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16 17			OURT 2:18-cv-01710-JCM-BNW
16 17 18	DISTRIC GORDON WOOD, an Individual	<b>F OF NEVADA</b> Case No:	
16 17 18 19	DISTRIC GORDON WOOD, an Individual Plaintiff	<b>F OF NEVADA</b> Case No:	2:18-cv-01710-JCM-BNW
16 17 18 19 20	DISTRIC GORDON WOOD, an Individual Plaintiff	<b>F OF NEVADA</b> Case No:	2:18-cv-01710-JCM-BNW
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	DISTRIC GORDON WOOD, an Individual Plaintiff - VS	<b>F OF NEVADA</b> Case No:	2:18-cv-01710-JCM-BNW
16 17 18 19 20	DISTRICT GORDON WOOD, an Individual Plaintiff - VS WINNEBAGO INDUSTRIES, INC.,	<b>F OF NEVADA</b> Case No:	2:18-cv-01710-JCM-BNW
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	DISTRICT GORDON WOOD, an Individual Plaintiff - VS WINNEBAGO INDUSTRIES, INC., Defendant	<b>F OF NEVADA</b> Case No:	2:18-cv-01710-JCM-BNW
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	DISTRICT GORDON WOOD, an Individual Plaintiff - VS WINNEBAGO INDUSTRIES, INC.,	<b>F OF NEVADA</b> Case No:	2:18-cv-01710-JCM-BNW
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	DISTRICT GORDON WOOD, an Individual Plaintiff - VS WINNEBAGO INDUSTRIES, INC., Defendant	<b>F OF NEVADA</b> Case No:	2:18-cv-01710-JCM-BNW
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<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	DISTRICT GORDON WOOD, an Individual Plaintiff - VS WINNEBAGO INDUSTRIES, INC., Defendant / After pretrial proceedings in this case,	r of nevada Case No: JOINT PR	2:18-cv-01710-JCM-BNW

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## Nature of action and the parties' contention:

This is an action for: breach of implied warranty of merchantability under Nev. Rev. Stat. Ann. 104.2314 and involves the purchase of a new Winnebago Grand Tour recreational vehicle (the RV).1

The parties agree that by operation of law Defendant provided an implied warranty of merchantability on the RV involved in this case.

The parties agree that to prevail on a breach of implied warranty of merchantability Plaintiff must establish by a preponderance of the evidence that when the RV was tendered to Plaintiff it was not merchantable and Plaintiff suffered damages as a result.

Plaintiff contends that the RV was not merchantable and Defendant contends that it was merchantable.

Plaintiff contends that he has suffered damages and seeks recovery of his damages. Defendant contends that Plaintiff has not suffered damages and that even if Plaintiff did suffer damages Plaintiff's recovery of damages is limited by the terms of Defendant's written warranty which contains a contractual modification or limitation of remedy, under Nev. Rev. Stat. Ann. 104.2719, to "money damages in an amount equal to the reasonable cost for material and labor necessary to correct the defect or defects upon which the finding of breach of implied warranty is based."

Plaintiff contends that the implied warranty of merchantability failed its essential purpose, thereby triggering nullification of the contractual modification or limitation of remedy by operation of Nev. Rev. Stat. Ann. 104.2719(2).<sup>2</sup> Defendant contends that the implied warranty did not fail its essential purpose and therefore the statutory nullification is not operative here. Defendant also contends that the Court ruled on this question in its

- <sup>1</sup> As originally filed the Complaint also included claims for breach of express warranty, violation of the Magnuson-Moss Warranty Act, and the Nevada Deceptive Trade
   Practices Act but those claims were dismissed by the Court via Winnebago's motions for summary judgment.
- <sup>26</sup> <sup>2</sup> "Where circumstances cause an exclusive or limited remedy to fail of its essential purpose, remedy may be had as provided in this chapter."
- 28

March 23, 2020 Order at pages 10-11, ECF Doc 41. Plaintiff contends those pages of ECF Doc 41 were with regard to the Defendant's express written warranty and are not applicable to the remedy for a statutory implied warranty breach.

The parties agree that for the RV to be merchantable under Nev. Rev. Stat. Ann. 104.2314, it must be at least such as:

(a) Pass without objection in the trade under the contract description, and

(b) Is fit for the ordinary purposes for which such goods are used.

2. Statement of jurisdiction:

Plaintiff is a resident and citizen of Nevada and Defendant is a resident of Iowa and has its principal place of business in Iowa. The parties agree this Court has jurisdiction over this action based on diversity of citizenship pursuant to U.S.C. 1332(a)(1).

- 3. Uncontested material facts:
  - 1. The following facts are admitted by the parties and require no proof:
  - 2. This Court has jurisdiction over the parties and the subject matter of this action.
- 3. Venue is proper in the United States District Court, District of Nevada.
- Plaintiff purchased the RV from a "merchant" as defined in Nev. Rev. Stat. Ann. 104.2104(1).
  - 5. The sale of the RV to Plaintiff came with an implied warranty of merchantability from Winnebago as defined in Nev. Rev. Stat. Ann. 104.2104(1).

1	6. Defendant is a "merchant" as defined in Nev. Rev. Stat. Ann. $104.2104(1)$ . <sup>3</sup>
2	7. Plaintiff did bring the RV to one of Winnebago's authorized service centers,
3	Camping World, for warranty repairs within the time frame when the implied
4	warranty of merchantability was in force and active.
5	8. Some of the alleged issues and problems with the RV that are the subject of this
6	Action which were reported to Camping World by Plaintiff fell within the
7	purview of Winnebago's implied warranty of merchantability. Plaintiff
8 9	requested the RV be repaired at an authorized Winnebago dealership, Camping
9 10	World, for defects in the subject RV in October 2017.
11	9. Plaintiff sent a written response to an opinion survey to Winnebago in
12	
13	December 2017. Plaintiff sent an email to Winnebago on February 13, 2018.
13	Plaintiff, through an attorney, sent a letter to Winnebago on March 31, 2018.
15	These communications occurred while the RV was still at Camping World.
16	10. Plaintiff received possession of the RV on July 10, 2018.
17	11. Plaintiff sent no written communication to Winnebago after July 10, 2018.
18	12. This case was filed in Court on July 31, 2018.
19	The following facts, though not admitted, will not be contested at trial by evidence
20	
21	to the contrary:
22	<sup>3</sup> Under NV law, a buyer of a good under Nevada's UCC is not required to have privity of contract with the
23	seller to enable the buyer to sue the manufacturer of the good for breach of implied warranty. While Winnebago was not the "seller" of the RV, Plaintiff, under Nevada law, can maintain a claim for breach of
24	implied warranty against Winnebago as privity is not a requirement in Nevada See Vacation Vill., Inc. v. Hitachi Am., Ltd., 110 Nev. 481, 485–86, 874 P.2d 744, 747 (1994); Hiles Co. v. Johnston Pump Co. of
25	<i>Pasadena, Cal.</i> , 93 Nev. 73, 78–79, 560 P.2d 154, 157–58 (1977); <i>In re Wirsbo Non-F1807 YBFs</i> , No. 08- CV-1223-F, 2013 WL 12315106, at *5–6 (D. Nev. Nov. 27, 2013); <i>Reed v. Arthrex, Inc.</i> , No.
26	317CV00337LRHWGC, 2017 WL 4560140, at *4 (D. Nev. Oct. 11, 2017); <i>Herz v. Dynamax Corp_</i> , No. 307CV00289BESRAM, 2009 WL 10696283, at *3 (D. Nev. Feb. 12, 2009); <i>Matanky v. Gen. Motors LLC</i> ,
27	370 F. Supp. 3d 772, 787–88 (E.D. Mich. 2019) [interpreting Nevada law]. 4
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1	13. Neither Camping World nor Giant RV are agents of defendant.
2	14. Winnebago modified or limited Plaintiff's remedy for breach of implied
3	warranty of merchantability as follows: "your sole and exclusive remedy in a
4	proceeding for breach of any applicable implied warranty is money damages in
5	an amount equal to the reasonable cost for mateiral and labor necessary to
6	correct the defect or defects upon which the finding of breach of implied
7 8	warranty is based."
8 9	4. Statement of the contested issues of fact, as agreed upon by the
_	parties:
10	1. Whether Defendant breached its implied warranty of merchantability.
11	2. Whether the Plaintiff was damaged.
12	
13	5. Statement of the contested issues of law, as agreed upon by the parties:
14	1. Whether notice of breach of the implied warranty of merchantability is required
15	by Nevada law.
16 17	2. Whether opportunity to cure is required by Nevada law.
17	3. Whether Plaintiff's presentation of evidence is limited to the issues Plaintiff
10	complained of prior to filing this suit.
20	6. Plaintiff's statement of any other issues of fact or law deemed to be material:
21	
22	(a) Other issues of fact:
23	1. Whether Defendant's limited remedy failed of its essential purpose as codified
24	in New. Rev. Stat. Ann. 104.2719(2).
25	2. If Defendant's limited remedy failed of its essential purpose, then what is the
26	amount of damages Plaintiff suffered, if any.
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1	(b) Other issues of law:
2	None.
3 4	7. Defendant's statement of any other issues of fact or law deemed to be material:
+ 5	(a) Other issues of fact:
6	None.
7	(b) Other issues of law:
8	1. Whether the Court's Order of March 23, 2020 [Docket 41] disposed of any claim
9	that the implied warranty of merchantability failed its essential purpose;
10	8. Exhibits
11	(a) The following exhibits are stipulated into evidence in this case and may be so
12	marked by the clerk:
13	1. Winnebago Vehicle Registration 042217
14	2. 2016 Winnebago Grand Tour Operator's manual
15	3. Camping World Las Vegas WO 54111
16 17	4. Camping World Las Vegas WO 54111W
18	5. Correspondence with Winnebago Industries 021318
19	6. Correspondence with Camping World Las Vegas 021418
20	7. Correspondence with Camping World Las Vegas 031518
21	8. Attorney Cure Letter to Winnebago 033118 23
22	9. 1 Photograph of Steering Wheel Electronic Control Pad
23	10. Plaintiff Correspondence with Camping World 111417 to 071218
24 25	11. 040318 Correspondence Maintenance Business Records Produced by
25 26	Winnebago
20	6
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1	12. 040418 Warranty Claim Detail Business Records Produced by Winnebago
2	13. 040318 Winnebago Warranty Repair Order History Business Records
3	Produced by Winnebago
4	14. Winnebago Grand Tour Owner Manual Produced by Winnebago
5	15. Photographs taken by Plaintiff Expert, Thomas Bailey: 102 to 106, 255 to 259,
6	300 to 302, 727, 777 to 779, 783 to 7867
7	
8	16. Photographs of E. Hutchcraft: DSC08 (series) 590, 591, 710 to 714, 831, 919,
9	948, (9 series) 016, 249, 250, 252, 333, 347 to 358, 404, 414
10	17. Video by E. Hutchcraft: Video 001
11	(b) As to the following exhibits, the party against whom the same will be offered
12	objects to their admission on the grounds stated:
13	(1) Set forth the plaintiff's exhibits and objections to them.
14	Defendant objects to each of Plaintiff's following exhibits on grounds that: 1. they
15	are not proportional, 2. not relevant, 3. a waste of time; and 4. more prejudicial than
16	probative. Additional specific objections are set forth to other specific Plaintiff exhibits
17	below.
18	1. RV Side View Image
19 20	2. RV Floor Plan Image
20	3. Winnebago Grand Tour Brochure, 2016
21 22	4. Winnebago 4 Questions Before You Buy Brochure
22	5. Winnebago When Your Name Means RVing Brochure
23 24	6. Certificate of Origin, Freightliner Custom Chassis 092414
24 25	7. Certificate of Origin, Winnebago 70715
23 26	8. Giant RV WO 184216, 121316
20 27	
28	7
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1	9. Giant RV Workout Sheet 031617
2	10. Giant RV WO 185793, 032317
3	11. Giant RV WO 185837, 032717
4	12. Retail Installment Contract 042217
5	13. Retail Installment Contract, DocuSign, 042217
6 7	14. Giant RV Deposit Receipt 104042, 042217
, 8	15. Acknowledgment of Rewritten Contract 042217
9	16. Giant RV Disclosure Statement 042217
10	17. Statement of the California Sales and Use Tax Law 042217
11	18. Giant RV Checklist 042217 22
12	19. Giant RV Customer After Market Options
13	20.Winnebago A Word From the Chairman of the Board, Chief Executive Officer
