Wilson v. Unite		tes of America et al Case 2:18-cv-01241-JCM-NJK Document 19	3 Filed 06/07/23 Page 1 of 18	Doc. 194		
	1 2 3 4 5 6 7	BRADLEY S. MAINOR, ESQ. Nevada Bar No. 7434 ASH MARIE BLACKURN, ESQ. Nevada Bar No. 14712 MAINOR WIRTH, LLP 6018 S. Fort Apache Road, Ste. 150 Las Vegas, NV 89148-5652 Tel: (702) 464-5000 Fax: (702) 463-4440 <u>ash@mwinjury.com</u> <i>Counsel for Plaintiff</i>				
	8	UNITED STATES DISTRICT COURT				
	9	DISTRICT	OF NEVADA			
~	10	SONALOLITA WILSON	CASE NO.: 2:18-CV-01241-JCM-NJK			
89148 40	11	Plaintiff				
s, NV 53-44	12	VS.	SECOND AMENDED JOINT PRETRIAL ORDER			
LLF Vega 02) 4(13	UNITED STATES OF AMERICA ; DOES I THROUGH X; AND ROE				
, TH,), Las	14	CORPORATIONS 1 THROUGH X,				
R WIR Ste. 15(000 F	15	Defendants.				
MAINOR WIRTH, LLP 6018 S. Ft. Apache Rd., Ste. 150, Las Vegas, NV 89148 Phone: (702) 464-5000 Fax: (702) 463-4440	16 17	COMES NOW Plaintiff, SONALOLIT	A WILSON ("Plaintiff" or "Wilson"), by	and		
. Apae : (702	17	through her attorneys, BRADLEY S. MAINOR, ESQ., and ASH MARIE BLACKBURN, ES				
8 S. Fi Phon	10	of MAINOR WIRTH LLP; and Defendants UNITED STATES OF AMERICA, LLC ("USA				
601	20	and through their attorneys, R. THOMAS COLONNA, ESQ., for the UNITED STAT				
	21	ATTORNEY, and submit this [Proposed] Amene	ded Joint Pretrial Order pursuant to LR 16-3.			
	22		I.			
	23	A. Summary of Action				
	24	This is a personal injury action arising ou	t of two motor vehicle collisions that occurre	ed on		
	25	September 1, 2016, between Plaintiff WILSON	and Defendant USA and Plaintiff WILSON	J and		
	26	DEMHA-SANTIAGO and DEMHA. Plaintiff	was traveling eastbound on Washington Ave	enue,		
	27	approaching Saylor Avenue, in the eastbound lar	nes. Plaintiff alleges Nakia McCloud, while i	n the		
	28	course and scope of her employment with Defend	dant USA, in its Department of the Treasury,	IRS,		

Dockets.Justia.com

was also traveling eastbound on Washington Avenue, directly behind Plaintiff.

Plaintiff alleges to have stopped in the eastbound travel lane for pedestrians who were crossing Washington Avenue. Plaintiff avers that Nakia McCloud then rear-ended Plaintiff's vehicle.

Following the first collision, Nakia McCloud pulled her vehicle off to the right side of the road. Plaintiff's vehicle remained in the roadway. As Nakia McCloud was on the phone with emergency services, while Plaintiff sat in her disabled car, her vehicle was struck again by a different vehicle, driven by a dismissed party, DEMHA SANTIAGO. Plaintiff further contends she was injured as a result of the September 1, 2016 motor vehicle collisions.

B. Relief Sought

Plaintiff seeks past medical specials in an amount in excess of \$1,720,662.65. Plaintiff is continuing her medical treatment. She is also seeking the present-day value of future medical expenses in the amount of \$386,938.00, loss of earning capacity in the amount of \$805,038.85, and past and future pain and suffering.

Plaintiff presented claims for future medical specials between \$1,504,780.00 and \$2,238,876.00 during discovery. Thereafter, Defendant USA filed a Motion to Strike Untimely Disclosure of Plaintiff's Expert's Life Care Plan Opinions, which was granted by the Court.

C. Contentions of the Parties

1. Plaintiff's Contentions:

Plaintiff contends that Defendants were the sole cause of the subject collisions by failing to
pay full attention to their surroundings, failing to reduce their speed, and striking the rear of
Plaintiff's vehicle. Plaintiff further contends that the motor vehicle collisions caused her significant
injuries and the resulting damages that are the subject of this lawsuit.

2. Defendant USA's Contentions:

Defendant USA contends that Plaintiff cannot establish her burden of proof as to causation or damages (if any) as to the USA in the first accident.

Page 2 of 18

MAINOR WIRTH, LLP 6018 S. Ft. Apache Rd., Ste. 150, Las Vegas, NV 89148 Phone: (702) 464-5000 | Fax: (702) 463-4440 1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

II.

Statement of Jurisdiction

As against the United States, this Court has exclusive jurisdiction pursuant to 28 U.S.C. \$1346(b)(1), which provides that federal courts "shall have exclusive jurisdiction of civil actions on claims against the United States... for injury or loss of property, or personal injury or death caused by the negligent or wrongful act or omission of any employee of the Government while acting within the scope of his office or employment, under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act or omission occurred."

III.

The following facts are admitted by the parties and require no proof:

- Nakia McCloud was an employee of the Department of the Treasury, IRS, on September 1, 2016 and she was acting within the course and scope of her employment with the United States at the time of the motor vehicle accident.
- On September 1, 2016, Plaintiff WILSON was operating a 2005 Toyota Corolla, traveling eastbound on Washington Avenue, approaching Saylor Avenue, in Las Vegas, Nevada.
- 3. On September 1, 2016, Nakia McCloud was operating a General Motors Terrain SLE, traveling eastbound on Washington Avenue.
- On September 1, 2016, a dismissed party, DEMHA-SANTIAGO, was operating a 2006 Acura 3.2 TL, traveling eastbound on Washington Avenue.
- The vehicle operated by DEMHA-SANTIAGO was owned by another dismissed party, DEMHA.
- The front of Nakia McCloud's vehicle collided with the rear of Plaintiff WILSON's vehicle.
- The front of DEMHA-SANTIAGO's vehicle collided with the rear of Plaintiff WILSON's vehicle.

		Case 2:18-cv-01241-JCM-NJK Document 193 Filed 06/07/23 Page 4 of 18
	1	8. The collision between DEMHA-SANTIAGO and Plaintiff did not occur until after
	2	McCloud's vehicle collided with the Plaintiff's vehicle.
	3	IV.
	4	The following facts, though not admitted, will not be contested at trial by evidence to
	5	the contrary:
	6	None.
	7	V.
6018 S. Ft. Apache Rd., Ste. 150, Las Vegas, NV 89148 Phone: (702) 464-5000 Fax: (702) 463-4440	8	The following are Plaintiff's issues of fact to be tried and determined at trial:
	9	1. Whether Nakia McCloud was negligent in her failure to operate her vehicle in a safe
	10	and reasonable manner at the time of the incident.
	11	2. Whether Defendant USA is liable for Plaintiff's injuries in light of Nakia McCloud's
	12	breach of duty.
	13	3. Whether Plaintiff could have reasonably been expected to avoid the second collision
0, Las Fax: ('	14	pursuant to the Court's Order (ECF 113). (Plaintiff disputes USA's ability to argue
Ste. 15 00]	15	this issue given its failure to assert a comparative negligence claim or to apportion
Rd., S	16	Plaintiff's damages between the two accidents, as well as the dismissal of the
pache 702) 4	17	DEMHA Defendants. Thus, this may be a moot point at the time of trial.)
Ft. A one: ('	18	4. Whether the subject collisions proximately caused injuries to Plaintiff.
018 S. Ph	19	5. Whether the subject collisions proximately caused damages to Plaintiff.
9	20	6. Whether the medical treatment claimed was/is reasonable, necessary, and related to
	21	the alleged collisions.
	22	7. Whether the Plaintiff will have future symptoms related to the alleged collisions.
	23	8. Whether the Plaintiff will incur future treatments related to the alleged collisions.
	24	9. Whether the Plaintiff suffered a loss of earning capacity related to the alleged
	25	collisions.
	26	10. Whether the Plaintiff has mitigated her damages that she relates to the alleged
	27	collisions.
	28	
		Page 4 of 18

