

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

In Re: ASBESTOS PRODUCTS	:	
LIABILITY LITIGATION (No. VI)	:	Civil Action No:
	:	MDL 875
This Document Relates Only to the	:	
Cases Identified on the Attached List	:	
Relating to Drs. Schonfeld, Anderson	:	
and Sadek	:	
(Hereinafter referred to as SAS)	:	

**CASE MANAGEMENT AND SCHEDULING ORDER
PERTAINING TO DR. SCHONFELD, ANDERSON AND SADEK**

AND NOW, this 11th day of April, 2012, after discussing with the parties on multiple occasions the necessity of altering the scheduling orders and the case lists associated with those scheduling orders, **IT IS HEREBY ORDERED THAT**, as to the cases identified on the attached list, the following discovery and pretrial management deadlines shall apply regarding only *Daubert*-style challenges to Drs. Schonfeld, Anderson, and Sadek¹:

1. All remaining fact discovery must be completed by: July 9, 2012
2. Plaintiffs' relevant expert reports must be filed by: July 16, 2012
3. Defendants must file their motions in limine seeking to exclude the medical evidence pertaining to Drs. Schonfeld, Anderson and Sadek by: August 10, 2012
4. Responses to the motions in limine must be filed by: August 31, 2012
5. Replies to the motions in limine must be filed by: September 7, 2012
6. If needed, argument and/or a hearing on the motion(s) in limine seeking to exclude evidence pertaining to Drs. Schonfeld, Anderson and Sadek will be held at: 10 a.m. EST on
September 25, 2012 in
Courtroom 3h
7. Responses to requests for documents and other paper discovery must be served in accordance with the Federal Rules of Civil Procedure, unless subject to a written

¹ The court presumes that the parties have now complied with any expired deadlines from the previous scheduling order.

agreement by the parties.

8. Depositions and certain discovery are to be governed by the Federal Rules of Civil Procedure, as modified by the August 4, 2011 Deposition Protocol (amended on April 2, 2012) (08-90330 Doc. No. 87, Exh. A), the November 9, 2011 Medical Records Collection Protocol (01-MD-875 Doc. No. 8262), the December 14, 2011 Rules and Procedures Relating to the Authorization for Release of Bankruptcy Records (01-MD-875 Doc. No. 8318), as well as any future protocol agreed to by the parties and approved by the Court.

BY THE COURT:

/s/ David R. Strawbridge
DAVID R. STRAWBRIDGE
UNITED STATES MAGISTRATE JUDGE

LAST	FIRST	ED-PA CASE NO
Akey	Richard	09-CV-60286
Ayers	Mark	08-CV-91953
Bartlett	Robert	10-CV-61467
Beddow	Merle	08-CV-92239
Block	John	08-CV-91649
Brigham	George	08-CV-89984
Brooks	Ray	08-CV-92194
Coghlan	Donald	10-CV-61461
Dalton	Jack	08-CV-91944
Dice	James	08-CV-88411
Dowell	Charles	08-CV-91356
Dunne	Michael	09-CV-60329
Enerson	Donald	09-CV-61004
Fisher	Charles	09-CV-61807
Flaatten	Ronald	09-CV-61006
Gard	Leslie	08-CV-91736
Holcomb	Edward	09-CV-61314
Kalis	Robert	08-CV-92175
Kibler	Paul	08-CV-90337
Kiepert	William	09-CV-61544
Knight	Mary	08-CV-90138
Koch	Hans	08-CV-91082
Kuchler	William	09-CV-61345
Lehr	Christ	08-CV-89475
Loeffelad	Walter	09-CV-60231
Maier	Richard	09-CV-62180
Mccarthy	Daniel	08-CV-89991
Pfile	James	10-CV-67815
Plier	Duane	09-CV-60365
Powell	Dale	08-CV-89293
Regner	James	10-CV-67800
Rome	Douglas	08-CV-89825
Scanlon	Daniel	08-CV-89811
Scrogham	Donald	08-CV-90002
Sebastian	Sigfried	10-CV-64686
Simmons	Joseph	09-CV-64687
Strey	Johnold	09-CV-60493
Suver	James	08-CV-89352
Turner	Larry	08-CV-89903
Van Dolah	Vernon	08-CV-91880
Vangeloff	Samuel	09-CV-61808
White	Paul	09-CV-61033
Zimmer	Lawrence	10-CV-61896