		DONE	NOT APPLICABLE	DATE		
A. ACTIONS REQUIRED <u>BEFORE</u> THE INITIAL CONFERENCE						
1.	Rule 26(f) Conference held					
2.	Rule 26(a)(1) disclosures exchanged					
3.	Requests made:					
	a. Medical records authorization					
	b. Section 160.50 releases for arrest records					
	c. Identification of John Doe/Jane Doe defendants					
	d. Proposed Stipulation of Confidentiality					
4.	Procedures for producing Electronically Stored Information (ESI) discussed					
B. S	ETTLEMENT					
1.	Plaintiff to make settlement demand					
2.	Defendant to make settlement offer					
3.	Referral to EDNY mediation program pursuant to Local Ru (If yes, enter date to be completed)	ule 83.8?				
4.	Settlement Conference (proposed date)					
C. PROPOSED DEADLINES						
1.	Motion to join new parties or amend pleadings					
2.	Initial documents requests and interrogatories					
3.	All fact discovery to be completed (including disclosure of medical records)					
4.	Joint status report certifying close of fact discovery and indicating whether expert discovery is needed					
5.	Expert discovery (only if needed) Check here if n	ot applicab	le 🗆			

Plaintiff expert proposed field of expertise:						
Defendant expert proposed field of expertise:						
	DC	NOT APPLICABL	E DATE			
a. Case-in-chief expert report due						
b. Rebuttal expert report due						
c. Depositions of experts to be completed						
6. Completion of ALL DISCOVERY						
 Joint status report certifying close of all discovery as indicating whether dispositive motion is anticipated 						
8. If District Judge requires Pre-Motion Conference, c make request	late to					
 If District Judge does not require Pre-Motion Conf date to submit briefing schedule 	erence,					
10. Joint Pre-Trial Order due (if no dispositive motion	filed)					
D. CONSENT TO MAGISTRATE JUDGE JURISDICTION						
1. All parties consent to Magistrate Judge jurisdiction	□ Yes □ No					
2. All parties consent to Magistrate Judge jurisdiction	□ Yes □ No					
E. COLLECTIVE ACTION AND CLASS AC	CTION M	OTIONS C	ONLY			
1. Motion for collective action certification in FLSA c	ases					
a. Response due						
b. Reply due						
2. Motion for Rule 23 class certification						
a. Response due						
b. Reply due						

This Scheduling Order may be altered or amended only upon a showing of good cause based on circumstances not foreseeable as of the date of this order.

SO ORDERED:

PEGGY KUO	
United States Magistrate Judge	

Date