MAINOR WIRTH, LLP

	Case 2:18-cv-0:	1241-JCM-NJK Document 193 Filed 06/07/23 Page 5 of 18	
1	11.	The monetery value of Plaintiff's demographic including pain and suffering if any	
		The monetary value of Plaintiff's damages, including pain and suffering, if any.	
2	_	are Defendant USA's issues of fact to be tried / determined at trial.	
3		Whether Plaintiff's conduct, specifically failing to put on hazard lights, failing to	
4		move vehicle off the travel lane, failing to move off to the side of the road and wait	
5		for emergency services, and exiting and re-entry in her own vehicle, contributed to	
6		her alleged injuries in this case?	
7		Whether the United States is liable to Plaintiff and if so, to what extent.	
8		Whether, and to what extent, Plaintiff was injured as a result of both accidents on	
9		September 1, 2016?	
10	4.	Whether and the extent to which Plaintiff was injured as a result of the first	
11		accident involving the United States' employee.	
12	5.	Whether Plaintiff or any other party's negligence contributed to the accidents	
13		and/or Plaintiff's injuries.	
14	6.	Whether, and to what extent, the medical treatment Plaintiff received was	
15	1	reasonable and necessary due to the accidents on September 1, 2016?	
16		VI.	
17	(a) The	following exhibits are stipulated into evidence and intended to be admitted:	
18	5	See "Exhibit A" of this document.	
19	(b) The	parties agree the following exhibits will be available for use at the time of trial and	
20	the parties agree	e to their foundation and authenticity, but are not currently intended to be admitted:	
21		See "Exhibit A-1" of this document.	
22	(c) The	following exhibits are offered by Plaintiff:	
23		See "Exhibit B" of this document.	
24	Plaintiff	f reserves the right to use any documents disclosed by Defendants, including those	
25	which experts	have reviewed and formed opinions, such as reports; pleadings; correspondence;	
26	notes and medie	cal records and billing.	
27	Plaintiff	f may use any and all writings, published works, journals, treatises, medical texts,	
28			

6018 S. Ft. Apache Rd., Ste. 150, Las Vegas, NV 89148 Phone: (702) 464-5000 | Fax: (702) 463-4440 MAINOR WIRTH, LLP

Case 2:18-cv-01241-JCM-NJK Document 193 Filed 06/07/23 Page 6 of 18

affidavits, films, drawings, graphs, charts, photographs, reports, computer tapes, computer discs, and other data compilations, and other medical reference materials which Plaintiff and/or Plaintiff's expert(s) use in support of Plaintiff's allegations. By disclosing documents, Plaintiff does not waive the right to challenge and exclude documents, or portions thereof, on any basis.

Plaintiff may offer documents needed for rebuttal or impeachment purposes, including, but not limited to, discovery obtained during the course of litigation as permitted; pleadings; and other documentation in accordance with admissible evidence. There may be additional exhibits which Plaintiff may wish to offer at the time of trial, not listed above. When and if that determination is made, notice will be given immediately and supplied to the Court and to Defendants.

(d) The following exhibits are offered by Defendant:

See "Exhibit C" of this document.

Defendant reserves the right to use any document including but not limited to discovery responses and/or deposition testimony by Plaintiff or co-defendants for impeachment and/or substantively as party admissions, as may be relevant at trial. Defendant reserves the right to use demonstrative evidence. Defendant also reserves the right to use any exhibit listed or introduced by Plaintiff or co-defendants, or as previously produced by the parties.

(e) Electronic evidence:

1. The parties may offer Power Point images/drawings/diagrams/animations/story boards depicting the facts and circumstance of the accident, information relevant to communications between the parties, and/or deposition testimony.

21 2. The parties do intend to present electronic evidence for purposes of bench
22 deliberations.

23 ///

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

- 24 ///
- 25 ///
- 26 ///
- 27 ///
- 28

Case 2:18-cv-01241-JCM-NJK Document 193 Filed 06/07/23 Page 7 of 18 **Depositions**: (f) Plaintiff will offer the following deposition testimony at trial: 1. Deponent Offered Testimony 10:24-11:20, 21:1-19, 22:18-23:4, 27:22-28:8, 28:24-31:16, 35:20-Liceth Demha

	891	S
	N	VV
٩	gas,	162
Π	Ve	3
Ę	Las	5
MAINOR WIRTH, LLP	Ft. Apache Rd., Ste. 150, Las Vegas, NV 891	00, (700) 464 5000 Eow. (700) 462 4440
3	te.]	Ξ
OR	d., S	C Y
Ž	le R	161
IA	pach	1001
4	A.	5
	Ľ.	5

48

Phone: (702) 464-5000 | Fax: (702) 463-4440

1

2

3

4	Liceth Demha	10:24-11:20, 21:1-19, 22:18-23:4, 27:22-28:8, 28:24-31:16, 35:20- 49:24, 52:16-53:15, 57:14-62:4
	Nakia McCloud	12:21-13:14, 27:4-28:16, 32:8-34:11, 34:25-35:23, 39:8-47:20, 48:22-
5		54:22, 57:15-62:22, 65:3-72:6, 73:14-75:25, 76:24-78:15, 83:17-85:6,
6		92:13-93:19, 96:9-96:14
	Sonalolita Wilson	13:2-13:22, 15:3-15:10, 15:15-16:15, 17:4-17:12, 19:8-19:14, 19:20-
7		22:23, 23:9-26:10, 27:7-29:18, 34:14-35:9, 35:25-38:10, 38:24-40:25,
8		42:5-54:1, 54:9-60:2, 65:5-66:18,67:17-69:17, 71:6-75:23, 80:15-
		82:16, 86:8-88:3, 88:17-89:15, 89:25-90:13, 93:8-96:10, 97:10-101:20,
9		102:14-103:1, 105:18-106:18, 107:11-109:10, 109:25-111:12, 111:19-
10	Baduk Ghuman	$\frac{112:6, 112:19-119:4, 123:12-125:5, 125:20-135:15, 136:5-138:13}{18:14 - 20:6, 21:9 - 22:22, 27:16 - 28:25, 30:8 - 33:11, 35:1-41:9, 123:12-125:5, 125:20-135:15, 136:5-138:13}{18:14 - 20:6, 21:9 - 22:22, 27:16 - 28:25, 30:8 - 33:11, 35:1-41:9, 123:12-125:5, 125:20-135:15, 136:5-138:13}{18:14 - 20:6, 21:9 - 22:22, 27:16 - 28:25, 30:8 - 33:11, 35:1-41:9, 123:12-125:5, 125:20-135:15, 136:5-138:13}{18:14 - 20:6, 21:9 - 22:22, 27:16 - 28:25, 30:8 - 33:11, 35:1-41:9, 123:12-125:5, 125:20-135:15, 125:20-135:15, 125:20-135:15, 125:20-135:15, 125:14:19, 123:12-125:20, 125:15, 125:20-135:15, 125:14:19, 125:12-125:15, 125:14-125:15, 125:14:120, 125:14:15, 125:15, $
10	Daduk Oliulliali	18.14 - 20.0, 21.9 - 22.22, 27.10 - 28.23, 50.8 - 55.11, 55.1-41.9, 44:9 - 49:5, 49:6-50:8, 50:14-55:3, 55:5-56:1, 56:25-58:7, 59:2-60:23, 56:25-58:7, 59:25-58:7, 59:2-
11		60:24-64:15, 64:16-67:9, 68:6-71:9, 75:11-76:25, 82:7-84:5, 84:11-
10		88:18, 89:3-91:16, 94:19-96:12, 100:6-103:25, 108:7-110:22, 111:16-
12		112:25, 113:21-115:25
13	Duff Kaster	15:3-15:22, 21:12-23:11, 24:9-25:1, 25:16-26:13, 26:24-27:12, 28:4-
		29:24, 32:21-33:23, 34:6-34:16, 35:1-35:18
14	Robert Hinton	10:4 – 11:15, 12:17 – 13:1, 14:7-15:4, 15:9-16:16, 16:20-17:12, 21:10-
15		23:19, 24:12-25:12, 26:1-30:14, 31:1-32:2, 33:9-40:23
15	Mark Glyman	11:25-12:21, 14:10-15:1, 19:1-22:4, 22:18-23:16, 24:4-31:16, 33:3-
16		33:20, 34:13-37:13,37:20-41:16, 41:22-43:9, 44:1-44:23
17	Thomas Dunn	7:12-9:12, 19:13-20:16, 23:5-24:2, 25:4-25:22, 26:18-31:19, 33:20-
17		35:10, 35:17-39:10, 39:21-44:20, 48:25-50:11, 52:20-55:5, 56:7-57:7, 57:20-60:2, 60:23-61:6, 61:21-62:20, 63:19-66:3, 66:14-67:19
18	Rick Chavez	10:16-11:6, 20:6-20:18, 22:21-24:22, 25:3-25:14, 29:16-31:21, 41:3-
		42:19,45:9-46:1, 47:23-50:5, 51:1-53:9, 59:13-60:21, 63:14-63:25,
19		64:24-70:10, 71:10-72:24, 73:9-74:14, 75:25-76:17, 77:17-78:12, 79:1-
20		81:14, 82:8-83:2,84:13-86:9, 87:6-87:24, 94:19-96:9, 102:21-103:19,
20		106:7-107:10,108:17-109:18, 110:1-112:2, 114:9-118:17
21	David John Oliveri	11:24-14:2, 14:14-15:15, 16:25-17:16, 20:1-20:16, 24:4-24:25, 26:2-
22		26:24, 28:3-28:10, 30:3-30:17, 31:14-32:4, 32:17-36:1, 36:7-37:14,
LL		37:22-42:1, 42:15-43:15, 44:2-45:7, 49:7-50:7, 51:8-51:16, 52:19-53:5,
23		53:18-54:14, 55:19-57:12, 57:21-58:20, 61:3-62:3, 64:14-64:22, 65:11-
24	Lagurin dan Chavan	66:21, 71:8-73:5, 77:6-77:13, 77:19-78:5
24	Jaswinder Grover	11:23-13:13, 17:6-17:22, 20:5-21:8, 21:21-22:13, 23:1-24:11, 25:2- 27:18, 29:18-31:3, 32:3-33:1, 35:18-38:21, 39:2-41:20, 43:2-43:6,
25		44:16-48:25, 49:1-49:25, 50:8-52:5, 53:3-55:14, 59:5-61:4, 62:10-64:7,
		66:2-68:17, 70:4-74:6, 74:23-76:9, 77:7-78:15, 80:3-81:25, 84:11-85:3,
26		89:4-93:12, 94:6-94:13, 94:14-96:18, 96:21-97:14, 98:3-102:14, 104:7-
27		105:16, 106:6-111:21
<i>~</i> '	Sonalolita Wilson pt.	157:1-164:11, 170:8-180:1, 182:14-183:8, 184:2-185:5, 185:6-186:17,
28		
	1	

