

**REED SMITH LLP**

Melissa A. Geist, Esq.  
(NJ Attorney ID 039641998)  
Princeton Forrestal Village  
136 Main Street, Suite 250  
Princeton, NJ 08540-7839  
Tel. (609) 987-0050  
Fax (609) 951-0824

**GREENBERG TRAUIG, LLP**

Lori G. Cohen, Esq.  
Terminus 200  
3333 Piedmont Road, N.E., Suite 2500  
Atlanta, GA 30305  
Tel. (678) 553-2100  
Fax (678) 553-2212

**RECEIVED**

**MAR - 6 2018**

**James J. DeLuca, J.S.C.**

*Attorneys for Defendant C. R. Bard, Inc.*

MARY MCGINNIS AND THOMAS WALSH  
MCGINNIS,

Plaintiffs,

vs.

C. R. BARD, INC., BARD MEDICAL  
DIVISION, a Division of C. R. Bard, Inc.,  
BARD UROLOGICAL DIVISION, a Division  
of Bard Medical Division, AND JOHN DOES 1-  
20,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION, BERGEN COUNTY

CIVIL ACTION

**DOCKET NO. BER-L-017543-14**

**ORDER ON DEFENDANT'S OBJECTION TO PLAINTIFFS' DESIGNATIONS OF  
~~EXPERT CAUSATION TESTIMONY AND~~ OPINIONS FROM EMILY WEGMANN**

THIS MATTER having been opened to the Court by C. R. Bard, Inc. ("Bard") on its  
Objection to Plaintiffs' Designations of Causation ~~Testimony and~~ Opinions from Plaintiffs'  
Treating Physical Therapist Emily Wegmann in the above-captioned matter, and having

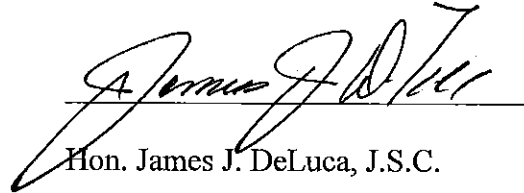
reviewed Plaintiffs and Defendants briefs on the issue, heard oral argument, and for other good cause shown; IT IS on 6 of March, 2018.

**ORDERED AS FOLLOWS:**

Objection to Plaintiffs' Designations of Causation ~~Testimony~~ and Opinions from Plaintiffs' Treating Physical Therapist Emily Wegmann is sustained. This order precludes Plaintiffs from introducing ~~any~~ causation ~~and~~ opinion ~~testimony~~ from Ms. Wegmann at trial. \*

~~IT IS ORDERED that Defendant's Objection is SUSTAINED; and it is~~

**FURTHER ORDERED** that a copy of this Order shall be served upon all counsel within seven (7) days of the date of this Order.

  
Hon. James J. DeLuca, J.S.C.

This Motion was  Opposed  Unopposed

\* By E-mail dated March 5, 2018  
the parties agreed to the modification  
of DEFENDANT'S ORDER submitted to the  
court in this matter.