14	and President Welcome Packet
15	21. Giant RV Receipt 6632, 042517
16 17	22. Plaintiff Letter to Winnebago with attached List 021318
17	23. 5 Plaintiff Breakdown Photographs 090618
19	24. 18 Photographs Defendant Inspection 030519: 0935, 942, 943, 944, 945, 949,
20	954, 0955, 0958, 0968, 0970, 0971, 0973, 0976, 0977, 0978, 0979, 0981
21	25. Photographs of E. Hutchcraft: DSC08 (8 series) 626, 627, 630, 638, 641, 676,
22	
23	736, 819, 825, 831, 832, 837, 839, 843, 844, 846, 854, 859, 860, 868, 870, 875,
24	879, 880, 882, 884, 894, 895, 903, 905, 907, 909, 911, 912, 913, 914, 916, 917,
25	921, 922, 923, 924 through 928, 939, 942, 951, 952 through 954, 958, 960, 973,
26	976, 977, 979, 981, 997, 9000, 9001, 9002, 9003, 9006, 9012, 9017, 9034,
27	8
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1	9050, 9075 through 9077, 9090, 9094, 9138, 9142, 9143, 9149, 9150, 9151,
2	9154, 9157; 8590, 8591, 8710 to 8714, 8831, 8919, 8948, 9016, 9249, 9250,
3	9252, 9290, 9333, 9347 to 9358, 9404, 9414
4	26. Recall 18v546 Public Records Produced by NHTSA
5	27. Giant RV Business Records Sales File (21 pages)
6 7	28.Giant RV Business Records Service File (7 pages)
8	29. Camping World Las Vegas Service File (74 pages)
9	30.Giant RV Winnebago MSRP
10	31. Villa International Sofa Bed tag
11	32. September 2014 Chassis Business Record Produced by Winnebago
12	33.102714 Traveler Business Records Produced by Winnebago
13	34.070715 Winnebago Certificate of Origin Business Record Produced by
14	Winnebago
15	35. 122214 Ship Out Business Records Produced by Winnebago
16	36.092214 Wholesale Order & Sale Business Records Produced by Winnebago
17	
18	37. 070715 Winnebago Dealer Invoice Business Records Produced by Winnebago
19	38.Owner Relations File & Email Business Records Produced by Winnebago (Def
20	pg 220-227, 8 pages)
21	39. Recall Business Records Produced by Winnebago
22	40.Camping World Las Vegas Repair Business Records Produced by Winnebago
23	(Def pg 192-218, 27 pages)
24	
25	41. Attorney 033118 Cure Letter to Winnebago Produced by Winnebago
26	42. Defendant Winnebago's Initial Designation of Expert Witnesses Pursuant to
27	9
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Fed. R. Civ. P. 26(a)(2)(B) 031119
43. Defendant Winnebago's First Supplemental Designation of Expert Witnesses
Pursuant to Fed. R. Civ. P. 26(a)(2)(B) 032719
44. FLIR Model MR176 Imaging Moisture Meter Plus with IGM User Manual
45. Infrared Training Center Course Manual Level I Thermography 2016-06-09
46. RV Slide Closing Video 031119
47. Giant RV Supplemental Documents Produced at Deposition (Pages 2-16)
48. Bailey Certified Independent RV Investigation Report of Alleged Manufacturer
Defects 021219 [OBJECTION: Hearsay, inadmissible expert report]
49. Bailey Certified Independent RV Measure of Damage Appraisal Report 021219
[OBJECTION: Hearsay, inadmissible expert report]
50. Bailey Rebuttal and Supplemental Certified Independent Imaging/Moisture
Level Determination Report 050319 [OBJECTION: Hearsay, inadmissible
expert report]
51. Photographs taken by Plaintiff Expert, Thomas Bailey: DSC 2019, 2061, 2044
2069, 2080, 2096, 2097, 2098, 2100, 2101, 2102, 2104 to 2128, 2129, 2130,
2132 to 2150, 2152 to 2187, 2189 to 2203, 2206 to 2216, 2218, 2220 to 2223,
2225 to 2233, 2234 to 2235, 2236, 2237, 2238, 2240, 2242 to 2244, 2246, 2248
to 2250, 2253, 2255, 2256, 2261 to 2265, 2268 to 2526, 2529 to 2585, 2591 to
2602, 2603, 2605, 2610, 2614, 2617, 2612, 2624, 2627, 2632, 2637, 2642, 2643
2645, 2647, 2648, 2652, 2661, 2743, 2744, 2753, 2759, 2762, 2765, 2767, 2769
2772, 06414.
52. 9 Videos taken by Thomas Bailey: Coo12, 0013, 0015, 0016, 0017, 0018, 0019,
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1	0020, 0021, RVVideo 031119	
2	53. Hutchcraft File produced at deposition	
3	54. Hutchraft Reports, Feb 11, 2019, Mar 27, 2019, Mar 11, 2019	
4	55. Defendant's written discovery responses	
5	(2) Set forth the defendant's exhibits and objections to them.	
6 7	1. Hutchcraft photographs: 8761 [OBJECTION Duplicative of 8590 and 8591,	