Case 2:18-cv-01241-JCM-NJK Document 193 Filed 06/07/23 Page 8 of 18

II187:18-191:4, 191:15-192:8, 196:23-198:7,201:8-202:7, 205:1-207:17,
209:24-217:17, 218:22-220:11, 222:1-223:20, 225:3-227:8, 233:14-
236:15, 237:14-239:14, 241:7-245:4, 248:3-249:4

Plaintiff anticipates reading depositions into the records and reserve the right to use all depositions which have been conducted in this action due to witness unavailability, if allowed under FRCP 32(a)(4)(B), to refresh recollection and/or to impeach a witness, as well as any other permitted use under the Federal Rules of Civil Procedure or the Federal Rules of Evidence.

2. Defendant will offer the following deposition testimony at trial:

Deponent	Offered Testimony
Baduk Ghuman	10:24-11:20, 21:1-19, 22:18-23:4, 27:22-28:8, 28:24-31:16, 35:20-
	49:24, 52:16-53:15, 57:14-62:4
Jaswinder Grover	12:7-9 and 15-20; 13 – 16: 1-3; 17:6 -22; 20:23 – 25; 26:22-25; 27:1- 18; 33:2-6; 37:2-12; 41:9-20; 42:9-16; 54:15-25; 55:114; 62:22-25; 63:1-12; 84:9-25; 85:1-3

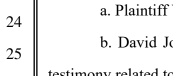
Defendant USA reserves the right to use all depositions which have been conducted in this action to refresh recollection and/or to impeach a witness, and otherwise use at trial in accordance with the applicable rules, *i.e.*, Fed. R. Civ. P. 32; Fed. R. Evid. 801(d).

(e) Objections to Depositions:

(1) Plaintiff objects to Defendant USA's depositions as follows:

Plaintiff objects to the extent that Defendant USA seeks to introduce or use any deposition transcript at trial beyond that allowed under Federal Rules of Civil Procedure and/or the Federal Rules of Evidence. Plaintiff objects to the deposition transcripts of Drs. Ghuman and Grover as hearsay and/or improper impeachment.

(3) Defendant USA objects to plaintiff's depositions as follows:



a. Plaintiff WILSON's depositions: All testimony.

b. David John Oliveri's deposition: All testimony; including, without limitation, to any testimony related to David John Oliveri's life care plan and future medical treatments as struck by the Court. *See* ECF No. 90.

c. To the extent Plaintiff intends to call Defendant USA's expert witnesses and present their

deposition testimony in her case-in-chief, Defendant USA objects to: All Plaintiff's proposed 1 2 testimony of Defendant USA's expert witnesses; including, without limitation, to Rick Chavez' 3 testimony.

Defendant, USA reserves the right to object to any particular portions of the other deposition transcripts, including, without limitation, those provided by Plaintiff. Furthermore, USA objects to Plaintiff's depositions as noted in subsection (4) below. USA further objects to the extent that either Plaintiff seeks to introduce or use any deposition transcript at trial beyond that allowed under Federal Rules of Civil Procedure and/or the Federal Rules of Evidence.

(4) Defendant USA objects to plaintiff's depositions as follows:

10 Deponent Offered Testimony 10:24-11:20, (calls for speculation; incomplete hypothetical; expert opinion) Liceth Demha 11 21:1-19, (relevance; prejudicial) 22:18-23:4, (relevance) 12 27:22-28:8, (relevance) 28:24-31:16, (relevance; assumption) 13 35:20-49:24, (relevance; expert opinion) 14 57:14-62:4 (relevance; expert opinion) Nakia McCloud 39:8-47:20, (expert opinion) 15 83:17-85:6, (incomplete hypothetical; calls for speculation; expert opinion) 92:13-93:19, (calls for legal conclusion; expert opinion) 16 Sonalolita 13:2-13:22, (relevance, prejudicial, expert opinion) 19:8-19:14, (relevance) 17 Wilson 23:9-26:10, (expert opinion) 18 38:24-40:25, (expert opinion) 42:5-54:1, (relevance, expert opinion) 19 54:9-60:2, (relevance, expert opinion, best evidence rule) 71:6-75:23, (expert opinion, best evidence rule) 20 80:15-82:16, (relevance, prejudicial) 21 86:8-88:3, (relevance, expert opinion, prejudicial, best evidence rule) 88:17-89:15, (relevance, expert opinion, prejudicial, best evidence rule) 22 89:25-90:13, (relevance, expert opinion, prejudicial, best evidence rule) 93:8-96:10, (relevance, expert opinion, prejudicial, best evidence rule) 23 102:14-103:1, (relevance, prejudicial, best evidence rule) 105:18-106:18, (relevance, prejudicial) 24 107:11-109:10, (relevance, prejudicial) 25 109:25-111:12, (relevance, prejudicial, best evidence rule) 112:19-119:4, (relevance, prejudicial, best evidence rule) 26 125:20-135:15, (relevance, prejudicial, best evidence rule) 136:5-138:13 (relevance, prejudicial, best evidence rule) 27 Babuk Ghuman 18:14 – 20:6, (relevance, prejudicial) 28

