

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: BERGEN COUNTY

IN RE: MIRENA® LITIGATION

CASE NO. 297

This Document Relates to All Actions

MASTER DOCKET NO.:
BER-L-4098-13

CASE MANAGEMENT ORDER NO. 28

Contact with Plaintiffs' Treating Physicians

FILED
AUG 05 2014
BRIAN R. MARTINOTTI
J.S.C.

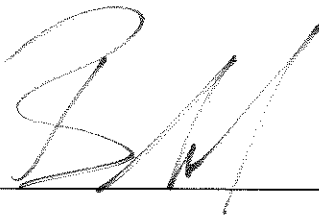
The parties having reached agreement, it is on this 5th day of

August, 2014 **ORDERED** that

1. Defendants are prohibited from communicating ex parte with Plaintiffs' Providers except as to deposition scheduling.
2. Plaintiffs' counsel may engage in ex parte communications with Plaintiffs' Providers to discuss the particular Plaintiff's medical conditions that are at issue in this litigation, including the physicians' records, course of treatment, product warnings and related matters. Plaintiffs' counsel are prohibited from engaging in ex parte discussions with Plaintiffs' Providers concerning liability issues or theories and Defendants' research documents or related materials. Plaintiffs must tell the Providers that any interviews are voluntary and can be declined.
3. Consistent with Section 8c of the Revised Confidentiality Stipulation and Protective Order entered on December 23, 2013 as Case Management Order No. 10, in any ex parte conversation with Plaintiffs' Providers, Plaintiffs' counsel are not precluded from disclosing the following documents so long as the disclosure is consistent with Paragraph 2

above:

- a. All documents (including call notes) referencing the Provider to whom the disclosure is being made.
- b. All promotional materials identified as being used for the purposes of sales call visits with the Provider to whom the disclosure is being made.
- c. All approved promotional materials used for the purposes of sales call visits with Providers found within the custodial file of a sales representative who called on the Provider to whom the disclosure is being made.
- d. All documents and materials presented during educational seminars (i.e., continuing medical education lectures and other similar lectures/meetings.)
- e. All "Dear Doctor" and "Dear Healthcare Provider" letters sent to healthcare providers in the United States.
- f. All documents publicly available.



HONORABLE BRIAN R. MARTINOTTI