

DISTRICT COURT SYSTEM (SYDNEY)

No. 3199/08


TIMETABLE AND STANDARD DIRECTIONS

A COPY OF THIS TIMETABLE MUST BE SERVED WITH THE STATEMENT OF CLAIM/DEFENCE

<u>COURT APPEARANCES</u>	<u>DATE</u>	<u>TIME</u>
PRE-TRIAL CONFERENCE DATE	17/09/2008	12:15pm
STATUS CONFERENCE DATE	18/02/2009	
** If the plaintiff fails to comply with the timetable and directions it can be expected that the matter will be dismissed.		
<u>ACTIVITY</u>	<u>TO BE COMPLETED BY</u>	
	[F = Date of Filing of Statement of Claim]	
Service of Statement of Claim	F + 1 month	
Defence	F + 2 months	
	(but must be within 28 days of service)	
Pre-Trial Conference date (Filing of timetables at PTC is mandatory)	F + 3 months	
In Motor Accident claims, application to strike out for non-compliance with Act	F + 4 months	
Jury requisition and notice of motion for leave	F + 5 months	
Final "Statement of Particulars"	F + 5.5 months	
Status Conference	F + 7 months	
NOTE: Where the action commenced is a Liquidated Claim the above timetable commences when the first Defence is filed.		

STANDARD ORDERS

1. Plaintiff's Solicitor shall serve a full chronology upon all other parties at least 7 days prior to the arbitration/hearing date.
2. The plaintiff is to read the chronology **BEFORE GIVING EVIDENCE**.
3. Unless the Court otherwise orders, each party to the proceedings must, at least 28 days before the date first scheduled for the status conference, serve experts' reports and hospital reports on each other party who has an address for service in the proceedings.
4. Each party shall serve upon all other parties at least 7 days prior to the arbitration/hearing date a schedule of the medical and/or expert reports which are to be tendered. The schedule is to contain the dates of the reports and the dates of service.
5. Plaintiff's Solicitor shall serve a schedule of all economic loss, interest and out of pocket expenses claimed upon all other parties at least 7 days prior to the arbitration/hearing date.
6. Working copies of all medical and/or expert reports, the chronology and schedules which either party proposes to tender must be available for the Arbitrator/Judge.