IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA AT HUNTINGTON		
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IN RE: ETHICON, INC.,		MDL NO. 2:12-MD-02327
PELVIC REPAIR SYSTEM PRODUCTS	:	2.12 FID 02327
LIABILITY LITIGATION	:	
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BEFORE THE HONORABLE UNITED STATES MAG THURSDAY AUGUS CATHERINE L. SCHUT Federal Officia	E CHE ISTRA ST 21, TE-ST. 1 Cou	RYL A. EIFERT, TE JUDGE , 2014 ANT, RPR, RMR rt Reporter
BEFORE THE HONORABLE UNITED STATES MAG THURSDAY AUGUS CATHERINE L. SCHUT Federal Officia 300 Virginia Room 6	TE-ST: 1 Coustree 009	RYL A. EIFERT, TE JUDGE , 2014 ANT, RPR, RMR rt Reporter t, East
BEFORE THE HONORABLE UNITED STATES MAG THURSDAY AUGUS CATHERINE L. SCHUT Federal Officia 300 Virginia Room 6 Charleston,	TE-ST. Cou Stree 009 WV 2	ANT, RPR, RMR rt Reporter t, East
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1	APPEARANCES:	
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1 PROCEEDINGS 2 Had before The Honorable Cheryl A. Eifert, United 3 States Magistrate Judge, United States District Court, for the Southern District of West Virginia, at Huntington, on 4 5 August 21, 2014, as follows: 6 COURTROOM DEPUTY CLERK: You may be seated and 7 come to order. 8 THE COURT: Hello. 9 UNIDENTIFIED SPEAKER: Hi, Judge. 10 UNIDENTIFIED SPEAKER: Good afternoon. 11 THE COURT: I did not bring my stacks. Do I need 12 them? Should I go get them? 13 UNIDENTIFIED SPEAKER: We've got a stack for you. 14 THE COURT: Okay, all right. 15 UNIDENTIFIED SPEAKER: Judge, respectfully, we're 16 only going to talk about one deposition today. 17 THE COURT: Okay. 18 UNIDENTIFIED SPEAKER: And if we came up or if we 19 all were at one table or something, because what we're 20 mostly going to fight about is cumulativeness, so we will 21 want to be comparing page and page. Where would you like 22 us? 23 THE COURT: What would be easier? Let's see. 24 Sharon, what do you think would be best? 25 COURTROOM DEPUTY CLERK: However they would like

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1
      to be.
 2
                 THE COURT: We need microphones is the problem.
 3
                 COURTROOM DEPUTY CLERK: We have this, and we have
      a witness that's close to you. You can use mine.
 4
 5
                 THE COURT: Let's see.
 6
                 UNIDENTIFIED SPEAKER: I mean the main thing,
7
      we'll need some flat space for you to compare pages.
 8
                 THE COURT: Right. Oh, let's see, there's just
9
      that one microphone there.
10
                 COURTROOM DEPUTY CLERK: The only other
11
      microphone's -- you don't want them up there?
12
                 THE COURT: Well, do you think we could do it
13
       right here? Would you be able to talk into that; you two
14
       think you could speak into these two microphones here?
15
                 UNIDENTIFIED SPEAKER: Judge, we'll be fine if
16
      that's a good place for you.
17
                 THE COURT: Yes, I'm just trying to think --
18
      there's plenty of room up here to work. I just don't know
19
       if you guys can squeeze into that space here. I could come
20
      down there and sit. Maybe that would be better. What about
21
      that?
22
                 UNIDENTIFIED SPEAKER: Do these microphones all
23
      work here?
24
                 THE COURT: I think we could do that.
25
                 UNIDENTIFIED SPEAKER: That table would be fine.
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1
                THE COURT: Let's do that then. All right.
      would be a good place, but there's just that one microphone.
 2
 3
                COURTROOM DEPUTY CLERK: Yes.
                UNIDENTIFIED SPEAKER: Will this pick up all of us
 4
 5
      sitting around?
 6
                 THE COURT: I hope so. Okay. Thank you.
7
                UNIDENTIFIED SPEAKER: We have a lot of cords.
 8
                 THE COURT: That will work, and then maybe you
 9
      could share.
10
                COURTROOM DEPUTY CLERK: You all could share.
11
                 THE COURT: Yes. What is that anyway?
12
                COURTROOM DEPUTY CLERK: That goes to the
13
       computer.
14
                 THE COURT: Oh, okay. Yeah, there we go.
15
                 UNIDENTIFIED SPEAKER: I think we're in good shape
16
      now.
17
                THE COURT: You can speak into that one. That
18
      works.
19
                COURTROOM DEPUTY CLERK: And then you need to
20
      identify yourselves for the record.
21
                THE COURT: Yes, don't forget to do that. Before
22
      you talk, put your name on the record. Okay.
23
                MR. KUNTZ: Judge, this is Jeff Kuntz for
24
      plaintiff. And I'm just going to give some background.
25
      Obviously, Phil and I were in front of you last week, I
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guess, and we went through -- this is the Meng Chen deposition.

THE COURT: Right.

MR. KUNTZ: And we went through several exhibits that you ruled on, and then we had gone back to our respective places and tried to cut some testimony out. Mr. Combs' objection is that some of the testimony is cumulative. We've met and conferred several times. We on our own cut a bunch of stuff out. And then last night we met again and went through several places where Mr. Combs thinks things are cumulative. And I agree probably to half of them. I think -- but then we have some that are still unresolved. So we have been trying. But as far as the exhibits, those have already been ruled on last week, so -- MR. COMBS: Yes, it's been very productive. Each

MR. COMBS: Yes, it's been very productive. Each meeting has limited the issues for you.

THE COURT: Very good.

MR. COMBS: And again, I will not argue or belabor this. You know, to put this in context, we don't believe that any of this is relevant, because we don't think there's any logical relevancy. I mean, this involves memoranda, meetings, and E-mails of which one of the employees of Ethicon raised the issue of should the IFU be updated with two potential complications added. And we don't think there's any logical relevancy to it, because the record's

