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FILED

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GREGG A. PADOVANO, J.S.C.

SUMMER RICHMOND AND  
MELVIN VALLADARES, W/H,

Plaintiffs,  
vs.

ETHICON, INC., et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – BERGEN COUNTY  
DOCKET NO. BER-L-3274-24 MCL

MASTER DOCKET NO. BER-L-011575-14

CIVIL ACTION  
In re Pelvic Mesh/Gynecare Litigation  
Case No. 291

**ORDER TO EXTEND DEADLINES**

**THIS MATTER**, having been brought before the Court Defendants Ethicon, Inc. and Johnson & Johnson, through their counsel Riker Danzig LLP, and for good cause shown;

IT IS ON THIS 4<sup>TH</sup> day of February, 2026; **ORDERED**, that this matter shall no longer be subject to the deadlines entered by this Court on December 11, 2025. The updated deadlines are as follows:

**I. DISCOVERY DEADLINES**

- A. Except as otherwise governed by CMOs 95 (regarding friends/family) and 97 (regarding sales reps), any outstanding fact discovery will be completed by *December 15, 2025*.
- B. Expert Discovery

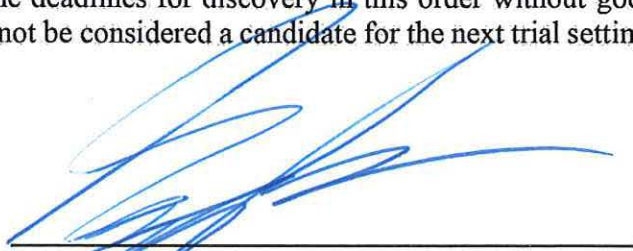
- (i) Plaintiffs are to advise Defendants by *December 12, 2025*, which expert will be conducting the IME and whether a pelvic exam will be performed.
- (ii) Plaintiffs are to provide Defendants with possible dates between *15 and 45 days* following a ruling on Plaintiffs' Motion for Protective Order filed on December 3, 2025 ("Plaintiff's Motion for Protective Order"), when the plaintiff can travel for a DME to be conducted by Defendants' experts by *45 days* following a ruling on Plaintiffs' Motion for Protective Order. Defendants will then send plaintiffs' counsel an email confirming the name of the defense expert, his or her qualifications, the location, date and time of the DME. This information will then be formalized in a Notice for DME that complies with the New Jersey Court Rules. If Plaintiff objects to any aspect of the proposed DME, those objections can be raised with the Court by letter if there is no resolution after meeting and conferring with Defendants.
- (iii) Plaintiff expert report(s) shall be served by *January 19, 2026*. If Plaintiffs fail to serve all expert reports by the deadline without having obtained prior leave of the Court, the case may be dismissed with prejudice.
- (iv) Defense expert reports shall be served *60 days* after a ruling on Plaintiffs' Motion for Protective Order.
- (v) Parties shall make best efforts to complete all necessary plaintiff expert depositions by *90 days* after a ruling on Plaintiffs' Motion for Protective Order, and all necessary defense expert depositions by *120 days* after a ruling on Plaintiffs' Motion for Protective Order. Plaintiff's experts will not be deposed until after receipt of the defense expert reports and the notes of all DME's. Defense expert depositions will not be conducted until after completion of plaintiff expert depositions.
- (vi) Expert discovery shall be completed by *120 days* after a ruling on Plaintiffs' Motion for Protective Order.

C. Pre-Trial Motions

- (i) Pretrial motions other than *in limine* (dispositive, Kemp/ Accutane) shall be filed and served by *150 days after* a ruling on Plaintiffs' Motion for Protective Order. Consistent with the practice in this MCL, the original motion papers shall be submitted directly to the trial judge's chambers. Only Notices of Motion and Forms of Order shall be submitted for filing with the Clerk's office (either via JEDS or in hard copy).
- (ii) Oppositions to pre-trial motions shall be filed and served by *180 days* after a ruling on Plaintiffs' Motion for a Protective Order.

- (iii) Replies shall be filed and served by *195 days* after a ruling on Plaintiffs' Motion for a Protective Order.
- (iv) Oral argument on pre-trial motions and any remaining outstanding disputed deposition designations shall commence on **[To be determined by later order of the Court]**, continuing day to day as necessary.
- (v) The court shall issue rulings on pretrial motions and any outstanding deposition designation disputes that impact opening statements, or other such issues that must be resolved prior to opening statements by no later than **[To be determined by later order of the Court]**.

Any case that fails to meet any of the deadlines for discovery in this order without good cause or consent of the opposing party shall not be considered a candidate for the next trial setting.

  
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HON. GREGG A. PADOVANO, J.S.C.

**THE UNDERSIGNED CONSENT TO THE FORM AND ENTRY OF THIS ORDER:**

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By: /s/ Catelyn McDonough<sup>1</sup>

By: /s/ Kelly S. Crawford<sup>1</sup>

Dated: February 2, 2026

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<sup>1</sup> Pursuant to the New Jersey Supreme Court Omnibus Order on Covid-19 issues entered on March 27, 2020, "The provisions of Rule 1:32-2A(c) and all other Court Rules requiring original signatures on filings are relaxed and supplemented so as to permit electronic signatures to be used in all filing processes temporarily authorized to be used during COVID-19 crisis, including, but not limited to emergency applications, submitted by email and hardcopy submissions in dockets without an approved electronic filing system..."