4

5

6

7

8

	21:9 – 22:22, (relevance, prejudicial)
	27:16 – 28:25, (relevance, prejudicial, best evidence rule)
	35:1-41:9, (relevance, prejudicial, best evidence rule)
	44:9–49:5, (relevance, prejudicial, best evidence rule)
	50:14-55:3, (relevance, prejudicial, best evidence rule)
	55:5-56:1, (relevance, prejudicial, best evidence rule)
	56:25-58:7, (relevance, prejudicial, best evidence rule)
	59:2-60:23, (relevance, prejudicial, best evidence rule)
	60:24-64:15, (relevance, prejudicial, best evidence rule)
	64:16-67:9, (relevance, prejudicial, best evidence rule) 68:6-71:9, (relevance, prejudicial, best evidence rule)
	75:11-76:25, (relevance, prejudicial, best evidence rule) 82:7-84:5, (relevance, prejudicial, best evidence rule)
	84:11-88:18, (relevance, prejudicial, best evidence rule)
	89:3-91:16, (relevance, prejudicial, best evidence rule)
	94:19-96:12, (relevance, prejudicial, best evidence rule)
	100:6-103:25, (relevance, prejudicial, best evidence rule)
	108:7-110:22, (relevance, prejudicial, best evidence rule)
	111:16-112:25, (relevance, prejudicial, best evidence rule)
	113:21-115:25 (relevance, prejudicial, best evidence rule)
Duff Kaster	15:3-15:22, (relevance, prejudicial, best evidence rule)
	21:12-23:11, (relevance, prejudicial, best evidence rule)
	24:9-25:1, (relevance, prejudicial, best evidence rule)
	25:16-26:13, (relevance, prejudicial, best evidence rule)
	26:24-27:12, (relevance, prejudicial, best evidence rule)
	28:4-29:24, (relevance, prejudicial, best evidence rule)
	32:21-33:23, (relevance, prejudicial, best evidence rule)
	34:6-34:16, (relevance, prejudicial, best evidence rule)
	35:1-35:18(relevance, prejudicial, best evidence rule)
Robert Hinton	21:10-23:19, (relevance, prejudicial, best evidence rule)
	24:12-25:12, (relevance, prejudicial, expert opinion, best evidence rule)
	26:1-30:14, (relevance, prejudicial, expert opinion, best evidence rule) 31:1-32:2, (relevance, prejudicial, expert opinion, best evidence rule)
	33:9-40:23(relevance, prejudicial, expert opinion, best evidence rule)
Mark Glyman	11:25-12:21, (relevance, prejudicial, best evidence rule)
Wark Oryman	14:10-15:1, (relevance, prejudicial, best evidence rule)
	19:1-22:4, (relevance, prejudicial, best evidence rule)
	22:18-23:16, (relevance, prejudicial, best evidence rule)
	24:4-31:16, (relevance, prejudicial, best evidence rule)
	33:3-33:20, (relevance, prejudicial, best evidence rule)
	34:13-37:13, (relevance, prejudicial, best evidence rule)
	37:20-41:16, (relevance, prejudicial, best evidence rule)
	41:22-43:9, (relevance, prejudicial, expert opinion, best evidence rule)
	44:1-44:23(relevance, prejudicial, expert opinion, best evidence rule)
Thomas Dunn	25:4-25:22, (relevance, prejudicial, best evidence rule)
	26:18-31:19, (relevance, prejudicial, best evidence rule)
	33:20-35:10, (relevance, prejudicial, best evidence rule)

Page 10 of 18

	41-JCM-NJK Document 193 Filed 06/07/23 Page 11 of 18
	35:17-39:10, (relevance, prejudicial, best evidence rule)
	39:21-44:20, (relevance, prejudicial, best evidence rule)
	48:25-50:11, (relevance, prejudicial, best evidence rule)
	52:20-55:5, (relevance, prejudicial, best evidence rule)
	56:7-57:7, (relevance, prejudicial, best evidence rule)
	57:20-60:2, (relevance, prejudicial, best evidence rule)
	60:23-61:6, (relevance, prejudicial, best evidence rule)
	61:21-62:20, (relevance, prejudicial, best evidence rule)
	63:19-66:3, (relevance, prejudicial, best evidence rule)
	66:14-67:19(relevance, prejudicial, best evidence rule)
Rick Chavez	10:16-11:6, (relevance, prejudicial, best evidence rule)
	20:6-20:18, (relevance, prejudicial, best evidence rule)
	22:21-24:22, (relevance, prejudicial, best evidence rule)
	25:3-25:14, (relevance, prejudicial, best evidence rule)
	29:16-31:21, (relevance, prejudicial, best evidence rule)
	41:3-42:19, (relevance, prejudicial, best evidence rule)
	45:9-46:1, (relevance, prejudicial, best evidence rule) 47:23-50:5, (relevance, prejudicial, best evidence rule)
	51:1-53:9, (relevance, prejudicial, best evidence rule)
	59:13-60:21, (relevance, prejudicial, best evidence rule)
	63:14-63:25, (relevance, prejudicial, best evidence rule)
	64:24-70:10, (relevance, prejudicial, best evidence rule)
	71:10-72:24, (relevance, prejudicial, best evidence rule)
	73:9-74:14, (relevance, prejudicial, best evidence rule)
	75:25-76:17, (relevance, prejudicial, best evidence rule)
	77:17-78:12, (relevance, prejudicial, best evidence rule)
	79:1-81:14, (relevance, prejudicial, best evidence rule)
	82:8-83:2, (relevance, prejudicial, best evidence rule)
	84:13-86:9, (relevance, prejudicial, best evidence rule)
	87:6-87:24, (relevance, prejudicial, best evidence rule)
	94:19-96:9, (relevance, prejudicial, best evidence rule)
	102:21-103:19, (relevance, prejudicial, best evidence rule)
	106:7-107:10, (relevance, prejudicial, best evidence rule)
	108:17-109:18, (relevance, prejudicial, best evidence rule)
	110:1-112:2, (relevance, prejudicial, best evidence rule)
	114:9-118:17(relevance, prejudicial, best evidence rule)
David John	11:24-14:2, (relevance, prejudicial, best evidence rule)
Oliveri	14:14-15:15, (relevance, prejudicial, best evidence rule)
	16:25-17:16, (relevance, prejudicial, best evidence rule) 20:1-20:16, (relevance, prejudicial, best evidence rule)
	24:4-24:25, (relevance, prejudicial, best evidence rule)
	26:2-26:24, (relevance, prejudicial, best evidence rule)
	28:3-28:10, (relevance, prejudicial, best evidence rule)
	30:3-30:17, (relevance, prejudicial, best evidence rule)
	31:14-32:4, (relevance, prejudicial, best evidence rule)
	32:17-36:1, (relevance, prejudicial, best evidence rule)
	36:7-37:14, (relevance, prejudicial, best evidence rule)

ase 2:18-cv-01	241-JCM-NJK Document 193 Filed 06/07/23 Page 12 of 18
	37:22-42:1, (relevance, prejudicial, best evidence rule)
	42:15-43:15, (relevance, prejudicial, best evidence rule)
	44:2-45:7, (relevance, prejudicial, best evidence rule)
	49:7-50:7, (relevance, prejudicial, best evidence rule)
	51:8-51:16, (relevance, prejudicial, best evidence rule)
	52:19-53:5, (relevance, prejudicial, best evidence rule)
	53:18-54:14, (relevance, prejudicial, best evidence rule)
	55:19-57:12, (relevance, prejudicial, best evidence rule)
	57:21-58:20, (relevance, prejudicial, best evidence rule)
	61:3-62:3, (relevance, prejudicial, best evidence rule)
	64:14-64:22, (relevance, prejudicial, best evidence rule)
	65:11-66:21, (relevance, prejudicial, best evidence rule)
	71:8-73:5, (relevance, prejudicial, best evidence rule)
	77:6-77:13, (relevance, prejudicial, best evidence rule)
	77:19-78:5(relevance, prejudicial, best evidence rule)
Jaswinder	11:23-13:13, (relevance, prejudicial, best evidence rule)
Grover	17:6-17:22, (relevance, prejudicial, best evidence rule)
	20:5-21:8, (relevance, prejudicial, best evidence rule)
	21:21-22:13, (relevance, prejudicial, best evidence rule)
	23:1-24:11, (relevance, prejudicial, best evidence rule)
	25:2-27:18, (relevance, prejudicial, best evidence rule)
	29:18-31:3, (relevance, prejudicial, best evidence rule)
	32:3-33:1, (relevance, prejudicial, best evidence rule)
	35:18-38:21, (relevance, prejudicial, best evidence rule)
	39:2-41:20, (relevance, prejudicial, best evidence rule)
	43:2-43:6, (relevance, prejudicial, best evidence rule)
	44:16-48:25, (relevance, prejudicial, best evidence rule)
	49:1-49:25, (relevance, prejudicial, best evidence rule)
	50:8-52:5, (relevance, prejudicial, best evidence rule)
	53:3-55:14, (relevance, prejudicial, best evidence rule) 59:5-61:4, (relevance, prejudicial, best evidence rule)
	62:10-64:7, (relevance, prejudicial, best evidence rule)
	66:2-68:17, (relevance, prejudicial, best evidence rule)
	70:4-74:6, (relevance, prejudicial, best evidence rule)
	74:23-76:9, (relevance, prejudicial, best evidence rule)
	77:7-78:15, (relevance, prejudicial, best evidence rule)
	80:3-81:25, (relevance, prejudicial, best evidence rule)
	84:11-85:3, (relevance, prejudicial, best evidence rule)
	89:4-93:12, (relevance, prejudicial, best evidence rule)
	94:6-94:13, (relevance, prejudicial, best evidence rule)
	94:14-96:18, (relevance, prejudicial, best evidence rule)
	96:21-97:14, (relevance, prejudicial, best evidence rule)
	8:3-102:14, (relevance, prejudicial, best evidence rule)
	104:7-105:16, (relevance, prejudicial, best evidence rule)
	106:6-111:21(relevance, prejudicial, best evidence rule)
Sonalolita	170:8-180:1, (relevance, prejudicial, expert opinion, best evidence rule
Wilson pt. II	184:2-185:5, (relevance, prejudicial, expert opinion, best evidence rule

