1	STATE OF ILLINOIS ) SS
2	COUNTY OF McHENRY )
3	IN THE TWENTY-SECOND JUDICIAL CIRCUIT McHENRY COUNTY, ILLINOIS
4	TICHENIXI COUNTI, TELINOIS
5	PAUL DULBERG,
6	
7	Plaintiff, No. 12 LA 178
8	VS. NO. 12 LA 178
9	DAVID GAGNON, Individually, and ) as Agent of CAROLINE McGUIRE )
10	and BILL McGUIRE, and CAROLINE )  McGUIRE and BILL McGUIRE, )
11	Individually,
12	Defendants.
13	ELECTRONICALLY RECORDED Report of
14	Proceedings had in the above-entitled cause before
15	the Honorable THOMAS A. MEYER, Judge of said Court
16	of McHenry County, Illinois, on the 17th day of
17	March, 2016, at the McHenry County Government
18	Center, Woodstock, Illinois.
19	APPEARANCES:
20	UNIDENTIFIED SPEAKER
21	On behalf of Plaintiff;
22	MS. SHOSHAN REDDINGTON
23	On behalf of David Gagnon.
24	

THE COURT: Dulberg vs. Gagnon.
MS. REDDINGTON: Defendant.
THE COURT: And Mr. Baudin coming?
A VOICE: He's supposed to be here.
THE COURT: Okay. All right. Have a seat.
We'll come back to it.
(Whereupon, other matters were
heard and the afore-captioned
cause was recalled.)
THE COURT: Dulberg?
MS. REDDINGTON: Good morning, Judge. Shoshan
Reddington for the defendant.
THE COURT: Good morning. Okay.
A VOICE: Mr. Dulberg is still not present.
THE COURT: Are we ready for trial?
A VOICE: Sure.
MS. REDDINGTON: Judge, I just received a 2-13
arborist report from counsel.
THE COURT: Uh-huh.
MS. REDDINGTON: I was just checking with him.
Because I'm still getting up to speed on this case,
and it's been ongoing for some time, that he had
leave of court to amend the 2-13 schedule because
looking back at some of the orders, and it seemed

```
1
      that that had been, sort of, done a long time ago.
 2
      I've already dis- -- disclosed and produced my --
 3
          THE COURT: Uh-huh.
 4
          MS. REDDINGTON: -- 2-13 medical expert for his
 5
      deposition. So if, in fact, he's allowed to amend
      the 2-13s, I would need time to take the deposition
 6
 7
      of that arborist.
 8
          THE COURT: Yeah.
 9
          MS. REDDINGTON: And then counsel also indicated
10
      there is some additional medical. It's not a new
11
      expert, but it's a treater's that's going to be
12
      coming as well.
13
          THE COURT: A new treater?
14
          MS. REDDINGTON:
                           No.
15
          THE COURT: No. Okav. Just --
16
          MS. REDDINGTON: Just --
17
          A VOICE: Just for purposes of permanency.
                                                      It's
      just updated --
18
19
          THE COURT: All right.
20
          A VOICE: -- treatment.
21
          MS. REDDINGTON: So that was my first question
22
      is if he had the authority to issue a new 2-13
      expert at this juncture.
23
24
          THE COURT: Am I being asked?
```

```
1
          MS. REDDINGTON:
                           Yes.
          THE COURT: By plaintiff or by you?
 2
          MS. REDDINGTON: By me.
 3
 4
          THE COURT: Okay.
          MS. REDDINGTON: If that -- if that --
 5
          THE COURT: Well, he's disclosed a new expert.
 6
 7
      Has 2-13 been closed?
 8
          MS. REDDINGTON:
                           Well --
 9
          THE COURT: It's (indiscernible) --
10
          MS. REDDINGTON: -- it seems that it was, but
11
      there's -- there's been two prior attorneys, there's
12
      been pretrials. So it's a little -- and this is a
13
      2012 case. There's --
14
          THE COURT:
                      Yeah.
15
          MS. REDDINGTON: It's a little unclear to me.
      don't know that I have every past order. So I just
16
17
      wanted to make sure that that was, in fact,
      allowable by the Court, and if so, then I would need
18
19
      time to --
20
          THE COURT: Yeah. I'm -- implicitly, I'm
21
      allowing because I set trial starting F3, so I was
22
      going to allow it.
23
          MS. REDDINGTON:
                           Okay.
24
          THE COURT: All right. So are all plaintiff's
```

1 F3s completed?

A VOICE: This is the only expert.

