memorandum

DATE: October 29, 1993

REPLY TO Robert C. Heinemann, Clerk (E-NY)

SUBJECT: Extension of Section II of the Civil Justice Expense and Delay Reduction Plan

RM

TO: See Below

FYi

Att.

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- cc: William R. Burchill, Jr., General Counsel, AO - Duane R. Lee, Chief, CAD - Abel Mattos, CAD - Donna J. Stienstra, FJC - Library, FJC
 - Director of Libraries, DOJ

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OPTIONAL FORM NO. 10 (REV. 1-80) GSA FPMR (41 CFR) 101-11.6 5010-114 +0U.S. GP0: 1988-241-175/80236 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

In Re: Extension of Section II of the Civil Justice Expense and Delay Reduction Plan ORDER

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On December 17, 1991 the Board of Judges adopted a Civil Justice Expense and Delay Reduction Plan (the "Plan").

- X

Section II of the Court's Plan provided for an experimental period of eighteen months during which automatic disclosure prior to discovery in every civil case filed on or after February 1, 1992 was required, unless specifically modified by the Court.

The automatic disclosure provision of Section II remains in full force and effect, and has been in effect continuously since February 1, 1992.

The experimental period applicable to Section II of the Court's Plan is hereby extended for an additional year until July 31, 1994.

SO ORDERED.

THOMAS C. PLATT Chief Judge

Dated:

Uniondale, New York August **4** , 1993