Page 12 of 18

¢	Case 2:18-cv-0124	1-JCM-NJK Document 193 Filed 06/07/23 Page 13 of 18
1 2 3 4 5 6 7 8		185:6-186:17, (relevance, prejudicial, expert opinion, best evidence rule) 187:18-191:4, (relevance, prejudicial, expert opinion, best evidence rule) 191:15-192:8, (relevance, prejudicial, expert opinion, best evidence rule) 196:23-198:7, (relevance, prejudicial, expert opinion, best evidence rule) 205:1-207:17, (relevance, prejudicial, expert opinion, best evidence rule) 209:24-217:17, (relevance, prejudicial, expert opinion, best evidence rule) 218:22-220:11, (relevance, prejudicial, expert opinion, best evidence rule) 222:1-223:20, (relevance, prejudicial, expert opinion, best evidence rule) 233:14-236:15, (relevance, prejudicial, expert opinion, best evidence rule) 237:14-239:14, (relevance, prejudicial, expert opinion, best evidence rule) 241:7-245:4, (relevance, prejudicial, expert opinion, best evidence rule)
9	(5) Plaintiff objects	s to Defendant USA's depositions as follows:
10	Deponent	Offered Testimony
	Jaswinder	13 - 16: 1-3 (relevance, prejudicial, expert opinion, best evidence rule)
11	Grover	33:2-6 (relevance, prejudicial, expert opinion, best evidence rule)
12		41:9-20 (relevance, prejudicial, expert opinion, best evidence rule)
		42:9-16 (speculation, relevance, prejudicial, expert opinion, best evidence
13		rule)
14		84:9-25 (speculation, relevance, prejudicial, expert opinion, best evidence rule)
-	Babuk Ghuman	5:12-15 (relevance)
15		8:15-22 (relevance)
16		10:9-13 (relevance, prejudicial)
17		11:8-12:3 (relevance, prejudicial, best evidence)
17		12:12-16 (speculation, relevance, prejudicial, best evidence)
18		17:19-23 (relevance, prejudicial) 22:23-23:10 (relevance, prejudicial, speculation, improper hypothetical,
		best evidence)
19		25:23-25 (best evidence)
20		33:3-11 (relevance, prejudicial)
		74:21-75:1 (best evidence)
21		82:1-3 (speculation, best evidence)
22		
23	Plaintiff res	serves the right to object to any particular portions of the deposition transcripts
24	including, without	limitation, those provided by Defendant USA. Furthermore, Plaintiff objects to
25	the extent that eith	ner Defendant USA seeks to introduce or use any deposition transcript at tria
26	beyond that allowe	ed under Federal Rules of Civil Procedure and/or the Federal Rules of Evidence
27		
28		
		Page 13 of 18

6018 S. Ft. Apache Rd., Ste. 150, Las Vegas, NV 89148 Phone: (702) 464-5000 | Fax: (702) 463-4440 MAINOR WIRTH, LLP

0	Case 2:18-cv-0	1241-JCM-NJK Document 193 Filed 06/07/23 Page 14 of 18
1		VII.
2	The following	witnesses may be called by the parties at trial:
3	(a)	Plaintiff intends to call the following witnesses at trial:
4	1.	Plaintiff, SONALOLITA WILSON c/o /o Bradley S. Mainor, Esq.
5		Joseph J. Wirth, Esq.
6		Ash Marie Blackburn, Esq. Joseph W. Guindy, Esq.
7		MAINOR WIRTH, LLP 6018 S. Fort Apache Road, Ste. 150
8		Las Vegas, NV 89148 (702) 464-5000
9 10	2.	Nakia McCloud
10 11		c/o United States Attorney's Office 501 Las Vegas Blvd. South, Suite 1100,
11		(702) 388-6336
12	3.	Witness, Liceth Demha-Santiago c/o the Law Offices of Denise McCurry
14		7251 West Lake Mead Blvd. #349
15		Las Vegas, NV 89128 (702) 408-3805
16	4.	Mark Glyman, M.D., DDS, FACS
17		FRCP 30(B)(6) Witness and/or Person Most Knowledgeable able Mark Glyman, M.D., DDS, FACS / Abby Dental
18		1775 Village Center Cir, #150 Las Vegas, NV, 89113
19		(702) 507-5555
20	5.	Thomas Dunn, M.D. FRCP 30(B)(6) Witness and/or Person Most Knowledgeable able
21		Desert Orthopedic Center
22		2800 E. Dessert Inn Rd., Ste 100 Las Vegas, NV 89121
23		(702) 731-1616
24	6.	David Oliveri, M.D. 851 S. Rampart Dr., # 115,
25		Las Vegas, NV 89145 (702) 778-9300
26 27	7.	Ira Spector, M.S., C.R.C.
27 28	/.	3440 E. Russell Rd., #208
20		
		Page 14 of 18

0	Case 2:18-cv-	01241-JCM-NJK Document 193 Filed 06/07/23 Page 15 of 18		
1		Las Vegas, NV 89120, (702) 214-4294		
2 3	8.	Travis Snyder		
4		IMGEN 4045 S. Buffalo Dr. #A101-363		
5		Las Vegas, NV 89147		
6	9.	Paul Thomas, Ph.D., MRC, CRC Vocational Economics, Inc.		
7		3960 Howard Hughes Parkway, Suite 517 Las Vegas, NV 89169		
8		(702) 718-1600		
9	10.	Samuel Terry		
10		Exhibit A P.O. Box 530111		
11		Henderson, NV 89053		
12	11.	Michael Freeman Med Dr. Ph.D., Forensic Research & Analysis		
13		4256 NW 10th Ave. # 306 Portland, OR 97209		
14	12.	Frank Perez, Ph.D.,		
15	12.	4435 N. First St., #205		
16		Livermore, CA		
17	13.	Robert Lee Hinton 98 S. Martin Luther King, Apt. 234		
18 10		Las Vegas, NV 89106 (810) 618-1344		
19 20	14.	Plaintiff reserves the right to call any witnesses identified in Defendant's witness		
20		list and named during the course of discovery;		
21	15.	Plaintiff reserves the right to call rebuttal and/or impeachment witnesses at trial;		
23	16.	Plaintiff reserves the right to call any of Defendant's experts as witnesses.		
24	Defendant USA reserves all rights of objections to testimonies at trial including but not			
25	limited to any expert opinions that were not timely disclosed in discovery, lack foundation, and/or			
26	are not releva	ant and reliable. See, e.g., Fed. R. Civ. P. 26(a)(2), 37(c)(1), Daubert v. Merrell Dow		
27	Pharm., Inc.,	, 509 U.S. 579 (1993) and its progeny. Defendant, USA, also objects to testimony by		
28				

