COUNTY OF I		v	Hon. Consuelo Mallafre M
		Α	IAS Part
			Index No.:
			DCM Track:
	P	Plaintiffs)	Preliminary Conference
			Order For Medical,
	-against-		Dental and
1)			Podiatric Malpractice
2)			Actions
3)			1 784
4)	-		Appearance No:
			RII Data.
5)	t.		Not Date.
5)		Defendant(s)	Not Date.
		Defendant(s)	Not Date.
	D	Defendant(s)	RJI Date:
BREIF CASE	DESCRIPTION	Defendant(s) X	
BREIF CASE	DESCRIPTION	Defendant(s) X	Rot Date.
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BREIF CASE	DESCRIPTION	Defendant(s) X	
BREIF CASE	DESCRIPTION	Defendant(s) X	
BREIF CASE APPEARANC Plaintiff:	DESCRIPTION TES:	Defendant(s) X	
BREIF CASE APPEARANC Plaintiff: Firm:	DESCRIPTION EES:	Defendant(s)	
BREIF CASE APPEARANC Plaintiff:	DESCRIPTION EES:	Defendant(s)	

*not for service purposes

NAME OF CASE:	INDEX NO	PAGE 2
D C 1 11		
Defendant 1:		
Firm:		
By:		
Phone/Fax:*	u	
Email:*		
	*not for	r service purposes
Defendant 2:		
Firm:		
By:		
Phone/Fax:*		9
Email:*		
	*not f	or service purposes
Defendant 3:		•
Firm:		
By:		
Phone/Fax:*		
Email:*		
	*	

*not for service purposes

If there are Defendants #4 or #5 or others in this case, please insert pages for additional parties.

THIS ACTION having come on for a Preliminary Conference pursuant to Section 202.56 of the Uniform Rules of the New York State Trial Courts in order to establish a schedule for the completion of disclosure and other related matters. The parties stipulate and it is hereby:

ORDERED that the action is entitles to a preference pursuant to CPLR 3403(A)(5), and it is further

ORDERED that there is to be timely compliance with each of the items below within the time set forth unless the time is extended by a "so-ordered" OR court-approved written stipulation.

N	AME OF CASE:	INDEX NO	PAGE 3
[.	INSURANCE INFORMATION		*
	Insurance coverage information sh	nall be provided in writing with respect to	each defendant for
		hirty) days as follows [check applicable s	
	Primary Coverage	including insurance carrier, policy numb	er(s) and nolicy
	coverage periods;	merading insurance earrier, poncy numb	er(s) and poney
		cluding insurance carrier, policy number	(s) and policy
	coverage periods; as		()
	Declaration sheets.		
[.	BILL OF PARTICULARS		
	(a) A further Verified Bill of Parti-	culars shall be served upon each defendar	nt within 2 (twenty)
	days as to the following items	·	
		B	-
II.	Particulars, shall be furnished		as to the following
		on, plaintiff shall provide HIPAA-comp in 10 (ten) days of receipt of a written	
	(c) Medical records shall be furni	ished by the defendant(s) within 30 (thir	ty) days as follows
		identify specifically]: Defendant Sea Crest	
	The state of the s	including reports and correspondence	
	2. Hospital chart.		
	3. Billing records.		
	4. Autopsy Report	t	
	5. Radiology film/	/report	
	6. Curriculum vita	ne of defendant(s)nd regulations	
	8. Other.	ind regulations.	
	oOther	•	

NAME OF CAS	SE:	INDEX NO	PAGE 4
an affida knowled practices	wit shall be supplied ge, which shall set for of the physician/hos	ed by a defendant is not available, within by defendant, or by a records custodienth a statement concerning the customar spital, and the date, nature and location undertaken to locate such records.	an with personal y record-keeping
promptly (thirty) d	supplied to all parties ays after they are locate	agraph (d) above are subsequently local. Any party who fails to produce such its ed but, in any event, no later than 30 (thirt the items into evidence unless good cause	ems more than 30 y) days prior shall
IV. DEPOSITI	ONS		
		are dates certain and may NOT be adjo so-ordered" OR court-approved writte	
ca	use for adjournment or r additional informat	ical records prior to the deposition dat of the deposition. If the records obtaine ion, a further limited deposition may be es or by Order of the Court.	d reveal the need
(a) Date	s:		
P	laintiff(s) on or before		
D	efendant	on or before	
D	efendant	on or before	
D	efendant	on or before	, ,

THE DEPOSITION OF EACH DEFENDANT SHALL BE CONDUCTED ON THE DATE SET FORTH ABOVE EVEN THOUGH AN EARLIER SCHEDULED DEPOSITION OR ANOTHER DEFENDANT WAS NOT CONDUCTED.

