

SUPREME COURT
COUNTY OF SUFFOLK
DIFFERENTIATED CASE MANAGEMENT - JUSTICE PART

Bergold
Plaintiff(s),
-against-
SAN ROMAN MI
Defendants.

INDEX NO. 618005-19

PRELIMINARY CONFERENCE
STIPULATION AND ORDER
(Sections 202.2 and 202.12 of the
Uniform Rules)

All items on the form must be completed unless inapplicable.

It is hereby STIPULATED AND ORDERED:

The within Action is hereby designated COMPLEX and thus subject to the 15 month disclosure time
limitations period applicable thereto (22 NYCRR 202.19).

Disclosure shall proceed as follows:

1. Insurance Coverage (CPLR 3101(f)): If not already provided, shall be furnished by
AS on or before 30 days

2. Bill of Particulars:
a. Demand for a Bill of Particulars shall be served by N/A
on or before
b. Bill of Particulars shall be served by
on or before

3. Medical Reports and Authorizations shall be served as follows:
San Roman MI and any/all physicians/institutions that provided care for
injuries & conditions set forth in IRTS to extent not previously provided within 30 days

4. Physical Examination:
a. Examination of 11 shall be held
within 45 days of IRTS
b. A copy of the physician's report shall be furnished to plaintiff(s) within 45 days of the
examination.

Table with 3 columns: Deponent, Date and Time, Place. Includes entries for Dr. San Roman and Stuyvesant Community Medical.

If one deposition fails to take place as scheduled, the remaining parties' depositions shall nonetheless
proceed as scheduled, except that priorities between defendants and plaintiffs shall be preserved.

6. All Other Disclosure:
a. All parties, on or before 30 days, shall exchange names and addresses of all
eyewitnesses and notice witnesses, statements of opposing parties and photographs, or, if none, provide an
affirmation to that effect.

RESERVES THE RIGHT TO OBJECT TO ALL DEMANDS  
c. Demand for discovery and inspection shall be served by All parties on or before PW CPLR. The items sought shall be produced to the extent not objected to, and objections, if any, shall be stated on or before PW CPLR.

d. Accident reports prepared in the regular course of business shall be exchanged pursuant to CPLR 3101 (g) by PW CPLR, N/A

e. Other (Interrogatories, etc.) All parties to respond to outstanding discovery demands

f. Plaintiff shall provide authorizations for the following collateral source providers (CPLR 4545) within 30 days: All including Medicare/ Medicaid within 30 days

7. Impleader Motion(s) to amend the pleadings or to add parties shall be completed on or before PW CPLR

8. Compliance Conference shall be held on 11-4-2020 (Control Date) Pastoressa

9. End Date for All Disclosure, other than expert disclosure, shall be held on 4-1-21

10. Expert Disclosure shall be provided by all parties pursuant to CPLR 3101.

11. Any Dispositive Motion(s) shall be made pursuant to CPLR 3211 and 3212, pursuant to applicable provisions of the CPLR.

12. The Note of Issue/Certificate of Readiness shall be filed pursuant to the Order of the IAS Judge.

13. The parties shall ensure that a Stipulation of Discontinuance shall be promptly filed if the case settles before the next meeting with the Court.

Failure to comply with any of these directions may result in the imposition of costs or sanctions or other authorized by law.

Attorney for Plaintiff(s)

BRIAN P. NETTIZY  
619 PARK AVE  
HUNTINGTON, NY

Attorney for PIR HHSY

Attorney for \_\_\_\_\_

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Attorney for Defendant(s)

Fumuso Kelly Sweet Farrell Polin & Christesen  
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by SUZANNE L. LAVOIE Suzanne Lavioie  
1631-232-2206  
Attorney for Drs. Norman Argon Medical & Steady Brook Community Medical PC.

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Attorney for \_\_\_\_\_

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Dated: 2-10-2020

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SO ORDERED: