



- 1 • Jennifer Brown's damages for her loss of consortium claim are limited to general  
2 damages. She may not present evidence regarding special damages, if any.  
3 • Jennifer Brown may testify regarding her loss of consortium claim, but she must not  
4 use any other witnesses or documents to supply evidence in support of her loss of  
5 consortium claim.  
6 • Jennifer Brown may testify as a witness in support of Kevin Brown's claims. To the  
7 extent defendants seek to exclude Jennifer Brown's testimony on Kevin Brown's  
8 loss of household services claim, defendants must file an appropriate motion in  
9 limine, after participating in the meet-and-confer process under Local Rule 16-3.  
10 • Defendants may re-depose Jennifer Brown at plaintiffs' expense. Given that  
11 defendants previously have deposed Jennifer Brown, this deposition must not  
12 exceed two hours and defendants' examination must focus on Jennifer Brown's loss  
13 of consortium claim, except as necessary to establish foundational matters.  
14 • Defendants may disclose expert witnesses on Jennifer Brown's loss of consortium  
15 claim. Jennifer Brown may not disclose an expert witness in support of her loss of  
16 consortium claim, but she may disclose rebuttal expert witnesses.

17 Additionally, the court set the following schedule for completing discovery:

- 18 • March 9, 2018: deadline to depose Jennifer Brown;  
19 • April 6, 2018: defendants' deadline to disclose expert witnesses;  
20 • May 4, 2018: Jennifer Brown's deadline to disclose rebuttal expert witnesses;  
21 • Within 21 days of the district judge's decision on the pending dispositive motions  
22 (ECF Nos. 41, 51, 52), the parties must meet and confer and file a proposed  
23 scheduling order for any remaining case-related deadlines.

24 IT IS SO ORDERED.

25 DATED: February 9, 2018

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**C.W. Hoffman, Jr.**  
**United States Magistrate Judge**