SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF BRONX: PART 24	V
	HON. SHAWN T. KELLY, J.S.C.
Plaintiff(s), - against -	COMPLIANCE CONFERENCE ORDER
	INDEX NO.
Defendant(s).	DATE RJI FILED:
UPON the Preliminary Conference Order dated _ a Compliance Conference held on previously ordered herein and has not been completed, or it is hereby ORDERED that disclosure shall proceed and be is further	, and it appearing that disclosure was rethat additional disclosure is warranted,
ORDERED that proceedings directed herein shall set forth. No adjournments, postponements or alterations Court's written approval, and none may be had upon the further	of this order are permitted without the
ORDERED that disclosure demands now known this conference are deemed to be waived, unless otherwise	•
ORDERED that any parties failing to appear at the terms of this order; and it is further	his conference shall be bound by the
ORDERED that any statutory stays of disclosure pursuant to CPLR§§ 3211, 3212 and 3213 are vacated; and	

pursuant to CT Lix 8 3211, 3212 and 3213 are vacated, and it is further

ORDERED that the outstanding discovery shall be provided as follows: 1. INSURANCE COVERAGE: To be provided by ______. 2. BILL OF PARTICULARS: Dated: _____ Response to be provided by ______. A. Supplemental Bill of Particulars as to items: B. to be served by . . D & I by _____ to be served by _____. C. Responses to _______'s D & I dated ______ D. to be served by ______. 3. AUTHORIZATIONS: For Medical Records (specifically for _____ A. to be served by ______. Authorizations for Plaintiffs: В. Employment Records. W-2 Records for Period ______. Other (specify) ______.

to be served by ______.

to be served by ______.

C.

4. <u>EXAMINATION BEFORE TRIAL:</u> **NOTE: NO POSTPONEMENTS ARE PERMITTED WITHOUT PRIOR COURT** APPROVAL

□ P	laintiff	□ Defendant	□ All Parties:	
	A.	To be held on	at	□am / □pm
at _			or unless otherwise a	agreed, the Bronx Supreme
Cor	urt Buildi	ng, room 118.		
An	y EBT's 1	not completed on said date	will be continued on _	
	В.	Limitations:		
	C.	Post EBT demands to be		
	and n	nust be responded to by		·
API	PEARIN	N OF THE OFFENDING G PARTY, UNLESS OTI AMINATION:		
	A.	Defendant to designate p	physician(s) in writing l	by
	B.	Examination to be held l	oy	
	C.	Copy of physician's repo	ort to be furnished with	in 30 days of examination.
		TIMELY DESIGNATE ATION, UNLESS OTHE		
	FERING	COMPLY WILL RESUL ANY EVIDENCE AT TI TION, UNLESS OTHER	RIAL REGARDING	ΓHEIR PHYSICAL
<u>OTHE</u>	R DISCL	OSURE:		
	A.	None.		

6.

5.

	-	B. All parties to exchange names and addresses of all witnesses, opposing parties' statements and photographs. If none, an affirmation to that effect shat exchanged by		
	C.	Other:		
		to be served by	<u>_</u> .	
And it is fu	ırther			
Note of Iss to file a No not file a No order. A pasubject to co	ue and Ce ote of Issu fote of Iss arty that fi costs and/o	that plaintiffs dertificate of Readiness on or before the as required by this order may subject the plaintiff is sue unless all discovery due by plaintiff has been confiles a Note of Issue where that party has not complied for sanctions; and it is further that the Court will require strict adherence to 22 NY and by an affidavit or affirmation in conformance with	The failure to fines. Plaintiff may mpleted pursuant to this ed with this order may be CCRR § 202.20-f and any	
		e to renew upon proper papers.	Section 202.20-1(b) will	
result in eit offending p	ther a wai	that failure to comply with the directives and scheduliver of the item requested or the preclusion of items of items of the imposition of condition of the control of the court.	or testimony of the	
D	ATE	HON. SHA	AWN T. KELLY, J.S.C.	