#### [FILED: TOMPKINS COUNTY CLERK 05/17/2018 12:10 PM]

NYSCEF DOC. NO. 16

CI2018-09312

RECEIVED NYSCEF: 05/17/2018

Index # : EF2017-0192

INDEX NO. EF2017-0192

# STATE OF NEW YORK SUPREME COURT COUNTY OF TOMPKINS

JEFFREY S. WALDEN

Plaintiff,

-vs.-

PRELIMINARY
CONFERENCE
STIPULATION AND
ORDER

SHANE C. VARRICCHIO, JON W. PARMENTER, and ANTHONY D. PRUDENCE, each individually and in his capacity as president of FINGER LAKES REGIONAL HOCKEY ASSOCIATION, INC.; FINGER LAKES REGIONAL HOCKEY ASSOCIATION, INC., and JOHN DOES 1-10,

Index No. EF2017-0192 RJI NO. 2018-0163-C

Hon. Eugene D. Faughnan

Defendants.

[All items on the form must be completed unless inapplicable.]

#### (1) **Pertinent Dates:**

- (a) Date of Commencement: September 1, 2018
- (b) Date of Joinder: October 16, 2018
- (c) RJI Date: April 2, 2018

### (2) **Nature of Case:**

- (a) Plaintiff's Claims: (see complaint, submitted).
- (b) Amount Demanded: \$1,000,000
- (c) Defendant's Defenses and Claims: (see Amended Answer, submitted)
- (d) Amount Demanded: N/A.



NYSCEF DOC. NO. 16

RECEIVED NYSCEF: 05/17/2018

(3) Attorney's Consultation: (N/A) (Commercial Division Cases
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(4) **Early Disposition:** (N/A)

#### It is hereby STIPULATED and ORDERED that disclosure shall proceed as follows:

- (5) <u>Insurance Coverage</u> shall be furnished on or before June 1, 2018.
- (6) <u>Bill of Particulars:</u> Demand for a bill of particulars shall be served on or before N/A (previously served)
- (7) <u>Interrogatory</u> responses shall be served on or before June 1, 2018.
- (8) **Depositions:** Choose (a) or (b)

(a) Deponent	Date & Time	Place

(b) The parties shall set a schedule for depositions. Depositions of all parties shall be completed on or before July 15, 2018. Depositions of all non-party witnesses are to be completed on or before September 15, 2018

#### (9) **Expert Disclosure:**

- (a) Plaintiff(s) shall serve expert disclosure on or before December 1, 2018.
- (b) Defendant(s) shall serve expert disclosure on or before December 1, 2018.

Note: Expert disclosure provided after these dates without good cause will be precluded from use at trial. See 3(f) above.

#### (10) Other Disclosure:

- (a) Names and addresses of all witnesses, statements and photographs shall be exchanged by all parties on or before July 1, 2018.
- (b) Demands for discovery and inspection shall be served on or before N/A
- (c) Demands for admissions shall be served on or before September 15, 2018
- (d) Other (specify):



RECEIVED NYSCEF: 05/17/2018

#### (11) Confidentiality/Non-Disclosure Agreement: (N/A)

(a) \_\_\_\_\_ anticipates the need for a Confidentiality/Non-Disclosure Agreement as to the following:

<u>Note:</u> In the event that a Confidentiality/Non-Disclosure Agreement is required, the party seeking confidentiality shall promptly prepare and circulate a proposed agreement. The failure to promptly prepare and circulate a proposed agreement may result in a waiver of any claim of confidentiality. See 22 NYCRR § 216.1.

- (12) End Date for All Disclosure: October 15, 2018.
- (13) <u>Impleader</u> shall be completed on or before N/A

## (14) **Motions - Generally:**

- (a) Plaintiff(s) intends to make the following motions: Unknown
- (b) Defendant(s) intends to make the following motions

#### Note: Form of Papers

- The notice of motion or order to show cause shall include a statement of the precise relief sought.
- All dispositive motions must include a copy of the pleadings.
- Exhibit tabs are required.
- If a document to be annexed to an affidavit or affirmation is voluminous and only discrete portions are relevant to the motion, counsel shall attach only the pertinent excerpts and submit the full exhibit separately.
- Memoranda of law shall not exceed 25 pages in length; reply memoranda of law shall not exceed 10 pages in length.
- Sur-replies and post-argument submissions are not allowed without advance express permission of the Court.

#### (15) <u>Summary Judgment and Other Dispositive Motions:</u>

- (a) All dispositive motion(s) (including a motion to dismiss or a motion for summary judgment) shall be made no later than the **30th day after filing of the trial note of issue.**
- (b) Upon any motion for summary judgment, other than a motion for summary judgment in lieu of a complaint, there shall be annexed to the notice of motion a separate, short and concise statement, in numbered paragraphs, of the material facts as to which the moving party contends there is no genuine issue to be tried.
- (c) Papers opposing a motion for summary judgment shall include a correspondingly numbered paragraph responding to each numbered paragraph in the statement of the moving party and, if necessary, additional numbered paragraphs containing a separate short and concise statement of the material facts as to which that party contends that there exists a genuine issue to be tried.



NYSCEF DOC. NO. 16

RECEIVED NYSCEF: 05/17/2018

	(d) Each numbered paragraph in the statement of material facts required to be served by the moving party will be deemed admitted for purposes of the motion unless specifically controverted by a correspondingly numbered paragraph in the statement required to be served by the opposing party.						
	(e)		nt of material fact, n	or opponent, including each statement nust be followed by citation to evidence motion.			
(16)	Settle	ment Conference will be he	ld on	(to be set by the Part Clerk).			
(17)		<u>Trial Note of Issue:</u> Plaintiff(s) shall file a note of issue/certificate of readiness on or before November 1, 2018.					
		Trial note of issue must be fir within 15 months of filing		ns of date of filing RJI for a standard ase.			
(18)	<u>Trial:</u>						
	(a) (b) (c) (d) Note:	A pretrial conference will The trial of this action will	at the trial of this action to the held on	on will take two (2) days.  ction will take days (to be set by Part Clerk)  by Uniform Commercial Division Rules			
	27, 28 identificharge	, 29, 31 and 32 (including motication of deposition testimo e (with reference to PJI number and exchanged with opposing	otions in limine, inc ny (with transcripts ers or specific case	lexed exhibit binder, witness list, ), pretrial memorandum, request to citations) and jury verdict sheet) shall be e (5) days before the final pretrial	;		
		nply with any of these dead ions or other action author		ctives may result in the imposition of			
DATE	ED:						
			Attorney for l	Plaintiff(s)			
			Attorney for 1	Defendant(s)			
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Hon. Eugene D. Faughnan, J.S.C.