

D. N.: CV-14-6025333-S : **SUPERIOR COURT: CLD**
ROBIN SHERWOOD, et al : **J.D. OF WATERBURY**
V. : **AT WATERBURY**
STAMFORD HEALTH SYSTEM, INC.
D/B/A STAMFORD HOSPITAL : **AUGUST 31, 2016**

DISCLOSURE OF EXPERT WITNESSES (TREATERS)

The Plaintiffs, *Robin Sherwood and Greg Hoelscher*, in accordance with the provisions of Connecticut Practice Book §13-4(b)(2), discloses that they expect the following expert witnesses to testify at the trial of this case, if necessary, either in person or through written documents in accordance with his/her care and treatment as documented in the medical records previously disclosed to defendants in this matter, and consistent with his/her deposition testimony, including but not limited to the following:

- 1. OB-GYN Consultants, 166 West Broad St., Ste. 301, Stamford, CT 06902.**
- 2. Brian J. Hines, M.D., Director of Urogynecology and Reconstructive Surgery, Stamford Hospital, 30 Shelburne Road, Stamford, CT 06904; Stamford Health Medical Group, 292 Long Ridge Rd., Ste. 202, Stamford, CT 06902 (formerly Urogynecology and Pelvic Surgery, LLC, Stamford Health Integrated Practices, 1351 Washington Blvd. Stamford, CT 06901).**

3. Glenville Medical Associates, P.C., 7 Riversville Rd., Greenwich, CT 06831.

4. David R. Staskin, M.D., New York-Presbyterian Hospital, Weill-Cornell Medical Center, Brady Urologic Health Center, 525 East 68th St. New York, NY, 10021.

5. Stamford Hospital, 1 Hospital Plaza, Stamford, CT 06904.

6. Scott Serels, M.D., Urology Associates of Norwalk, 12 Elmcrest Terrace, Suite 1 Norwalk, CT 06850. (No records)

7. Richard Bercik, M.D., Yale Urogynecology and Reconstructive Pelvic Surgery, 800 Howard Ave. 3rd Floor, New Haven, CT 06519.

8. Yale-New Haven Hospital, 20 York Street, New Haven, CT 06510.

9. Women's Health Specialty Care, 499 Farmington Ave #220, Farmington, CT 06032.

10. Hospital for Special Surgery, 535 East 70th Street, New York, NY 10021.

11. Greenwich Hospital, 5 Perryridge Rd, Greenwich, CT 06830.

12. UCLA Health, 220 Medical Plaza Driveway, Los Angeles, CA 90024.

13. Schlomo Raz, M.D., 220 Medical Plaza Driveway, Los Angeles, CA 90024.

- 14. UCLA Medical Center, 200 Med Plaza Suite 140 Los Angeles CA 90095-0001.**
- 15. Ronald Reagan UCLA Medical Center, 757 Westwood Plaza, Los Angeles, CA 90095.**
- 16. Sue Zhou, M.D., 10 Chester Ave, 2nd floor, White Plains, NY 10601.**
- 17. Medical Associates of Stamford, P.C., 1100 Bedford St., Stamford, CT 06905.**
- 18. The Connecticut Center for Sleep Medicine of the Stamford Health System, 1 Hospital Plaza, Stamford, CT 06902.**
- 19. Center for Gastrointestinal Medicine, 500 West Putnam Avenue #100, Greenwich, CT 06830.**
- 20. Peter Moley, M.D., 1 Blachley Rd, Stamford, CT 06902.**
- 21. Helen Pass, M.D., 32 Strawberry Hill Ct #8, Stamford, CT 06902.**
- 22. Pulmonary Associates of Stamford, P.C., 1 Hospital Plaza, Stamford, CT 06902.**
- 23. UT Southwestern Medical Center, University Hospitals & Clinics, Dallas, TX 75390, Dr. Philippe Zimmern.**

In addition to the above mentioned, any other provider of medical services in any hospital or out-patient setting whose records have been or may be disclosed

to the Defendants or by the Defendants may testify as to the nature, extent, duration, permanency, expense, cause, disability, treatment, effect upon lifestyle, limitation of activities, pain and explanation of injuries and effected body parts of the Plaintiffs' injuries, based upon their education, knowledge, training and experience and based upon an examination of the Plaintiff and based upon a review of the medical, radiological, hospital and diagnostic records of the Plaintiffs as well as the medical records prepared by the Defendant. The substance of the facts and opinions they will testify to are set forth in the records and reports previously disclosed or to be disclosed as well as the allegations in the Plaintiffs' complaint and/or Amended or Revised Complaint, including, but not limited to that the Plaintiff has suffered significant, painful, and/or permanent injuries attributable to the incident complained of. The Plaintiffs anticipate introducing their office notes, reports, records, and bills regarding any treatment of the Plaintiffs.

Plaintiffs reserve the right to call any expert disclosed by any other party and thereafter deposed. Plaintiffs also reserve the right to call additional, undesignated expert witnesses as allowed by law and in particular, any of Plaintiff's medical providers. Plaintiffs further reserve the right to supplement the above list should another party disclose experts in areas other than those covered by the above individuals.

THE PLAINTIFFS,

BY: /s/ Jacqueline E. Fusco

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CERTIFICATION

This is to certify that a copy of the foregoing was Emailed this date, to all counsel of record.

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/s/ Jacqueline E. Fusco
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