LOCAL RULE 26.3 REPRODUCTION OF HOSPITAL RECORDS

- (A) Upon motion of any party showing good cause and upon notice to all other parties and the individual who is the subject of the reports, the Court may order any hospital by any agent competent to act in its behalf, to reproduce all or any portion of designated hospital records, not privileged, which constitute or contain evidence pertinent to an action pending in this Court. The Order shall direct the hospital to describe by cover letter the portion or portions of the records reproduced and any omissions and specify the usual and reasonable charges. The Order shall designate the person(s) to whom such reproductions shall be delivered or made available.
- (B) Objections to the admissibility of such reproduced hospital records on the grounds of materiality or competency shall be deemed reserved for ruling at the time of trial without specific reservation in the Order to reproduce. Reproductions made pursuant to this procedure may be admitted into evidence without further identification or authentication but subject to rulings or objections impliedly or specifically reserved unless the Order expressly provides otherwise.
- (C) Charges for reproduction of its records shall be paid directly to the hospital by the movant(s).
- (D) Where original records are produced in Court and reproductions subsequently substituted by agreement of the parties or by order of the Court, the movant(s) shall be responsible for the cost. Unless otherwise ordered by the Court, all original records shall be returned by the court reporter to the hospital upon entry of judgment in this Court.