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1 deposition of defendant's expert Douglas Robinson, M.D., plaintiff's motion is likewise STRICKEN as moot. 2 To the extent that plaintiff's motion seeks an order compelling Dr. Robinson to produce documents, plaintiff's motion is DENIED. The Court is 3 persuaded that Dr. Robinson has interposed appropriate objections to the requests set forth in the subpoena duces tecum served on March 25, 2014. See Objection 4 (docket no. 46). Plaintiff's counsel has not provided the requisite notice to Dr. Robinson of the motion to compel, see Fed. R. Civ. P. 45(d)(2)(B)(i); see also 5 Proof of Service (docket no. 56-5), and has not explained why plaintiff would be entitled to a copy of the copyrighted and contractually protected Minnesota 6 Mutiphasic Personality Inventory ("MMPI") questionnaire or to copies of all expert reports Dr. Robinson has ever prepared. 7 To the extent that plaintiff requests sanctions, the motion is DENIED (iii) 8 in part and STRICKEN in part. With regard to the depositions set in late March, the Court is satisfied that the employees of the Port of Seattle and Dr. Robinson 9 had a good faith basis to believe that they had not been properly served and were therefore not required to appear for such depositions, and the related motion for 10 attorney fees and costs is DENIED. As to the alleged evasiveness or lack of cooperation of certain deponents and the various accusations about defendant's 11 attorney's conduct during depositions, the motion for sanctions is STRICKEN as improperly raised for the first time in the reply brief, thereby inhibiting defendant 12 from offering any response. 13 The Clerk is directed to send a copy of this Minute Order to all counsel of (3) record. 14 Dated this 3rd day of June, 2014. 15 William M. McCool 16 Clerk 17 s/Claudia Hawney Deputy Clerk 18 19 20 21 22 23