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## BRIAN R. MARTINOTTI J.S.C.

IN RE DEPUY ASR<sup>™</sup> HIP IMPLANTS LITIGATION SUPERIOR COURT OF NEW JERSEY LAW DIVISION: BERGEN COUNTY

CASE CODE 293

DOCKET NO: BER-L-7147-12

CIVIL ACTION

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

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 <sup>TM</sup> 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 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:
  - 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



84819925.1 206059/495808 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 <u>Stempler</u> 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 1, 2016

BRIAN R. MARTINOTTI, J.S.C.