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      unrebutted that Mrs. Huskey's surgeon was aware of both
 2
       those complications. And the record's unrebutted that she
 3
       -- (recording inaudible) -- the bias on those. And so
 4
       everything we're talking about, it's our belief there's no
 5
       logical relevancy. You know, we're past that now.
 6
                 THE COURT: Okay.
7
                MR. COMBS: So here's where we are. We had tried
 8
       to identify all the areas that we think are cumulative. And
 9
       I think what we need to do is just literally just walk
10
       through the -- (recording inaudible.)
11
                 THE COURT: All right. Let's get started then.
12
                MR. COMBS: It's a slow process. All right. So
13
      we'll start with the October 29th transfer. And the section
14
       of testimony that we're going to discuss is on Page 156.
15
      And the page in which -- pages in which we say it would be
16
       cumulative would be at 71 and 72 where it was originally
17
       admitted.
18
                MR. KUNTZ: What was the original page?
19
                MR. COMBS: The page where it was originally
20
       discussed --
21
                 THE COURT: Page 156.
22
                MR. COMBS: Yes, Your Honor. Page 71 and 72.
                 THE COURT: All right. Page 71. I don't see
23
24
       anything on Page 71 that -- oh, down at the bottom?
25
                MR. COMBS: Yes, ma'am. At the bottom of the
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1
       page.
 2
                 THE COURT: "Dyspareunia is not warned about in
 3
       the Instructions For Use of the TVT products, correct?"
 4
                 MR. COMBS: And I think over into page 72 is the
 5
       answer.
                 THE COURT: "No, the word 'dyspareunia' does not
 6
7
       appear in the IFU document." All right.
 8
                 MR. COMBS: And at Page 156, this would be the
9
       section that we would say has already been asked about.
10
                 THE COURT: So lines 6 through 9; and what's the
11
       other part?
12
                 MR. COMBS: Lines -- the answer is at lines 14
13
       through 18.
14
                 THE COURT: Okay. Okay, when you looked at the
15
       TVT Instructions For Use, did you see in there that --
16
       whether or not Ethicon was warning women about potential
17
       dyspareunia following a TVT procedure?
18
            "For the TVT IFUs I reviewed during the preparation for
19
       the deposition, I do not recall that I saw that the
20
       particular word in the warning caution or under that" --
21
       well, yeah, that's cumulative.
22
                 MR. KUNTZ: Well, but the difference is is she's
23
       saying, did you warn about it -- or, no, the words don't
24
       appear. And she said, when the company released the TVT
25
       products, was the company aware? "I don't know."
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            And then this question on 156 is simply saying: "Now
       refreshing your recollection, you've looked at the IFU's in
 2
 3
       preparation, is it in there?"
            And she says, "I don't remember seeing it."
 4
 5
            So in the first line of questions on 71 and 72, I think
       it's different, Your Honor.
 6
7
                 THE COURT: We'll, let's see. Let's look again.
 8
                 MR. KUNTZ: I mean, she's saying, "I don't know.
9
       I don't know."
10
            And then he is asking, well, did you actually look in
11
       the IFU on 156?
12
            And she says, Well, I did, and it's not in there.
13
                 THE COURT: Well, on 71, the question is:
14
       "Dyspareunia is not warned about in the Instructions For Use
15
       of the TVT products, correct?"
16
            And the answer is: "No, the word 'dyspareunia' did not
17
       appear in the IFU document."
18
            That's --
19
                 MR. KUNTZ: Okay.
20
                 THE COURT: -- pretty much the same as, when you
21
       looked at the instructions, did you see whether or not
22
       Ethicon was warning women about dyspareunia?
23
            And she says: When I looked, I did not see that word.
24
            I think it's the same -- it's the same information.
25
       That word "dyspareunia" is not in the instruction. I mean,
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       it's -- to me that says the same thing.
 2
                MR. KUNTZ: Okay. Well, we'll cut this one out.
 3
      But then the counter-designation needs to come out.
                            What's the counter one?
 4
                 THE COURT:
                MR. KUNTZ: That's -- yours is not color-coded.
 5
 6
       apologize.
 7
                 THE COURT: Is that this dark green one?
 8
                MR. KUNTZ: Yes, the dark green one.
 9
                MR. COMBS: Yes, ma'am.
10
                 THE COURT: Yes, I'd say -- yeah. I mean -- I
11
      mean, I think this is pretty clear. She's saying that that
12
      word is not in the instructions. Don't you think?
13
                MR. KUNTZ: Well, I thought she's asking, you know
14
       -- when they released the TVT products, was the company
15
       aware that dyspareunia was often -- (recording inaudible) --
16
      use of product. It says, I don't know. And then he's
17
       asking, well, did you go back and review them? She said, I
18
      did look at them in preparation, and they don't say it. But
19
       if it's close enough --
20
                 THE COURT: Well, I think it's pretty -- I thought
21
       this is even clearer. It seems here like -- I mean, I guess
22
      this is a question. "Okay, let me give you an example
23
       specific to TVT products. Dyspareunia is not warned about
24
       in the Instructions For Use of the TVT products, correct?"
25
            And then the answer is: "No, the word 'dyspareunia'
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       did not appear in the IFU document."
 2
            That's pretty clear.
 3
                 MR. KUNTZ: Okay.
                 THE COURT: I mean that's a good question and a
 4
                     I think, in fact, that's even more clear than
 5
       good answer.
 6
       this, where she's saying, IFUs are reviewed during the
7
       preparation. I do not recall that I saw that particular
 8
       word in the warning caution or under the potential AEs.
 9
       I like it -- if I were you, I'd say the other one is better.
10
                 MR. KUNTZ: So leave the --
11
                 THE COURT: The first one is very clear.
12
                 MR. KUNTZ: Yeah, that's what we've done.
13
                 THE COURT: Yeah. I would do that.
14
                 MR. KUNTZ: Just another one I was reading too
15
       late at night, I guess.
16
                 THE COURT: Yeah, because that one is just -- it's
17
       not in there.
18
                 MR. KUNTZ: And so 157 -- or --
19
                 MR. COMBS: 156:6 through 9.
20
                 THE COURT: 6 through 9. And 14 through 18, and
21
       then whatever the counter-designation was, which is -- which
22
       ones did you look at?
23
                 MR. KUNTZ: 20 through 157:2.
24
                 THE COURT: Through 25 -- okay.
25
                 MR. COMBS: Judge, the next one we had is the
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       challenged section testimony is at page 166 and 167.
 2
                 THE COURT: Okay.
 3
                 MR. COMBS: And the page we will reference back to
       is 121 and 122.
 4
 5
                 MR. KUNTZ: 167.
                 THE COURT: 121 and 122?
 6
7
                 MR. COMBS: Yes, ma'am.
 8
                 THE COURT: Okay. So the testimony at 121 --
 9
       which lines? All of this on 121? Or starting at 16 or --
10
                 UNIDENTIFIED SPEAKER: Yes, it's -- the corporate
11
       challenging is at 166:21. Now, in this situation, we know
12
       that from looking at the documents, that dyspareunia is
13
       showing up after TVT procedures, correct?
14
            And she is talking about the complaint processes. And
15
       then we go --
16
                 THE COURT: Okay.
17
                 UNIDENTIFIED SPEAKER: And so that when we look
18
       at -- on 121, she's being asked exactly those same
19
       questions. She's being asked, because of the frequency --
20
       once you saw dyspareunia, you alerted some of your superiors
21
       in the company.
22
                 THE COURT: Well, that doesn't sound like the same
23
       thing to me.
24
            Now later on here, it says, you advised your boss about
25
       it, right?
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But still that -- I don't see that as being -- is that
what you're talking about, where it says, and then you were
looking at the database, and you yourself noticed
dyspareunia and exposure -- (recording inaudible) -- and you
advised your boss about it, right?
          UNIDENTIFIED SPEAKER: Yes.
          THE COURT: I don't -- I don't know. I don't
think that's so concerning. I think -- I don't find that
too cumulative.
         UNIDENTIFIED SPEAKER: Okay. We'll withdraw it.
         THE COURT: Okay.
         UNIDENTIFIED SPEAKER: Judge, on 167, we have
three blocks here and the first is going to be at 9 through
14, the second is going to be at 15 through 20, and the
third is going to be at 21 through the first line at page
168 --
          THE COURT: Now, 9 through 14. What was the
second one?
         UNIDENTIFIED SPEAKER: I thought we just did that
one.
          THE COURT: Yeah, I did, too. But, okay. 15
through 20. And what was the other one?
          UNIDENTIFIED SPEAKER: 167:21 through 168.
          THE COURT: All right. Okay.
          UNIDENTIFIED SPEAKER: So at 121:25, so the
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question was: "You were looking at the database. You recall yourself noticed dyspareunia exposure, correct, and you advised your boss that?" "Right." And then at 121:25: "Because of the frequency with which you saw dyspareunia, you alerted some of your superiors at the company to make them aware of that, correct?" "Yes." THE COURT: I don't, I don't think that's too --I'm not too -- I don't see that as being that cumulative really. I mean, here you're talking about -- I mean, it looks like here you're talking about a specific database. And here you're just talking about -- I don't know what. Talking about some adverse -- the issue that was being looked at is should the adverse reaction section be updated? The question is proposed by the medical affairs regulatory affairs, so it's discussed as a group. You noticed this, and because of the frequency, you alerted some of your superiors; is that correct? And she says, yes. And then there's a meeting. And they're talking about meeting. But on this other page, it's really talking more about a database of some sort. And I see that as sort of being

two different things.

