

*Order*

**PLAINTIFFS' DESIGNATION OF DEPOSITION TESTIMONY OF REUBEN OSAZUWA**  
 (Testifying By Way of Deposition Only)  
 (Counter-Designations in italicized text)  
 Deposition February 23 & 24, 2005  
**Chambers Copy**

Page/Line Cite	Defendants' Objections and Counter-Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter-Designations	Defendants' Cross-Examination Designations	Plaintiffs' Objections and Counter-Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
5:3, Vol. I				<i>Need to add for context</i>	
11:8-11, Vol. I					
42:24-43:15, Vol. I					
<b>Volume II</b>					
109:25-110:2, Vol. II	Prejudicial, irrelevant and misleading. Deponent went to Akure because a particular Mopol unit was suspected in stealing chemicals from a CNL facility. Plaintiffs have designated this	Plaintiffs do not intend to introduce this evidence re: Parabe but on the issue of CNL's control over the GSF. In this instance, the head of CNL's security, Uwaka directs the deponent to "Change out"			

*Pl: 3-5-20-13  
 Pl: 20:1-13*

*OR*

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	testimony in an effort to mislead the jury that the deponent's trip to Akure was somehow related to the alleged torture of Bola Oyinbo. It was not. FRE 401-403.	troublesome MOPOL.			
110:11-111:20, Vol. II	Prejudicial, irrelevant and misleading. Deponent went to Akure because a particular Mopol unit was suspected in stealing chemicals from a CNL facility. Plaintiffs have designated this testimony in an effort to mislead the jury that the deponent's trip to				

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	Akure was somehow related to the alleged torture of Bola Oyinbo. It was not. FRE 401-403.				
			111:21-112:5 (if objection overruled)		