

**FILED**

MAR 11 2016

**BRIAN R. MARTINOTTI**  
**J.S.C.**

IN RE DEPUY ASR™  
HIP IMPLANTS LITIGATION

This Document Relates to:  
*Lori Lapping v. DePuy Orthopaedics, Inc.,  
et al.*

:  
: SUPERIOR COURT OF NEW JERSEY  
: LAW DIVISION: BERGEN COUNTY  
:  
: CASE CODE 293  
: DOCKET NO: BER-L-7147-12

CIVIL ACTION

**CASE MANAGEMENT ORDER**

**THIS MATTER** having been assigned to the Honorable Brian R. Martinotti, J.S.C. pursuant to the Supreme Court's Order of April 12, 2011 ordering centralized case management of DePuy ASR™ Hip Implants, (hereinafter referred to as "DePuy"), and this Court having conducted a Case Management Conference on March 10, 2016, the following order is hereby entered:

**IT IS** on this 11 day of March 2016,

**ORDERED,**

A. Within one hundred and twenty (120) days of the entry of this Order, plaintiff shall produce the following information:

1. A case-specific expert proffer from a medical expert offering an opinion to a reasonable degree of medical probability as to medical causation of the early revision of Plaintiff's ASR hip signed by the expert;
2. The case-specific expert proffer shall include (i) an explanation of the bases of the opinion that ASR™ Hip Implant was a medical cause of the early revision; (ii) an identification of any other causes that were considered in forming this opinion; (iii) a description of the specific injuries plaintiff

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allegedly suffered as a result of the early revision; and (iv) an identification of all documents relied upon by the expert in forming this opinion which may include a statement of plaintiff and statement/interview with treating physician [any prior limiting orders regarding plaintiff's interview with treating physicians in Stempler shall be waived for this limited purpose].

B. If plaintiff fails to comply with the terms of this Order, the claim shall be dismissed with prejudice.

Dated: March 11, 2016



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BRIAN R. MARTINOTTI, J.S.C.