I RESPECT FULLY RESUEST-THAT ONE TO THE ABOVE STATED MEDICAL PROBLEMS ENCOUNTERED BY THE PLAINTIFF-THAT THE COURT EXTEND THE TIME FOR THE PLAINTIFF TO FILE A MOTION TO COMPEL IN THE ABOVE TITLED CASE AND ADDITIONAL THE DEFENDANT'S PROPOSED JOINT PRE-TRIAL OR DER AND ANY AND ALL OTHER RELIEF-THAT THE COURT DEEMS NECESSARY AND JUST.

-RESPECTEUTY SUBMITTED-Semuel J. Smolen, p. S. SMOIEN #85A 4082 SULLIVAN C.F. P.O. BOXI/6 FALISBURG-N.Y. 12733-0116

CC: MS. AMANDA YOUN-A.A.G. 28 LIBERTY STREET NEWYORK-N.Y.10005

CC: FIJE

Plaintiff shall file his motion to compel and provide Defendants comments on the Joint Pretrial Order by April 9, 2021. No further extensions will be permitted. Defendants shall respond to Plaintiff's motion within 5 days of receipt thereof. The conference scheduled for March 25, 2021 is adjourned until April 26, 2021 at 10:00 a.m. At the time of the scheduled conference all parties shall call (888) 398-2342; access code: 3456831. Counsel for Defendants is responsible for making all arrangements necessary for Plaintiff to appear by telephone. Defendants shall file the proposed Joint Pretrial Order by April 22, 2021. The Clerk is directed to terminate ECF No. 106 and to mail a copy of this Order to Plaintiff at the address on the docket.

SO ORDERED.

Philip M. Halpern, U.S.D.J.

Dated: White Plains, NY March 17, 2021