UNIDENTIFIED SPEAKER: Just respectfully, it's all the same thing, because that's what she does is she receives these complaints and she looks at them in the Remetrex database.

THE COURT: Yes, but I think here they -- it's sort of two different conversations here. This is more about talking about meeting, and then the other is talking about database. And I don't think that they're directly cumulative. I mean, it doesn't sound to me like it's -- I'd have to really read the whole thing probably to put it in some context, but it's not as directly cumulative as what you showed me the last time.

UNIDENTIFIED SPEAKER: All right. The next block of testimony is at doc 15 through 20. And so the question is one of things you're looking -- (recording inaudible) -- Remetrex database is dyspareunia affect the quality of life and people's daily routine -- to -- (recording inaudible) -- and then that question, we contend, is duplicative of 158.

THE COURT: 158.

UNIDENTIFIED SPEAKER: 15 through 23.

THE COURT: 158. 15 through 23. 158. Okay.

Now, we can go back and we look at the patient's concerns

that you found from the Remetrex database. The third one

that we look at is postoperative dyspareunia and pain affect

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quality of life and daily -- does postoperative dyspareunia
and pain affect quality of life and affect daily routine.
The question doesn't really make a lot of sense.
         UNIDENTIFIED SPEAKER: For the record, I didn't
ask it.
         UNIDENTIFIED SPEAKER: That's true.
         UNIDENTIFIED SPEAKER: It might make a lot less
sense if I did.
          THE COURT: Postoperative long-term dyspareunia
can be a significant adverse event? And let's see -- from
one of the things you found, was postoperative -- affect the
quality of life -- that is pretty, I'd say, cumulative here.
I think that's true. Those are cumulative. So I would say
that, you know, maybe you could choose one.
         UNIDENTIFIED SPEAKER: I'll try to think what's
going to make the depo flow better probably if it's in line
with these.
          THE COURT: I would pick which one.
          UNIDENTIFIED SPEAKER: I promise she's talking
about a specific exhibit here, her meeting notes, and then
ask again --
          THE COURT: I'd say whichever one seems more
extraneous there, I'd pitch, because you've got it in there
twice.
          UNIDENTIFIED SPEAKER: We'll pitch the first one,
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       just because it flows. It's going to mess up --
 2
                 THE COURT: The Page 158 one?
 3
                 UNIDENTIFIED SPEAKER: Yes.
                 THE COURT: Okay.
 4
                 UNIDENTIFIED SPEAKER: And, Judge, the next block
 5
       is 167 --
 6
                 UNIDENTIFIED SPEAKER: Give me one second here.
7
 8
       Sorry. Yeah, so we'll take out, and then your
 9
       counter-designation, then, too, it goes with that; I
10
       assume's that's got to come out as well.
11
                 UNIDENTIFIED SPEAKER: Well, are you taking the
12
       entire block of testimony out or 158:18 all the way down
13
       to -- (recording inaudible.)
14
                 UNIDENTIFIED SPEAKER: I thought that's what she
15
       just ruled. Which question were you looking at? One --
16
       you're just taking out one, I got you, 18 through 23.
17
                 UNIDENTIFIED SPEAKER: That's all we took out.
18
                 UNIDENTIFIED SPEAKER: Okay. We'll leave your
19
       counter in. Sorry about that.
20
                 UNIDENTIFIED SPEAKER: Judge, the next block that
21
       we challenged was at 167:21, and so to know that -- "And so
2.2
       to know that, you had to find a number of dyspareunia cases
23
       in the Remetrex database, right?"
24
            "Yes."
25
            "Following the TVT procedure, right?"
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1 "Yes." 2 I had thought that was cumulative, again, on 121. But 3 that's -- you've already looked at that. So -- I looked at 4 it, the block of testimony. 5 THE COURT: I don't see her talking about any 6 database on 121. I don't see her saying anything about a 7 database. 8 UNIDENTIFIED SPEAKER: And, Your Honor, I think 9 you're right. There's two different things. She's talking 10 about complaints she's getting. 11 THE COURT: Right. 12 UNIDENTIFIED SPEAKER: And then she's talking 13 about a separate act of looking at the database to see how 14 many are there. 15 THE COURT: Right. This just doesn't look to me 16 like she's talking about a database on 121. 17 UNIDENTIFIED SPEAKER: Judge, I agree it's the 18 same issue as the block of testimony and not 214. 19 THE COURT: I'm sorry. I don't think she's 20 talking about a database on 121. But she is talking about a 21 database on 167. 2.2 UNIDENTIFIED SPEAKER: And I agree with the ruling 23 that you'd already made on the first section of testimony, 24 that it would be the same analysis. 25 THE COURT: Yes. Okay. Okay. All right.

