

**UNITED STATES DISTRICT COURT  
DISTRICT OF MARYLAND  
(Baltimore Division)**

**IN RE: SMITH & NEPHEW  
BIRMINGHAM HIP RESURFACING  
(BHR) HIP IMPLANT PRODUCTS  
LIABILITY LITIGATION**

MDL No. 2775  
Master Docket No. 1:17-md-2775

JUDGE CATHERINE C. BLAKE

**THIS DOCUMENT RELATES TO:**

*Hand v. Smith & Nephew, Inc.*, No. 1:17-cv-00935

**FIRST AMENDED CASE MANAGEMENT ORDER NO. 22  
(Amended Pretrial Scheduling Order for June 2022 BHR Trial)**

Plaintiff Marla Hand and Defendant Smith & Nephew, Inc., by their undersigned counsel, hereby submit this First Amended Case Management Order (CMO) 22 regarding completion of remaining discovery and pretrial deadlines for the *Hand* case for the BHR Track trial set to begin on June 6, 2022. The *Hand* case was part of the Discovery Pool and Core discovery is complete, as is Fact discovery and Case-Specific Expert discovery pursuant to previously governing CMO 22.

**I. Pretrial Briefing.**

- 1. Case-Specific *Daubert* and Dispositive Motions.** Oral argument for dispositive and case-specific *Daubert* motions in the *Hand* case will be held on **May 4 2022, at 9:00 a.m. EDT.**
- 2. Motions in Limine.** A hearing on Motions in Limine in the *Hand* case will be held on **May 4, 2022, following oral argument on dispositive and *Daubert* motions.**

## II. Other Pretrial Deadlines.

### 1. Local Rule 106 Pretrial Order, Proposed Voir Dire & Final Exhibit Lists.

- a. On **May 6, 2022**, Plaintiff will send Defendant an initial draft of the Pretrial Order for the *Hand* Case pursuant to Local Rule 106, including proposed voir dire, exhibit list (showing, for each exhibit, which exhibits Plaintiff expect to offer and may offer), exhibit images, witness list (including identification of whether each witness will be called by deposition designation or is expected to be called live), and deposition designations for any witness who will not or may not appear live. Plaintiff's initial draft of the Pretrial Order shall also include a listing or other specific identification (e.g., by Bates number, content, etc.) of each alleged false or misleading representation on which her claims rely, and the details of all past, present and future damages claimed by Plaintiff, including dollar amounts (if applicable) and identification of the documents that support such claimed damages. On the same date, Plaintiff will also send Defendant digital images of the exhibits listed by Plaintiff in the draft Pretrial Order, with file names that correspond to the exhibit numbers, and will use Bates-stamped versions of documents produced in the litigation, if applicable.
- b. On **May 6, 2022**, Defendant will send Plaintiff deposition designations for potential use in Defendant's case-in-chief.
- c. On **May 13, 2022**, Defendant will send Plaintiff revisions and additions to the Pretrial Order pursuant to Local Rule 106, including proposed voir dire, exhibit list (showing, for each exhibit, which exhibits Defendant expects to offer and may offer), exhibit images, witness list (including identification of whether each witness will be called by deposition designation or is expected to be called live), and counter-designations and cross-designations to the deposition designations previously

identified by Plaintiff on May 6, 2022, pursuant to Section II(1)(a), above. On the same date, Defendant will also send Plaintiff digital images of exhibits listed by Defendant in the draft Pretrial Order, with file names that correspond to the exhibit numbers and will use Bates-stamped versions of documents produced in the litigation if applicable.

- d. On **May 13, 2022**, Plaintiff will send Defendant counter-designations and cross-designations to the deposition designations previously identified by Defendant on May 6, 2022, pursuant to Section II(1)(b), above.
- e. On **May 18, 2022**, the parties will provide additional deposition counter-designations or cross-designations to the deposition designations previously identified and exchanged pursuant to Sections II(1)(a)-(d) above.
- f. On **May 20, 2022**, the parties shall file with the Court the proposed Pretrial Order for the *Hand* case pursuant to Local Rule 106, including the previously exchanged exhibit lists, any authenticity objections to exhibits identified therein, previously exchanged deposition designations (as provided in Sections IV(1)(a)-(e) above), and proposed voir dire.
- g. The parties will exchange tagged digital exhibit images with pretrial numbering to match the final exhibit lists in the Pretrial Order on **May 31, 2022**.
- h. The parties will submit final exhibit lists with pretrial numbering to the Court on **May 31, 2022**, pursuant to Local Rule 106(7)(a). For the Court's convenience, the final exhibit list shall include columns for each exhibit identifying: (1) any unresolved objections to authenticity; (2) any objections to exhibits based on motion in limine or other pretrial motion rulings; and (3) a brief explanation of the nature of any such objection. All objections to exhibits for any reason are preserved and can be raised at trial, whether listed on the final exhibit list or not.

**2. Pretrial Conference.** The pretrial conference for the *Hand* case pursuant to Local Rule 106 will be held on **May 25, 2022**, at **9 a.m. EDT**.

**3. Deposition Designation Objections and Submission to Court.**

- a. At least four days before any particular deposition designations are expected to be used or played at trial in the party's case in chief, the party offering the deposition shall be required to provide its final deposition designations to the non-offering party along with any exhibits introduced through the designations identified by PX or DX number. At least three days before such depositions are to be used or played at trial during the case in chief, the non-offering party will provide the offering party with its counter-designations, along with any exhibits introduced through the counter-designations identified by PX or DX number, and objections to any designated testimony. By no later than 2 days before the deposition is expected to be used or played during a case in chief at trial, the offering party will provide to the non-offering party its objections to any counter-designations and responses, if any, to the objections of the non-offering party.
- b. By no later than 2 days before the deposition is expected to be used or played during a party's case in chief at trial, the offering party will provide the Court with a designation and objection report for the witness to be presented at trial by deposition designation and/or counter-designation. The report must separately identify: (1) testimony designated or counter-designated by Plaintiff; (2) testimony designated or counter-designated by Defendant; (3) objections to any designated testimony by any party and the basis for the objection; (4) response, if any, to any such objections; and (5) identification by PX or DX number of any exhibits introduced through the designations.
- c. The Court will endeavor to consider and rule on deposition designation objections

in a timely fashion during trial in order to permit the use of the depositions at trial on the schedule proposed by the offering party. After the Court rules on deposition designation objections and before the deposition designations are shown or played at trial (at least the day prior to the deposition designations being played at trial, if possible, based on the timing of the Court's ruling) the offering party must provide the non-offering party with a final playlist and video with exhibits as intended to be shown or played during trial.

- d. To the extent possible, the same schedule shall apply to deposition designations intended to be shown or played at trial during either side's rebuttal case.

**4. Jury Instructions & Special Verdict Form.** The parties will file with the Court proposed jury instructions and special verdict forms on **May 20, 2022.**

SO ORDERED, this 4th day of May, 2022.

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/s/  
Catherine C. Blake  
United States District Judge