admissible at trial. Specifically, Defendant contends that although Plaintiff claims she is always in pain whether sitting, standing or walking, and because her daily life and work routine has been substantially impaired by the injuries she suffered in her fall at Wal-Mart, the video surveillance is admissible as it depicts Plaintiff standing and walking, performing numerous work functions and bending to enter her car, and performing other physical tasks without signs of impairment. With respect to the use of cigarettes, Defendants argue that even Plaintiff's own surgeon, Dr. Grover, has testified that patients who smoke during the course of fusion surgery faced an increased failure rate, and that he had specifically recommended that Plaintiff cease smoking.

The Court finds Plaintiff's Motion must be denied for the reasons set forth in Defendant's Response.

IT IS THEREFORE ORDERED Plaintiff's Motion in Limine to Exclude (1) Undercover Surveillance Videos of Plaintiff, Her House, Her Neighborhood, Her use of Cigarette and Her Automobile, and (2) all References to Plaintiff Smoking Cigarettes (Doc. #84) is **DENIED**

Ship m. Onr

United States District Judge

DATED: December 18, 2012.

25

26