


CERTIFICATE OF SERVICE

I, Aaron L. Dunbar, Esquire hereby certify that on the date indicated below, *a Request for Continuance* was served upon all counsel below via electronic court filing:

Graciela Christlieb, Esquire
PHILADELPHIA GAS WORKS
800 West Montgomery Avenue
Philadelphia, PA 9122
Graciela.Christlieb@pgworks.com



AARON L. DUNBAR, ESQUIRE

Dated: January 16, 2025

EXHIBIT “A”



**IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY
FIRST JUDICIAL DISTRICT OF PENNSYLVANIA
TRIAL DIVISION – CIVIL**

BERTHA

May Term 2021

VS

No. 00302

B.BRAUN MEDICAL, INC. ETAL

**PRETRIAL ORDER
DATE CERTAIN ASSIGNMENT**

The above matter was conferenced pursuant to Pennsylvania Rule of Civil Procedure 212 on Friday, May 03, 2024.

AND NOW, this 3rd day of May, 2024, it is hereby **ORDERED** that:

1. This matter is scheduled for a Trial Date Certain. Jury selection shall commence on 1/23/25 202__ at 9:00 A.M. All parties are to report to Room 241 City Hall, for further instructions. Trial shall commence on 1/27/25, 202__ at 9:00 A.M. in Courtroom to be announced. Trial is expected to last 26 days not including jury selection.

CLPTO-Bertha Vs B.Braun Medical, Inc. Etal

2. This case shall be tried before a jury of 12 persons.



21050030200120

3. All counsel of record are hereby attached¹.

4. All parties at trial shall be limited to calling those individuals specifically identified by name and address on the party's Pre-Trial Memorandum. Further, all testimony must be presented in-person except as otherwise permitted by the Pennsylvania Rules of Civil Procedure or Rules of Evidence. (Except for good cause shown, the parties will be precluded from offering evidence through any person not so listed. The listing of a witness does not commit the listing party to have such person available at trial or to offer the testimony of such person. Any party may offer the testimony of a witness listed by any other party.)

5. All parties shall be limited in direct examination to the use of only those exhibits specifically listed in their Pre-Trial Memorandum. (Except for good cause shown, the parties will be precluded on direct examination from offering in evidence or examining any of their witnesses concerning any exhibit not so identified. The listing of an exhibit does not commit the party to use it.)

6. To the extent they have not been already filed, all Motions in Limine shall be filed not later than thirty (30) days prior to jury selection. Responding counsel shall have ten (10) days thereafter to file any response.

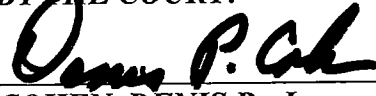
7. Not later than seven (7) days prior to jury selection, each party shall electronically file on the docket: Proposed Voir Dire; Points for Charge; Special Interrogatories; and a designation of all portions of any deposition to be offered in evidence by page and line. Unless otherwise ordered by the assigned trial judge, counsel shall provide a courtesy copy of each document to the Court on the day of jury selection.

8. Pursuant to Pa. R.J.A. 260 to 263, if an interpreter is required to ensure that a party or witness has meaningful language access during trial, counsel is responsible for submitting an Interpreter Request

* Form for a qualified interpreter to interpreters@courts.phila.gov not later than thirty (30) days prior to the trial date. Failure to submit a timely request for a qualified interpreter may result in the imposition of sanctions as well as continuance of the trial. Please note that counsel may not obtain their own interpreter; all interpreters must be obtained through the Court.

9. **If this matter has settled or the parties have agreed to go to binding arbitration, counsel must immediately electronically file a settlement letter. To file the letter electronically, access the "Existing Case" section of the court's electronic filing system. Select "Conference Submissions" as the filing category. Select "Settlement Letter" as the document type.**

BY THE COURT:



COHEN, DENIS P., J.

¹ This attachment order is subject to any earlier issued attachment order for any jury trial pursuant to the Five County Trial Scheduling Agreement.