6018 S. Ft. Apache Rd., Ste. 150, Las Vegas, NV 89148 Phone: (702) 464-5000 | Fax: (702) 463-4440 MAINOR WIRTH, LLP

•	Case 2:18-cv-01241-JCM-NJK Document 193 Filed 06/07/23 Page 16 of 18
1	any witness that was not disclosed during the discovery period or whose testimony was already
2	excluded by the Court, including Dr. Oliveri.
3	(a) Defendant USA's Witnesses
4	1. Nakia McCloud
5	c/o United States Attorney's Office
6	501 Las Vegas Blvd. South, Suite 1100, (702) 388-6336
7	2. Plaintiff, SONALOLITA WILSON
8	c/o /o Bradley S. Mainor, Esq. Joseph J. Wirth, Esq.
9 10	Ash Marie Blackburn, Esq. Joseph W. Guindy, Esq.
10	MAINOR WIRTH, LLP 6018 S. Fort Apache Road, Ste. 150
12	Las Vegas, NV 89148 (702) 464-5000
13	3. Defendant, Liceth Demha-Santiago
14	c/o the Law Offices of Denise McCurry 7251 West Lake Mead Blvd. #349
15	Las Vegas, NV 89128
16	(702) 408-3805
17	4. Defendant, Juan Demha,c/o the Law Offices of Denise McCurry
18	7251 West Lake Mead Blvd. #349, Las Vegas, NV 89128,
19	(702) 408-3805
20	6. Rick Chavez, MD Pain and Addiction Integrated Network, Inc.,
21	4733 Torrance Boulevard, Suite 625 Torrance, CA, 90506
22	(323) 833-8269
23 24	7. James G. Lowe, MD, FACS
24 25	Lowe-Greenwood-Zerbo Spinal Associates 1999 New Road, Suite B
26	Linwood, NJ, 08221 (609) 601-6363
27	8. Mark Remas, MA, CRC, ABVE
28	The Remas Group
	Page 16 of 18

•	case 2:18-cv-01241-JCM-NJK Document 193 Filed 06/07/23 Page 17 of 18
1	7710 Balboa Avenue, Suite 218-H
2	San Diego, CA, 92111 (858) 560-6733
3	9. Warren M. Torchinsky, DDS
4	223 East Main Street Maple Shade, NJ, 08052
5	(856) 667-7900
6	10. Eugenia Larmore, PhD, MBA
7	550 West Plumb Lane, Suite B459 Reno, NV 89509
8	(775) 232-7203
9	11. Defendant, USA, reserves the right to call any witnesses identified in Plaintiff's
10	witness list and named during the course of discovery.
11	12. Defendant reserves the right to call rebuttal and/or impeachment witnesses at trial;
12	13. Defendant reserves the right to call any of Plaintiff's experts as witnesses.
13 14	Plaintiff reserves all rights of objections to testimonies at trial including but not limited to
14	any expert opinions that were not timely disclosed in discovery, lack foundation, and/or are not
15	relevant and reliable. See, e.g., Fed. R. Civ. P. 26(a)(2), 37(c)(1), Daubert v. Merrell Dow Pharm.,
10	Inc., 509 U.S. 579 (1993) and its progeny. Plaintiff also objects to the testimony of Eugenia
18	Larmore to the extent that her opinions violate the collateral source rule under Proctor v.
19	Castelletti, 911 P.2d 853, 854 n.1 (Nev. 1996). Plaintiff also objects to testimony by any witness
20	whose testimony was already excluded by the Court.
21	VIII.
22	Trial is currently set to begin on July 10, 2023.
23	
24	
25	
26	
27	
28	

6018 S. Ft. Apache Rd., Ste. 150, Las Vegas, NV 89148 Phone: (702) 464-5000 | Fax: (702) 463-4440 MAINOR WIRTH, LLP

Page 17 of 18

•	ase 2:18-cv-01241-JCM-NJK Documen	t 193 Filed 06/07/23 Page 18 of 18	
1		IX.	
2	The parties estimate that trial last a t	otal of 5 days.	
3	APPROVED AS TO FORM AND CONTE	NT:	
4	DATED this 7 th day of June, 2023.	DATED this 7 th day of June, 2023.	
5	MAINOR WIRTH, LLP	UNITED STATES ATTORNEY	
6			
7	<u>/s/ Ash Marie Blackburn</u> BRADLEY S. MAINOR, ESQ.	<u>_/s/_R. Thomas Colona</u> R. THOMAS COLONNA	
8	Nevada Bar No. 7434	501 Las Vegas Blvd, South., Ste. 1100	
9	ASH MARIE BLACKBURN, ESQ. Nevada Bar No. 14712	Las Vegas, NV 89101 Attorney for Defendant United States of	
10	6018 S. Fort Apache Road, Ste. 150 Las Vegas, NV 89148-5652	America	
11	Counsel for Plaintiff		
12		Х.	
13	ACTION	BY THE COURT	
14	This case is set for bench trial on July 10, 2023, at 9:00 a.m. Calendar call		
15	will be held on July 5, 2023, at 1:30 p.m. This pretrial order has been		
16	approved by the parties to this action as evidenced by their signatures or the signatures of their		
17	attorneys hereon, and the order is hereby entered and will govern the trial of this case. This order		
18	may not be amended except by court order and based upon the parties' agreement or to prevent		
19	manifest injustice.		
20	DATED: June 9, 2023.		
21			
22	X	erres C. Mahan	
23	UNIT	ED STATES DISTRICT JUDGE	
24			
25			
26			
27			
28			
-			
	P	age 18 of 18	

	Case 2:1	.8-cv-01241-JCM-NJK Docu	ment 193-1	Filed 06/07/23	3 Page 1 of 5
EXHIBIT A					
		UNITED STATES DISTRICT	DISTRICT C OF NEVADA	OURT	
SC	ONALOLIT	A WILSON	CASE NO.:	2:18-CV-012	241-JCM-NJK
vs.		Plaintiff	Stipulated Admitted	Exhibits Ir	ntended to be
, TH	IROUGH	ATES OF AMERICA ; DOES I X; AND ROE IONS 1 THROUGH X,			
		Defendants.			
	Exhibit	Description			
	1.	Manpower Employment File			
	2. Plaintiff's Employment Records From Staffmark				
	3. TrueBlue Records/ Peopleready Regarding Plaintiff's Earnings				
	4. Traffic Accident Report #LVM160901003306				
:	5.	Traffic Accident Report #LVM	160901002946	5	
	6.	Custodian of Records for 911 r	ecordings and	breakdown	
	7.	911 Recordings	ith Custodian	f Decords for	Las Vagas Eiro
,	8. Medical Records and Billing with Custodian of Records for Las Vegas Fire and Rescue for Date of Service September 1, 2016				
	9. Medical Records and Billing with Custodian of Records for University Medical Center for Date of Service September 1, 2016				
	9-A Films From University Medical Center				
	10.Medical Records and Billing for McCourt PLLC a/k/a EMP of Clark UMC for Date of Service September 1, 2016			of Clark UMC	
	11.Medical Records and Billing with Custodian of Records for Desert Radiology Solutions Dates of Service September 1, 2016 Through December 18, 2020				
	11-A Films from Desert Radiology Solutions				

Case 2:18-cv-01241-JCM-NJK Document 193-1 Filed 06/07/23 Page 2 of 5

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

12.	Medical Records and Billing with Custodian of Records for Nevada Spine Clinic Dates of Service September 8, 2016 Through March 16, 2023
12-A	Films from Nevada Spine Clinic
13.	Medical Records and Billing with Custodian of Records for Better Back Physical Therapy Dates of Service September 9, 2016 Through December 2, 2016
14.	Medical Records and Billing with Custodian of Records for Mark Glyman, M.D. Dates of Service September 13, 2016 Through November 13, 2019
15.	Medical Records and Billing with Custodian of Records for American Radiology Dates of Service September 15, 2016 Through April 26, 2022
16.	Medical Records and Billing with Custodian of Records for Desert Orthopaedics Center Dates of Service September 30, 2016 Through March 15, 2018
16-A	Films for Desert Orthopaedics Center
17.	Medical Records and Billing with Custodian of Records for Pueblo Medical Imaging Date of Service September 30, 2016
17-A	Films from Pueblo Medical Imaging
18.	Medical Records and Billing for Absolute Dental Date of Service October 13, 2016
19.	Medical Records and Billing with Custodian of Records for Desert Anesthesiologist, Inc. Date of Service January 11, 2017
20.	Medical Records and Billing with Custodian of Records for Specialty Surgery Center Date of Service January 11, 2017
21.	Medical Records and Billing with Custodian of Records for Abby Dental/. Dates of Service February 27, 2017 Through March 15, 2017
22.	Medical Records and Billing with Custodian of Records for Smoke Ranch Surgery Center Dates of Service September 3, 2017 Through July 28, 2022
23.	Medical Records and Billing with Custodian of Records for Don Nobis Progressive Physical Therapy Dates of Service December 26, 2017 Through March 23, 2023
24.	Medical Records and Billing with Custodian of Records for Silver State Neurology Dates of Service January 2, 2018 Through February 26, 2018