8	waste of time], 8945 to 8947 [OBJECTION Photographs of Plaintiff attorneys	
9	attending inspection is Not relevant, waste of time, more prejudicial than	
10	probative].	
11	9. Electronic evidence:	
12	Plaintiff and Defendant each intend to present evidence in electronic format to	
13		
14	jurors for purposes of jury deliberations. <b>10. Identification of Depositions intended to be offered at the trial</b> ,	
15	except for impeachment purposes, and designation of the portions of the deposition to be offered:	
16 17	(1) Plaintiff will offer the following depositions (all are against Defendant):	
18	1. Robert Murphy and Giant RV via its Rule 30(b) representative and agent	
19	Robert Murphy, Giant RV (see attached Exh. for portions of deposition to be	
20	offered at trial)	
21	2. Steve Mary and Winnebago via its Rule 30(B) representative and agent Steve	
22	Mary, Winnebago (if witness cannot appear live)	
23	3. Michael Hulsey and Camping World Las Vegas via its Rule 30(b) representative	
24 25	and agent Michael Hulsey (if witness cannot appear live)	
23 26	4. Terry Stringer and Camping World Las Vegas via its Rule 30(b) representative	
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1	and agent Terry Stringer (if witness cannot appear live)
2	5. Sheryl Terry and Camping World Las Vegas via its Rule 30(b) representative
3	and agent Sheryl Terry (if witness cannot appear live)
4	6. Enoch Hutchcraft, RV Forensics, LLC (if witness cannot appear live)
5	(2) Defendant will offer the following depositions:
6	(2) Defendant will offer the following depositions.
7 °	1. Plaintiff Gordon Wood (if not available live)
8 9	2. Tom Bailey (if not available live)
10	3. Same as Plaintiff
11	11. Objections to depositions:
12	(1) Defendant objects to plaintiff's depositions as follows:
13	1. Robert Murphy: not proportional to case; more prejudicial than probative;
14	waste of time. Giant RV did not perform any post-retail sale warranty repairs
15	on RV.
16	(2) Plaintiff objects to defendant's depositions as follows:
17	2. Plaintiff has not received from Defendant any designated portions of any
18	deposition it would offer into evidence at trial and thus objects to same.
19 20	12. List of witnesses, with their addresses, who may be called at the trial:
20 21	(a) Provide names and addresses of plaintiff's witnesses.
21	1. Gordon Wood, Plaintiff (Live), 5455 S Valley View, Las Vegas, NV 589118 2415
23	2. Ethel M. Wood, Plaintiff's wife (Live), 5455 S Valley View, Las Vegas NV 89118
24	2415
25	3. Steve Mary and Winnebago via its Rule 30(b) representative and agent Steve
26	Mary, Sr. Product Compliance Manager Winnebago (Live), 605 West Crystal
27	12
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1	Lake Rd., Forest City, IA 50436
2	4. Tom Bailey, Plaintiffs Expert (Live), 1295 Enterprise Osteen Rd., 12 Enterprise,
3	FL 32725
4	5. Michael Hulsey and Camping World Las Vegas via its Rule 30(b) representative
5	and agent Michael Hulsey, Service Director, Camping World Las Vegas (live),
6	13175 Las Vegas Boulevard, Las Vegas, NV 89124
7	6. Robert Murphy and Giant RV California via its Rule 30(b) Robert Murphy, Vice
8	President, Giant RV California (Deposition), 9150 Benson Avenue, Montclair,
9 10	
10	CA 91763
12	7. Robert Stringer and Camping World Las Vegas via its Rule 30(b) representative
13	and agent Robert Stringer, Service Technician, Camping World Las Vegas
14	(Live), 13175 Las Vegas Boulevard, Las Vegas, NV 89124
15	8. Sheryl Terry and Camping World Las Vegas via its Rule 30(b) representative
16	and agent, Warranty Administrator, Camping World Las Vegas (Live), 13175
17	Las Vegas Boulevard, Las Vegas, NV 89124
18	9. Enoch Hutchcraft, RV Forensic, LLC, 4257 Barger Dr. #204, Eugene, Oregon
19	97402
20	(b) Provide names and addresses of defendant's witnesses.
21	1. Same as Plaintiff
22	
23	13. Motions in limine
24	Neither party has filed motions in limine yet.
25	<b>14. Proposed trial date</b> The attorneys or parties have met and jointly offer these three trial dates:
26	
27 28	13
28	

