

EXHIBIT G

Bronx County Supreme Court
COMPLIANCE CONFERENCE ORDER
Part IA-11

Present: HONORABLE LAVRA DOUGLAS X

MAUKA COOPER

Index No. 26692/15E

Plaintiff(s),

- against -

ANNIE VAKURHESE, MICHAEL FITPATRICK,
AND PI AND I HOTEL
EXPRESS

Defendant(s).

Date RJI filed: 5/11/16

UPON the Preliminary Conference Order dated 6/6/16, and following a
Compliance Conference held on 7-23-18, and it appearing that disclosure was
previously ordered herein and has not been completed, or that additional disclosure is warranted, it is
hereby

ORDERED that disclosure shall proceed and be completed in accordance herewith; and it is further

ORDERED that proceedings directed herein shall be completed on or before the dates set forth. No
adjournments, postponements or alterations of this order are permitted without the court's written approval,
and none may be had upon the stipulation of the parties alone; and it is further

ORDERED that disclosure demands now known to be necessary which are not raised at this
conference are deemed to be waived, unless otherwise ordered by the Court; and it is further

ORDERED that any statutory stays of disclosure due to the pendency of motions pursuant to CPLR
§§ 3211, 3212 and 3213 are vacated; and it is further

ORDERED that any parties failing to appear at this conference shall be bound by the terms of this
order: and it is further

Revised 12/04/03

COMPLIANCE CONFERENCE ORDER

ORDERED that the outstanding discovery shall be provided as follows:

1. INSURANCE COVERAGE: To be provided by PROVIDED

2. BILL OF PARTICULARS: A. Response to be provided by _____ ;
Dated: _____ B. Supplemental Bill of Particulars as to items:

SERVED

To be served by _____ ;

C. D & I by _____ to be served by _____ ;

D. Responses to _____ 's D & I dated _____ to be served by _____ ;

3. AUTHORIZATIONS:

SERVED

A. For Medical Records (specifically for Plaintiffs recal surgery and subsequent treatment) to be served by 30 days ;

B. Authorizations for Plaintiff's:

Employment Records;

W-2 Records for Period 2 years prior to DPA ;

Other (Specify) _____ ;

To be served by: 30 days IF APPLICABLE

C. For _____ to be served by _____ ;

4. EXAMINATION BEFORE TRIAL:

SUPPLEMENTAL

Plaintiff NON-PARTY HUSBAND OF TR _____ Defendant _____ All Parties

A. To Be Held On 10/4/18 at 10:00 A.m.
At LIT/B/D or unless otherwise agreed, the Bronx Supreme Court Building, Room 118.

Any EBT's not completed on said date will be continued on NEW Sijou Varghese noticed for 8/31/18

B. Limitations: _____

C. Post EBT demands to be served by PER CPLR and must be responded to by PER CPLR.

NOTE:
NO POSTPONEMENTS ARE PERMITTED WITHOUT COURT APPROVAL.

FAILURE TO COMPLY WITH THIS SCHEDULE WILL RESULT IN THE PRECLUSION OF THE OFFENDING PARTY OR WAIVER OF EBT BY NON-APPEARING PARTY, UNLESS OTHERWISE ORDERED BY THE COURT.

COMPLIANCE CONFERENCE ORDER

5. PHYSICAL EXAMINATION:

- A. Defendant to designate physician(s) in writing by 30 days post; ~~_____~~ *P.O. NOTICE EXPRESS*
- B. Examination to be held by 30 days post designation; ~~_____~~ *SUBJECT*
- C. Copy of physician's report to be furnished within 30 days of examination. *TO EXTENT NOT ALREADY EXCHANGED*

- FAILURE TO TIMELY DESIGNATE WILL RESULT IN A WAIVER OF SUCH EXAMINATION, UNLESS OTHERWISE ORDERED BY THE COURT.
- FAILURE TO COMPLY WILL RESULT IN PLAINTIFF'S PRECLUSION FROM OFFERING ANY EVIDENCE AT TRIAL REGARDING THEIR PHYSICAL CONDITION, UNLESS OTHERWISE ORDERED BY THE COURT.

6. OTHER DISCLOSURE:

- A. None.
- B. All parties to exchange names and addresses of all witnesses opposing parties' statements and photographs. If none, an affirmation to that effect shall be exchanged by 30 days.
- C. Other: All parties to respond to all outstanding discovery demand
-NON-PARTY WITNESS SUBPOENA NOTICED FOR 8/31/18
To be served by 30 days; *BIJOU MARUGESE*

and it is further

~~ORDERED~~ that plaintiff _____ shall serve and file a Note of Issue and Certificate of Readiness on or before _____. The failure to file a Note of Issue as required by this order may subject the plaintiff to fines. Plaintiff may not file a Note of Issue unless all discovery due by plaintiff has been completed pursuant to this order. A party that files a Note of Issue where that party has not complied with this order may be subject to costs and/or sanctions; and it is further *Status Conf. 11/5/18*

ORDERED that failure to comply with the directives and schedule detailed herein will result in either a *waiver of the item requested* or *the preclusion of items or testimony of the offending party's evidence at the time of trial.* and/or *the imposition of costs and sanctions,* unless otherwise ordered by the Court.

DATED: _____

ENTER: _____

J.S.C.