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1
       where are we now?
 2
                 UNIDENTIFIED SPEAKER: We are at -- we're at
 3
       168:22.
 4
                 THE COURT: Okay.
 5
                 UNIDENTIFIED SPEAKER: And that goes through
 6
       169:15. And we fully contend that it's cumulative of
7
       122:22. (Recording inaudible.)
 8
                 THE COURT: 122:22 through 123 what? 22?
 9
                 UNIDENTIFIED SPEAKER: Yes.
10
                 THE COURT: Okay. So -- do you believe Ethicon to
11
       have updated the IFU after this meeting and memorandum?
12
            I do not have an opinion on the company.
13
            Okay. Now, let's look at the second page.
14
            You have impressions from Remetrex issues?
15
            What is Remetrex?
16
            (Recording inaudible) -- database.
17
            Now, she starts talking about the database.
18
                 UNIDENTIFIED SPEAKER: Judge, where we're at is at
19
       168:22, the challenge.
                 THE COURT: All right. Well, let me read this
20
21
       first. So what did you -- and so what you did to get --
2.2
                 UNIDENTIFIED SPEAKER: I think she's talking about
23
       updating it -- (recording inaudible) -- IFU in one place and
24
       whether there was a need to warn about it or not warn about
25
       it in another. And she doesn't have opinions on either one.
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                 THE COURT: All right, so the first time they're
       asking her, after this meeting, should you have put it in
 2
 3
       the warning?
 4
            And now they're asking, should you -- do you think it
 5
       should be in there today?
            Is that what you're saying?
 6
7
                 UNIDENTIFIED SPEAKER: Yeah.
 8
                 THE COURT: Okay. So it's a different time frame
 9
       is what you're saying?
10
                 UNIDENTIFIED SPEAKER: Exactly. And I think one
11
       is talking about updating IFU, and warn, yes, at two
12
       different times.
13
                 THE COURT: Yes, I think those are two different
14
       times frames, so they wouldn't be cumulative.
15
                 UNIDENTIFIED SPEAKER: Judge, the next block that
16
       we challenge is at 196:8, and the testimony that we have
17
       referred is at 191.
18
                 THE COURT: Okay, 196:8 and 191. All right. This
19
       11 through 21?
20
                 UNIDENTIFIED SPEAKER: Yes, Your Honor.
21
                 THE COURT: Okay. (Recording inaudible) -- senior
22
       management people point out who the -- look at it from
23
       senior management perspective? Telling them -- (recording
24
       inaudible) -- postmarket knowledge of all of the TVT product
25
       is a lot more comprehensive. (Recording inaudible) -- so
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1 why don't we update? 2 Okay. So she's talking about an E-mail to senior 3 management. All right. And then what part of 196? UNIDENTIFIED SPEAKER: It's the block in 196:8 4 down to -- down to 21 -- I'm sorry -- down to 20 -- 196:8. 5 6 So again, she's being asked about -- it's the same 7 thing. It's, I think, the same question, look into it from a senior management perspective and facilitate the IFU --8 9 (recording inaudible.) 10 THE COURT: Yes, it does seem to be pretty much 11 the same thing. She's talking I guess about the same memo. 12 Right? 13 UNIDENTIFIED SPEAKER: Right. You know, and 14 that's one issue we need to bring up. We need to put this 15 memo -- this is one we didn't ask you to rule on. You 16 actually looked at it when we were making our argument and 17 said that would come in, and now when I've gone back and 18 looked at -- there's a lot of cuts talking about it. I 19 think it's something we need to admit in to make the cuts 20 make sense when the jury's seeing it. So --21 THE COURT: I said it wouldn't come in, or --22 UNIDENTIFIED SPEAKER: You said it would. It's 23 not one that we had talked about. But going back and 24 reading the cuts now -- they're not going to make sense

without them looking at the documents. The cuts we just

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read about this 2008 document. This is the one that you
kind of looked and said -- when we were making argument, and
said, well, that would definitely come in, if you remember.
So --
          THE COURT: Well, if I said it would come in, then
why isn't it coming in?
          UNIDENTIFIED SPEAKER: It hasn't been offered.
         UNIDENTIFIED SPEAKER: It hadn't been offered.
Originally we agreed to maybe not put it in. But, honestly,
the more times you look at these and try and straighten out
the cuts, we've just missed a few things.
          THE COURT: Oh, that was one you hadn't offered
and --
          UNIDENTIFIED SPEAKER: Right. And going back --
          THE COURT: Okay, all right.
         UNIDENTIFIED SPEAKER: -- going back through some
cuts now I've realized that there's a lot of testimony about
it that is not going to make sense to the jury -- you know,
unless they're actually seeing the document with the cut.
          THE COURT: Right.
         UNIDENTIFIED SPEAKER: So --
          THE COURT: Yeah.
          UNIDENTIFIED SPEAKER: Thank you.
          UNIDENTIFIED SPEAKER: Judge, it wasn't offered.
It would be disingenuous to try to stand on procedure on
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Because both sides have, you know, offered new cuts,
made new objections. So I'm not going to try to say, well,
you know, Ollie, Ollie in free.
          THE COURT: No.
          UNIDENTIFIED SPEAKER: But it's the same thing.
mean, again, I wouldn't --
         UNIDENTIFIED SPEAKER: Which one is that?
          UNIDENTIFIED SPEAKER: 3324.
          UNIDENTIFIED SPEAKER: Right. We've redacted the
stuff out of it, too.
          UNIDENTIFIED SPEAKER: So what we're talking about
here, it's -- you know, it's all the same reason that this
line of testimony shouldn't come in. What happens is a
layman can raise complaints that her consent in 2005 in the
United Kingdom was improper. And all this -- all of it
doesn't make it all stem from complaints that are like this.
And so now we have a situation that we're talking about a
woman who has consented six years before this surgery for a
different physician -- (recording inaudible) -- system,
don't know what she was told, what she wasn't told. But
here, we do know.
          THE COURT: Well, I know, but I think it goes to
the knowledge of the company about -- I mean, I think it
goes to their knowledge of complications and complaints and
         That's really what it goes to. Not whether that
issues.
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woman's consent was good or not.

2.2

UNIDENTIFIED SPEAKER: Your Honor -- right, and I would direct you, for the record, to the last sentence, this is one complaint of many, and she's saying, one of the past for a better preoperative consent is to provide an updated IFU to the operating physicians.

THE COURT: Yeah.

UNIDENTIFIED SPEAKER: And she's saying we need to look into this.

THE COURT: Right.

UNIDENTIFIED SPEAKER: Patients aren't being properly consented because our IFU's inadequate.

THE COURT: Yeah. I think it goes to what the company knew as to how good their warnings were. It's a failure-to-warn case. That's one of their claims. And so what's going to be important is what did the company know, and what did they have in their warnings, and did their warnings reflect their knowledge. I mean, that's one of the issues.

And I think you can argue that, you know, they didn't have enough of a basis yet to put these things into their warnings, whatever you want -- however you want to defend it, but I don't think I could just say all that should be excluded. I mean, I would think you would have brought that up in front of Judge Goodwin in a Motion in Limine if you