Defendant _____ on or before _____

Defendant _____ on or before ____

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(b) Deposition of Institutional Defenda Within 30 (thirty) days after plaintiff's institutional defendant(s) a demand for providers who are referred to, or made en- service of the demand, the institutional d status of each of these individuals, and address of each individual. Within 5 (fix- first witness under the institution(s)' conta- produce said witness. Plaintiff shall ther control for the deposition within 5 (fix- defendant(s) do not voluntarily produce the	deposition, plaintiff shall serve up the identification of no more than atries, in the medical records. Within efendant(s) shall provide the full nan- if not under the institution(s) contact (e) business days thereafter, plaintiff trol to be deposed and the institution in designate additional witnesses under (ve) business days after said EBT.	5 (five) health care 20 (twenty) days of me and employment trol, the last known f shall designate the al defendant(s) shall der the defendant(s) If the institutional
of plaintiff's designation, plaintiff may s to statue.	-	
All of these individuals shall be deposed	on or before	·
(c) Non-Party Witness Depositions:		
Plaintiff is to advise defendant(s) within whether the following non-party witnesses a subpoena will be necessary. If the laaddresses within 30 (thirty) days of this S	es will be produced for deposition vo	luntarily, or whether
Name of Non- Party Witness:		
Name of Non- Party Witness:	2 p 1 s 1	· ·
(d) Time and Place:		
Plaintiff(s)' deposition(s) shall be he commencing at (a.m.) (p.m.)	eld at	,
Defendant(s)' deposition(s) shall be held	as follows [List the time and place i	for each deposition]:
(e) Objections:		

- * ALL questions asked at any deposition must be answered UNLESS they (a) infringe upon privilege, (b) bear SOLELY on the negligence of a co-defendant and NOT in any way on the potential negligence of the deponent, or (c) are palpably irrelevant.
- * If a party makes an objection as to *form*, the objector shall immediately and succinctly indicate the nature of the defect so as to permit correction. In any event, the witness shall answer the question.
- * Depositions shall not be interrupted for an attorney-deponent conference.

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	ounsel for the deponent s OT suggest answers to qu				
V. PHYS	ICAL EXAMINATION	ıs			
Defendant shall design plaintiff's before the	t(s) who wishes to condignate in writing an examinate deposition. The examination of the Note of Issuecialty:	uct a physical or nining physician ation of the plaint ue.	or other specialist viiff must be conducted	within 30 (thir	ty) days of
(sixty) day plaintiff sl	t(s) shall serve upon all ys after the examination, a hall provide defendant(s) (sixty) days after an exam	and at least 30 (thi	rty) days before tria port by any non-trea	l. Pursuant to Cating examinin	CPLR 3121,
VI. OTH	ER DISCLOSURE *				
(a) Witne liability a	esses: Parties shall exchand or damages (other than all also exchange adverse	an expert witness	es) no later than 60	(sixty) days l	
within 60	ographs and Videotape (sixty) days after their creater a showing of good cause	eation and/or avail		70 7	100
(including	cyment: If loss of earning W-2's, 1099's and/or ince and continuing to date	ncome tax returns	s) for a period of	years before	
	teral Sources: Plaintiff within 30 (thirty) days:			ollowing colla	teral source
			:		
	very Notices: Responses nall be furnished within 3				
			2	- 3	1

*This disclosure demand shall be considered ongoing and continuous. If requested items subsequently become available, they are to be supplied immediately upon receipt of the same to all parties to the action.

NAME OF CASE:		
VII. EXPERT EXCHANGE		
Plaintiff shall serve a CPLR 31 trial.	01(D) expert disclosure no later than 60	(sixty) days befor
Defendant(s) shall serve a CPI days before trial.	LR 3101(d) expert disclosure no later	than 45 (forty-five
VIII. DEATH ACTIONS		
-	all provide the following when available ithin 30 (thirty) days after receipt of the letters testamentary, marriage certificates	he document: death
IX. ADDITIONAL DIRECTIVES		
	$a = g^{\dagger}$	
*		11
X. NOTE OF ISSUE: The Note of Iss	sue and certificate of Readiness shall be	e filed on or before
	·	
ST FOR REFERRAL TO ADR: YES	S NO Parties seeking court orther instruction from the court)***	-referred ADR sha
the oon and await it	The state of the s	

Motions for Summary Judgement and/or other dispositive motions shall be made no later than 60 (sixty) days from the filing of the Note of Issue, unless the Court directs otherwise.

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XII. FURTHER DIRECTIVES: I	t is	
ORDERED that failure to comay result in sanctions as authorized	comply with the terms of this STIPULATION d by CPLR 3126, and it is further)N AND ORDER
ORDERED that a complication (AM)(PM), and it is f	ance conference shall be held on	at
ORDERED that ALL <i>prio</i> subsequent conference.	or discovery orders of this court be broug	th to any and all
SO STIPULATED Plaintiff:	Defendant #1	
Printed Name:		
Firm Name:		
Defendant #2:	Defendant #3	
Printed Name:	Printed Name:	
Firm Name:	Firm Name:	-
Defendant #4:	Defendant #5	v ===
Printed Name:	Printed Name:	
Firm Name:	Firm Name:	
	SO ORDERED:	
Dated:	Hon, Consuelo Mallafre N	Molondoz
	JUSTICE OF THE SUPF	