Monday, 09 December, 2019 01:39:22 PM Clerk, U.S. District Court, ILCD

## IN THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF ILLINOIS

ANDREW W	НІТЕ,	)
Plainti	ff,	) )
v.		) Case No. 19-cv-3181-SEM-TSH
JOSEPH FELO SWEENEY,	CHNER, and ELLEN	) )
Defend	lants.	) )
PROPOSED DISCOVERY PLAN		
Pro Se Plaintiff, Andrew White; Charles A. Pierce, Attorney for Defendant Joseph		
Felchner; and Shannon Lynn Fruth, Attorney for Defendant Ellen Sweeney, having met on		
November 19, 2019, for the purpose of formulating a proposed discovery schedule for		
consideration by the Court, hereby submit the following agreed deadlines for the Court's		
consideration:		
1.	Disclosure of Plaintiff's expe	erts: April 1, 2020
2.	Plaintiff's experts deposed:	May 1, 2020
3.	Disclosure of Defendants' ex	xperts: June 15, 2020
4.	Defendants' experts deposed: July 15, 2020	
5.	Provisions, if any, for discovery or disclosure of electronically stored information: September 1, 2020	
6.	Completion of all discovery: September 15, 2020	
7.	Dispositive motions: October 15, 2020	
Andrew White,	Pro Se Plaintiff:	JOSEPH FELCHER, Defendant
Ву:		By: s/Charles A. Pierce  ELLEN SWEENEY, Defendant

By: s/Shannon Lynn Fruth (By consent)