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would have thought that they shouldn't be allowed to
introduce any evidence like that.
         UNIDENTIFIED SPEAKER: Well -- (recording
inaudible.)
          THE COURT: H-mm?
          UNIDENTIFIED SPEAKER: (Recording inaudible.)
          THE COURT: Well, I mean, it's still not too late
I guess to bring that up to Judge Goodwin, if you think it's
unfair, too late, or prejudicial or --
         UNIDENTIFIED SPEAKER: A Motion in Limine was
filed on all those issues. Phil in the Remetrex case using
the complaints related to Meng Chen; he didn't rule on it.
He said, I got to see the evidence at trial. And now we're
here with you doing that.
          THE COURT: Well, yeah. I mean -- I may say, you
know, I'm not -- I'm ruling on what you can -- I'm not
ruling on, necessarily, that all of this will -- I mean, he
may still say -- you may still make a motion and say, you
know, based on the way the evidence is coming in, this
shouldn't come in. And he can still exclude evidence. I
mean, you know, because I'm not going to be there at the
trial. Or they might -- they may open a door to something
or close a door to something, and you can -- things will
         I'm just going based on how it exists sitting here
today. You know that old open the door thing, or close the
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       door thing; goose/gander rule -- all those things.
 2
                 UNIDENTIFIED SPEAKER: I'm pretty certain I'll
 3
       open and shut a lot of them within two weeks.
                 THE COURT: But, you know, as I sit here today and
 4
       I hear what their claims are, that seems to me to be
 5
 6
       relevant information as to what their knowledge is.
                 UNIDENTIFIED SPEAKER: Well, if you're going to
7
 8
       designate on that, Judge, then, you know, obviously we'll
 9
       have to counter this with something on it.
10
                 UNIDENTIFIED SPEAKER: Well, the testimony has
11
       already been designated throughout. That is -- my problem
12
       is that is when this -- agreements are agreements, but when
13
       you're reopening and stuff is taken out and cut and recut,
14
       and there's testimony all over -- I mean, what we just
15
       talked about is related to that document. But the document
16
       hasn't been offered.
17
                 UNIDENTIFIED SPEAKER: Well, sure. But there may
18
       be other testimony that without this document that we could
19
       designate that this document was not and that the
       designation -- (recording inaudible.)
20
21
                 UNIDENTIFIED SPEAKER: It was in your original --
2.2
       it was absolutely in our original designation.
23
                 UNIDENTIFIED SPEAKER: 3324 is -- (recording
24
       inaudible.)
25
                 UNIDENTIFIED SPEAKER: Yeah, it's in our original
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1
      designate --
 2
                 UNIDENTIFIED SPEAKER: I don't think it is.
                                                              Ι
 3
      mean, do you have the designation?
                 UNIDENTIFIED SPEAKER: Well, no, but we talk --
 4
      well, yeah, we talk about -- we talk about -- we were just
 5
 6
       reading quotes about this document. There's testimony all
7
      over.
 8
                 UNIDENTIFIED SPEAKER: Okay, but that's very
 9
      different than offering the document into evidence. Those
10
       aren't -- that's not the same thing.
11
                 UNIDENTIFIED SPEAKER: Right. Well, that's why I
12
       just brought it up in front of Your Honor to offer it, so --
13
                 UNIDENTIFIED SPEAKER: I understand. And my point
14
       is that if you're going to add this into the elements, we
15
      may add a counterproposal.
16
                 UNIDENTIFIED SPEAKER: That's fine. You can add
17
      whatever you want. That's fine.
18
                 THE COURT: Yeah. I mean, I would think that that
19
       -- you know, that would certainly be an argument that you
20
       could make, that if they're going to add something, you
21
       should be able to add whatever you think is responsive to
2.2
      that.
23
                 UNIDENTIFIED SPEAKER: There's testimony all over
24
       in these agreed-to cuts about that document already. It's
25
       -- it's -- if we're talking about it, the jury needs to see
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the document we're talking about. I mean, the testimony we just brought up with her about notifying her superiors is about that document.

UNIDENTIFIED SPEAKER: Okay, but the plaintiffs questioned it, on that document -- (recording inaudible) -- that's not all the testimony that exists on that document.

I'll redirect on that document. I didn't designate that be direct, because they didn't offer it. They want to offer it --

THE COURT: He doesn't think any of that testimony at all should come in. He's only designating things now because I've said that that testimony should come in is what he's saying. If I'm understanding you. Mr. Combs doesn't think any testimony or that document should come in.

UNIDENTIFIED SPEAKER: You can put in whatever you want on your redirect. Absolutely fine.

THE COURT: All right. Yeah. But I do, I do believe that the testimony would be relevant to their failure-to-warn claim. I don't know how it wouldn't be relevant. Because I do think what the company knew, and she would certainly be representative of the company's knowledge, and on top of it, she's sitting here saying she was telling senior management what she thought ought to be in the IFU, and she was a medical person. You know, I mean --

