

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

Individually, and as :
Father and Next Friend of :
a Minor :

Plaintiff, :

v. :

et al. :

Civil No.

EXPERT WITNESS DESIGNATION OF DEFENDANT ERIE INSURANCE

Comes now the Defendant, Erie Insurance Exchange, by and through counsel,
Esquire; and , Chartered, and designates the
following expert witnesses pursuant to the Court's Order:

1. 3301 New Mexico Avenue, Suite 352, Washington, DC
20016. is a neurosurgeon who will conduct an independent medical
evaluation. will then be called on to testify as to the causal relationship or
medical necessity of treatment given to Plaintiff, the reasonableness of the medical bills,
how the treatment relates to the claims of the Plaintiff, and if the claims of the Plaintiff
appear to be reasonable in light of the medical evidence.

2. , 5530 Wisconsin Avenue, #1105, Chevy Chase,
Maryland 20815. is a neurologist. will conduct an
independent medical evaluation and testify to his findings as to the nature and extent of
any injury, whether there is any permanent injury or a need for future medical treatment
and whether medical treatment was appropriate.

3. , Physicians Office Building South Tower, 106 Irving Street,
NW, Suite 215, Washington DC 20010. is a board-certified orthopaedist who

conducted an independent medical evaluation. will then be called on to testify as to the causal relationship or medical necessity of treatment given to Plaintiff, the reasonableness of the medical bills, how the treatment relates to the claims of the Plaintiff, and if the claims of the Plaintiff appear to be reasonable in light of the medical evidence.

4. , 106 Irving Street, NW, Suite 211, Washington, DC 20007. is a Board certified orthopaedic surgeon who will be asked to review the nature of the injuries and/or conduct review of the medical reports and/or preform an independent medical evaluation of Plaintiff. will then be called on to testify as to the causal relationship or medical necessity of treatment given to Plaintiff, the reasonableness of the medical bills, how the treatment relates to the claims of the Plaintiff, and if the claims of the Plaintiff appear to be reasonable in light of the medical evidence.

5. , 9715 Medical Center Drive, #415, Rockville, Maryland 20850-3353. is a Board certified in orthopaedic surgeon who will be asked to review the nature of the injuries and/or conduct review of the medical reports and/or preform an independent medical evaluation of Plaintiff. will then be called on to testify as to the causal relationship or medical necessity of treatment given to Plaintiff, the reasonableness of the medical bills, how the treatment relates to the claims of the Plaintiff, and if the claims of the Plaintiff appear to be reasonable in light of the medical evidence.

6. , 10400 Connecticut Avenue, Kensington, Maryland 20895. will then be called on to testify as to the causal relationship or medical necessity of treatment given to Plaintiff, the reasonableness of the medical bills, how the treatment relates to the claims of the Plaintiff, and if the claims of the Plaintiff appear to be reasonable in light of the medical evidence.

Defendant reserves the right to call as witnesses all health care providers that treated the Plaintiff both prior to and subsequent to the subject occurrence.

Defendant reserves the right to call as her own witness any expert witnesses identified by any other party in their Designation of Expert Witnesses.

Defendant reserves the right to supplement this list and to call as witnesses all others identified during the course of discovery.

This Designation Statement is by no means comprehensive of the opinions of the listed experts, but serves to fulfill the requirement of the Court's Scheduling Order.

Counsel for the Defendant reserves the right to amend, supplement, and name additional experts up until the time of the Pre-Trial.

This designation will also serve as a supplement to all outstanding discovery.

Respectfully submitted,

, CHARTERED

, Esquire
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Exchange