

IN THE UNITED STATES DISTRICT COURT  
FOR THE CENTRAL DISTRICT OF ILLINOIS  
URBANA DIVISION

Benjamin Mann and	)	
Samantha M. Wade,	)	
	)	
Plaintiffs,	)	
	)	Case No. 17-cv-2300
v.	)	
	)	
City of Urbana Police Officers	)	Judge Colin S. Bruce
Jennifer Difanis, Colby G. Wright, Sara M. Links,	)	
Seth R. King, Jay Loschen, Chad Burnett,	)	Magistrate Judge Eric I. Long
Don C. McClellan, Adam Marcotte,	)	
John Franquemont, Sgt. Zach Mikalik, and	)	JURY TRIAL DEMANDED
as yet Unknown Officers,	)	
the City of Urbana, a municipal corporation,	)	
University of Illinois Police Officer Chris Elston,	)	
and Board of Trustees of the University of Illinois,	)	
	)	
Defendants.	)	

**PLAINTIFF’S REPORT OF RULE 26(f) PLANNING MEETING**

Plaintiffs, Benjamin Mann and Samantha M. Wade, being represented by Nathan & Kamionski LLP, and Defendants, being represented by Keith E. Fruehling of Heyl, Royster, Volker & Allen, hereby submit the following report of the parties’ Rule 26(f) planning meeting(s):

1. On January 31, 2018, the parties conducted a Rule 26(f) planning meeting. Plaintiffs were represented at this meeting by Shneur Nathan of Nathan & Kamionski LLP and Defendants were represented by Keith Fruehling.
2. The parties could not come to an agreement as to the dates of a proposed discovery and, therefore, Plaintiff proposes the following discovery Schedule:
  - a. The parties will exchange initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) by February 15, 2018.

- b. Fact discovery shall close by August 15, 2018.
- c. Deadline for amendment of pleading and joinder of additional parties is August 15, 2018.
- d. The parties shall disclose offensive experts and provide expert reports by September 15, 2018, and such experts shall be made available for deposition by October 15, 2017.
- e. Rebuttal experts, if any, shall be disclosed by October 15, 2018, and depositions of rebuttal experts shall be completed by November 15, 2018.
- f. The deadline for filing case dispositive motion shall be November 15, 2018.

Respectfully submitted,

By: /s/ Natalie Adeeyo  
Natalie Adeeyo, Esq.  
Nathan & Kamionski LLP

#### **CERTIFICATE OF SERVICE**

I, Natalie Adeeyo, an attorney, hereby certify that on January 31, 2018, I electronically filed the foregoing Plaintiff's Report of Rule 26(f) Planning Meeting, with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

/s/ Natalie Adeeyo  
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