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UNIDENTIFIED SPEAKER: (Recording inaudible) -- we
know in this consent what happened. And we know that Dr.
Byrkit --
          THE COURT: Well, so that's your defense. That's
your defense.
          UNIDENTIFIED SPEAKER: (Recording inaudible.)
     And we know Byrkit -- (recording inaudible.)
          THE COURT: Your defense is it really wouldn't
have mattered what we wrote in that IFU, because we know in
this case that this woman got a perfectly wonderful,
thorough consent from this very talented physician.
         UNIDENTIFIED SPEAKER: And again, I don't want to
just say the same thing over and over again, but our
argument would be that having more than an hour of testimony
on complications that we know this woman -- we know Dr.
Byrkit knew these two complications. (Recording inaudible)
-- the record's unrebutted.
         UNIDENTIFIED SPEAKER: But it's -- and I mean --
          THE COURT: But they have a right to put on their
case.
          UNIDENTIFIED SPEAKER: And it's not just about
two -- it's not just about two adverse events either.
          THE COURT: I mean, you can't -- you know, they've
got a different view of the case. And they've got a right
to put their case on. You may get up there and say, you
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1
       know, they're putting on a case, but it's not this case.
 2
       They're putting on somebody else's case.
 3
                 UNIDENTIFIED SPEAKER: Yes.
                 UNIDENTIFIED SPEAKER: Judge, did you come to a
 4
 5
       conclusion on that specific issue of what we had said 8:196
 6
       was cumulative or 191?
7
                 UNIDENTIFIED SPEAKER: She said it was.
 8
                 THE COURT: I think it is cumulative, yes.
 9
                 UNIDENTIFIED SPEAKER: So we'll strike that.
10
                 THE COURT: So you need to pick which one you want
11
       to use. But I think those are saying essentially the same
12
       things.
13
                 UNIDENTIFIED SPEAKER: Let me -- I can't remember
14
       where the original one was at. 196 --
15
                 THE COURT: 191 was the original one. 191, lines
16
       11 through 20. And then he's asking -- it's being asked
17
       again.
18
                 UNIDENTIFIED SPEAKER: Okay.
19
                 THE COURT: So I'd figure out which one you like
20
       better.
21
                 UNIDENTIFIED SPEAKER: I don't know.
22
                 UNIDENTIFIED SPEAKER: They're all the same.
23
                 THE COURT: It might be --
24
                 UNIDENTIFIED SPEAKER: It's amazing how many times
25
       you can read these and still not figure some things out, but
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1
       -- give me one second. Trying to figure out which will make
 2
       the deposition flow a little bit better.
 3
                 THE COURT: That's what you need to try to do.
 4
                 UNIDENTIFIED SPEAKER: Which is going to be a
 5
       whole 'nother problem. I mean, I'm just going to leave the
               This one kind of sits out by itself.
 6
7
                 THE COURT: Yes, okay. All right.
                 UNIDENTIFIED SPEAKER: Okay, so --
 8
 9
                 THE COURT: He's leaving in 191; taking out 196.
10
       So that would be 8 through 19 -- 8 through 19 is coming out
11
       of 196, right?
12
                 UNIDENTIFIED SPEAKER: I -- too eager --
13
       (recording inaudible) --
14
                 THE COURT: Well, then, I don't know what -- this
15
       21 through 25 seems to be a carryon to what she seems to be
16
       saying, and 16 through 19, so -- I don't know what you want
17
       to do with that.
18
                 UNIDENTIFIED SPEAKER: I didn't challenge that
19
       one, Judge.
20
                 UNIDENTIFIED SPEAKER: I just, I don't even know
21
       if it makes sense. I guess --
22
                 THE COURT: I don't know if that makes any sense,
23
       though.
24
                 UNIDENTIFIED SPEAKER: Right.
25
                 THE COURT: Well, you say here your postmarket
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1
       knowledge with these products are much more than what we
 2
       have in the IFUs of all three types of TVTs. Yes.
 3
            You don't say what used to be. You say what we have.
            And then it would say, okay, there's a lag of
 4
       information --
 5
 6
                 UNIDENTIFIED SPEAKER: I would take it out, 197:7,
7
       it's not going to make --
 8
                 THE COURT: And it won't make any sense.
 9
                 UNIDENTIFIED SPEAKER: I don't know if it makes
10
       sense even as it is. But I think that's a lost-in-Meng-Chen
11
       translation.
12
                 UNIDENTIFIED SPEAKER: We're getting close, Judge.
13
                 UNIDENTIFIED SPEAKER: Okay, the next one is at
14
       page 201.
15
                 THE COURT: Okay.
16
                 UNIDENTIFIED SPEAKER: And we're challenging lines
17
       20 --
18
                 THE COURT: Okay.
19
                 UNIDENTIFIED SPEAKER: And so where we would say
20
       that it was asked was at 78:18 and 83.
21
                 THE COURT: Now, what was that, you say it was
22
       asked where?
                 UNIDENTIFIED SPEAKER: On 78:18 and 83:12.
23
24
                 THE COURT: 78:18 and 83:12.
25
                 UNIDENTIFIED SPEAKER: I just lost my place. I'm
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1
       sorry. I apologize.
 2
                 UNIDENTIFIED SPEAKER: That's fine. It's on 201.
 3
                 UNIDENTIFIED SPEAKER: Okay.
                 UNIDENTIFIED SPEAKER: And I think, and I think
 4
 5
       it's 83:12:22. I think it's -- (recording inaudible.)
 6
                 THE COURT: All right. Now, why would a company
7
       want to list known adverse events that could happen with its
 8
       products in the Instructions For Use? What's the purpose of
 9
       doing that?
10
            Okay. Why is it important -- it might not be realtime,
11
       but why would it be important to provide more current
12
       information? Why is that important?
13
            And then, okay, I want you to tell me, tell the jury,
14
       why is it important for the manufacturer to provide the
15
       operating physician the current knowledge of the
16
       manufacturer's potential adverse reaction.
17
            Okay. You know, I see where 83 and 201 do seem to be
18
       the same. But I don't really see 78 as being exactly the
19
              It's a little more generic. It's not really asking
20
       about the current. It's just asking in general. Why would
21
       you want to list known adverse events.
2.2
           And then 83 and 201 are asking for more, the more --
23
       the more up-to-date --
24
                 UNIDENTIFIED SPEAKER: (Recording inaudible.)
25
                 THE COURT: Yeah.
```

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1
                 UNIDENTIFIED SPEAKER: I'll take the 83:12 through
2
       22 out.
 3
                 THE COURT: Okay.
 4
                 UNIDENTIFIED SPEAKER: If we think they're all
 5
      three close.
                 THE COURT: I'd say 78 is different from 83 and
 6
7
      201. So you're going to take 83 out?
 8
                 UNIDENTIFIED SPEAKER: Yes. 83, just 12 through
9
       22.
10
                 THE COURT: Okay.
11
                 UNIDENTIFIED SPEAKER: All right. That was all
12
      the challenges for that volume. Luckily, there are less
13
      than in the next -- (recording inaudible.)
14
                 UNIDENTIFIED SPEAKER: Because I took so much out
15
      on my own.
16
                 THE COURT: Okay.
17
                 UNIDENTIFIED SPEAKER: It's hard not to get
18
       repetitive on the second day of deposition.
19
                 THE COURT: Yeah. Okay.
20
                 UNIDENTIFIED SPEAKER: And, Judge, this one, it's
21
      at 224, it would be, the witness is questioned about
22
      persistent pain. And -- (recording inaudible) -- ongoing
23
      for months and months. And the same questions on, for
24
      example, 222:20 are said -- in -- (recording inaudible.)
25
                 THE COURT: 222.
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1
                 UNIDENTIFIED SPEAKER: So basically, it's on
       222:20 down to 223:7. And as compared to 224:2 through 21.
2
 3
                 THE COURT: Okay. The patient's -- (recording
       inaudible) -- never been free from pain; is that true?
 4
 5
      Okay.
 6
            Yeah, those are, those are, you know, essentially the
7
       same thing, I agree. And they're so close together, that --
8
      yeah. I think that's -- those are the same.
 9
                 MR. KUNTZ: So you're saying 222 -- what is it
10
       again, Phil? I'm so sorry.
                 MR. COMBS: That's okay. It's really -- 222:20 --
11
12
                 MR. KUNTZ: It's confusing.
13
                 MR. COMBS: I should maybe in the future, I'll
14
      bring photocopies of each page to put together or something.
15
      222:20 through 223:7 was the first.
16
                 MR. KUNTZ: Okay.
17
                 MR. COMBS: And then the other block was 224:15
18
      through 21.
19
                 I've never done a cumulative, working on it like
20
       this, so I think in the future what I'll do is I'll bring --
21
       I'll just photocopy two pages for each one.
22
                 THE COURT: Let's see. Which one flows better?
23
      When you have the opportunity to learn erosions can become
24
      symptomatic -- yes.
25
            If you left that out. Yes. And you've had
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1
       conversations with a patient where that is, that is the
 2
      patient's experience, correct? Mostly patients?
 3
            You've had conversations with patients or -- (recording
       inaudible) -- occurred -- actually injured.
 4
                 UNIDENTIFIED SPEAKER: Your Honor, I think it --
 5
 6
      probably the bottom one, the 224:15 through 21 is the one
7
       that needs to come out. This all goes together.
 8
                 THE COURT: Yeah. Probably you're right.
 9
                 UNIDENTIFIED SPEAKER: Okay, so I'll take out
10
      224:15 through 21.
11
                 UNIDENTIFIED SPEAKER: Judge, the next one is at
12
       231, and it starts at 20, and it's just the same thing.
13
                 UNIDENTIFIED SPEAKER: 231:20 through -- 232:14.
14
                 THE COURT: The same thing as what?
15
                 UNIDENTIFIED SPEAKER: Part of this I already
16
       agreed to remove. I agreed to remove 232:7 through 14.
17
       I think that the rest of it is talking about, again, a year
18
      or two down not being properly formed. And then third --
19
       second and third and fourth surgeries after erosions, and I
20
       think -- I don't remember anywhere else that that's been
21
       talked about multiple surgeries being needed that she was
22
      receiving those complaints. I cut out the middle.
23
                 UNIDENTIFIED SPEAKER: So the first section was
24
      231:20 through 232:6. I had that it was cumulative of 128
25
       -- (recording inaudible) --
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1
                 THE COURT: Of where?
 2
                 UNIDENTIFIED SPEAKER: 128 -- (recording
 3
       inaudible.)
                 THE COURT: You mean in the first volume?
 4
                 UNIDENTIFIED SPEAKER: Yes. Basically, he just
 5
      re-asked the same question -- (recording inaudible.)
 6
7
                 THE COURT: Okay.
 8
                 UNIDENTIFIED SPEAKER: Just got a bigger picture.
9
      I mean, it's exactly the same.
10
                 UNIDENTIFIED SPEAKER: What are you looking at
11
       again, 231?
12
                 UNIDENTIFIED SPEAKER: 231:20 through 232:6.
13
                 THE COURT: The next one mentioned -- okay,
14
       (recording inaudible) -- pre-op --
15
                 UNIDENTIFIED SPEAKER: The problem I have with
16
      this is that on 128 he's asking about a specific exhibit and
17
      her notes. Let me see. You're saying it's the same as 128.
18
      You're talking about the database and --
                 UNIDENTIFIED SPEAKER: I mean, that's -- that's
19
20
      where the complaints come from is Remetrex. That's the
21
       complaint -- (recording inaudible.)
22
                 UNIDENTIFIED SPEAKER: No, that's where they store
23
      them all. She's talking about actual calls she's getting
24
       from people and talking to them. That's the difference.
25
       She's not talking about the database. She stores those in
```

the database, and then she went back to review them to see if there was a trend or frequency. It's two different events. She's talking about taking the complaints, taking the calls; what I'm learning; whereas, when she talks about Remetrex, she's saying, I'm going back to look at all the complaints we've got to see if there's a trend or a signal or how frequent they are.

