

BEFORE: MICHAEL L. ORENSTEIN  
UNITED STATES MAGISTRATE JUDGE

DATE September 6, 2006  
TIME ON: 3:30  
TIME OFF: \_\_\_\_\_

DOCKET# CV 05-1217

ASSIGNED JUDGE: SEYBERT

CASE NAME: S & L Vitamins v. Australian Gold

CIVIL CONFERENCE

Initial \_\_\_ Status X Discovery \_\_\_ Settlement \_\_\_

Pretrial \_\_\_ Pre-Motion \_\_\_

Motion \_\_\_\_\_

TAPE # \_\_\_\_\_

APPEARANCES: Plaintiff \_\_\_\_\_

Defendant \_\_\_\_\_

Discovery completed by \_\_\_\_\_

\*The discovery completion date specified in any pre-trial order is the last day to serve discovery responses. To be timely, discovery requests must be served sufficiently in advance of the discovery completion date for responses to be served prior to the discovery completion date.

Next \_\_\_\_\_ conference 10/13/06 at 11<sup>30</sup> AM

Pre-Trial Order filed by \_\_\_\_\_

Plaintiff \_\_\_\_\_

Defendant \_\_\_\_\_

*If parties have agreed to schedule pre-motion conference court will adjourn next conference on written (ECA) request.*  
THE FOLLOWING RULINGS WERE MADE: *Defendant & third party Plaintiff has reached a settlement in principle with the third party defendant. Defendant will serve its responsive 56.1 statement and its 56.1 statement by 9/28/05 and Plaintiff will serve its responsive 56.1 statement within 7 days thereafter. Parties will then seek a pre-motion conference.*