THE COURT: All right. So as of today, yeah, all plaintiffs. F3 disclosures must be made by today.

MS. REDDINGTON: Okay.

THE COURT: How long do you need to depose his expert?

MS. REDDINGTON: He lives out of state, so we need to figure out how we're going to get his deposition.

THE COURT: Okay.

MS. REDDINGTON: And I don't even know where I would look for an arborist in response, but I may have to do that. Probably I would start at the Mortem Arboretum.

THE COURT: Okay.

MS. REDDINGTON: And then I want to get the additional medical from the treater that he's going to be getting for me and have my expert look at that. He's already opined on some additional stuff and said he had no new opinions, and I was sending out a letter to counsel to that effect.

And then we would need to do discovery

1 deposition, his expert, possibly the treater, if there's anything new. And then the evidence 2 depositions of various parties. And if I choose to 3 4 have a response to the arborist expert... 5 THE COURT: Okay. MS. REDDINGTON: So if we do set a trial date, I 6 7 would like time --8 THE COURT: Okay. MS. REDDINGTON: -- to come back for all of 9 10 that. 11 THE COURT: All right. So how long -- I would 12 set -- the earliest date I think I could set this 13 case for trial would be September 26th. You'd been 14 number one. 15 MS. REDDINGTON: That sounds reasonable. that sound reasonable to you? Mine's free at this 16 17 point. Maybe by then, I'll be done with my cold. 18 A VOICE: They just don't seem to go away. That 19 week looks clear. 20 THE COURT: Okay. October 26. 21 MS. REDDINGTON: Judge, typically, what would 22 you like to do in terms of a pretrial? The week before? 23

THE COURT: Yeah. We'll do it the Friday

24

1 before. You'll be number one, so you'll be at 10:00 2 o'clock. 10:00 o'clock also on the 26th. 3 MS. REDDINGTON: Is there a specific order? Can 4 I just use the general order? THE COURT: You can just use the general order. 5 6 MS. REDDINGTON: Okav. 7 THE COURT: Please have all discovery closed as 8 of August 1st. And --9 MS. REDDINGTON: And what time is the pretrial? 10 THE COURT: That will be at 10:00 o'clock. 11 We'll do jury instructions and motions in limine. 12 With respect to jury instructions, I may just --13 that you guys can work out the majority of those so 14 I don't feel the need to go through the ones you're 15 agreeing on. If you -- if there are jury instructions 16 17 that you disagree on, those are the ones we could 18 address at that time. We'll need a statement of the 19 case, witness list. And if you can work out an 20 agreed statement of the case, that's fine. 21 Otherwise, I'll pick between the respective ones 22 you've presented. 23 Question?

MS. REDDINGTON: And then evidence depositions,

24

bring them to the pretrial --1 If --2 THE COURT: 3 MS. REDDINGTON: -- if there's any objections? 4 THE COURT: Yeah. If there are objections that 5 I need to resolve, again, I rely on the attorneys to discuss these beforehand so that they know whether 6 7 or not they are really going to pursue some of the 8 objections they've made. Most times, a lot of objections are withdrawn, so there's no need to go 9 10 through all of them. 11 MS. REDDINGTON: Okay. Thank you. 12 THE COURT: All right. 13 A VOICE: Thanks, Judge. 14 (Which were all the proceedings 15 had in the above-entitled cause 16 this date.) 17 18 19 20 21 22 23 24

1	STATE OF ILLINOIS )
2	) SS:
3	COUNTY OF McHENRY )
4	
5	I, MAUREEN S. URBANSKI, an Official Court
6	Reporter for the Circuit Court of McHenry County,
7	Twenty-Second Judicial Circuit of Illinois,
8	transcribed the electronic recording of the
9	proceeding in the above-entitled cause to the best
10	of my ability and based on the quality of the
11	recording, and I hereby certify the foregoing to be
12	a true and accurate transcript of said electronic
13	recording.
14	
15	Maureen S. Urbanski
16	Certified Shorthand Reporter License No. 084-003308
17	License No. 004-003300
18	
19	
20	
21	
22	
23	
24	