UNIDENTIFIED SPEAKER: It's the same events. (Recording inaudible) --

UNIDENTIFIED SPEAKER: But it's two totally separate actions by her is what she's doing.

THE COURT: Next what's mentioned is, patients don't further -- (recording inaudible) -- preop -- yes -- how are you able to look at the Remetrex database and determine patient -- (recording inaudible) -- again it's during my processing of individual cases. It must have been repeated a few times that the patient sharing complaints in their reporting. The patients -- (recording inaudible) -- in other words, saying that these patients didn't understand -- what I was saying and what I was trying to say at the time is that from those complaints -- (recording inaudible) -- indicated they either couldn't recall , and while they couldn't recall the doctor provided a risk/benefit assessment.

Yeah, okay. It seems like it is a little bit

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1
       cumulative. Now, tell me why -- what are you -- how are
 2
       these different?
 3
                 UNIDENTIFIED SPEAKER: I think they're two
       different. One, she's talking about complaints that she's
 4
 5
       actually receiving; whereas, in Remetrex, she's saying, I'm
 6
       getting complaints, I'm going back to our database to see
       how many there are, and is there a trend, is there a signal,
7
 8
       how frequent are they. I mean, Remetrex just stores all
 9
       these complaints; whereas, in 231, she's actually talking
10
       about specifics. Do you remember, you had -- you know, you
11
       were getting complaints.
12
            And then on down, 232, where she's talking about
13
       people's complaints, second, third, fourth surgeries for
14
       erosions, that's not been talked about anywhere of anything
15
       we've -- (recording inaudible.)
16
                 THE COURT: Yes, that hadn't been.
17
                 UNIDENTIFIED SPEAKER: We had a challenge.
18
                 UNIDENTIFIED SPEAKER: Oh, okay, my bad.
19
                 UNIDENTIFIED SPEAKER: The challenge was for --
20
       231:20 --
21
                 UNIDENTIFIED SPEAKER: To back to --
22
                 THE COURT: Yeah, he was talking about just this,
23
       do you remember at some point you had been an associate, you
24
       started to notice you were getting complaints from patients,
25
       where patients were saying they weren't properly informed of
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1
      the risks associated.
 2
                 UNIDENTIFIED SPEAKER: Right.
 3
                 THE COURT: And that was what I think she was
       talking about here, wasn't it?
 4
 5
                 UNIDENTIFIED SPEAKER: On 128?
                 THE COURT: Mm-hmm. It does seem like it was the
 6
7
       same thing. And it goes on through 6, so -- that, that does
 8
       seem to be the same thing. 231:20 through 232:6.
 9
                 UNIDENTIFIED SPEAKER: And it was 128.
10
                 THE COURT: 128, that whole part here where she's
11
       talking about -- it started -- it starts at 1. Patients,
12
      next one mentions patients did not feel they were adequately
13
      pre-op consent risk/benefit assessment. Do you see that?
14
                 UNIDENTIFIED SPEAKER: Yes, we already agreed to
15
      cut that.
16
                 THE COURT: What are you cutting?
17
                 UNIDENTIFIED SPEAKER: The remaining testimony,
18
      Your Honor -- (recording inaudible.)
19
                 UNIDENTIFIED SPEAKER: We agreed to take out 1
20
       through 5 as being cumulative, but not when she starts
       talking about going -- and then looking at the database.
21
22
                 THE COURT: Okay.
                 UNIDENTIFIED SPEAKER: That's the distinction I'm
23
24
      drawing. I cut out 1 through 5, because I agreed that was
25
       cumulative. But --
```

```
1
                 UNIDENTIFIED SPEAKER: And if you just keep going,
       on, for example, on 128:6, so she looks at the database, and
 2
 3
       then below that, so 128:14, and when you say -- (recording
 4
       inaudible.)
                 THE COURT: Yeah. I mean it's pretty much the
 5
 6
       same thing, mm-hmm. Yeah, see, then it goes on -- where she
7
       says -- and is this still in on 129, to accurately reflect
 8
       what I saw in these complaint reports?
 9
                 UNIDENTIFIED SPEAKER: No. See, I cut 1 through 5
10
       on 128. And then I cut 8 through 2; I agreed that was
11
       cumulative. I've already -- I agreed with him.
12
                 UNIDENTIFIED SPEAKER: That's what's left.
13
                 UNIDENTIFIED SPEAKER: But the Remetrex part,
14
       that's where I draw the distinction. I mean, I agreed with
15
       him on the front end and back end of that.
16
                 THE COURT: Well, then it's really not that
17
       cumulative if you've cut all the rest of it out.
18
                 UNIDENTIFIED SPEAKER: Right, it's just this
19
       middle part on Remetrex.
20
                 THE COURT: Yes.
                 UNIDENTIFIED SPEAKER: This is just -- I had 14 --
21
22
       talking about complaints -- (recording inaudible) -- and the
23
       complaints were that they weren't properly informed of the
24
               That's exactly where the question is in 230 --
25
       (recording inaudible.)
```

```
1
                 THE COURT: Yeah. I mean, it's -- it's -- yeah,
       it's essentially it's the same thing. But --
 2
 3
                 UNIDENTIFIED SPEAKER: My problem with it is is
       that she has two different tasks to take complaints and talk
 4
 5
       about it, and then go back and say, we have all these other
 6
       complaints. Is there a problem here?
                 UNIDENTIFIED SPEAKER: But it's -- (recording
7
 8
       inaudible) --
 9
                 THE COURT: So here you're saying here she's
10
       getting complaints from patients, and here's she's looking
       in a database?
11
12
                 UNIDENTIFIED SPEAKER: Exactly. And then I agreed
13
       the front end and back end were cumulative of 186. I agreed
14
       to take it out. But I don't -- in my mind, I see the
15
      distinction of two different activities.
16
                 THE COURT: Yeah. I'm going to leave this in.
17
      Because I do think he's cut all of that out of the back end.
18
      And it could be that these are different. Because here it's
19
       saying she's getting complaints, and there she was looking
20
      at a database. So I'm going to believe what he's saying,
21
       that those are two different --
2.2
                 UNIDENTIFIED SPEAKER: The database would include
23
      the complaints.
24
                 THE COURT: Yeah, but she is saying two slightly
25
      different things here. And he has cut all that other out.
```

