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(2) gross negligence. Doc. #1, Exhibit A.

LabCorp removed the action to federal court alleging diversity jurisdiction. Doc. #1. Prior to removal, the Sercus filed the present motion in limine #1-4 in state court. Doc. #1, Exhibit 9, p.43-47. The Sercus seek an order precluding LabCorp from proffering evidence relating to:

(1) Karen's prior marijuana use; (2) Dr. Hinojosa's, Karen's treating physician, prior relationship with the Sercus' counsel; (3) an interim automobile accident in which Karen suffered injuries; and (4) the opinion of Danielle Schultz ("Schultz"), a phlebotomist, that Karen was under the influence when her blood was drawn on October 1, 2009. *Id*.

After removal, the Sercus filed the present motion in limine #5-8. Doc. #28. The Sercus seek a further order precluding LabCorp from proffering evidence relating to: (5) testimony that Karen's blood samples were frozen within fifteen (15) minutes of being taken; (6) Dana's other than honorable discharge from the military; (7) the Sercus' previous bankruptcy filing; and (8) the Sercus' participation in other litigation. *Id*.

II. Discussion

The Sercus argue that all of the above reference evidence is not relevant to the underlying litigation and, therefore, LabCorp should be precluded from proffering such evidence at trial. Generally, evidence is relevant if it has "any tendency to make the existence of any fact that is of consequence to the determination of the action more probable or less probable than it would be without the evidence." FED. R. EVID. 401.

Here, the court finds that the present motions in limine are premature. The court cannot, based solely on the limited record provided in the motions in limine, determine the relevancy of this evidence. Discovery has not yet been completed and dispositive motions and the pretrial order are not due for some time. Thus, it is not clear on the record before the court whether or not the aforementioned evidence would be relevant to the underlying litigation.

Additionally, the court finds it unnecessary at this time to provide a general court order

1	excluding evidence the Sercus believe to be irrelevant when there has been no indication that
2	LabCorp intends to admit such evidence or testimony. The court finds that the Sercus' motions are
3	more appropriately dealt with after the action has progressed and the record has been more fully
4	developed. Accordingly, the Sercus' motions in limine shall be denied without prejudice.
5	
6	IT IS THEREFORE ORDERED the clerk of court shall file, as a separate motion, plaintiffs'
7	motion in limine #1-4, filed in state court and attached as Exhibit 9, p.43-47, to defendant's petition
8	for removal (Doc. #1).
9	IT IS FURTHER ORDERED that plaintiffs' motion in limine #1-4 is DENIED without
10	prejudice.
11	IT IS FURTHER ORDERED that plaintiffs' motion in limine #5-8 (Doc. #28) is DENIED
12	without prejudice.
13	DATED this 20th day of July, 2010.
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15	LARRY R. HICKS
16	UNITED STATES DISTRICT JUDGE
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