1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3	* * *	
4	RODERICK WISE, an individual,	Case No. 2:15-cv-01219-APG-PAL
5	Plaintiff,	ORDER DENYING MOTION IN
6	V.	LIMINE NO. 3 ("ATTORNEY-DRIVEN OR MEDICAL-BUILDUP CASE")
7 8	SOUTHERN TIER EXPRESS, INC., a New York corporation; DOES I through X; and ROE CORPORATIONS I through X,	(ECF No. 81)
9	inclusive,	
10	Defendants.	
11	Plaintiff Roderick Wise moves to exclude testimony, evidence, and references to this case	
12	being an "attorney-driven or medical-buildup case." ECF No. 81. The defendant responds it must	
13	be permitted to argue that the facts of this incident and subsequent treatment do not justify the	
14	large damage award Wise seeks. ECF No. 99.	
15	I deny Wise's motion without prejudice to object to particular arguments at trial. The	
16	defendant may make arguments to the jury so long as those arguments are supported by the	
17	evidence elicited at trial. See Alexander v. Wal-Mart Stores, Inc., No. 2:11-CV-00752-JCM-PAL,	
18	2013 WL 427132, at *6 (D. Nev. Feb. 1, 2013).	
19	Therefore, Wise's motion in limine (ECF No. 81) is DENIED.	
20	DATED this 10th day of July, 2017.	n_
21		ANDREW P. GORDON
22		UNITED STATES DISTRICT JUDGE
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