Case 2:18-cv-01241-JCM-NJK Document 193-1 Filed 06/07/23 Page 3 of 5

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	1

25.	Medical Records and Billing with Custodian of Records for Louis F. Mortillaro Dates of Service November 14, 2018 Through December 5, 2018
26.	Medical Records and Billing for Lien RX Dates of Service January 4, 2019 Through January 23, 2019
27.	Medical Records and Billing with Custodian of Records for 986 Specialty Pharmacy Dates of Service January 4, 2019 Through June 29, 2021
28.	Medical Records and Billing with Custodian of Records for Smoke Ranch Specialists Dates of Service January 10, 2019 Through May 2, 2019
29.	Medical Records and Billing for CarePro Home Health, Dates of Service January 11, 2019 Through February 11, 2019
30.	Medical Records and Billing with Custodian of Records for Lyons Home Care Dates of Service January 12, 2019 Through February 1, 2019
31.	Medical Records and Billing with Custodian of Records for PayLater Pharmacy Date of Service January 23, 2019
32.	Medical Records and Billing with Custodian of Records for American Medical Response Date of Service May 2, 2019 Through May 20, 2019
33.	Medical Records and Billing with Custodian of Records for Las Vegas Pharmacy Dates of Service March 8, 2019 Through July 1, 2020
34.	Medical Records and Billing with Custodian of Records for Mountain View Hospital Date of Service May 2, 2019
34-A	Films for Mountain View Hospital
35.	Medical Records and Billing with Custodian of Records for Fremont Emergency Services Date of Service May 2, 2019
36.	Medical Records and Billing with Custodian of Records for Mountains Edge Hospital Dates of Service May 3, 2019 Through May 6, 2019
37.	Medical Records and Billing with Custodian of Records for Valley Hospital Medical Center Dates of Service May 8, 2019 Through May 12, 2019
37-A	Films from Valley Hospital Medical Center
38.	Medical Records and Billing with Custodian of Records for Shadow Emergency Physicians Date of Service May 8, 2019 through May 14, 2019

Case 2:18-cv-01241-JCM-NJK Document 193-1 Filed 06/07/23 Page 4 of 5

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

39.	Medical Records and Billing with Custodian of Records for Monitoring Associates Date of Service May 15, 2019
40.	Medical Records and Billing with Custodian of Records for Summerlin Hospital Medical Center Dates of Service May 15, 2019 Through May 20, 2019
40-A	Films from Summerlin Hospital Medical Center
41.	Medical Records and Billing with Custodian of Records for Kindred Hospital Las Vegas- Sahara Campus Dates of Service May 21, 2019 Through August 2, 2019
42.	Medical Records and Billing with Custodian of Records for Next Step Medical Date of Service July 3, 2019
43.	Medical Records and Billing with Custodian of Records for Dental Center of Nevada Date of Service September 16, 2019
44.	Medical Records and Billing with Custodian of Records for Zynex Medical, Inc. Date of Service November 21, 2019
45.	Medical Records and Billing with Custodian of Records for Shiode Psychotherapy, Inc. Dates of Service December 12, 2019 Through March 9, 2020
46.	Medical Records and Billing with Custodian of Records for Radar Medical Group Dates of Service January 16, 2020 Through August 7, 2020
47.	Medical Records and Billing with Custodian of Records for Open Sided MRI Dates of Service February 6, 2020 Through February 7, 2020
47-A	Films from Open Sided MRI
48.	Medical Records and Billing with Custodian of Records for Grand Desert Psychiatric Services Dates of Service March 16, 2020 Through May 14, 2020
49.	Medical Records and Billing with Custodian of Records for Las Vegas Health/ Dr. Hamid Services Dates of Service July 8, 2020 Through August 4, 2020
50.	Medical Records and Billing for Silver State Adult Day Care Dates of Service October 1, 2020 Through November 4, 2021
51.	Medical Records and Billing with Custodian of Records for Prosthetic Center of Excellence Dates of Service May 12, 2021 Through May 20, 2021

Case 2:18-cv-01241-JCM-NJK Document 193-1 Filed 06/07/23 Page 5 of 5

Equipment, Inc. Dates of Service February 8, 2022

2018 W-4 Completed Form for Sonalolita Wilson

Medical Records and Billing with Custodian of Records for Pure Medical

Medical Records and Billing with Custodian of Records for Quest Diagnostic, Inc. Dates of Service January 28, 2020 Through July 27, 2020

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

52.

53.

54.

_	
5	

		Case 2:1	.8-cv-01241-JCM-NJK Docur	ment 193-2 Filed 06/07/23 Page 1 of 4			
1	EXHIBIT A-1 UNITED STATES DISTRICT COURT						
3		DISTRICT OF NEVADA					
	SO	SONALOLITA WILSON CASE NO.: 2:18-CV-01241-JCM-NJK					
4 5	Plaintiff vs. Stipulated Exhibits Available For Use At						
6 7 8	VO. The Time of Trial But Are Not Currently UNITED STATES OF AMERICA ; Admitted LICETH DEMHA-SANTIAGO; JUAN JUAN DEMHA; DOES I THROUGH X; AND ROE CORPORATIONS 1 THROUGH X,						
9			Defendants.				
.0	Exhibit Description						
1	1. Plaintiff's First Amended Complaint						
2	2. Defendant United States' Answer to Plainitff's First Amended Complaint						
3	3. Google Overhead Photo Depicting the Subject Intersection (1)						
4		4. Google Overhead Photo Depicting the Subject Intersection (2)					
5		5.	Color Photo Depicting the Scen	e of the Subject Incident (1)			
6		6.	Color Photo Depicting the Scen	e of the Subject Incident (2)			
7		7.	Color Photo Depicting the Scen	e of the Subject Incident (3)			
8		8. Color Photo Depicting the Scene of the Subject Incident (4)					
9		9. Color Photo Depicting the Scene of the Subject Incident (5)					
		10. Color Photo Depicting the Scene of the Subject Incident (6) 11.					
20		11.	Black and White Photo Depicting	ng Plaintiff's Property Damage (1)			
21		12.		ng Plaintiff's Property Damage (2)			
22		15.		ing with Custodian of Records for Mountain			
23		View Hospital for Date of Service November 9, 2014					
24							

Case 2:18-cv-01241-JCM-NJK Document 193-2 Filed 06/07/23 Page 2 of 4

14	
14.	Prior Medical Records and Billing with Custodian of Records for University
	Medical Center for Date of Service January 21, 2014
15.	Prior Medical Records and Billing with Custodian of Records for Valley
	Hospital for Date of Service February 22, 2016
16.	Life Expectancy Table
17.	Transcripts of Deposition of Babuk Guman, M.D., With Exhibits
	Transcript of Deposition of Rick Chavez, M.D., With Exhibits
18.	Transcript of deposition of Liceth Demha
19.	Transcript of deposition of Mark L. Glyman, M.D., D.D.S., F.A.C.S., with exhibits
	Transcript of deposition of Robert L. Hinton
20.	Transcript of deposition of Duff Kaster, D.D.S., with exhibits
	Transcript of deposition of Nakia McCloud, with exhibits
21.	Transcript of deposition of Sonalolita G. Wilson, with exhibits. Vol 1
22.	Transcript of deposition of Sonalolita G. Wilson, with exhibits Vol 2
23.	Transcript of deposition of David J. Oliveri M.D
24.	Transcript of deposition of Thomas Dunn, M.D
	Transcript of deposition of Jaswinder Grover, M.D
25.	Transcript of deposition of Frank A. Perez, Ph.D
	David Oliveri, M.D. Curriculum Vitae, Testimony List, and Fess Schedule
26.	David Oliveri, M.D. Expert Report dated December 2, 2019
27.	David Oliveri, M.D. Supplemental Expert Report dated August 4, 2020
28.	David Oliveri, M.D. Supplemental Expert Report dated August 4, 2020
29.	David Oliveri, M.D. Supplemental Expert Report dated December 11, 2020
30.	David Oliveri, M.D. Supplemental Expert Report dated April 2, 2021
31.	David Oliveri, M.D. Supplemental Expert Report dated July 26, 20200
32.	David Onvert, 191.D. Suppremental Expert Report dated July 20, 20200