```
1
       So I don't find it so cumulative that it makes that much
 2
       difference, so --
 3
                 UNIDENTIFIED SPEAKER: Judge, those are all the
 4
       cumulative objections.
 5
                 UNIDENTIFIED SPEAKER: I have one.
 6
                 THE COURT: Okay.
7
                 UNIDENTIFIED SPEAKER: On page -- of your
 8
       counter-designation, 229 is cumulative of -- 229:30.
 9
                 THE COURT: 229, okay.
10
                 UNIDENTIFIED SPEAKER: And, you know, she -- I
11
       think it's cumulative of Page 80:11 through --
12
                 THE COURT: 29, what line?
                 UNIDENTIFIED SPEAKER: I'm sorry, Your Honor.
13
14
       229, line 9 through 230:15.
15
                 THE COURT: Through 230:15, okay.
16
                 UNIDENTIFIED SPEAKER: It happens at 280 --
17
       (recording inaudible) -- and then again --
18
                 THE COURT: And where do you say it's cumulative
19
       of what?
20
                 UNIDENTIFIED SPEAKER: 80:11 through 81:2.
21
                 UNIDENTIFIED SPEAKER: You can cut -- cut out --
22
       (recording inaudible) -- 22 -- you already cut out 229:9
23
       through 14.
24
                 UNIDENTIFIED SPEAKER: Well, that's your --
25
       (recording inaudible) --
```

```
1
                 UNIDENTIFIED SPEAKER: Well, I know, but you cut
 2
       it out of the counter and then you want to say I'm
3
       cutting --
                 UNIDENTIFIED SPEAKER: Well, then it was a
 4
 5
       mistake.
                 THE COURT: Right. Cut it for you.
 6
            (Recording inaudible.)
7
 8
                 THE COURT: All right, so you say it's cumulative
9
       of what now?
10
                 UNIDENTIFIED SPEAKER: Page 80:11 through 81:2.
11
       mean, they're just --
12
                 THE COURT: 80:11 through 81:2.
13
                 UNIDENTIFIED SPEAKER: Another designation that's
14
       cumulative.
15
                 THE COURT: Might be that patient --
16
                 UNIDENTIFIED SPEAKER: Well, at least I told you
17
       it was your designation.
18
                 UNIDENTIFIED SPEAKER: You told me it was my
19
       designation.
20
                 UNIDENTIFIED SPEAKER: I meant to say I'm
21
       objecting to that. And just cut your designation.
22
            (Recording inaudible.)
                 UNIDENTIFIED SPEAKER: One place is 80. You know,
23
24
       it's several times in here. It's just one thing a physician
25
       looks at, and it's part of the risk/benefit.
```

```
1
                 UNIDENTIFIED SPEAKER: What page is the original
 2
       on?
 3
                 UNIDENTIFIED SPEAKER: 80, page 80.
                 THE COURT: Okay.
 4
 5
                 MR. KUNTZ: So it would be the first volume, Phil.
 6
                 MR. COMBS: Yes, I just -- I'm -- I'm just
7
       struggling, Jeff, because I don't have it designated. I
 8
       mean, it may be that it was designated and got removed.
 9
                 MR. KUNTZ: I don't know.
10
                 THE COURT: On 80, you mean?
11
                 MR. COMBS: Yes.
12
                 MR. KUNTZ: Then it's definitely not cumulative if
13
       you don't have it designated.
14
                 MR. COMBS: And, Judge, Jeff and I, once we get --
15
       once he gets the run sheet cut, what we'll do is -- he'll
16
       send us his, and we'll compare it to ours and we'll get back
17
       together with him. And if there is anything -- one thing I
18
       promise you, I think it's really unlikely that Jeff and I
19
       will be back down here to bug you on this deposition --
20
                 THE COURT: Okay.
21
                 MR. KUNTZ: So 80, you don't have designated?
22
       could just be a mistake?
23
                 MR. COMBS: It could be a mistake. We'll go back
24
       and look at it. But on the transcript I have, it is not --
25
       (recording inaudible.)
```

```
1
                 MR. KUNTZ:
                             Okay.
 2
                 THE COURT: That takes care of that one then.
 3
                 MR. COMBS: Judge, we really appreciate it.
                 MR. KUNTZ: Yes, thank you very much.
 4
 5
                 THE COURT: Sure.
 6
                 MR. COMBS: I know it's very tedious.
7
       appreciate it.
 8
                 THE COURT: No problem.
 9
                 MR. KUNTZ: We actually agree a lot more than
10
       you --
11
                 THE COURT: No. I think you guys have done a good
12
       job really. It looks pretty good.
13
                 UNIDENTIFIED SPEAKER: It's a lot of depo cuts.
14
                 UNIDENTIFIED SPEAKER: Oh, my gosh, this is the
15
       14th one.
16
                 THE COURT: Well, you know, it's terrible that you
17
       have to do your whole trial by depositions, on the one hand,
18
       but, on the other hand, it's kind of nice that you can sort
19
       of go back and pretty all these things up and you're not
20
       stuck with any real surprises at trial.
21
                 UNIDENTIFIED SPEAKER: That's true.
22
                 THE COURT: Although, that's boring, because the
23
       best part of trial is the surprises, I think. At least I
24
       always thought the best part was the surprises. The best
25
       and the worst.
```

```
1
                 UNIDENTIFIED SPEAKER: Yeah, right. It just
 2
       depends
 3
                 THE COURT: Which end of the surprise you're on.
                 UNIDENTIFIED SPEAKER: Yes.
 4
 5
                 UNIDENTIFIED SPEAKER: Oddly happens that you'll
 6
      be on both ends.
                 THE COURT: Yeah. I learned early on to get that
7
 8
       stony face so you didn't have the bad reaction when you got
9
      surprised.
10
                 UNIDENTIFIED SPEAKER: When I was taking my trial
11
       advocacy class in law school, the professor, he said -- he
12
      said, this is called the spear in the chest. And when
13
      you're in law school, you don't know what he's talking
14
      about. But the first couple times you're in deposition or
15
      trial and you ask that bad question and you just get blown
16
      up, you're just like, oh, now I know what he was talking
17
       about.
18
                 THE COURT: It's really bad when it's your own
19
      witness who does it to you.
20
                 UNIDENTIFIED SPEAKER: Yes. Judge, thank you very
21
      much.
22
                 THE COURT: You're welcome.
23
                 UNIDENTIFIED SPEAKER: Was there an issue on
24
      Owens?
25
                 UNIDENTIFIED SPEAKER: Paul and Andy worked it
```

```
1
       out. It is done. Everything -- no, everything is done.
 2
       Everything --
 3
                 UNIDENTIFIED SPEAKER: This is what I got, and
       they said, can you handle it. I have no idea.
 4
 5
                 UNIDENTIFIED SPEAKER: It's done. The only
       deposition that's still to be negotiated --
 6
                 THE COURT: We're off the record?
7
 8
                 UNIDENTIFIED SPEAKER: Yes.
 9
            (Proceedings concluded.)
10
11
                        REPORTER'S CERTIFICATE
12
              I, Catherine L. Schutte-Stant, Official Court
13
       Reporter of the United States District Court, for the
14
       Southern District of West Virginia, do hereby certify that
15
       the foregoing proceedings, which were taken out of my
16
       presence, were transcribed by me from an audio recording to
17
       the best of my ability, and said proceedings are a true and
18
       accurate transcript from my stenographic notes. I further
19
       certify that I am neither related to any of the parties by
20
       blood or marriage, nor do I have any interest in the outcome
21
       of the above matter.
22
23
       AUGUST 25, 2014 s/CATHERINE L. SCHUTTE-STANT, RPR, RMR
24
25
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