March 28, 2022

April 4, 2022

April 11, 2022

It is expressly understood by the undersigned that the court will set the trial of this matter on one of the agreed-upon dates if possible; if not, the trial will be set at the convenience of the court's calendar.

It is estimated that the trial will take a total of \_4\_ days.

APPROVED AS TO FORM AND CONTENT:

DATED: October 28, 2021\_\_\_\_\_

12By /s/ Ronald L. Burdge13Ronald Burdge, Esq.13Burdge Law Office Co. LPA148250 Washington Village Drive15Dayton, Ohio 45458-185016Facsimile: (937) 432-950016Facsimile: (937) 432-950317George O. West, III18Law Office of George O. West, III19Consumer Attorneys Against Auto Fraud20Las Vegas, NV 8914521Telephone: (702) 664-116822Facsimile: (702) 664-0459

Attorneys for Plaintiff Gordon Wood

By <u>Michael M. Edwards</u> Michael Edwards. Esq. Nevada Bar No. 6281 Nicholas Hamilton, Esq. Nevada Bar No. 10893 MESSNER REEVES LLP 8945 W. Russell Road, Suite 300 Las Vegas, Nevada 89148 Telephone: (702) 363-5100 Facsimile: (702) 363-5101 Attorneys for Defendant Winnebago Industries, Inc.

XI. ACTION BY THE COURT 14

This case is set for jury trial on the stacked calendar on <u>July 11, 2022</u> at <u>9:00 a.m</u>
Calendar call will be held on <u>July 6, 2022</u> at <u>1:30 p.m.</u> in courtroom 6A.
DATED: November 3, 2021
Jenne C. Mahan
UNITED STATES DISTRICT JUDGE
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