Case 2:18-cv-01241-JCM-NJK Document 193-2 Filed 06/07/23 Page 3 of 4

33.	
	David Oliveri, M.D. Supplemental Expert Report dated March 30, 2023
34.	Ira Spector M.S. C.R.C, M.D. Curriculum Vitae, Testimony List, and Fess
	Schedule
35.	Ira Spector M.S. C.R.C, Expert Report dated December 12, 2019
36.	Ira Spector M.S. C.R.C, Rebuttal Expert Report dated July 23, 2020
37.	Samuel R. Terry Curriculum Vitae, Testimony List, and Fess Schedule
38.	Samuel R. Terry Expert Report dated June 3, 2020
39.	Michael D. Freeman, MedDr, PhD, MPH, DLM, FAAFS Curriculum Vitae,
	Testimony List, and Fess Schedule
40.	Michael D. Freeman, MedDr, PhD, MPH, DLM, FAAFS Expert Report dated
	July 8, 2020
41.	
	Michael D. Freeman, MedDr, PhD, MPH, DLM, FAAFS Rebuttal Expert
42.	Report dated August 5, 2020
	Frank Perez, Ph.D Curriculum Vitae, Testimony List
42	Frank Perez, PhD, FAAFS Expert Report dated July 8, 2020
43.	Frank Perez, PhD, FAAFS Expert Report dated July 8, 2020
44.	Terrence M. Clauretie, Ph.D. Curriculum Vitae, Testimony List, and Fess
	Schedule
45.	Terrence M. Clauretie, Ph.D. Expert Report dated February 4, 2020
	Thomas Dunn, MD Curriculum Vitae, Testimony List, and Fess Schedule
46.	Thomas Dunn, MD Rebuttal Expert Report dated August 3, 2020
47.	Travis Snyder, D.O. Curriculum Vitae, Testimony List, and Fess Schedule
48.	Travis Snyder, D.O. Rebuttal Expert Report dated August 7, 2020
49.	
50.	Dr. James Lowe's Expert Report (dated April 27, 2020)
51.	Dr. James Lowe's Rebuttal Expert Report (dated July 27, 2020)
52.	Dr. James Lowe's Curriculum Vitae, Testimony List, and Fess Schedule
32.	Dr. Rick Chavez's Expert Report (dated July 7, 2020)

Case 2:18-cv-01241-JCM-NJK Document 193-2 Filed 06/07/23 Page 4 of 4

53.	Dr. Rick Chavez's Curriculum Vitae, Testimony List, and Fess Schedule		
54.	Dr. Warren Torchinsky's Expert Report (dated November 12, 2019)		
55.	Dr. Warren Torchinsky's Curriculum Vitae, Testimony List, and Fess		
	Schedule		
	Mark Remas's Expert Report (dated April 28, 2020)		
56.	Mark Remas's Curriculum Vitae, Testimony List, and Fess Schedule		
57.	Eugenia A. Larmore, PhD, MBA's Rebuttal Report Dated March 31, 2023		
58.	Eugenia A. Larmore, PhD, MBA's Curriculum Vitae, Testimony List, and		
	Fess Schedule		

	Case 2:18	3-cv-01241-JCM-NJK Docur	ment 193-3	Filed 06/07/23 Page 1 of	
		EXHI	IBIT B		
		UNITED STATES DISTRICT (DISTRICT C OF NEVADA		
SONALOLITA WILSON CASE NO.: 2:18-CV-01241-JCM-NJK					
Plaintiff Pl			Plaintiff's l	Plaintiff's Exhibits	
UN	ITED ST	TATES OF AMERICA ;			
LICETH DEMHA-SANTIAGO; JUAN DEMHA; DOES I THROUGH X; AND					
ROI	E CORPOI	RATIONS 1 THROUGH X,			
		Defendants.]		
	Exhibit	Description		Defendant USA's Objections	
	1.	IRS Incident Report		Privileged; prejudicial;	
	2.	Color Photo Depicting Plaintiff's Property Damage		foundation; best evidence (No Bates Number Provided) Relevance; foundation; authenticity	
	3.	Farmers Insurance Exchange Property Damage Estimate of Plaintiff's Vehicle		Relevance; prejudicial; foundation; best evidence; authenticity	
	4.	Black Box Data for Defendant's Vehicle - GMC Terrain 2014		Prejudicial; foundation; best evidence; authenticity	
	5.	Vehicle information regarding vehicle driven by Nikia McCloud's		Prejudicial; foundation; best evidence; authenticity	
	6.	Color Photo of Plaintiff's Inju Plaintiff on September 13, 201	(No Bates Numbers Provided) Relevance; prejudicial; foundation; best evidence; authenticity		
	7.	Color Photo of Plaintiff's Injury Taken by Plaintiff on September 13, 2016 (2)		(No Bates Numbers Provided) Relevance; prejudicial; foundation; best evidence; authenticity	
	8.	8. Video of Plaintiff Depicting Full Body Seizure Taken by Robert Hinton		Relevance; prejudicial; foundation; best evidence; authenticity; hearsay	
	9.	Video of Plaintiff Depicting R Spasm Taken by Robert Hinto		Relevance; prejudicial; foundation; best	

Case 2:18-cv-01241-JCM-NJK Document 193-3 Filed 06/07/23 Page 2 of 2

		evidence; authenticity; hearsay
10.	Video of Plaintiff Depicting Leg Spasms When Walking Taken by Robert Hinton	Relevance; prejudicial; foundation; best evidence; authenticity; hearsay
11.	Video of Plaintiff Depicting Full Body Seizure	Relevance; prejudicial; foundation; best evidence; authenticity; hearsay
12.	Video of Plaintiff Depicting Right Leg Spasm	Relevance; prejudicial; foundation; best evidence; authenticity; hearsay
13.	Video of Plaintiff Depicting Right Leg Spasm	Relevance; prejudicial; foundation; best evidence; authenticity; hearsay
14.	Plaintiff Medical Specials Chart	Relevance; prejudicial; foundation; best evidence; authenticity
15.	Travis Snyder, D.O. Presentation (Plaintiff intends to use portions of Dr. Snyder's presentation an demonstrative exhibit)	
16.	Defendant United State's Responses and Objections to Plaintiff's First Set of Interrogatories	Relevance; prejudicial; Hearsay; best evidence foundation
17.	Defendant United State's Responses and Objections to Plaintiff's First Set of Requests for Production	Relevance; prejudicial; Hearsay; best evidence; foundation

		Case 2:18	3-cv-01241-JCM-NJK Docu	ment 193-4	Filed 06/07/23 Page 1 of 1	
1		EXHIBIT C				
2		UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
3 4	SONALOLITA WILSON CASE NO.: 2:18-CV-01241-JCM-NJK					
5	vs.	Plaintiff vs.			Defendant United States of America's Trial Exhibits	
6	UNITED STATES OF AMERICA ;					
7	LICETH DEMHA-SANTIAGO; JUAN DEMHA; DOES I THROUGH X; AND ROE CORPORATIONS 1 THROUGH X,					
8		CORFOR	Defendants.			
9			Derendants.			
10		Exhibit	Description		Plaintiff's Objections	
11 12	577. Plaintiff's First Supplemental Ro Defendant United States' First S Interrogatories (dated Novembe			rst Set of	Relevance; prejudicial; Hearsay; best evidence; foundation	
13 14		578. Plaintiff's Second Supplemental Response to Defendant United States' First Set of Interrogatories (dated January 28, 2021			Relevance; prejudicial; Hearsay; best evidence; foundation	
15 16		579. Plaintiff's Third Supplemental Response to Defendant United States' First Set of Interrogatories (dated February 5, 2021)			Relevance; prejudicial; Hearsay; best evidence; foundation	
17	580.Plaintiff's Response to Defendant United States' Second Set of Interrogatories (dated			Relevance; prejudicial; Hearsay; best evidence; foundation		
18 19	November 22, 2019)581.Plaintiff's Response to Defendant United States' Third Set of Interrogatories (dated Nameh 20, 2020)			Relevance; prejudicial; Hearsay; best evidence; foundation		
20	March 20, 2020) 582. Plaintiff's Second Supplemental Response to Defendant Demha's First Set of Interceptories (February 5, 2021)				Relevance; prejudicial; Hearsay; best evidence; foundation	
21 22	Interrogatories (February 5, 2021)583.Demha Defendants' Answers to Plaintiff's Interrogatories (dated February 28, 2020)			Relevance; prejudicial; Hearsay; best evidence; foundation		
22		L				
24						