION.