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BRIAN D. NETTLES, ESQ. } Nevada Bar No. 7462 CHRISTIAN M. MORRIS, ESQ. 2 Nevada Bar No. 11218 3 NETTLES LAW FIRM 1389 Galleria Drive, Suite 200 4 Henderson, Nevada 89014 Telephone: (702) 434-8282 3 Facsimile: (702) 434-1488 6 brian@nettleslawfirm.com christian/anettleslawfirm.com 7 Attorneys for Plaintiff 8

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

Plaintiff,

CASE NO. A-12-655992-C

DEPARTMENT NO. V

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VS.

1389 Calleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

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WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

follows (supplemented documents are in bold):

WITNESSES

PLAINTIFF'S SIXTH SUPPLEMENT TO INITIAL 16.1 DISCLOSURES

Defendants.

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Pursuant to NRCP 161 (a) (1) (A), the name and, if known, the address and telephone number of each individual likely to have information discoverable under Rule 26(b), including for impeachment or rebuttal, identifying the subjects of the information:

Plaintiff, YVONNE O'CONNELL, by and through her attorneys of record BRIAN D

NETTLES, ESQ, and CHRISTIAN M, MORRIS, ESQ, of the NETTLES LAW FIRM, hereby

submits her Sixth Supplement to Early Case Conference Disclosures pursuant to NRCP 16.1, as

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(702) 434-8282 / (702) 434-1488 (fax)

1, Yvonne O'Connell c/o Nettles Law Firm 1389 Galleria Drive, Suite 200 Henderson, NV 89014

This witness, Plaintiff, is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

2. Person Most Knowledgeable Wynn Las Vegas, LLC c/o Lawrence J. Semenza, III, Esq. LAWRENCE J. SEMENZA, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 835-6803

This witness is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

3. Jon Sorelle, M.D. and/or Person Most Knowledgeable/Custodian of Records The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Phone:(702) 739-4263

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Person Most Knowledgeable/Custodian of Records Steinberg Diagnostics 2950 S. Maryland Pkwy. Las Vegas, NV Phone: (702) 732-6000

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide experi testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

5. Person Most Knowledgeable/Custodian of Records UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuam to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

6. Person Most Knowledgeable/Custodian of Records Matt Smith Physical Therapy 9499 W. Charleston Blvd., Suite 220 Las Vegas, NV 89117 Phone: (702) 933-9394

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis,

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disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

7. Timothy Trainor, M.D. and/or Person Most Knowledgeable/Custodian of Records Advanced Orthopedic & Sports Medicine 8420 W. Warm Springs Rd. Las Vegas, NV Phone: (702) 740-5327

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

8. John A. Thompson, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Oasis Clinic 6316 S. Rainbow Blvd., Suite 100 Las Vegas, NV 89118 Phone: (702) 310-9350

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of

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all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the role. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Christopher Milford, M.D., P.C. and/or Person Most Knowledgeable/Custodian of Records Silver State Neurology 9811 W. Charleston Blvd., Ste. 2-357 Las Vegas, NV 89117 Phone: (702) 256-3637

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records Edwin Suarez Physical Therapy 4955 S. Durango Dr. #100 Las Vegas, NV 89113 Phone: (702) 489-9785

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records

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Henderson, NV 89014

and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Edson Erkulvrawatr, M.D. and/or Person Most Knowledgeable/Custodian of Records Southern Nevada Pain Center 6950 W. Desert Inn Rd., Ste. 110 Las Vegas, NV 89117 Phone: (702) 259-5550

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Leo Germin, M.D.
Person Most Knowledgeable/Custodian of Records Clinical Neurology Specialists
1691 W. Horizon Ridge Pkwy., Ste. 100
Henderson, NV 89012
Phone: (702) 804-1212

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is

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also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Andrew Cash, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100 Las Vegas, NV89148 Phone: (702) 630-3472

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

14. Lee Wittenberg, DPM and/or Person Most Knowledgeable/Custodian of Records Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Stc. 115 Las Vegas, NV 89147 Phone: (702) 362-2622

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert

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testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

15. Suresh Prahbu, M.D. and/or Person Most Knowledgeable/Custodian of Records Ascent Primary Care 653 N. Town Center Dr., Ste. 217 Las Vegas, NV 89144 Phone: (702) 545-0751

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stimulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

16. Person Most Knowledgeable/Custodian of Records University Medical Center 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said

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documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

17. Thomas Dunn, M.D. Craig T. Tingey, M.D. Andrew S. Martin, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Othopaedic Center 2800 East Desert Inn Road, Suite 100 Las Vegas, NV 89121-3609 Phone: (702) 731-1616

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

18. Yakov Shaposhnikov, M.D. and/or Person Most Knowledgeable/Custodian of Records Gastrointestinal and Liver Diseases 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said

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documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Enrique Lacayo, M.D. and/or Person Most Knowledgeable/Custodian of Records 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Nanjunda Subramanyam, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Heart and Vascular Center 1820 Desert Inn Rd., Suite A Las Vegas, NV 89169

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the

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medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Scott Manthei, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Eye and Ear 2598 Windmill Pkwy. Henderson, NV 89074

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Tyree Carr, M.D. and/or
 Person Most Knowledgeable/Custodian of Records
 Nevada Institute of Ophthamology
 2800 N. Tenaya Way, #102
 Las Vegas, NV 89128

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

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21. Troy Valdez - brother 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

22. Holly Valdez - sister in law 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

23. Dave Brobeck – Holly Valdez' father 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

24. Gave Brobeck - Holly Valdez' mother 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

25. David Brobeck - Holly Valdez' brother 20 Blue Heron Lane Aliso Viejo, CA 92656 (949) 859-3793

Headerson, NV 89914 (702) 434-8282 / (702) 434-1488 (fax)

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This witness is expected to testify concerning his knowledge of Plaintiff's health and 3 circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein. 2 3 26. Mele Brobeck - Holly Valdez' sister in law 20 Blue Heron Lane 4 Aliso Viejo, CA 92656 5 (949) 859-3793 6 This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the 7 Complaint on file herein. 8 27. Larry Muro - Troy Valdez' friend 9 4739 Mascagni St. Ventura, CA 93003 10 (805) 616-0274 1 on file herein. 13

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complain

28.Janine Muro - Troy Valdez' friend 4739 Mascagni St. Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

29. Jim Holloway - Troy Valdez' friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

30. Rence Holloway - Troy Valdez' friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 1389 Galleria Drive Suite 200

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This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

31. Allen Stroub – Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (805) 838-7187

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

32. Helen Stroub - Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (805) 838-7187

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

33. Person Most Knowledgeable/Custodian of Records Las Vegas Radiology 7500 Smoke Ranch Road, Suite 100 Las Vegas, Nevada 89128 (702) 254-5004

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

34. Person Most Knowledgeable/Custodian of Records Open Sided MRI of Las Vegas 630 South Rancho, Suite G

Henderson, NV 89914 (782) 434-82827 (702) 434-1488 (fax) 1389 Gafferia Drive Sulle 280

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Las Vegas, Nevada 89106 (702) 932-2740

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Plaintiff reserves the right to call any witness designated by any other party to this proceeding.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

II. DOCUMENTS, DATA COMPILATIONS AND TANGIBLE THINGS

Pursuant to NRCP 161 (a)(1)(B), a copy of or a description by category and location of all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and which are discoverable under Rule 26(b):

- Medical Records and Billing Statement 1. Jon Sorelle, M.D. The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Bate numbered PLTF000001 through PLTF000018 and attached hereto.
- 2. Diagnostic Records and Billing Statement Steinberg Diagnostics 2950 S. Maryland Pkwy. Las Vegas, NV Bate numbered PLTF000019 through PLTF000033 and attached hereto.

	,	3.	Medical Records and Billing Statement
	2		UMC Quickcare 1800 West Charleston Blvd.
			Las Vegas, NV 89102
	3		Bate numbered PLTF000034 through PLTF000289 and attached hereto.
	4	4.	Physical Therapy Records and Billing Statement
	5		Matt Smith Physical Therapy
	6		9499 W. Charleston Blvd., Suite 220 Las Vegas, NV 89117
	7		Bate numbered PLTF000290 through PLTF000374 and attached hereto.
	8	5.	Medical Records and Billing Statement
	9		Timothy Trainor, M.D.
	****		Advanced Orthopedic & Sports Medicine
	10		8420 W. Warm Springs Rd. Las Vegas, NV
	11		Bate numbered PLTF000375 through PLTF000396 and attached hereto.
LAW FIRM Drive Suite 200 NV 89014 702) 434-1488 (%	12	6.	Medical Records and Billing Statement
	13	W.	John A. Thompson, M.D.
			Desert Oasis Člinic
	14		6316 S. Rainbow Blvd., Suite 100
	15		Las Vegas, NV 89118 Parts numbered DI TEGGGGGG through DI TEGGGGGG and attended house
	16		Bate numbered PLTF000397 through PLTF000407 and attached hereto.
**************************************		7.	Medical Records and Billing Statement
	17		Christopher Milford, M.D., P.C.
Ž į	18		Silver State Neurology 0911 W. Charleston Phys. Sta. 2 257
1	19		9811 W. Charleston Blvd., Ste. 2-357 Las Vegas, NV 89117
	20		Bate numbered PLTF000408 through PLTF000431 and attached hereto.
		8.	Physical Therapy and Billing Statement
2	21		Edwin Suarez Physical Therapy
2	22		4955 S. Durango Dr. #100
2	23		Las Vegas, NV 89113 Bate numbered PLTF000432 through PLTF000443 and attached hereto.
			Date numbered in 11.1.000437 unnufin et 11.000442 sint stracticd lietetre
	24	9.	Medical Records and Billing Statement
2	25		Edson Erkulvrawatr, M.D.
2	26		Southern Nevada Pain Center 6950 W. Desert Inn Rd., Ste. 110
	27		Las Vegas, NV 89117
			Phone: (702) 259-5550
2	28		Bate numbered PLTF000444 through PLTF000526 and attached hereto.

;		10.	Medical Records and Billing Statement
â			Leo Germin, M.D. Clinical Neurology Specialists
			1691 W. Horizon Ridge Pkwy., Ste. 100
3			Henderson, NV 89012
4	}		Bate numbered PLTF000527 through PLTF000535 and attached hereto.
S	5	11.	Medical Records and Billing Statement
6	š		Andrew Cash, M.D. Nevada Institute of Spine Care
,, ,	7		9339 W. Sunsei Road, Sie. 100
			Las Vegas, NV89148 Para markarad Bi TE000526 descend Bi TE000584 and attacked basets
			Bate numbered PLTF000536 through PLTF000584 and attached hereto.
Č)	12.	Medical Records and Billing Statement
10)		Lee Wittenberg, DPM
z . ŝu			Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Ste. 115
			Las Vegas, NV 89147
NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Headerson, NV 89014 92) 434-8282 / (702) 434-1488 (5			Bate numbered PLTF000585 through PLTF000598 and attached hereto.
8 8 8 6 13	}	13.	Medical Records and Billing Statement
JÉZÉ14	!		Suresh Prahbu, M.D.
			Ascent Primary Care
282 1			653 N. Town Center Dr., Ste. 217
	>		Las Vegas, NV 89144 Bate numbered PLTF000594 through PLTF000598 and attached hereto.
NETTLES 1389 Gatteria D Headerison. 1384-8282 / (782) 434-8282 / (783)	7		
~ 🖔 18	}	14.	Medical Records
19	3		Thomas Dunn, M.D. and/or Descrt Othopaedic Center
			2800 East Desert Inn Road, Suite 100
20)		Las Vegas, NV 89121-3609
21			Bate numbered PLTF000599 through PLTF000627 and attached hereto.
22	2	15.	Medical Records and Billing Statement
23	3		Yakov Shaposhnikov, M.D. and/or Gastrointestinal and Liver Diseases
24			2020 Goldring Avenue
			Las Vegas, NV 89106
25			Bate numbered PLTF000628 through PLTF000649 and attached hereto.
26	١	16.	Medical Records and Billing Statement
27	7		Enrique Lacayo, M.D.
28	}		2020 Goldring Avenue Las Vegas, NV 89106
ANY %.			Bate numbered PLTF000650 through PLTF000677 and attached hereto.

1 17. Medical Records and Billing Statement	
2 Nanjunda Subramanyam, M.D.	
Nevada Heart and Vascular Center	
3 1820 Desert Inn Rd., Suite A	
Las Vegas, NV 89169	2 3
Bate numbered PLTF000678 through PLTF00068	3 and attached hereto.
19. Medical Records and Billing Statement	
6 Scott Manthei, M.D.	
7 Nevada Eye and Ear	
2598 Windmill Pkwy.	
8 Henderson, NV 89074 Bate numbered PLTF000684 through PLTF00069	and attacked hamis
9 Date indinsered (1.11 obodes unough (1.11 oddo)	y ana amampa nereny.
10 20. Medical Records and Billing Statement	
Tyree Carr, M.D.	
Nevada Institute of Ophthamology	
業 第 第 2 2800 N. Tenaya Way, #102 Las Vegas, NV 89128	
2800 N. Tenaya Way, #102 Las Vegas, NV 89128 Bate numbered PLTF000700 through PLTF00071	6 and attached hereto
Bale numbered PLTF000700 through PLTF00071	C COM SOMEON SOMEON
温度内容 14 21. Photograph of Plaintiff and friend dancing pre-acc	ident
න ද ම් දී 15 Bate numbered PLTF000717 and attached hereto.	
	Ann Your of them In Torre Y 7 a 38 c.
Z 5 5 16 22. Photographs of Plaintiff and her brother, Troy Val Valdez and her niece pre-accident	dez, her sister-in-law, Holly
Baie numbered PLTF000718 and attached hereto.	
Z	
23. Photograph of Plaintiff and her cousins, Allen and	Helen Stroub pre-accident
Bate numbered PLTF000719 and attached hereto.	
20 24. Photographs of Plaintiff's injury area and bruising	
Bate numbered PLTF 000720 and PLTF 721	
22 25. Authorization for the Release of Protected Health	Information executed by
Plaintiff for benefit of Defendant	
24 26. Medical Records and Billing Statement	
Las Vegas Radiology	
25 8530 W. Sunset Road	
Las Vegas, Nevada 89113	
(104) 457 5007	X are attached horore
27 Bate numbered PLTF000722 through PLTF00072	w may a construction of the second se
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28 27. Medical Billing Statement Thomas Dunn, M.D.	

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***	\$		(782) 434-8282 / (782) 434-1488 (fax)	11
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Desert Orthopedic Center 2930 W. Horizon Ridge Pkwy, #100 Henderson, Nevada 89052 (702) 731-1616 Bate numbered PLTF000729 through PLTF000748 are attached hereto.

- 28.Medical Records and Billing Statement Open Sided MRI 630 South Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740 Baie numbered PLTF000749 through PLTF000752 are attached hereto.
- 29. C.V., Fee Schedule and Trial History of Thomas Dunn, M.D. - Desert Orthopedic Center Bate numbered PLTF000753 through PLTF000756 are attached hereto.
- 30. C.V., Fee Schedule and Trial History of Craig T. Tingey, M.D - Desert Orthopedic Center Bate numbered PLTF000757 through PLTF000764 are attached hereto.

Plaintiff reserves the right to offer any document(s) produced during this litigation including, but not limited to, documents produced by other parties and document attached as exhibits to pleadings and depositions.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

XXX. COMPUTATION OF DAMAGES

Pursuant to NRCP 16 1(a)(1)(C), a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary matter, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered:

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MEDICAL DAMAGES: A.

PROVIDER	AMOUNT
Jon Sorelle, M.D.	
The Minimally Invasive Hand Institute	\$ 2,625.00
Steinberg Diagnostics	\$ 2,605.00
UMC – Quíck Care	\$ 7,783.56
Matt Smith Physical Therapy	\$ 3,235.00
Timothy J. Trainor, M.D. Advanced Orthopedic & Sports Medicine	\$ 181,00
John A. Thompson, M.D. Desert Oasis Clinic	\$ 250.00
Christopher Milford, M.D., P.C. Silver State Neurology	\$ 1,580.00
Edwin Suarez Physical Therapy	\$ 670,00
Southern Nevada Pain Center	\$ 680.00
Leo Germin, M.D.	
Clinical Neurology Specialists	\$ 2,510.00
Andrew Cash, M.D.	
Desert Institute of Spine Care	\$ 3,034.42
Lee Wittenberg, DPM	
Apache Foot & Ankle	\$ 310.00
Suresh Prahbu, M.D.	
Ascent Primary Care	\$ 270,00
Thomas Dunn, M.D. Desert Orthopaedic Center	\$ 1,640.00
ANNOTA CHRESPORGE CARGE	Ø 15040700
Yakov Shaposhnikov, M.D.	
Gastrointestinal and Liver Diseases	\$ 828.00
Enrique Lucayo, M.D.	\$ 175,00

LAWFIRM	Drive Suite 200	Henderson, NV 89014	(702) 434-8282 / (702) 434-1488 (fax)
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Nanjunda Subramanyam, M.D.		
Nevada Heart and Vascular Center	S	1,440.00
Scott Manthei, M.D.		
Nevada Eye and Ear	S	750.00
Tyree Carr, M.D.		
Nevada Institute of Ophthamology	\$	790.00
Las Vegas Radiology	8	3,300.00
Open Sided MRI of Las Vegas	S	3,290,00
TYYTAT		37.946.98

B. ADDITIONAL DAMAGES:

Plaintiff has also suffered loss of enjoyment of life due to ongoing pain, in an amount to be proved at trial.

IV. INSURANCE POLICY

Pursuant to NRCP 161(a) (l) (D), for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment and any disclaimer or limitation of coverage or reservation of rights under any such insurance agreement:

Plaintiff is unaware of any insurance agreement(s).

DATED this 28 day of September, 2015.

NETTLES LAW FIRM

BRIAN D. NETTLES, ESQ.

Nevada Bar No. 7462

CHRISTIAN M. MORRIS, ESO.

Nevada Bar No. 11218

1389 Galleria Drive, Suite 200

Henderson, Nevada 89014

Attorneys for Plaintiff

NETTERS LAW FIRM 1389 Galleria Drive Suite 200

Henderson, NV 89014 (702) 434-82827 (702) 434-1488 (fax)

CERTIFICATE OF SERVICE

Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this 28 day of September, 2015, I served the foregoing *Plaintiff's Sixth Supplement To Initial Disclosures* to the following parties by electronic transmission through the Wiznet system:

Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq. Lawrence J. Semenza, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 (702) 835-6803 Fax: (702) 920-8669 Attorneys for Defendant Wynn Las Vegas, LLC dba Wynn Las Vegas

An Employee of Nettles Law Firm

Alun J. Chum

TRAN

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

* * * * *

YVONNE O'CONNELL, CASE NO. A-655992

Plaintiff, . DEPT. V

VS.

•

WYNN RESORTS LIMITED, et al, . TRANSCRIPT OF PROCEEDINGS

Defendants. .

BEFORE THE HONORABLE CAROLYN ELLSWORTH, DISTRICT COURT JUDGE

DEFENDANTS' MOTIONS IN LIMINE PLAINTIFF'S OMNIBUS MOTIONS IN LIMINE CALENDAR CALL

THURSDAY, OCTOBER 1, 2015

<u>APPEARANCES</u>:

FOR THE PLAINTIFF: CHRISTIAN MORRIS, ESQ.

FOR THE DEFENDANTS: LAWRENCE SEMENZA III, ESQ.

CHRISTOPHER D. KIRCHER, ESQ.

<u>COURT RECORDER:</u> TRANSCRIPTION BY:

DEBRA WYNN VERBATIM DIGITAL REPORTING, LLC

District Court Englewood, CO 80110

(303) 798-0890

Proceedings recorded by audio-visual recording, transcript produced by transcription service.

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LAS VEGAS, NEVADA, THURSDAY, OCTOBER 1, 2015, 9:05 A.M.
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                      (Court was called to order)
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              MR. SEMENZA: Good morning, Your Honor.
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              THE COURT: Good morning.
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             MR. SEMENZA: L.J. Semenza on behalf of the
    defendant. Ms. Morris had, I believe, a status check in
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    another department. She was going to run down there and come
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    right back.
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              THE COURT: All right. We'll trail it.
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             MR. SEMENZA: Thank you.
             (Case trailed at 9:05 a.m., until 9:28 a.m.)
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              THE COURT: All right. Recalling Case No.
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   A-12-655992. Yvonne O'Connell versus Wynn Resorts.
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14
              MS. MORRIS: Good morning, Your Honor. Christian
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   Morris for the plaintiff.
             THE COURT: Good morning.
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             MR. SEMENZA: Good morning, Your Honor. L.J.
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    Semenza and Christopher Kircher on behalf of the defendant,
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    Wynn Las Vegas.
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              THE COURT: Good morning. Okay. So we've got
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   motions in limine. I'd like to start with -- I know that
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   there is some overlap.
              MR. SEMENZA: Yes, there is, Your Honor.
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              THE COURT: So let's just kind of start with the
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   plaintiff's omnibus, and then when we get to things that
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overlap we'll talk about those together because I know there is overlap. So tell me when you're there with your documents.

I didn't -- I didn't do tentative rulings on these. I haven't been doing tentatives on motions in limine because a lot of times I have questions and it's easier just to go through them without spending a lot of time writing a tentative ruling out like I do in dispositive motions.

So the first one is the motion to admit pleadings and discovery. The -- in the initial motion it seemed to say -- talk about medical records, but then in the reply it said, no, it wanted to admit the complaint and the answer and discovery interrogatory. So let me just say this, okay. So NRS 16.090 covers the order in which a trial proceeds and provides that if you would like, the pleadings can be read aloud to the jury.

Now, I've never seen that done. There might be -there might be times when you'd want to do that. I mean, is
it -- as a defense counsel there were a couple times when had
the case gone to trial I probably would have asked for the
complaint to be read aloud to the jury because the claims were
so outrageous in the complaint that, you know, it would have
been a nice tactical move. But they don't get admitted
because they're already part of the record.

So if you want to have them read, then you may certainly ask for that, and then basically you get to read

your complaint and the defense can do that, as well, and you can read your answer. But they don't get admitted into evidence because they're not evidence. They are pleadings.

As far as discovery, discovery, for instance, answers to interrogatories might be used as impeachment material and admissions, request for admissions might come into evidence, as well, if there was -- if there were admissions made. But the manner of doing that is also, again, orally. It's just read. If it's a request for admission and it was admitted or it was deemed to be admitted, then that's just told to the jury and that's the way you do it. As far as, as I say, interrogatory answers, then you do that through a witness. They don't come into evidence, either.

MR. SEMENZA: And, Your Honor, I mean, my point with regard to this particular motion in limine is there may be things that we may agree on to have admitted. At this point in time, though, it would be premature prior to trial to make any sort of determination as to what we would stipulate to admit, how that particular discovery may ultimately be used and those sorts of things.

So with regard to Motion in Limine No. 1, as far as the plaintiffs are concerned, my position is let's wait and see. There may be things we can agree on. There may be evidentiary issues that may arise relating to it. So as far as that one is concerned, let's deny it without prejudice is

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   my position.
              THE COURT: All right. So that's his position.
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    It's your motion, so you can certainly be heard. Now, did you
    want me to talk about the medical records issue? That's
    also --
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              MS. MORRIS: Yeah, I think that would be appropriate
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   at this time, as well.
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              THE COURT: Okay.
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              MS. MORRIS: And my position with the -- the reason
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    for asking about that is I've had many parties who have agreed
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    to admit the pleadings in discovery. I've had judges who have
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    had the -- the complaint admitted as evidence while the
    plaintiff is on the stand and it's very confusing sometimes on
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    how it's going to go forward depending on who the parties are
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    and how it's going to move forward. I would -- I always
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    prefer to have more information, obviously.
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              THE COURT: Have you had your pre-trial, you know,
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    meeting where you mark everything and you agree?
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              MR. SEMENZA: We have not, Your Honor.
              MS. MORRIS: Yeah.
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              THE COURT: So you have to do that; right?
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              MR. SEMENZA: Correct.
              MS. MORRIS: Yes. Probably answer a lot of
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24
   questions then.
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              THE COURT: Right. So at this point I'm going to
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deny it because, I mean, I don't think it's proper to admit
pleadings. I suppose if you agree to do that, I don't care.

But it's just not something that you would normally do, and
the same with discovery answers. If you wanted to do that,
you could. But if there was an objection I would sustain that
because that's not, again, how -- how you generally get that
into evidence.

But as far as medical records, obviously counsel can stipulate to have admitted medical records. But authenticity is different from admissibility and there are ways to authenticate and that is set forth in Chapter 52. There is the method of affidavits from the medical providers and having them sent to the clerks, and a lot of law you're familiar with. You can do that.

There are also other ways because the statute, in fact, constructs that these are not the only ways that you can -- it's not, you know, an exhaustive list. It's just demonstrative ways of how you can authenticate things. But at this point in time, unless there's a stipulation that they're authentic, then you have -- then that's your burden.

You've got to authenticate and you haven't done that so I'm not going to deem that you have. And certainly, just because you've shown authenticity doesn't mean they're admitted, either. You've got to -- because if they're irrelevant they don't come in. You know, there's lots of

things that go to admissibility besides authenticity. It's just a prerequisite to admissibility, okay.

MS. MORRIS: Yes.

THE COURT: All right. So -- so that's -- that's denied.

Let's see, No. 2 is to exclude argument in evidence that any unnamed third parties were negligent. All right. So obviously there may be evidence that -- that may come in that the liquid that was on the floor was spilled by a guest or something that -- that the defendant doesn't know, so somebody unnamed.

That would be improper to exclude something like that because, obviously, in a premises liability case you've got several issues. If you can prove that they caused the substance to be on the floor, you know, you're in one posture. Or if they were on notice that it was there and then failed to clean it up, so you're in your -- another posture. And it doesn't sound as if that's what you're going with. I don't know.

MS. MORRIS: No. I mean, and, you know, I've conducted discovery of the two people who were identified they're employed at the Wynn as to what was on the floor, how much of it was there, how did it get there. They haven't identified a customer, some third party, and that's not really the crux of it, which is why it leads to a confusing argument.

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Because if the jury is told, well, you know, it was
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   a customer that did it, that's not the basis of the case.
 2
   basis of the case is whether they were on notice that this
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    liquid had been on the floor for such a long period of time
    that it had dried, that it had footmarks in it that was so
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    large that they should have cleaned it up.
                                                And so where
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 7
    they're pointing to a third party and --
 8
              THE COURT: Yeah, except --
 9
              MS. MORRIS: -- they have an --
              THE COURT: -- notice --
10
11
              MS. MORRIS: -- affirmative defense on it.
12
              THE COURT: -- notice goes to -- I mean, if a third
13
    party spilled it, that goes to the issue of notice because --
14
   right?
15
              MR. SEMENZA:
                           And, Your Honor, if opposing counsel
    is willing to stipulate that we didn't cause the condition,
16
    then I'll -- I'm fine with having that motion in limine
17
18
    granted. But I think what they're saying, at least their
19
    theory has been in some fashion we caused it. And then if we
20
    didn't cause it, we had actual notice of it. And then if we
21
    didn't have actual notice of it, we had constructive notice of
22
    it.
              So obviously in that context, I mean, our position
23
   has and will be that this was, unfortunately, someone's drink
24
    that was spilled at some point in time. Whether it was five
25
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minutes before the fall or, you know, a longer period of time.
 1
    We don't know at this point in time. But certainly that's our
 2
    theory, that it was, in fact, a patron that spilled the drink.
 3
              THE COURT: All right. So I know that, because I
 5
    read part of the plaintiff's deposition and a few papers, that
    the plaintiff at least at some point in time was speculating
 6
 7
    that it was water from landscaping in the area.
 8
              MS. MORRIS: Yes, due to the location of it.
 9
              THE COURT: Are you abandoning that theory?
10
              MS. MORRIS: I'm not abandoning the theory. Here's
11
    the problem.
                  They don't know what the liquid was. So if
12
    they're going to allege it's a customer with a drink, they
    can't say it's a drink. There's no evidence as to what the --
13
14
    the liquid was. And so if they're going to walk in and say a
15
    customer spilled a beverage, well, what kind of beverage? Who
    was this customer? I mean, this is --
16
17
              THE COURT: Well, okay.
18
             MS. MORRIS: -- stuff that's being --
19
             THE COURT: All right. So --
20
              MS. MORRIS: -- created.
21
              THE COURT: -- they obviously can't -- defense can't
22
    get opinion, nor can you, nobody can get up before a jury and
    argue something that is not supported by evidence.
23
24
             MS. MORRIS: Correct.
25
              THE COURT: Right? So they would have to bring out
```

on, you know, examination, and they can, if there is some evidence to support an argument later that this may have been a spill by someone unknown, then they can, they would be able to argue that. In other words, I mean, you're plaintiff says that she described the substance as being slightly green in color and sticky. That would kind of tend to indicate, that would be evidence it would tend to indicate that it wasn't — that it was water — I mean, that it wasn't water, that it may have been, yes, in fact, a drink.

People carry around drinks. That's common knowledge and it -- and there may be as well evidence of that. And if that's the case, the jury is entitled to know that, and that, I think, a reasonable inference could be drawn in argument to suggest that that may have been the source of the liquid on the floor. And it's relevant to all of your theories, that they caused it potentially, or that they had notice of it.

Now, the constructive notice, I'm not clear on how you get constructive notice because, obviously, the case law is very clear now that unless it's a self-serve kind of operation -- MR. SEMENZA: And it's not.

THE COURT: -- that you don't get constructive notice. In other words, like the grape on the floor in the Lucky versus Sprague case or -- I can't remember the other one. There was a restaurant case where there was -- MS. MORRIS: Right. It was a special use,

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1 essentially. THE COURT: Yeah. 2 3 MS. MORRIS: Correct. THE COURT: So I don't see how you get to 4 5 constructive notice. You're going to have to have --Well, in this -- in this case --MS. MORRIS: 6 7 THE COURT: Yes. 8 MS. MORRIS: -- we have an area which is surrounded 9 by agriculture. It's an entire walkway of flowers that are beautiful, to be honest, and they go around and they water 10 11 them all the time and it leads to the casino bar and it leads 12 to the shops. And it is used constantly. And they have people coming through that water those flowers, they have 13 14 people walking from the bar into the shops, into the casinos. 15 And in that area where you know people will be constantly walking, surrounded by an area that is watered 16 while they have beverages in their hand can be considered a 17 18 special use area due to the knowledge that you have so much 19 liquid there and they don't have any sweep logs. According to 20 them, they don't have anyone that has a certain time that they 21 need to walk around and make sure that there is no liquid in that area. 22 In fact, they don't even know how often they go 23 there, however long it takes them to get there, which falls 24

squarely into the area of the special use. And as you talked

25

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about the Sprague where it's self-service, where they know
 1
   people will be there with beverages, where they know there'll
 2
 3
   be an area.
              MR. SEMENZA: And it's -- it's completely different
 5
    than a self-service issue. And what we're going to offer at
    trial is testimony that, one, all of the plants in that
 6
 7
    agricultural area she's characterized it are watered in the
 8
   morning, not in the afternoon when this accident took place,
 9
    and that there are no chemical additives in any of that
    watering process, which would -- would --
10
11
              THE COURT: Okay. Well, that -- that just is
12
   evidence.
13
              MR. SEMENZA: Exactly.
14
              THE COURT: Okay. So the issue basically, what
15
   you're going to -- the issue we're talking about now, whether
16
    you can get the jury instruction on constructive notice,
17
    that's a jury instruction issue.
18
              MR. SEMENZA: Correct.
19
              THE COURT: But I'm telling you now, I think you're
20
   wrong.
21
              MS. MORRIS: Okay.
22
              THE COURT: So be prepared to maybe a trial -- a
   trial brief on that.
23
24
              MS. MORRIS: Yes.
25
              THE COURT: Because, I mean, when you get to the end
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and you're going to be asking for a jury instruction, I'm going to need to see it because my understanding of the law in that area is not what you're saying it is.

MS. MORRIS: Gotcha.

THE COURT: I believe. But, you know, I could always be wrong. Okay. So this is -- the second motion is denied with the caveat, of course, that all argument, no matter what, has to be supported by evidence.

All right. No. 3 is precluding arguments that plaintiff's injuries are unrelated to her fall at the defendants' casino. Okay. Well, it appears from what I've read that the plaintiff has an incredible number of complaints. I mean, I -- I saw some of the medicals where, you know, she claims that her pain is 10, you know, like, what, being burned alive because, right, is 10. And she's claiming that she has that, you know, when she goes to the doctor. And she has an amazing number of diagnoses from all these doctors that I don't -- she's apparently claiming all of this was caused by this fall?

MS. MORRIS: No, she's not claiming all of this was caused by this fall.

THE COURT: Well, see, I'm unclear as to what exactly she's going to claim.

MS. MORRIS: Correct.

THE COURT: And we won't know that --

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MS. MORRIS: Her -- her medical providers will be the ones who testify as to what injuries were a result of this fall. She will testify as to the pain that she experienced as a result of this fall, but she obviously can't take the stand and say what injuries she has as a result of the fall.

THE COURT: Right. So I don't really know because I haven't seen the medical records and I know this is also a topic of other motions in limine. I don't know what the doctor, doctors, are going to testify about. Your disclosure doesn't say as to the treating physicians. The same disclosure is used for each and every medical provider, same exact language.

And while it does say -- let me go to it -- that the -- they will testify to the facts and opinions to which the expert is expected to testify include any and all facts and opinions in said medical records, okay, and that the medical treatment was reasonable, necessary, and caused by the incident set forth in the complaint. So it says and that the medical treatment the plaintiff received was reasonable, necessary, and caused. So the medical treatment was cause by the incident is --

MS. MORRIS: The medical treatment --

THE COURT: -- what you're claiming your --

MS. MORRIS: -- that they rendered. Correct.

25 Specific to each medical provider.

THE COURT: Okay. So without actually seeing what the facts and opinions are in the medical records, I mean, your -- your treating physician experts --

MS. MORRIS: Correct.

THE COURT: -- will have to testify concerning the facts and opinions that are stated in the medical records. Additionally, you've said that they're going to say that the treatment that they received was caused -- the necessity for that treatment was caused by the incident. I guess it will remain to be seen as to whether they actually testified to that.

MS. MORRIS: Correct.

THE COURT: Okay. So the defense is going to have an expert potentially that's going to say that some of her complaints are unrelated and, of course, until -- I don't know if you're going to have that expert sit through her treating physician's testimony.

MR. SEMENZA: I guess we'll have to because -THE COURT: Yeah, you may need to.

MR. SEMENZA: I mean, we did request that we have the ability to depose Dr. Dunn and Dr. Tingey and that request was declined. So, I mean, that we requested after the discovery period had expired because of these disclosures in all candor and fairness to opposing counsel. So I think that's ultimately going to be the case that Dr. Klossner

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1
    (phonetic) is going to have to sit here and watch all the
    testimony.
 2
 3
              THE COURT:
                          Okay.
                                 All right.
              MS. MORRIS: My concern, though, is that I -- I only
 4
 5
    know the opinions that he expressed in his report, and those
    opinions are what he's limited to in his testimony at trial.
 6
 7
    And, additionally, he test -- in his report he opines as to
 8
    malingering, which he is not qualified to --
 9
              THE COURT: Well, we're not there yet.
10
              MS. MORRIS: Okay.
11
              THE COURT: We're not there yet.
12
              MS. MORRIS: So, I mean, my -- my concern is that it
    doesn't go outside the scope of what is contained in his
13
14
    expert report since we're, you know, less than 30 days to
15
    trial. He doesn't have the opportunity to supplement if he
    sits here, listens to their opinions, and then tries to opine
16
   as to anything different from his report, then obviously I've
17
18
   been prejudiced by that. If they wanted to take the
19
    depositions during the discovery period to provide that to
20
    their medical expert --
21
              THE COURT: Well --
              MS. MORRIS: -- so he could opine as to that.
22
              THE COURT: -- you put them with no disclosure by --
23
    I mean, they could -- yes, he could have -- they could have
24
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taken the -- every single medical provider, but -- who is it

25

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1
   you're actually going to call at trial?
             MS. MORRIS: Dr. Tingey and Dr. Dunn.
 2
 3
             THE COURT: Okay. All right.
                           And, Your Honor, with regard to Dr.
 4
              MR. SEMENZA:
 5
    Tingey, he was disclosed late. He was disclosed in August.
    Dr. Dunn was disclosed within the discovery period, but all of
 6
 7
    those requirements for treating physician expert testimony
 8
    were not met until after the discovery deadline in this case.
 9
   And that's the problem I have with limiting Dr. Klossner's
    testimony to the facts of his report. Because we don't know
10
11
    what either of these doctors are ultimately going to say.
12
    that's the problem I have.
13
              THE COURT: Okay.
                                 So was --
14
              MS. MORRIS: Dr. Tingey was properly disclosed.
15
    supplemented his CV and trial testimony at the request of
    defense counsel. He is a treating physician and he's going to
16
17
    testify as to the opinions he came to while doing his
    diagnosis and treatment of her and it's simply limited to
18
19
    that.
20
              THE COURT: Okay. So he's just going to testify
21
   consistent with the medical chart?
22
             MS. MORRIS: Consistent with his diagnosis and
    treatment. And, obviously, not all opinions are contained in
23
   that, but he's been disclosed to the opinion he's going to
24
25
    give. I've told them what he's going to give and that's the
```

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1
   purpose of --
              THE COURT: Where?
 2
              MS. MORRIS: -- the disclosure.
 3
              MR. SEMENZA: And that's the problem --
 4
              MS. MORRIS: He's going to --
 5
              MR. SEMENZA: -- Your Honor.
 6
 7
              MS. MORRIS: -- testify as to the causation.
 8
    recommended that she needs two meniscal tear repairs done.
 9
    That's contained in his medical records. And I've told them
10
    that he is going to relate it to the cause, to the fall as the
11
    cause.
12
              MR. SEMENZA: Well after the discovery deadline.
    And that's the problem I have is if she's -- if she's going to
13
14
    offer Dr. Dunn and Dr. Tingey in the four corners of their
15
   medical records, that I understand and that's fair game
16
   because I had those records. But now to say, well, they're
17
   going to be offering testimony relating to causation and --
18
    and referencing, you know, whether she did or didn't have a
19
    preexisting condition, that transforms those treating
20
    physicians into expert witnesses.
21
              And what happened here is Dr. Klossner was disclosed
22
   as an initial expert witness. They failed to disclose a
   rebuttal expert witness. Now knowing that, now what do they
23
   do? Now they're going to try and bootstrap Dr. Dunn and Dr.
24
25
    Tingey and expand their testimony as absolutely wide as they
```

1 can -- they can do in order to establish some sort of claim of causation relating to these subsequent injuries. And that's 2 not appropriate and that's not fair. 3 MS. MORRIS: If I may address it, he has been 5 disclosed and in the same fashion the entire time in litigation. There hasn't been any bootstrapping or --6 7 MR. SEMENZA: Yeah. MS. MORRIS: -- late disclosure of that. We had 8 9 them disclosed in the fashion that they were disclosed 10 throughout litigation. And their -- their documents were 11 disclosed along with the 16.1 disclosure. So there wasn't any 12 late surprise. 13 THE COURT: The disclosure that has always -- that 14 was done in a timely fashion was what this -- this doc 15 language that is for every provider? Is that right or no? 16 I'm asking. 17 MR. SEMENZA: My understanding is that Dr. Dunn was 18 disclosed within the discovery period. The language as far as 19 what -- I don't know the answer to that question. 20 THE COURT: Okay. So that --MR. SEMENZA: What I do know --21 22 THE COURT: -- that makes a difference, so --MR. SEMENZA: I don't know the answer to the 23 question. What I do know is that Dr. Tingey was disclosed, I 24 25 believe, in September of this year.

1 MS. MORRIS: Dr. Tingey was always disclosed. language did not change. The only thing that I supplemented 2 was a CV and fee schedule at the request of defense counsel, 3 and that's the only thing I changed. And that was the only supplement that was done. I did not convert the language or 5 6 change it in any fashion. THE COURT: So on your initial disclosures Dr. 8 Tingey was on the list and you used the same language that's 9 in your fourth supplement? 10 MS. MORRIS: Correct. And to be fair, I came onto 11 this case in February. And so whatever language since then 12 has been consistent. 13 MR. SEMENZA: And, Your Honor, I'm looking at --14 pardon me. Let me find it real quickly. I apologize. 15 Exhibit 1 to our -- I'm sorry, to plaintiff's opposition to Wynn's Motion in Limine No. 2, which is plaintiff's fourth 16 17 supplement to initial 16.1 disclosures. And this was filed or served on July 14th of 2015. 18 19 THE COURT: That's what I was looking at. 20 MR. SEMENZA: Right. Exactly. 21 THE COURT: But she's saying that any initial 22 disclosures that would have been made initially was the same. MR. SEMENZA: But, Your Honor --23 24 THE COURT: Is that not true? 25 MR. SEMENZA: -- and the reason I point this to you

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1
   is Dr. Tingey is not identified anywhere in this document.
   And this was a month after the discovery deadline in this
 2
    case, which was June 12th of 2015.
 3
              THE COURT: Okay.
             MR. SEMENZA:
                            That's the problem. And we can get to
 5
    Dr. Dunn in a moment, but --
 6
 7
              THE COURT: Is Dunn in here?
 8
              MR. SEMENZA: Yes, Dunn is listed at No. 17 --
 9
              THE COURT: Oh, I see.
10
             MR. SEMENZA: -- but Dr. Tingey is not. Dr. Martin
11
    is not, who is another one that they produced medical records
12
    relating to.
              THE COURT: Right. So what's the scoop?
13
14
             MS. MORRIS: I mean, we'll have to look into this
   because I know all of them were disclosed and all of their
15
   medical records were disclosed. This was never briefed in
16
    their motion in limine. This is something new that is being
17
   presented. I don't have all my 16.1 disclosures with me.
18
             MR. SEMENZA: And that's fine if counsel needs
19
20
    additional time to brief it. I mean, we can -- we can address
21
    it. But that's -- that's the problem that I have with Mr. --
22
    Dr. Tingey. And Dr. Dunn, again, yes, he was disclosed within
    the period of time. Yes, we did have medical records relating
23
24
   to Dr. Dunn. But we made decisions not to depose him, okay.
25
              And then after the discovery deadline is when they
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supplement with Dr. Dunn's CV and his fee schedule and all of those required things that they're supposed to be doing in order to offer up treating physician testimony in this particular matter. That's the other issue I have.

THE COURT: Okay. Well, I notice that in your -- in your motion in limine concerning the same issue that you cited to the original -- let's see. Here it is. Instead of the updated version of FCH1, LLC versus Rodriguez, you know. So remember they had the first opinion. I think it was in June, the first version is at 326 P.3d 440, and then the second is at 335 P.3d 183.

Now, I went through it again yesterday to compare and see exactly what was changed. And in the relevant part of the opinions, both of them, what I found, which is really only one, two, three, four, five paragraphs for this issue that we're talking about.

MR. SEMENZA: Okay.

THE COURT: The only difference is that the first version said something about once they opined as to the cause of Rodriguez's condition and treatments, they testified as experts and should have been subject to the expert witness standards. And the change was once they opined as to the cause of Rodriguez's condition and treatments they should have been subject to the section's disclosure standards.

I think that what that very discrete change means,

although, you know, we don't really for sure know, is that
they're alluding to the fact that the rule in 16.1(a)(2)(b)

has that second paragraph that says where it's a treating

physician they're not required to do a report if they're going

to testify. You know, that -- that the disclosure has to be
made as to what their -- the substance of their testimony will

be and the facts and opinions that they're going to, you know.

That's what needs to be disclosed.

And then the commentary to the rule says that it would be sufficient to say they're going to testify consistently with their medical chart. So anything that's in there. So, again, I get back to I haven't read the medical records, so I don't know what's in there.

MR. SEMENZA: Right.

THE COURT: So I -- if there's testimony that's going to be beyond -- if you believe that there's going to be testimony beyond, I may have to reserve this until the trial so --

MR. SEMENZA: That's fine, Your Honor.

THE COURT: And we'll hear the testimony outside the presence of the jury because I don't want them to hear it and then say, oh, yeah, disregard all that. That's no good. And see what they're going to testify to and whether there has been a proper disclosure under the rule.

MR. SEMENZA: And that's fine, Your Honor. I mean,

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1
   and reserving it is appropriate. I have no issue with that at
    all with regard to Dr. Dunn. Dr. Tingey, I think, is a
 2
    different story, though, because, again, I don't think he was
 3
    appropriately and timely disclosed and we may very well have
    done things differently had he been timely disclosed.
 5
    regard to Dr. Dunn, I understand Your Honor's ruling.
 6
 7
    certainly fine with taking that approach. But with regard to
 8
    Dr. Tingey, I don't believe he's permitted to testimony.
 9
              THE COURT: Okay. So with Dr. Tingey we're going to
10
    need to continue that issue because we don't have the answers
11
    to -- because you weren't prepared to answer that question
12
    today as far as is he in the initial disclosure, which you
    didn't even do because you're new counsel.
13
14
              MS. MORRIS: Correct.
15
              THE COURT: So you'll know what's happened since you
16
   joined.
             But in any event, the --
17
              Do we have somebody on -- what's going on?
              THE CLERK: I don't know if you can put them on
18
19
   hold.
20
                         Oh, are they waiting?
              THE COURT:
21
              THE CLERK:
                          It's just Court Call.
22
              THE COURT:
                          Oh, okay. And that's for our calendar
23
    call; right?
24
              THE CLERK:
                          Yes.
25
                                 So anyway, as to the Motion in
              THE COURT:
                          Okay.
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Limine No. 3, I'm denying that. I'm not -- if there -- if there is evidence that supports an argument that her injuries or her complaints, I think, is really what you mean to say. Her complaints are unrelated to the fall at defendants' casino and that would be fair argument. I mean, if that's -- this is not only a liability case, it's potentially a damages case, as well. So I'm not going to keep them from making that argument when they have -- they have expert testimony that supports that.

All right. No. 4, precluding references to prior accidents, injuries, lawsuits, or insurance claims. So my question was does the plaintiff have current complaints that she's attributing to the fall of which there is evidence that she had these same preexisting complaints?

MS. MORRIS: No, there's not. I mean, this -- the one thing -- the only history she has is something that occurred over 20 years ago where she was pushed and went to physical therapy. We have no medical records regarding it. She went there for, I think she said a month. I mean, she doesn't have any prior car accidents, slip and falls, pain management treatments, anything like that.

I mean, that's -- and I think she said she pulled something in her back 20 years ago which she needed physical therapy for. I mean, it's so attenuated. And though she has back complaints now, I mean, to try and link those two when

you have 20 years of medical records that are silent regarding that issue would just lead to confusion and doesn't have any kind of probative value toward the jury.

Other than that, she had a lawsuit where she had a bake shop and there was an issue with that and she also had a lawsuit for when she was a dental hygienist and had problems with her fingers. And that's, you know, been resolved. I think that was even further back than the ex-husband issue.

THE COURT: Is she -- is she claiming that she has problems as a result of this with her hands?

MR. SEMENZA: Yes.

MS. MORRIS: She's -- I don't believe that she's claiming -- she -- I don't know if she's seeing even a hand doctor.

MR. SEMENZA: I think it's part of the medical expenses that she's claiming damages relating to, just like her heart ailment, just like her eyes, just like her abdominal issues. I mean, that's the problem that we've got, Your Honor. I don't have any issue not getting into the specific underlying facts of how her preexisting conditions, preexisting injuries took place. I understand that there may have been a domestic violence issue. I'm not going to present that to the jury factually. It doesn't matter.

What does matter, however, is her preexisting symptomology and she has a laundry list of things that were

wrong with her. She had a history of fibromyalgia, she had a history of back pain, she had a history of hand pain, she has a significant history of abdominal pain, of irritable bowel syndrome, of GERD, of anxiety, of depression, stress disorder, Marfan's syndrome, which as I understand it is a genetic issue, and then Ehlers-Danlos syndrome, which is also a genetic condition which can lead to joint pain, which is what we have in this particular case. And the same holds true for Marfan's syndrome.

So all of those things were disclosed by the plaintiff in her medical history. So all of those things are likely going to come out at trial and be at issue at trial in evaluating whether the fall caused all of these issues of symptomology or whether she had all of these preexisting issues.

MS. MORRIS: And if I could just clarify, my motion in limine isn't about her preexisting medical condition. It's talking about prior injuries, prior insurance claims, prior lawsuits. And so if you want to say she had a back problem 20 years ago, the jurors are going to wonder why and so then we have to tell them because she got pushed by her husband so they're not confused and it's not relevant. And, I mean, I don't understand how -- how it would be or how a 20-year old back pull has anything to do with the pain. I mean, if he wants to talk about her preexisting conditions, which I'm sure

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1
   his medical expert is going to do so, okay --
              THE COURT: I think what he's saying is that she's
 2
 3
    reporting in -- when the -- her treating physicians in this
    case take her medical history, she tells them all about all of
 4
    these things.
 5
              MS. MORRIS: Of course. She's not denying any of
 6
 7
    those things.
                                  Okay.
 8
              THE COURT:
                          Right.
 9
              MS. MORRIS:
                         Yeah.
10
              THE COURT: All right. So he's saying he's not
11
   going to --
12
              MR. SEMENZA: The facts underlying --
13
              THE COURT: -- get into -- yeah, the -- something
14
    that happened as far as how did she have these. Now, if you
15
    want to clarify that she didn't have it as she presented that
    day, but I -- again, I haven't read the medical records. So I
16
    think what we're going to have to do is he's already said, and
17
    obviously this is something you should have discussed because
18
19
   here we are in court having a dialogue that's supposed to
20
    happen before you come to court. And so there seems to be
21
    some mutual understanding here about really what he wants to
    do and you agree with.
22
              MS. MORRIS: Well, I don't agree.
23
              THE COURT: It goes beyond that.
24
25
              MS. MORRIS: I don't think that any of her prior --
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I don't think the prior lawsuit, I don't think the -- the
 1
   pushing incident, I don't think that should be admissible.
 2
              THE COURT: But he's saying --
 3
              MS. MORRIS: I don't think it's appropriate.
 4
              THE COURT: -- he's not intending to ask her
 5
    anything about a prior lawsuit or a prior --
 6
 7
              MR. SEMENZA: I'm not.
 8
              THE COURT: -- disability claim.
 9
              MS. MORRIS: Okay.
              THE COURT: Now, if she's claiming -- if she's
10
11
    claiming that she was permanently -- if she claimed previously
    that she was permanently disabled and -- and it's -- she's
12
13
    making the same claim for the same body part, because as I
14
   understand it, her claims with different treating physicians
15
   have -- have broadened. So initially she makes a claim that
    she fell on her -- on her buttocks in this fall and that's
16
17
   what she claims she hurts. And then years later she claims
   her knees were hurt in the fall, which makes not a lot of
18
19
    sense.
20
              MS. MORRIS: Well, no, I mean, there's been
21
   consistent complaints of her knee pain throughout the medical
    records. There's no new complaint.
22
              THE COURT: Okay. Well, so whatever. As I say, I
23
24
   only see what I have.
25
              MS. MORRIS: I know. I know.
                                             I mean, your -- the
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1
   briefing. I know.
              THE COURT: Okay. So if potentially there was
 2
 3
    something like that, then -- then that prior disability claim
    might be relevant. Because if you're saying I'm permanently
    disabled, permanent means permanent. It doesn't mean you get
 5
    better. It means it's permanent.
 6
 7
              MS. MORRIS: Right, but --
 8
              THE COURT: Okay. But --
 9
              MS. MORRIS: -- we don't have anything like that in
10
    this case.
11
              THE COURT: If you don't have that, then that's --
12
              MS. MORRIS: And discovery has gone on, so we know
13
    that's not --
14
              THE COURT: Okay. Then that's --
              MS. MORRIS: -- you know --
15
              THE COURT: -- not going to come in. So I'm going
16
17
    to grant it only to the extent that prior accidents or
    lawsuits, insurance claims, aren't relevant. That's not
18
19
    relevant. What -- what is -- the only that is relevant is
20
    what were her preexisting complaints when she appeared with
21
    her treating physicians after this accident. That's what we
    need to focus on. That could be allowed. That obviously has
22
    to be allowed because it goes to the very crux of causation.
23
24
    Okay.
25
              MR. SEMENZA: Thank you, Your Honor.
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THE COURT: 5, excluding evidence in reference to
 1
 2
    the fact that plaintiff's medical bills were paid by
    insurance, that defense is not opposing this, so that's
 3
    granted.
             MR. SEMENZA:
                            That's fine, Your Honor.
 5
              THE COURT: That's 5. Okay. 6, limiting defense
 6
 7
   experts to opinions expressed in their reports.
 8
              MR. SEMENZA: It's my understanding you're going to
 9
   reserve on this depending on what we --
              THE COURT: Right. Right. In fact, let's see.
10
              MS. MORRIS: Can we do a conversation at least on
11
12
   the malingering issue based on Dr. Klossner's qualifications?
13
              THE COURT: I -- I don't -- that hasn't really been
14
   very briefed for me.
15
             MR. SEMENZA: There's been no motion to strike Dr.
16
   Klossner or limit his report.
              THE COURT: Yeah.
17
             MR. SEMENZA: What the motion in limine was to limit
18
19
   him to his report. So I'm not prepared to discuss that today.
20
    If that is a separate motion in limine, then I think the
21
   plaintiff can file that motion.
              THE COURT: Well, not -- not now.
22
23
              MR. SEMENZA: Right.
              THE COURT: That ship has sailed.
24
25
             MR. SEMENZA: That ship has sailed.
```

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1
              THE CLERK: That was No. 5?
              THE COURT:
 2
                          No.
              MS. MORRIS: That's No. 6.
 3
              THE CLERK:
                          Okay. What happened with 5?
 4
                                                        I missed
 5
         I'm sorry.
   it.
              THE COURT: Granted.
 6
 7
              MS. MORRIS: 5 was granted.
 8
              THE COURT: Granted.
 9
              MS. MORRIS: They didn't oppose it.
              THE COURT: Okay. So as far as excluding their --
10
11
    the defense expert from testifying about malingering and what
12
    not, well, I don't know whether he's qualified. He may be
    qualified. You're going to have to, you know, lay the
13
14
    foundation for that.
15
              MS. MORRIS: Okay.
              THE COURT: He may be qualified.
16
17
              MS. MORRIS: As long as they have to lay the
    foundation for it prior to --
18
              THE COURT: Yeah. I mean --
19
20
              MS. MORRIS: That would be great.
21
              THE COURT: -- you don't have to be a psychiatrist
   or a psychologist. Treating physicians of many kinds,
22
   especially orthopedic folks and orthopedic surgeons need to be
23
   aware of, and really pretty much any treating physician needs
24
25
    to know when somebody is showing signs of potentially
```

malingering or secondary gain or somatic disorder because it's relevant to how they're going to treat the patient. And they, I believe, are taught that in medical school because it's part of the diagnostic procedures. And so if that foundation for that is laid, then, you know, yes.

MS. MORRIS: Well, I mean, I think it needs to be laid according to 50. -- what is it -- 275. I mean, whether he has the formal schooling for it, the licensure for it, for him to give an expert testimony regarding it.

THE COURT: Right. Okay.

MR. SEMENZA: It's our obligation to qualify him as an expert at the time of trial and we will do so.

THE COURT: Okay. And -- and so you can make your objection. If you believe he is not qualified, then you'll make your objection after they, you know, laid their foundation. But remember that the Supreme Court keeps revisit -- having to revisit this constantly because counsel hang on to Hallmark like it's some kind of talisman. And that's what they've said, it is not talismanic.

Really look at the statute because, you know, is the expert going to -- is the expert qualified to offer testimony in the area that he seeks to offer opinion testimony in and will it assist the jury in coming to their conclusions. That is basically it. And all of this other focusing on the minutia the Court has backed away from ever since Hallmark was

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1
   written because it's only created more litigation for us.
   Okay. So we'll -- we'll see. You know, so it's denied
 2
    without prejudice as far as that because I don't -- I don't
 3
    know.
              Let's see, and as far as -- let's see --
 5
                      (Pause in the proceedings)
 6
 7
              THE COURT: All right. Let's see.
 8
              MR. SEMENZA: No. 7 we don't have any --
 9
              THE COURT: Oh. And, all right, what about Neil
10
    Opfer? Did you want to talk -- because that's also in No. 6
11
    that Neil Opfer is going to make general statements on Wynn's
12
    safety practices.
              MR. SEMENZA: I think -- I mean, it's the same
13
14
    issue. I think it's going to be dependent upon what you do
15
   with Mr. Presswood's testimony.
              THE COURT: Well, yeah, that's true. Okay.
16
17
   haven't gotten to that yet. Okay. No. 7, excluding evidence
    in reference as to whether plaintiff's recovery is subject to
18
19
    income tax and there was a limited opposition.
20
              MR. SEMENZA: Your Honor, it's tangential as far as
21
    she was gambling immediately after the accident. To the
22
    extent that there might be some testimony discussion, I don't
    even know, frankly. I'm comfortable just allowing it.
23
              THE COURT: Granting it?
24
25
             MR. SEMENZA: Yeah, that's fine, Your Honor.
```

1 THE COURT: Because that's what I'm going to do. Because, yeah, I don't see that that's relevant. 2 Okay. No. 8, admit all properly disclosed medical 3 records as authentic. I think we already dealt with this --4 MS. MORRIS: Yeah, we did. We discussed that. 5 THE COURT: -- and I denied that. No. 9, adverse 6 7 inference instruction. All right. So first of all, that's an 8 issue for jury --9 MS. MORRIS: Jury instruction. THE COURT: -- instructions at the end as to --10 11 MS. MORRIS: Yeah. THE COURT: -- whether you would get that. 12 upon what I've heard so far, I mean, there -- there seems to 13 14 be a dispute as to certain factual things about whether there 15 was an opportunity to take pictures or not and all of that. But you'll need to review that once we get all of the 16 testimony in. But I'm not seeing it right now, but I don't 17 18 know what will happen during the trial. 19 MS. MORRIS: Okay. Thank you, Your Honor. 20 MR. SEMENZA: 21 THE COURT: So that's just denied without prejudice. That's fine, Your Honor. And to the 22 MR. SEMENZA: extent we start to get into those issues at trial, then we'll 23 have to revisit it because I think that any testimony relating 24 25 to whether there was or wasn't video coverage, whether the

timeline as far as when the opportunity to take photographs was, all of those sorts of issues I don't think should come into trial. And that's the subject of one of our motions in limine.

THE COURT: I know.

MR. SEMENZA: And so that's fine if you'd like to reserve it and we can address it, obviously, before counsel may get into those particular issues.

THE COURT: Well, I think that certainly in -- if, for instance, the security people who responded or whoever it was that first got there, because I don't really understand what exactly happened, but I assume that you did find all of that out in -- in discovery. The timeline is -- is relevant as to that and -- but as far as arguing that they should have -- because -- because the whole spoliation issue is not that they have to create evidence.

MS. MORRIS: Correct. I understand.

THE COURT: There's no rule that says you have to take pictures. I mean, it might be nice, but there's nothing that says that. And, frankly, whether they have an internal policy that these folks violated, that's also irrelevant because -- to this case. It doesn't matter. That's not actionable that they violated, if there was, a risk management policy that they were supposed to take photos.

Certainly to say that they -- that they did

something bad by cleaning up a spill where somebody had fallen in a, as you've now told me, a heavily traveled area where there are people constantly, well, that would be -- that would be negligent to not clean it up.

MS. MORRIS: Of course. I wasn't asking if they don't clean it up. It's nothing in that line at all.

THE COURT: So -- yeah. So anyway, yeah, we'll take it as we -- we come at trial.

MS. MORRIS: Okay.

MR. SEMENZA: Thank you.

THE COURT: You know, you can't be arguing that they -- I'm not going to be allowing you to argue that, yes, there was video tape that they destroyed when -- if there's no evidence that there was. And my understanding of it is that while someone -- someone said because, remember, security doesn't -- doesn't necessarily know where all the cameras are, any individual security guard, surveillance and security are separate.

And sometimes surveillance is also further divided into gaming surveillance, which is completely separate from other public area surveillance. So those things aren't mixed up for good reason that don't have anything to do with this case. But just because some person from security that's on patrol gets a call and says, oh, well, we might have security -- or a surveillance video of this doesn't mean that there is.

Because with the hand tilt zoom cameras they're not necessarily looking at a particular area. There may be an ability to get coverage if they get an alert and they're told, you know, we're tracking a person and they can go to that part. But unless there's some evidence of destruction, you can't be arguing that to the jury. Of course, you're not going to be arguing anything to the jury that isn't supported by evidence.

MS. MORRIS: Correct.

THE COURT: So we'll see how that goes. All right. So we've finished, I think, the plaintiff's motions so we can move on to the defense motions.

MR. SEMENZA: Yes, Your Honor. And with regard to Motions in Limine 2 and 3, I think, frankly, we've already addressed those. Motion in Limine No. 2 related to the exclusion of any additional damages beyond the \$1,425. And then Motion in Limine No. 3 related to the failure to preserve evidence or the spoliation argument that we've just gone over.

THE COURT: Okay.

MR. SEMENZA: So the only remaining motion in limine is Mr. Presswood.

THE COURT: Correct. But there was a countermotion for sanctions as to Motion in Limine No. 2 and a counter-countermotion for attorney's fees. Those are all denied.

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MR. SEMENZA: Thank you.

THE COURT: Okay.

MR. SEMENZA: Fair enough.

THE COURT: No. 1 is to exclude the purported expert witness Gary Presswood. So here is my oral tentative ruling on this. So I guess I zeroed in, actually, even before reading the defense -- or the defense reply that, you know, on the plaintiff's opposition at page 4, line 26 through 27, quote, the concept of a wet floor being slippery and hazardous is universally understood. I agree with that.

I don't think that Mr. Presswood, who tested the area where the slip -- where the plaintiff had slipped, but found the results to be unreliable because I did read his report because that's the mosaic and they catch on the testing machinery. He did that. He -- he tested the floor in a dry condition when the floor was wet, and he's admittedly said that there is no credible standard for slip resistance for wet floor or for anything but leather on dry floor. The floor area where she didn't slip isn't relevant.

Where she landed doesn't matter. I mean, you can slip and go high in the air and fall outside where you slip. What's relevant is where she slipped. And it's -- he only -- he says he can't really offer anything about standards concerning the wet floor. And the plaintiff is saying, yeah, everybody knows a wet floor is slippery and hazardous and it's

universally understood.

Therefore, Mr. Presswood does not meet the assistance requirement because he has nothing to add to the jury's ability to decide whether or not the floor was hazardous, whether it's -- it's slippery -- whether a place where she didn't slip is slippery when it's dry is irrelevant to this case. She didn't slip there and it wasn't dry, so --

MS. MORRIS: Well, Your Honor, that's not where she testified that her foot slipped when it was directly on the mosaic --

THE COURT: That's what I read.

MS. MORRIS: -- tile. She circled where her feet were, and she said I couldn't tell you, and circled the general area which is a clear area. It's not on the mosaic tile. And so her testimony saying I slipped on mosaic tile, there's mosaic tile all over, but her own drawing shows where her -- where she was, which is on the clear area which we attached to our opposition. And Mr. Presswood tested the area where the plaintiff circled and that's where he conducted his testing.

THE COURT: But he tested it in dry conditions. He tested it in conditions that were not the conditions of that floor.

MS. MORRIS: He tested it in the conditions that is allowed by the ATMS. The condition -- there is no wet floor

THE COURT: Okay. 2 3 MS. MORRIS: What he did was test the sip resistance of the floor upon which she fell. 4 THE COURT: And if she had fallen on a dry floor, 5 that would be great. But she didn't. 6 7 MS. MORRIS: It's probative, though, however, 8 because the jury wants to understand how the fall occurred; 9 correct? So if they know the type of flooring that she was on, which says that that floor is below the standard for slip 10 11 resistance. Now, is it assisting in the -- for the jury's 12 mind to know that the floor, even before it had liquid on it, was a below standard floor? Yes, that's important for them to 13 14 understand the conditions in which the plaintiff fell. 15 He can't do -- he is very candid about it and their own expert is candid about it. They can't do wet slip tests. 16 17 Nobody can. But you don't need to in helping the jury understand. The standard is will it assist the trier of fact 18

testing. There is no such thing.

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plaintiff fell? No one can recreate an exact condition.

That's understandable. But the floor upon which she fell was already below the standard for a slip resistance. And then it had liquid on top of it.

in understand the conditions of which were present when the

Is it assisting for the jury to understand that, yes, that increases the slipperiness of a floor that was

already below the standard? He has the proper education, training, licensure. He has testified before. This is probative to the case to say that just because he can't recreate the exact condition no expert can. That's saying -- saying, you know, an accident reconstructionist has to recreate the exact crash.

That's to say that you can never do a test on a floor where they slipped in liquid, they'd have to have slipped on a dry floor. And that's not helpful to the jury to eliminate it all because he cannot exactly recreate the condition. It's impossible to. But does it assist the trier of fact in understanding the floor that she was already on was already below the standard. Therefore, it's very important that you keep that floor dry since it's already less slip resistant that the standard would be, and then liquid is put on top of it.

So, yes, it's universally understood that a floor is more slippery when wet. I agree with that. He even said it in his statement. But the jury should have the opportunity to understand that the floor that she slipped on was already one that had less friction than what the standard is and, therefore, that liquid made it especially slippery for her.

THE COURT: He doesn't say that. That's not his opinion.

MS. MORRIS: It is his opinion. That's exactly his

opinion.

THE COURT: But that opinion is not supported by anything. He just as this -- this thing, well, kind of in my experience I have this rough guesstimate that it's 70 percent more slippery if there's -- if there --

MS. MORRIS: Well, then he doesn't --

THE COURT: -- if it's wet.

MS. MORRIS: -- have to say 70 percent, but he should be allowed to testify that the floor upon which she slipped was less resistant than the floor -- that the standard of the .05. I mean, that's what the standard is, and he went through all the protocols and did his testing on that location. And to say that that's not going to be probative for the jury to understand that simply because he can't recreate the condition doesn't give them the opportunity to understand what was -- where she was and what kind of floor she was on and the reason for the fall.

THE COURT: Do you have anything to add?

MR. SEMENZA: Just briefly, Your Honor. And she testified during her deposition, and this was me questioning her. "Okay, just so I'm clear and the record is clear, you started slipping on the portion of the floor that contained the mosaic which included the flowers; right?" Answer, "Yes."

Now, what Mr. Presswood did is he took samples of that mosaic, and lo and behold, those conclusions, those

calculations established that the floor was fine. And then he made the determination, oh, but that's unreliable because of the size of the mosaic tile.

THE COURT: Well, did he say that in a deposition or something. Because his report doesn't say that. His report says that when he tested the floor mosaic area, he thought it was unreliable because the thing which -- you know, you drag this thing across the floor. And so that it caught on the edges of the mosaics, it basically wasn't slippery.

MR. SEMENZA: Right. It wasn't slippery. That's the point. We obtained his claim file.

THE COURT: Okay.

MR. SEMENZA: And his calculations established that the floor wasn't slippery. And that's what Mr. Opfer has provided in his report is identifying that particular issue. And so what he did then is, well, if I'm -- if I'm not going to get the right numbers as far as the mosaic is concerned where she testified she fell, I'll just dry test next to it and see what I come up with.

There is no scientific basis for any of this. It doesn't help the jury. And, in fact, it's going to mislead the jury into thinking that there are issues here beyond what is simply -- is a -- I mean, whether it's more slippery when wet. We've established that that's the case. And in this particular setting there's testimony that the -- the liquid

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   was sticky, which is also going to affect the slip ratio of
   it. And so I don't think Mr. Presswood is entitled to testify
 2
    at trial. I don't think he's going to assist the jury. And I
 3
    think he's going to, in fact, mislead the jury on this one.
              MS. MORRIS: Well, I think what he's established
 5
 6
    is --
 7
              THE COURT:
                         Okay. I'm done. I'm don't.
                                                       Thank you.
 8
             MS. MORRIS:
                         He did --
             THE COURT: I've heard --
 9
             MS. MORRIS: -- in fact, test the --
10
11
              THE COURT: -- all your arguments.
12
             MS. MORRIS: -- area where she fell.
13
              THE COURT: I understand your position. But I agree
14
    that he's not going to assist the jury in understanding this
15
    case and that his testimony should be excluded and so the
16
   motion is granted.
17
             MR. SEMENZA:
                            Thank you.
              THE COURT: All right. Thank you. So you're going
18
19
    to stay on for calendar call because that's what we're going
20
    to right now.
21
              MR. SEMENZA: So, Your Honor, with regard to Dr.
    Tingey, do you want to set another hearing date or --
22
              THE COURT: Yeah.
23
24
             MR. SEMENZA: Okay.
25
              THE COURT: Let's see. Well, let's --let's first
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1
   figure out --
 2
              MS. MORRIS: Yeah, that makes sense.
 3
             THE COURT: -- where you're going to be in the
   calendar call --
 4
 5
             MR. SEMENZA:
                            Okay.
             THE COURT: -- and then we can set that date.
 6
 7
             MR. SEMENZA: Thank you, Your Honor.
 8
              THE COURT: All right.
            (Case trailed at 10:26 a.m., until 10:43 a.m.)
 9
              THE COURT: All right. Case No. A655922, Yvonne
10
11
   O'Connell versus Wynn.
             MR. SEMENZA: Good morning, Your Honor. L.J.
12
13
    Semenza and Chris Kircher on behalf of defendant Wynn Las
14
   Vegas.
             MS. MORRIS: Good morning, Your Honor. Christian
15
   Morris for the plaintiff.
16
              THE COURT: Good morning. Okay. So --
17
             MR. SEMENZA: I had an opportunity to speak with Ms.
18
19
   Morris outside as far as timing for trial. And what were the
20
   two weeks that worked for you?
21
             MS. MORRIS: November 9th, which is -- is it still
   in the stack? And November 16th, but I don't know if that's
22
   still in the stack.
23
24
             THE COURT: Nope, that's not in the stack.
25
   criminal. So the thing is you have to -- you have to be done
```

1 by the 13th. You have to wind this up because I don't want it bleeding into the criminal stack. 2 MR. SEMENZA: Would we be full days, close to full 3 days? 4 I mean, nobody can give you fill 5 THE COURT: No. 6 days. 7 MR. SEMENZA: Okay. 8 THE CLERK: And the 11th is a holiday. 9 THE COURT: That's not on here. Okay. I didn't even notice that. You're right. Okay. So that's -- that's 10 11 not good because now that means on Mondays you get half day 12 because that's my criminal calendar. I can't start, really, 13 until 1:30. Tuesdays you get a whole day. Wednesday you get, 14 again, a half day. The earliest we might be able to start 15 would be 1:00. But it's, you know, still a half day. Oh, as far as -- oh, that Wednesday, the 11th, is a 16 holiday anyway. Thursday's civil calendar we might be able to 17 18 get started as early as 11:00. It really depends on the 19 calendar and how much is there and I always have to play it by 20 ear. So you kind of have to figure a half day there. Friday 21 is always a full day. So you're guaranteed two full days each 22 week, unless I have something, you know, some special setting on the Friday. 23 MR. SEMENZA: And what date was --24

THE COURT: I don't know how you get this done in

25

```
1
   what really amounts to three days.
             MR. SEMENZA: Right.
 2
             THE COURT: Three full days.
 3
             MR. SEMENZA: I guess what other dates would be
 4
 5
   available, then, Your Honor?
              THE COURT: Well, we could start it earlier.
 6
7
    could start it on Wednesday afternoon, the 4th, because this
 8
   other case will be done by the 3rd.
              THE CLERK: And, Judge, on the 12th, we have no
 9
10
    civil set that day.
11
              THE COURT: Oh. You'll get a full day, then, on the
    12th, so that's good. But we could -- we could start -- or we
12
    could start Thursday at 9:00 on the 5th.
13
14
             MS. MORRIS: I have a short trial on the 6th.
              THE COURT: On the 6th. Okay. But we could still
15
    start on the 5th, pick a jury. Just plan on doing nothing but
16
17
   pick a jury.
             MR. SEMENZA: If that works for her schedule. I
18
    don't want to overtax her schedule.
19
20
             MS. MORRIS: Yeah, I mean, my client flies in for
21
   her short trial and I'm meeting with her on the 5th --
22
              THE COURT: Oh. Oh, you are. Okay.
              MS. MORRIS: -- to prep her for the short trial.
23
              THE COURT: Well, so do you think you can get it
24
25
          You'll have three and a half days of actual work time.
   done?
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MR. SEMENZA: I'm not one to make guarantees.
 1
              MS. MORRIS: I don't know. I mean --
 2
              THE COURT: Well, you've got to tell me because --
 3
              MS. MORRIS:
                          Right.
 4
              THE COURT:
                         -- if you can't -- because I will --
 5
              What do we have, do we have some firm settings for
 6
 7
    our November 16th?
 8
              THE CLERK:
                         Let me look.
 9
              THE COURT:
                         We have some -- a murder case or --
              THE CLERK:
                          Yes. We have, actually, two.
10
11
              THE COURT:
                          We have two firm trial settings to start
12
    on the 16th. So I'm already double booked for the 16th.
    what would happen is I'm going to start like cutting -- giving
13
14
    you, okay, you've got a half an hour to, you know -- you've
15
    got 15 minutes and you've got -- and that -- you know, that
    would not be necessarily good for you if you're dragging your
16
17
    feet. Or sometimes I get lawyers who can't get a jury picked
18
    in less than two days.
19
              MS. MORRIS: Right.
              THE COURT: That's not good either.
20
21
              MR. SEMENZA: Yeah, that won't -- I don't think that
22
    will be a problem, but -- and you need Thursday and Friday?
              MS. MORRIS: Correct.
23
24
              MR. SEMENZA: What about picking a jury on Wednesday
25
   and having them come in on Monday? I don't like --
```

THE COURT: Well, we could do that. We could pick

-- pick the jury and then hope they all show up Monday. I

don't swear them in just in case. We can do that. At least

that would give you the rest of the time for actual testimony.

Now, if you don't -- if we don't get the jury picked, you're

only going to have a half day.

Now, if you want to stay late, you can do that in civil cases if you pay the overtime of staff to stay late, you agree to that. Otherwise, I have to -- I have to stop at 5:00.

MR. SEMENZA: I think if we picked a jury on Wednesday, I think we could get it done, especially if we have three full days and then the half on Monday.

THE COURT: So -- so what's going to happen is if you don't get them picked in that afternoon and we have to bleed over, we will bleed over into the morning of -- well, into Thursday, which -- to get the jury picked. We need to get them picked, at least. And you all will have a 1:30 start on the 4th. So that'll give you, you know, if you're willing to say, okay, we can go until 5:30, that gives you several hours --

MR. SEMENZA: Yeah.

THE COURT: -- to get the jury picked.

MR. SEMENZA: What do you think?

MS. MORRIS: I guess we can try it. I mean, is that

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-- do you have any civil stacks in December?
 1
 2
              THE COURT: No. Uh-huh.
              MS. MORRIS:
 3
                          No.
                          January is the next civil.
 4
              THE CLERK:
 5
              MS. MORRIS: January is good for me.
                                                    I have a
    criminal trial starting on the 26th, but nothing earlier than
 6
 7
    that.
 8
              THE COURT: What else is on that January stack?
 9
              THE CLERK: You only have one firm setting, and this
    case would be second on that stack.
10
11
              MS. MORRIS: When does that stack start?
12
              THE CLERK: January 4th.
              THE COURT: So what's your pleasure?
13
14
              MR. SEMENZA: I'd like to go.
15
              MS. MORRIS: Okay.
              MR. SEMENZA: But, I mean, I don't have a problem
16
   going late if we have to pay for overtime. And why don't -- I
17
18
   mean, my suggestion would be let's set it, let opposing
19
   counsel and I chat and make sure that we think we can get it
20
    in and done.
21
              MS. MORRIS: I'm just concerned with the half days
22
   and picking a jury midweek, and being able to get it done in
    the afternoon and coming back.
23
24
              THE CLERK: There's only one half day.
25
              THE COURT: Yeah, for the week that you'll be in
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1 trial there's only going to be one half day. But we do have that holiday, so you won't -- you won't get -- you won't get 2 Wednesday at all, but you'll get all day on Thursday because 3 there's no civil calendar that day. There's nothing on it. So you'll get a half day Monday the 9th. You'll get --5 (Pause in the proceedings) 6 7 THE COURT: And so you'll have a full day Tuesday, a 8 full day Thursday, a full day Friday. 9 MS. MORRIS: I mean, I would prefer January just because I'm starting one trial, having another small trial, 10 11 coming back, and it's incredibly disjointed. But, I mean --MR. SEMENZA: If it's fine with Your Honor and fine 12 13 with opposing counsel, let's go ahead and set it for 14 commencing November 4th at 1:30. Staring on that Wednesday, 15 following up on Monday, Tuesday, Thursday, and Friday. And 16 then I will have an opportunity to talk to opposing counsel, 17 make sure that that's going to work, and then we will notify 18 the Court no later than first thing on Monday, if that's okay. 19 THE COURT: Okay. So we'll -- we'll block you there 20 for that, but do I have my -- my bench trial folks are here? 21 Yes? Okay. Let's see where they are, where I can fit them 22 in. 23 MR. SEMENZA: Sure. 24 THE COURT: Because that's a bunch of time that I 25 won't be able to plug them in.

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1
             MS. MORRIS: Gotcha.
              MR. SEMENZA: Thank you, Your Honor.
 2
              THE COURT: Okay.
 3
            (Case trailed at 10:53 a.m., until 11:02 a.m.)
 4
 5
              THE COURT: -- and say that we'll go ahead and give
    you this 4th date.
 6
 7
              MR. SEMENZA:
                            Thank you.
 8
              MS. MORRIS: Okay.
 9
              MR. SEMENZA: And, obviously, I'll work with
10
    opposing counsel to make sure our expert works and Dr. Dunn is
11
    available and those sorts of things.
              THE COURT: And then you'll let me know if you don't
12
13
    want that time, but I think that these remaining bench trials
14
    I can fit in this first week anyway, so --
              MS. MORRIS: Okay.
15
              MR. SEMENZA:
16
                            Okay.
17
              THE COURT: -- we should be good.
             MS. MORRIS: Excellent.
18
19
              THE COURT: But let -- let me know, okay.
20
              MR. SEMENZA: Okay. And then as far as a date to
21
   revisit the Dr. Tingey issues.
              THE COURT: Yes. Okay. So we're going to start on
22
             What does -- what's the least busy civil calendar?
23
    the 4th.
24
              THE CLERK: You're so cute. Before the 19th? I
25
   would just say do it on a Tuesday.
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THE COURT: Not before the 19th.
 1
              THE CLERK: That's when their trial -- oh, no.
 2
 3
   Their trial is in November.
              THE COURT: We've got the 15th, the 22nd, or the
 5
    29th.
           Is the 29th good?
              MR. SEMENZA: Yeah.
 6
 7
              THE COURT: 29th. Okay. Let's do it on the 29th.
 8
              MR. SEMENZA:
                            Thank you, Your Honor. And what time?
              THE COURT: At 9:00.
 9
              MR. SEMENZA: We'll be back.
10
11
              MS. MORRIS: Thank you.
12
              MR. SEMENZA: And then as far as briefs, when would
13
   you like briefs submitted?
14
              Or do you want to do a brief, Chris?
              MS. MORRIS: Yeah, I think briefs are --
15
              THE COURT: For -- it's just supplemental briefing
16
17
   on this motion. You know, as soon as you can get them to me
   would be preferable, but I'll give you the drop deadline of
18
19
   the 27th.
20
                            Thank you, Your Honor.
              MR. SEMENZA:
21
              THE COURT: I mean, I need the final everything done
22
   by the 27th.
              MR. SEMENZA: Sounds good.
23
24
              THE COURT: All right.
25
              MR. SEMENZA:
                            Thank you.
```

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55
               MS. MORRIS: Thank you.
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 2
               THE COURT: Thank you.
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                  (Proceedings concluded at 11:05 a.m.)
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CERTIFICATION

I CERTIFY THAT THE FOREGOING IS A CORRECT TRANSCRIPT FROM THE AUDIO-VISUAL RECORDING OF THE PROCEEDINGS IN THE ABOVE-ENTITLED MATTER.

AFFIRMATION

I AFFIRM THAT THIS TRANSCRIPT DOES NOT CONTAIN THE SOCIAL SECURITY OR TAX IDENTIFICATION NUMBER OF ANY PERSON OR ENTITY.

Verbatim Digital Reporting, LLC Englewood, CO 80110 (303) 798-0890

JULIE LORD TRANSCRIBER

10-1-15

Verbatim Digital Reporting, LLC ♦ 303-798-0890



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BRIAN D. NETTLES, ESQ. 1 Nevada Bar No. 7462 2 CHRISTIAN M. MORRIS, ESQ. Nevada Bar No. 11218 3 **NETTLES LAW FIRM** 4 1389 Galleria Drive, Suite 200 Henderson, Nevada 89014 5 Telephone: (702) 434-8282 Facsimile: (702) 434-1488 briann@nettleslawfirm.com 7 christian@nettleslawfirm.com Attorneys for Plaintiff

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

DEPT NO. V

Plaintiff.

ORDER DENYING DEFENDANT'S MOTION FOR SUMMARY **JUDGMENT**

CASE NO. A-12-655992-C

WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

Defendants.

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Henderson, NV 89014 702-434-8282 / 702-434-1488 (fax)

1389 Gallería Dr. Suite 200 Henderson, NV 89014

NETTLES LAW FIRM

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Defendant's Motion for Summary Judgment having come on for hearing before Honorable Judge Thompson at 9:00 a.m. on September 17, 2015, with Christian Morris, Esq., of NETTLES LAW FIRM appearing for the Plaintiff and Christopher Kircher, Esq., of LAWRENCE J. SEMENZA, III, P.C., appearing for the Defendant. Having considered the record and pleadings, and oral argument by Counsel, this Court finds:

IT IS HEREBY ORDERED that Defendant's Motion for Summary Judgment is

1	DENIED.
2	DATED this day of October, 2015.
3	
4	DISTRICT Q
5	DioTitle1
6	Submitted by:
7	NETTLES LAW FIRM
8	
9	
10	BRIAN D. NETTLES, ESQ. Nevada Bar No. 7462
11	CHRISTIAN M. MORRIS, ESQ.
12	Nevada Bar No. 11218 NETTLES LAW FIRM
13	1389 Galleria Drive, Suite 200 Henderson, Nevada 89014
14	Attorneys for Plaintiff
15	
16	Approvedas to form and content:
17	
18	
19	Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq.
20	Lawrence J. Semenza, III, P.C.
21	10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145
22	(702) 835-6803 Fax: (702) 920-8669
23	Attorneys for Defendant
24	Wynn Las Vegas, LLC dba Wynn Las Vegas
25	
26	
- [l'

O'Connell v. Wynn - Case No. A-12-655992-C

1389 Galleria Dr. Suite 200 Henderson, NV 89014 702-434-8282 / 702-434-1488 (fax) NETTLES LAW FIRM

NEO 1 BRIAN D. NETTLES, ESQ. 2 Nevada Bar No. 7462 CHRISTIAN M. MORRIS, ESQ. 3 Nevada Bar No. 11218 **NETTLES LAW FIRM** 4 1389 Galleria Drive, Suite 200 5 Henderson, Nevada 89014 Telephone: (702) 434-8282 6 Facsimile: (702) 434-1488 briann@nettleslawfirm.com christian@nettleslawfirm.com 8 Attorneys for Plaintiff

CLERK OF THE COURT

DISTRICT COURT **CLARK COUNTY, NEVADA**

YVONNE O'CONNELL, an individual,

Plaintiff,

VS.

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WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

Defendants.

CASE NO. A-12-655992-C DEPT NO.

NOTICE OF ENTRY OF ORDER DENYING DEFENDANT'S MOTION FOR SUMMARY JUDGMENT

Hearing Date: 09/17/15 Hearing Time: 9:00 a.m.

TO: WYNN LAS VEGAS, LLC, Defendant; and

CHRISTOPHER D. KIRCHER, ESQ., LAWRENCE J. SEMENZA, III, P.C., Attorneys TO:

for Defendant:

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that the Order Denying

Defendant's Motion for Summary Judgment was entered in the above-entitled matter on the

27

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NETTLES LAW FIRM 1389 Galleria Dr. Suite 200 Henderson, NV 89014 702-434-8282 / 702-434-1488 (fax)

9th day of October, 2015, a copy of which is attached hereto. 1 DATED this 12th day of October, 2015. 2 **NETTLES LAW FIRM** 3 4 5 /s/ Christian M. Morris BRIAN D. NETTLES, ESQ. 6 Nevada Bar No. 7462 CHRISTIAN M. MORRIS, ESQ. 7 Nevada Bar No. 11218 8 1389 Galleria Drive, Suite 200 Henderson, Nevada 89014 9 Attorneys for Plaintiff 10 **CERTIFICATE OF SERVICE** 11 Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this 6 12 October, 2015, I served the foregoing Notice of Entry of Order Denying Defendant's Motion 13 for Summary Judgment to the following parties by electronic transmission through the Wiznet 14 system: 15 16 Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq. 17 Lawrence J. Semenza, III, P.C. 18 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 19 (702) 835-6803 Fax: (702) 920-8669 20 Attorneys for Defendant 21 Wynn Las Vegas, LLC dba Wynn Las Vegas 22 23 24 25 26 27 28

☐ ORIGINAL

Electronically Filed 10/09/2015 12:59:11 PM

BRIAN D. NETTLES, ESQ. 1 Nevada Bar No. 7462 2 CHRISTIAN M. MORRIS, ESQ. Nevada Bar No. 11218 3 **NETTLES LAW FIRM** 1389 Galleria Drive, Suite 200 Henderson, Nevada 89014 Telephone: (702) 434-8282 Facsimile: (702) 434-1488 6 briann@nettleslawfirm.com 7 christian@nettleslawfirm.com Attorneys for Plaintiff 8

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

CASE NO. A-12-655992-C DEPT NO. V

Plaintiff,

VS.

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1389 Galleria Dr. Suite 200 Henderson, NV 89014 702-434-8282 / 702-434-1488 (fax) **NETTLES LAW FIRM**

WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X. inclusive.

ORDER DENYING DEFENDANT'S MOTION FOR SUMMARY **JUDGMENT**

Defendants.

Defendant's Motion for Summary Judgment having come on for hearing before Honorable Judge Thompson at 9:00 a.m. on September 17, 2015, with Christian Morris, Esq., of NETTLES LAW FIRM appearing for the Plaintiff and Christopher Kircher, Esq., of LAWRENCE J. SEMENZA, III, P.C., appearing for the Defendant. Having considered the record and pleadings, and oral argument by Counsel, this Court finds;

IT IS HEREBY ORDERED that Defendant's Motion for Summary Judgment is

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1	DENIED.
2	DATED this day of October, 2015.
3	171-
4	Lang Elmonth
5	DISTRICT COURT JUDGE
6	Submitted by:
7	NETTLES LAW FIRM
8	NETTLES LAW FIRM
9	
10	BRIAN D. NETTLES, ESQ.
11	Nevada Bar No. 7462 CHRISTIAN M. MORRIS, ESQ.
12	Nevada Bar No. 11218 NETTLES LAW FIRM
13	1389 Galleria Drive, Suite 200
14	Henderson, Nevada 89014 Attorneys for Plaintiff
15	
16	Approvedates to form and content:
17	
18	
19	Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq.
20	Lawrence J. Semenza, III, P.C. 10161 Park Run Drive, Suite 150
21	Las Vegas, Nevada 89145
22	(702) 835-6803 Fax: (702) 920-8669
23	Attorneys for Defendant Wynn Las Vegas, LLC dba
24	Wynn Las Vegas
25	
26	
27	
28	O'Connell v. Wynn - Case No. A-12-655992-C

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CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

YVONNE O'CONNELL, individually,

Plaintiff,
v.

WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X; inclusive;

Defendants.

Case No. A-12-655992-C Dept. No. V

DEFENDANT'S SUPPLEMENTAL BRIEF TO EXCLUDE PLAINTIFF'S TREATING PHYSICIAN EXPERT WITNESSES

Date of Hearing: October 29, 2015 Time of Hearing: 9:00 a.m.

I. INTRODUCTION

Defendant Wynn Las Vegas, LLC d/b/a Wynn Las Vegas ("Wynn") hereby submits its supplemental brief in support of its Motion in Limine [#2] (the "Motion"). At the hearing on Wynn's Motion, Plaintiff Yvonne O'Connell ("Plaintiff") specifically identified that she only intended to call two of her treating physicians as witnesses, Dr. Craig T. Tingey and Dr. Thomas Dunn. The Court requested the parties provide supplemental briefing regarding the disclosure of Dr. Tingey. For the reasons set forth below, the Court should not permit Dr. Tingey to testify at trial because Plaintiff untimely and improperly disclosed him. Moreover, the Court should not permit testimony from Dr. Dunn because he was likewise improperly disclosed. In short, Plaintiff

utterly failed to meet the minimal requirements of Rule 16.1 regarding the disclosure of treating physician expert witnesses.

II. ARGUMENT

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The Disclosure Requirements of Expert Testimony under Nevada Rule of A. **Civil Procedure 16.1**

Nevada law is unambiguous regarding the disclosure of expert witnesses. Rule 16.1 states: "[i]n the absence of extraordinary circumstances, and except as otherwise provided in subdivision (2), the court shall direct that the disclosures shall be made at least 90 days before the discovery cut-off date." Nev. R. Civ. P. 16.1(a)(2)(C)(i) (emphasis added). This rule applies to purported treating physician experts as well. *Id*.

Furthermore, "[w]hile a treating physician is exempt from the report requirement, this exemption only extends to 'opinions [that] were formed during the course of treatment." FCH1, LLC v. Rodriguez, 335 P.3d 183, 189 (Nev. 2014) (amended opinion). Even though a true treating physician expert witness is not required to provide a written report, the party's disclosure of the treating physician expert witness "must state" the following:

- The subject matter on which the witness is expected to present evidence under NRS 50.275, 50.285 and 50.305;
- 2. A summary of the facts and opinions to which the witness is expected to testify;
- 3. The qualifications of that witness to present evidence under NRS 50.275, 50.285 and 50.305, which may be satisfied by the production of a resume or curriculum vitae; and
- 4. The compensation of the witness for providing testimony at deposition and trial, which is satisfied by production of a fee schedule.

Nev. R. Civ. P. 16.1(a)(2)(B) (emphasis added).

Additionally, while a treating physician may under certain circumstances testify about "diagnosis, prognosis, or causation of the patient's injuries," and review documents outside his medical chart in the course of providing treatment, "any opinions and any facts or documents supporting those opinions must be disclosed in accordance with subdivision (a)(2)(B)." Nev. R.

Civ. P. 16.1 Drafter's Note (2012 amendment) (emphasis added); *see also FCH1, LLC*, 335 P.3d at 190 (stating the plaintiff's treating physician "could only properly testify as to those opinions he formed based on the documents he disclosed to [the defendant]").

Importantly, the Nevada Supreme Court has held that allowing a treating physician to testify and opine regarding the cause a plaintiff's condition and treatment "without requiring an appropriate NRCP 16.1(a)(2)(B) disclosure" is an abuse of the district court's discretion. FCH1, LLC, 335 P.3d at 189 (citing Nev. R. Civ. P. 16.1(a)(2)(B)); see also Grover C. Dils Med. Ctr. v. Menditto, 121 Nev. 278, 288, 112 P.3d 1093, 1100 (2005) ("because an injury is a subjective condition, an expert opinion is required to establish a causal connection between the incident or injury and disability").

As forth in more detail below, Plaintiff has failed to satisfy the expert disclosure requirements under Rule 16.1. For example, Plaintiff has never disclosed a summary of the facts and opinions to which any of her treating physicians, including Dr. Tingey and Dr. Dunn, are purportedly expected to testify. This has severely prejudiced Wynn because, *inter alia*, it still does not know the subject matter of her treating physician's testimony even now, which is approximately one week before trial. Consequently, the Court should not permit any of Plaintiff's treating physicians to testify at trial.

B. <u>Dr. Tingey Should be Prohibited from Testifying at Trial because Plaintiff</u> <u>Untimely Disclosed Him</u>

At the last hearing, Dr. Tingey is one of the two treating physicians that Plaintiff identified she intended to call at trial to testify on her behalf. However, Plaintiff failed to timely and

At the October 1, 2015 hearing on this matter, the Court correctly identified that the amended opinion of *FCH1*, *LLC v. Rodriguez* states: "Allowing [the treating physicians] to so testify without requiring an appropriate NRCP 16.1(a)(2)(B) disclosure was also an abuse of the district court's discretion—once they opined as to the cause of [the plaintiffs] condition and treatments **they should have been subject to the section's disclosure standards.**" *FCH1*, *LLC*, 335 P.3d at 190 (emphasis added) (citing NRCP 16.1(a)(2)(B)). As the Court stated, the initial opinion from the Nevada Supreme Court stated: "Allowing [the treating physicians] to so testify without requiring them to disclose expert reports was also an abuse of the district court's discretion—once they opined as to the cause of [the plaintiffs] condition and treatments they testified as experts and **should have been subject to the expert witness standards**." *FCH1*, *LLC v. Rodriguez*, 326 P.3d 440, 446 (Nev. 2014) (emphasis added) (citing *Brooks v. Union Pac. R. Co.*, 620 F.3d 896, 900 (8th Cir. 2010)). In the case at hand, Plaintiff did not meet the disclosure standards under Rule 16.1.

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properly disclose Dr. Tingey. To start, the following timeline proves that Plaintiff untimely disclosed Dr. Tingey:

Extended Expert Disclosure Deadline	April 13, 2015
Extended Rebuttal Expert Deadline	May 13, 2015
Extended Discovery Deadline	June 12, 2015
Plaintiff's Disclosure of Dr. Tingey's Medical Records ²	July 14, 2015
Plaintiff's Disclosure of Dr. Tingey as a Witness ³	August 27, 2015
Plaintiff's Disclosure of Dr. Tingey's CV, Fee Schedule and Trial History ⁴	September 28, 2015

In fact, Plaintiff did not disclose Dr. Tingey until after Wynn filed its motions in limine on August 13, 2015. Due to Plaintiff's untimely disclosure of Dr. Tingey, the Court should not permit him to testify at trial.

More reason exists to exclude Dr. Tingey from testifying at trial. Plaintiff has never disclosed a summary of the facts and opinions Dr. Tingey is purportedly expected to testify.⁵ See Nev. R. Civ. P. 16.1(a)(2)(B) (the party's disclosure of a treating physician expert witness "must state" a "summary of the facts and opinions to which the witness is expected to testify"). Rather, as the Court astutely remarked at the previous hearing, Plaintiff utilizes the same boilerplate disclosure language for Dr. Tingey as she did for her other twenty (20) purported treating physician experts:

> This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past, present and future medical treatment and impairment, prognosis disability, pain and suffering,

² Dr. Tingey's Medical Records as produced by Plaintiff are attached hereto as Exhibit 1.

³ Plaintiff's Amended Fourth Supplement to Initial 16.1 Disclosures dated 8/27/15 (minus supplemental documents) is attached hereto as Exhibit 2, which includes Dr. Tingey as a witness for the first time. Dr. Tingey is not identified in Plaintiff's Fourth Supplement to Initial 16.1 Disclosures. (Plaintiff's Fourth Supplement to Initial 16.1 Disclosures dated 7/14/15 (minus supplemental documents), attached hereto as Exhibit 3.)

⁴ Plaintiff Sixth Supplement to Initial 16.1 Disclosures dated 9/28/15 is attached hereto as **Exhibit 4**.

⁵ Dr. Tingey's medical records, which consists of 17 pages, do not indicate that he reviewed or considered any other medical records or information in his treatment of Plaintiff other than what Plaintiff told him. (Ex. 1.) Not surprisingly, the information Plaintiff provided Dr. Tingey contradicts her previous medical history. (Id.) Dr. Tingey only diagnosis Plaintiff with a meniscus tear. (Id.)

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disfigurement, causation and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

(See Exhibits 1, 2 and 3.) Clearly, Plaintiff's disclosure violates the letter and spirit of Rule 16.1. There are no facts or specific opinions that related to the instant case, which fails to satisfy the minimal requirements of Rule 16.1(a)(2)(B). Further, it is Plaintiff's burden, not Wynn's, to satisfy the expert disclosure requirements.

Without a doubt, Plaintiff's untimely disclosure has severely prejudiced Wynn. For instance, Wynn's medical expert could not review Dr. Tingey's medical records prior to preparing his expert report because of Dr. Tingey's late disclosure and Wynn still does not have an understanding as to what Dr. Tingey's testimony may entail. Therefore, the Court should not permit Dr. Tingey to testify at trial.

C. <u>Dr. Dunn Should be Excluded at Trial or His Testimony Must be Limited to His Treatment Identified in His Disclosed Medical Records</u>

Dr. Dunn is the second treating physician that Plaintiff identified she intended to call at trial to testify on her behalf. Like Dr. Tingey, Plaintiff has never disclosed summary of the facts and opinions that Dr. Dunn is purportedly expected to testify as mandated by Rule 16.1(a)(2)(B). In addition, Plaintiff untimely disclosed Dr. Dunn's CV, Fee Schedule and Trial History. Plaintiff disclosed this information on September 18, 2015, despite the extended expert disclosure deadline being five months earlier.

Furthermore, Plaintiff utilized the same boilerplate disclosure language set forth above for Dr. Dunn that she used for every one of the twenty-one purported treating physician expert witnesses disclosed. (*See* Exhibits 2, 3 and 4.) Again, this boilerplate disclosure violates the letter and purpose of Rule 16.1(a)(2)(B). For these reasons, the Court should exclude Dr. Dunn from testifying at trial.

If the Court does not exclude Dr. Dunn at trial, his testimony must be limited to his medical records and the tests he ordered, which totals 19 pages. Notably, Dr. Dunn's medical records do not address anything set forth in Plaintiff's deficient Rule 16.1(a)(2)(B) disclosure, such as: 1) causation; 2) the injuries sustained directly as a result of the incident at issue in this lawsuit; 3) that totality of Plaintiff's alleged past, present and future medical treatment; or 4) Plaintiff's pain and suffering, and disfigurement. As such, Dr. Dunn may not offer an opinion on these matters. Simply put, Wynn would be severely prejudiced by any such testimony.

III. CONCLUSION

Based on the foregoing and Wynn's Motion, the Court should not permit Dr. Tingey or Dr. Dunn from testifying at trial.

DATED this 27th day of October, 2015.

LAWRENCE J. SEMENZA, III, P.C.

/s/ Christopher D. Kircher
Lawrence J. Semenza, III, Esq., Bar No. 7174
Christopher D. Kircher, Esq., Bar No. 11176
10161 Park Run Drive, Suite 150
Las Vegas, Nevada 89145

Attorneys for Defendant Wynn Las Vegas, LLC d/b/a Wynn Las Vegas

⁶ Dr. Dunn's Medical Records are attached hereto as **Exhibit 5**.

LAWRENCE J. SEMENZA, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 835-6803

CERTIFICATE OF SERVICE

Pursuant to Nev. R. Civ. P. 5(b) and NEFCR 9, I certify that I am an employee of Lawrence J. Semenza, III, P.C., and that on this 27th day of October, 2015 I caused to be sent through electronic transmission via Wiznet's online system, a true copy of the foregoing

DEFENDANT'S SUPPLEMENTAL BRIEF TO EXCLUDE PLAINTIFF'S TREATING

PHYSICIAN EXPERT WITNESSES to the following registered e-mail addresses:

NETTLES LAW FIRM christianmorris@nettleslawfirm.com kim@nettleslawfirm.com

Attorneys for Plaintiff

/s/ Olivia A. Kelly

An Employee of Lawrence J. Semenza, III, P.C.

EXHIBIT 1

EXHIBIT 1

06/10/2015 12:51

(FAX) REDACTED

Brian D. Nettles, Esq.

Christian M. Morris, Esq.*

*Also licensed in California and New Jersey



William R. Killip, Jr., Esq.

Joel S. Hengstler, Esq.

Janice L. Madrid, J.D.

Exclusively representing injured victims and their families.

June 10, 2015

731-0741

Via facsimile Only: (702) 697=7202 Thomas Dunn, M.D.

Desert Orthopaedic Center 2930 W. Horizon Ridge Pkwy., #100

Henderson, NV 89052

Attention: Records & Billing Dept.

Re:

My client

DOB Date of Loss

Dates of Service

URGENT REQUEST

Yvonne O'Connell

06-16-14 to 10-13-14

Dear Sir or Madam:

This firm represents Yvonne O'Connell for damages arising from personal injuries sustained in the abovereferenced accident.

Our records indicate that we received the medical records for Ms. O'Connell's treatment at your facility but we have not yet received the itemized billing statement. This itemized billing must be submitted in this case no later than Friday, June 12, 2015. Would you kindly "fax" to our office the complete itemized billing for the above referenced dates of service, to include any amounts paid as soon as conveniently possible so that we may submit the same by or before our deadline of June 12, 2015. I have enclosed a fully executed authorization by our client permitting us to obtain this information,

Also, to avoid an appearance in court at the time of trial herein, please sign the enclosed Certificates of Custodian of Medical and Billing Records and attach the same to the copies so they may be admitted into

I apologize for this last minute request, however your assistance in this matter is greatly appreciated. In the interim should you have any questions, do not hesitate to contact me.

Sincerely yours,

NETTLES LAW FIRM

Michelle Haney

MH/ch

1388 GALLERIA DR. STE. 200 .

HENDERBON, NV 89014

0.702.434.8282

F. 702.434.1488

PLTF 000729 -Suffix

06/10/2015 12:52 (FAX)

P.002/003

NETTLES LAW FIRM

1389 Galleria Drive, Sulte 200 Henderson, Nevada 89014

REDACTED

Telephone: (702) 434.8282

Facsimile: (702) 434.1488 ·

AUTHORIZATION FOR MEDICAL AND EMPLOYMENT INFORMATION (HIPAA Compliant)

DUNN, N.B. - DESERT

This is to authorize, for use and disclosure, my physician, hospital, medical attendant, pharmacist, pharmacy, employer or others to furnish my attorneys, Nettles Law Firm, and my attorneys' representatives and/or medical consultants, upon presentation of this authorization, whether an original or a copy, any and all information or opinions they may request regarding the undersigned's physical condition and treatment rendered therefore, and/or employment records, and to allow them to see or copy any records, including diagnostic testing, pharmaceutical records, and all itemized billing in your possession regarding the undersigned's condition or treatment, with the understanding that this is protected health information regarding myself. My said attorneys have been retained by the undersigned to prosecute a claim against the insurance carrier or others for injuries sustained and your full cooperation with my attorneys is respectfully requested.

I understand that the information used or disclosed may be subject to re-disclosure by the person, class of persons and/or facility receiving such, and would then no longer be protected by federal privacy regulations. I further understand that the records may include information about mental health, substance abuse/treatment records and EUV/AIDS testing or treatment.

I may revoke this Authorization by notifying the above office in writing of my desire to revoke such. However, I understand that any action already taken in reliance on this Authorization cannot be reversed, and my revocation will not affect those actions. I understand that the medical provider to whom this Authorization is furnished may not condition its treatment of me on whether not I sign the Authorization.

You are further requested to disclose no information to any insurance representative or other persons without written authority from me to do so (pursuant to privileged and confidential communications statutes, codes and/or regulations). All authorizations previously given are hereby canceled and withdrawn. I hereby waive any privileges and confidentiality to my attorneys.

This Authorization expires within two (2) years of the date hereof, OR upon the resolution of the matter that underlies this Authorization.

YVONNE O'CONNEL

PRINTED NAME

DATE OF BIRTH

6-16-14 10

NOTARY PUBLIC STATE OF NEVADA

DATES OF SERVICE

COUNTY OF ELARK

DOROTHY A. ALLEN Notary Public, State of Havada Appointment No. 00-63525 · 1

ay Adda. Expiror Adr 25, 2015

www.nettleslawfirm.com

TO:17024341488 FROM:7023804286

Page:

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_06/10/2015 12:52

(FAX)

P.003/003

CERTIFICATE OF CUSTODIAN OF BILLING RECORDS

Under penalty of perjury, the undersigned deposes and says:

- 1. That the deponent is the Custodian of Billing Records of Thomas Dunn, M.D. and in such capacity is the custodian of the billing records of the office or institution.
- 2. That the deponent has examined the original of the billing records of Yvonne O'Connell and has made a true and exact copy thereof; that the reproduction of said billing records attached hereto is true and correct.
- 3. That the originals of those records were made at or near the time of the acts, events, conditions, opinions and diagnosis recited therein by or from information transmitted by a person with knowledge in the course of a regularly conducted activity of the deponent or the office or institution in which the deponent is engaged.

STATE OF) \$5. COUNTY OF)
On this day of, 2015, then and there personally appeared before me the undersigned, a Notary Public in and for said County, State and Country, known to me to be the person described in and who executed the foregoing instrument and who acknowledged to me that he executed the same freely and voluntarily and for the uses and purposes therein mentioned.
WITNESS my hand and official seal.

NOTARY PUBLIC

TO:17024341488 FROM:7023804286

Transaction Search Results

Page:

Page 1 of 1

Account: Yvonne Louise O'Connell, 2742716 P Bal I Bal W Bal C Bal Total .00 17.77 .00 .00 17.77

<u>Demographics</u> Transactions <u>Eligibility</u> <u>Appointments Documents Comments Referrals</u>

New Search Cancel Help

Search criteria: DOC; Account: 2742716; Date of Service: Ending 10/14/2014; All; Payer Status: All; Pymt Status: All; Summary; Sort by: Date of Service, Ascending; Separate Open and Paid; Exclude Corrections, ATR0;

Change Search

Transactions

Charge #	Date	Patient	Prov	POS	Trans/Mod	Pri Dx	Amount	P/A Total	Due	Due From	Set/His	t Cur C
2725704	06/16/2014	Yvonne	70	4	99245	7243	452.00	<u>452.00</u>	.00	/PS	1/	1
2725705	06/16/2014	Yvonne	70	4	72114	7243	220.00	220.00	.00	/PS	1/	1
<u>2725706</u>	06/16/2014	Yvonne	70	4	72050	7234	180.00	180.00	.00	/PS	1/	1
2740572	07/14/2014	Yvonne	70	4	99214	7224	161.00	<u>161.00</u>	.00	2693/IB	1/	1 08/19/
2758377	08/13/2014	Yvonne	40	4	73562/RT	8360	109.00	109.00	.00	/PS	1/	8
	08/13/2014	Yvonne	40	4	73510/RT	8360	141.00	<u>141.00</u>	.00	/PS	1/	8
(†) 2758379	08/13/2014	Yvonne	40	4	99213	7243	108.00	108.00	.00	/PS	1/	8
(+) <u>2775083</u>	09/10/2014	Yvonne	40	4	99213	8360	108.00	108.00	.00	/PS	1/	8
<u>2794782</u>	10/13/2014	Yvonne	70	4	99214	7 224	161.00	161.00	.00	26 93/IB	1/	8 11/18/
					Totals		1640.00 1	640.00	.00			

9 matches found

06/18/2015

02:55

TO:17024341488 FROM:7023804286

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Desert Orthopaedic Center

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

(702)731-1616 Fax: (702)734-4900

REDACTED

Page 1 Office Visit

Yvonne Louise O'Connell

Female DOB:

05/11/2015 - Office Visit: 15th Room, Complete

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

Clinical List(s) Reviewed

- The allergy list was reviewed and updated as appropriate.

- The problem list was reviewed and updated as appropriate.
- The medication list was reviewed and updated as appropriate.

Chief Complaint Bilateral knee pain.

History of Present Illness

Referred by: Thomas Dunn Previous Studies: X-rays, MRI

Yvonne Louise O' Connell is a 63 year old female who comes in for a new problem today. The patient is retired. She presents for evaluation of bilateral knee pain after a slip/fall injury. Her symptoms have been present for 5 years. Her injury occurred on 2/08/2010, when walking she slipped on a liquid and fell backwards. She states she twisted to the right with parts of her body striking a raised divider. This happened on the Las Vegas Strip. Her pain was immediate. She describes the pain as being specifically located in the anterior and medial region of her knees. She has pain when twisting, going from sitting to standing, or climbing stairs. She experiences locking and swelling in the knees. She has undergone physical therapy without improvement. Patient denies any past problems to her knees before the slip and fall in 2010. Other physicians the patient has seen for this problem include another Dr. Andrew Martin. Previous studies performed to evaluate this condition include X-rays and MRI's done at Las Vegas radiology.

She describes her pain as sore, sharp, throbbing, stabbing and severe. Her pain is worse with activities, and since acknowledging the onset, her pain level has worsened. On a scale of 0-10, with 0 being no pain and 10 being the worst pain imaginable, her pain level today is a 10. She is also experiencing clicking, instability, locking, catching, snapping/popping, swelling, pain with sports/activities, radiating pain, and daytime pain with rest. Her symptoms are worse when driving, squatting, kneeling, bending lying supine, lifting, standing from sitting, when twisting the knees, and walking up and down steps.

Treatments tried previously to relieve symptoms include rest, elevation, physical therapy, assistive device, immobilization, and home exercise.

Allergies

ANTIBIOTICS (Moderate)

Medications

CVS OMEGA-3 CAPS (FLAX OIL-FISH OIL-BORAGE OIL) A THRU Z ADVANCED TABS (MULTIPLE VITAMINS-MINERALS) VITAMIN C

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Page 2 Office Visit

Yvonne Louise O'Connell

Female DOB:



Past Medical History

Past medical history noted by patient includes depression She states she had a mini-stroke 2 days after the slip and fall.

Problems recorded as Dx. codes:

TEAR MEDIAL CARTILAGE OR MENISCUS KNEE CURRENT (ICD-836.0) PAIN IN JOINT, LOWER LEG (ICD-719.46) (ICD10-M79.606) SCIATICA (ICD-724.3) (ICD10-M54.30) DEGEN LUMBAR/LUMBOSACRAL INTERVERTEBRAL DISC (ICD-722.52) BRACHIAL NEURITIS OR RADICULITIS NOS (ICD-723.4) (ICD10-M54.13) DEGENERATION OF CERVICAL INTERVERTEBRAL DISCL (ICD-722.4) (ICD10-M50.30)

Information obtained by patient via web portal: depression, neuropathy, stroke, Mini-stroke after accident, not stroke. Other immediate injuries and pain, head and neck, back to foot, right buttocks, hip, down leg still hurt, arms and hands.

Past Surgical History

Patient denies any problems related to previous surgery Information obtained by patient via web portal: removal of wisdom teeth, removal of tonsils, Breast biopsy. Okay.

Family Medical History

There is a reported family history of cancer Mother (biol.): Deceased Father (biol.): Cancer; Deceased information obtained by patient via web portal: diabetes, cancer

Social History

Tobacco use: never smoker

Alcohol Use: (occasional (weekly 1-6 drinks))

Does patient live alone: yes

Drug Use: (no)

Marital Status: widowed Number of children: none Occupation: retired Work Status: retired

Review of Systems

General: none

Cardiovascular: murmur Respiratory: cough

Ears/Nose/Throat: dizziness

Gastrointestinal: nausea, abdominal pain

Skin: none

Neurologic: weakness, numbness, headache

Genitourinary: night time urination Endocrine: cold intolerance

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Page 3 Office Visit

Yvonne Louise O'Connell

Female DOB:

Heme/Lymphatic: denies abnormal bruising, bleeding, enlarged lymph nodes

Allergic/Immunologic: none

Psychiatric: anxiety, depression, difficulty sleeping

Musculoskeletal: stiffness, joint pain or swelling, back pain, weakness, muscle cramping, arthritis

Possibly Pregnant: no

Pregnant: no

Infectious Diseases None

Physical Exam

Vital Signs

Height: 64 in Weight: 155 lb Pulse rate: 65 Rhythm: regular

BP: 137/83 Possibly Pregnant: no

Pregnant: no

Body Mass Index: 26.70

Right Knee Exam

Inspection Effusion: none Pain/Tenderness: medial joint line

Active Range of Motion

Flexion: 120° Extension: 0 Stability

Lachman test: normal Anterior drawer sign: normal

Medial/MCL: normal Lateral/LCL: normal Posterior drawer: normal Ext Rotation Dial Test:

Left knee exam is symmetric

Magnetic Resonance Imaging * RIGHT KNEE* was performed on 08/29/2014 Tear of the posterior horn of the medial meniscus.

Magnetic Resonance Imaging * LEFT KNEE* was performed on 09/22/2014

Truncated appearance of the body and posterior horn of the medial and lateral menisci consistent with tears.

Right Knee X-ray

Radiographs of the right knee reviewed today reveal minimal joint-space narrowing.

00/10/2010

CC: 20

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Page 4 Office Visit

Yvonne Louise O'Connell

Female DOB:



Impression

Bilateral knee meniscus tears

Plan

Explanation and reassurance were provided to the patient. I discussed a treatment plan in detail with patient. All of the patient's questions were answered. I discussed all treatment options including nonsurgical and surgical interventions.

After discussion with the patient, I have recommended bilateral knee arthroscopy with partial medial meniscectomy of the right knee and partial medial and lateral meniscectomy of the left knee. She understands that surgery is not a guarantee for cure of her symptoms, and specifically arthroscopic surgery cannot cure arthritis. The patient would like to review their options and will contact us if they wish to move forward with the procedure.

Follow up

Patient will follow up for pre-operative visit.

Electronically Signed by Craig T Tingey MD on 05/11/2015 at 6:53 PM

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Page 1 Transcription

Yvonne Louise O'Connell

Female DOB:

05/09/2015 - Transcription: (P) DOC History and Review of Systems

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

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DOWNERSONERS AND WESTERNOOF SYSTEMS COMME	
GENERAL	
Visit due to injury	Yes
Visit due to injury (Yes) Injury	Walking, slipped and fell backwards on
description	liquid, twisted to the right, with parts
	of my body striking a raised divider
	before my head hit the ground. Immediate
	injuries and pain.
Visit due to injury (Yes)Injury	Slip or fall
Visit due to injury (Yes) Date of injury	Feb 8th 2010
Is injury/problem on the right or left	Left
side of the body?	
Length of symptoms	1-12 Years
Length of symptoms (1-12 Years) Years	5
Previous procedure to treat chief	No
complaint or problem	
Experiencing pain or discomfort due to	Yes
your chief complaint or problem	
Experiencing pain or discomfort due to	Sore, Sharp, Throbbing, Stabbing
your chief complaint or problem	
(Yes) Characteristics of pain or	
discomfort	
Experiencing pain or discomfort due to	Severe
your chief complaint or problem	
(Yes)Intensity of pain or discomfort	
Experiencing pain or discomfort due to	Worse with activities
your chief complaint or problem	
(Yes) Frequency of pain or discomfort	
Experiencing pain or discomfort due to	
your chief complaint or problem	
(Yes)Current level of pain or discomfort	property and the control of the cont
Experiencing pain or discomfort due to	
your chief complaint or problem (Yes) Average level of pain or discomfort	
(Yes) Average level of pain of discompose	
Experiencing pain or discomfort due to	
your chief complaint or problem (Yes)Lowest level of pain or discomfort	
Experiencing pain or discomfort due to	
your chief complaint or problem	
(Yes) Highest level of pain or discomfort	
Experiencing pain or discomfort due to	Worsened
your chief complaint or problem	
(Yes)Level of pain or discomfort as	
compared to originally noticing the	
broblem	
Pharmacy	Tricare, CVS?
Appointment today to remove the following	No
Procedures undergone related to the chief	X-rays, MRI
	<u> </u>

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Yvonne Louise O'Connell

Female DOB:



<u></u>	
complaint or problem	
Seen another physician for this problem	Yes
Seen another physician for this problem	another orthopaedic surgeon
(Yes)Other physician seen	
Tried treatments for this problem	Yes
Tried treatments for this problem	Rest, Elevation, Physical therapy,
(Yes)Treatments tried	Assistive device, Immobilization, Home
PACATA TANAMANA	exercise
SOCIAL HISTORY	
Work status and occupation	Retired
Marital status	Widowed
Live alone	Yes
Children	None
Tobacco use	Never smoker
Alcohol	Occasional (weekly 1-6 drinks)
Recreational drug use	No
Currently pregnant	No
MEDICAL CONDITIONS	
Hx	n in the state of
Alcohol abuse	No
Anemia	No
Asthma	No
Bleeding Disorder	No
Blood clots/DVT	No
Breastfeeding	No
Cancer	No
Cerebral Palsy	No
Chronic Bronchitis	No
COPD	No
Dementia	No
Depression	
Diabetes	No
Drug Abuse	No
Fracture/Broken Bone	No
Gout	No
Heart Disease	No
Hepatitis	No
High Blood Pressure	No
High Cholesterol	No
HIV/AIDS	No
Kidney Disease	No
Liver Disease	No
MRSA	No
Neuropathy	And the state of t
Osteoarthritis	No No
Osteoporosis	No
Pregnant	No
Pulmonary Embolism	No .
Rheumatoid Arthritis	No
Scoliosis	No
Seizure Disorder	No

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Page 3 Transcription

Yvonne Louise O'Connell Female DOB



Sickle Cell Trait/Disease	No
Stroke	
Thyroid Disorder	No recognition and well are ferrible to release a tracker with the
Other:	
Other: (Yes)Please specify "other"	Mini-stroke after accident, not stroke.
condition.	Other immediate injuries and pain, head
	and neck, back to foot, right buttecks,
	hip, down leg still hurt, arms and hands.
SURGICAL HISTORY	
Please indicate if you have had any of	
the following surgeries. If none apply,	
select "continue."	
Removal of Appendix	No
Removal of Lump from Breast	No
Breast Surgery	No
Brain Surgery	No
Removal of Wisdom Teeth	
Cosmetic Surgery	No
Tubes in Ears	No
Removal of Gall Bladder	No
Removal of Cataract from eye	No
Hernia Repair	No
Hemorrhoidectomy	No
Lasik Eye Surgery	No
Heart Surgery	No
Pacemaker Placement	No
Gastric Surgery	No
Colon Surgery	No
Kidney Stone Removal	No
Removal of Tonsils	
Removal of Tonsils and Adenoids	No
Thyroid Surgery	No
Female Surgery - Tubes Tied	No
Female Surgery - Dilation & Curretage	No
Female Surgery - Hysterectomy	No
	No No
Female Surgery - Cesarean Section	No
Male Surgery - Vasectomy Male Surgery - Prostate Surgery	
	No
Other (Mary Planes and February)	December Ober
Other (Yes)Please specify "other"	Breast biopsy. Okay.
surgery.	
FAMILY HISTORY	
Please let us know if you have or have	
had immediate family (parents, siblings, or children) with any of the following	CONTRACTOR OF THE PARTY OF THE
conditions. Please check all that apply.	
If none apply, select "continue."	
Bleeding disorders	No.
Cancer	
Connective tissue disorder	RE NO
Diabetes	NO THE PROPERTY OF THE PROPERT

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Page 4 Transcription

Yvonne Louise O'Connell

Female DOB



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Muscular dystrophy Rheumatoid arthritis Rheumatoid arthritis Rosview of Systems Please indicate if you currently have any of the following conditions. Select all that apply. If none apply, select "None." Fever Chills Ros Reight gain Ros Reight loss Ros Ros Rosearing Ros		
Reumatoid arthritis REVIEW OF SYSTEMS Please indicate if you currently have any of the following conditions. Select all that apply. If none apply, select "None." Fever Chills Ro Weight loss No Weight loss No Sweating None System Select all that apply. If none apply, select "None." Discharge No Fritation No Sweating No None Fritation No Light sensitivity Pain Wision change Nose, Throat symptoms. Select all that that apply. If none apply, select "None." Impaired hearing Noseleceds No Soneezing No Sineezing No Cardiovascular symptoms. Select all that apply. If none apply, select "None." Fainting No Cardiovascular symptoms. Select all that apply. If none apply, select "None." Fainting No Cardiovascular symptoms. Select all that apply. If none apply, select "None." Fainting No Cardiovascular symptoms. Select all that apply. If none apply, select "None." For antique No Cardiovascular symptoms. Select all that apply. If none apply, select "None." Found No Cardiovascular symptoms. Select all that apply. If none apply, select "None." Could No Whore Painting No Digestive symptoms. Select all that apply. If none apply, select "None." Could No Wheezing No No No Digestive symptoms. Select all that apply. If none apply, select "None." Could No	17CGI C 22.00200	No
REVIEW OF SYSTEMS Flease indicate if you currently have any of the following conditions. Select all that apply. If none apply, select "None." Fever No Reight gain No Weight gain No No Sweating No None Eye symptoms. Select all that apply. If none apply, select "None." Discharge No No No None Light sensitivity None." Discharge Nose, Throat symptoms. Select all that apply. If none apply, select "None." Impaired hearing No No No Soselect all that apply. If none apply, select "None." Impaired hearing No No No Soselect None." Eath that apply if none apply, select "None." Eath that apply if none apply, select all that apply. If none apply, select "None." Could No No None Panful breathing No No No None Digestive symptoms. Select all that apply. If none apply, select "None." None None Panful breathing No No No None Digestive symptoms. Select all that apply. If none apply, select "None." None N	Mascard dyberophy	
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None None Digestive symptoms. Select all that apply. If none apply, select "None." Nausea		
Digestive symptoms. Select all that apply. If none apply, select "None."		
Nausea		
Nausea	Digestive symptoms. Select all that	
Mark 1957		
VOILE CALLY	Vomiting	
Changes in bowel movements No		

Desert Orthopaedic Center

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Page 5
Transcription

Yvonne Louise O'Connell Female DOB:

Blood in stool	No
Black stool	No :
Remorrhoids	No :
Diarrhea	No
Ulcer	No
Feartburn	No
Painful bowel movements	No
Abdominal pain	
	No
Musculoskeletal symptoms. Select all that	
apply. If none apply, select "None."	
Stiffness	17 mile Perfection and the second
Joint pain or swelling	
Back pain	
Weakness	
Muscle cramping	
Arthritis	
Fracture	No
Sprain	No
None	No
Urinary symptoms. Select all that apply.	
If none apply, select "None."	
Loss of urine	No
Frequent urination	No
Painful urination	No
Blood in urine	No
Kidney stones	No
Night time urination	A Company of the Comp
None	No.
Endocrine symptoms. Select all that	
apply. If none apply, select "None."	
Cold intolerance	
Heat intolerance	No
Weight change	No
Excessive urination	No
Diabetes	No
241940	No
	No
110110	No
Blood/Lymphatic symptoms. Select all that	
apply. If none apply, select "None."	
Slow healing cuts	No
Anemia	No
	No
	No
	No
7.7.3	No
Allergic/Immunologic symptoms. Select all	
that apply. If none apply, select "None."	A.V.
Hives	No l
Persistent infections	No

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Page 6 Transcription

Yvonne Louise O'Coppell

Female DOB

HIV exposure	No
Past blood transfusion	No
None	
Skin symptoms. Select all that apply. If	
none apply, select "None."	
Changing moles	No
Rash	No
Itching	No
Dryness	No
Yellowing of skin	No
Hives	No
Discoloration	No
None	
Emotional symptoms. Select all that	All Halles The Control of the Contro
apply. If none apply, select "None."	
Anxiety	AND THE PROPERTY OF THE PROPER
Depression	The state of the s
Tension	No
Memory loss	No a sa il a sa s
Difficulty sleeping	
None	No.
Neurologic symptoms. Select all that	And the second s
apply. If none apply, select "None."	TO AND THE RESERVE OF THE PARTY
Weakness	
Numbness	
Temporary paralysis	No
Fainting	No
Seizures	No
Stroke	No
Blackout	No
Headache	
Tremor	No
Slurred speech	No
None	No

Electronically Signed by Lisa M Henry on 05/11/2015 at 3:00 PM
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Page 1

(702)731-1616 Fax: (702)734-4900

Yvonne Louise O'Connell Female DOB:

05/09/2015 - Lab Report: (P) DOC History and Review of Systems

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

```
Patient: YVONNE LOUISE O'CONNELL
ID: OBERD 4026785
```

Note: All result statuses are Final unless otherwise noted.

```
Tests: (1) DOC History and Review of Systems (7_27168667)
  WORK STATUS
                            retired
                            <No Reported Value>
  WKRELINJURY
  HPISPORTMED
                            <No Reported Value>
  HX FALLS
                            yes
 ACCT TYPE
                            <No Reported Value>
                            <No Reported Value>
  TRAINERNAME
                            <No Reported Value>
  DO SPORTS
                            Feb 8th 2010
  DATEOFINJURY
  PAINSIDE
                            left
```

"Result Below..." MECHANISM

RESULT: Walking, slipped and fell backwards on liquid, twisted to the right, with parts of my body striking a raised divider before my head hit the ground. Immediate injuries and pain.

```
<No Reported Value>
ACTIVITYASSM
PAIN DURATIO
                          vear
HPI DURATION
                          .5
                          <No Reported Value>
NOPAIN
                          "Result Below..."
HPI QUALITY
    RESULT: sore, sharp, throbbing, stabbing
PREVIRTMNTRC
                          <No Reported Value>
                          <No Reported Value>
DATEOFSURG
PAINPOSTOP
                          <No Reported Value>
                          <No Reported Value>
REMOVALOF
                          X-rays, MRI
PREV STUDIES
HPI SEVERITY
                          severe
                          "Result Below..."
HPI TIMING
    RESULT: worse with activities
PAINASSESMNT
                          10
```

5 AVERAGE PAIN PAINBEST 10 PAINWORST PAIN STATUS worsened "Result Below..." OTHRMD#1 NAM RESULT: another orthopaedic surgeon "Result Below..."

RESULT: rest, elevation, physical therapy, assistive device,

immobilization, home exercise

```
Tricare, CVS?
PHARM NAME
                           <No Reported Value>
SCHOOL
                          <No Reported Value>
OCCUPATION#1
PREGNANT
                          no
                          widowed
MARITAL STAT
```

LIVE ALONE yes none # CHILDREN SMOK STATUS

never smoker

<No Reported Value> SMKYRSTRT

Page: 17 06/18/2015 02:55 TO:17024341488 FROM:7023804286

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Page 2

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900 Lab Report

Yvonne Louise O'Connell Female DOB:

```
CIGARET SMKG
                         <No Reported Value>
CIGAR USE
                         <No Reported Value>
ORALTOBACUSE
                         <No Reported Value>
SMOK HX PPD
                         <No Reported Value>
CIGARS WEEK
                        <No Reported Value>
ORAL TOBAC/D
                        <No Reported Value>
SMOK YR Q
                         <No Reported Value>
HX CIGARETTE
                         <No Reported Value>
ETOH ABUSE
                         "Result Below..."
```

RESULT: occasional (weekly 1-6 drinks) DRUG USE no

DRUGAB HOW <No Reported Value> LSTDRUGUSE <No Reported Value> DRUGAB WHAT <No Reported Value> "Result Below..." DEP PMH

RESULT: depression, neuropathy, stroke, Mini-stroke after accident, not stroke. Other immediate injuries and pain, head and neck, back to foot, right buttocks, hip, down leg still hurt, arms and hands.

"Result Below..." DEP SURGERY

RESULT: removal of wisdom teeth, removal of tonsils, Breast biopsy.

Okay.

FH COMMENTS <No Reported Value> DEP FAM PMH diabetes, cancer ROS:GENERAL none "Result Below..."

RESULT: light sensitivity, pain, vision change

ROS ENT dízziness ROS: CARDIAC murmur ROS: PULMON cough

ROS: GI "Result Below..."

RESULT: nausea, abdominal pain

ROS:MUSCSKEL "Result Below..."

RESULT: stiffness, joint pain or swelling, back pain, weakness, muscle cramping, arthritis

ROS: GU "Result Below..."

RESULT: night time urination

ROS ENDO cold intolerance ROS HEME <No Reported Value>

ROS ALLERG none ROS SKIN none

ROS: PSYCH "Result Below..."

RESULT: anxiety, depression, difficulty sleeping

"Result Below... ROS: NEURO RESULT: weakness, numbness, headache SPORT LEVEL <No Reported Value> SURGOUTCOME <No Reported Value>

Note: An exclamation mark (!) indicates a result that was not dispersed into the flowsheet.

Document Creation Date: 05/10/2015 12:46 AM

Requested date-time: 05/10/2015 02:46:02 Receipt date-time: 05/09/2015 23:40:09

⁽¹⁾ Order result status: Preliminary

Collection or observation date-time: 05/09/2015 23:40:09

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Page 3 Lab Report

Yvonne Louise O'Connell

Female DOB

Lab site:

Reported date-time: Referring Physician: Ordering Physician: Specimen Source: Source: OBERD Filler Order Number: 198556-2854001

The following tests had no related values for dispersal to the flowsheet:

MLI-91192, [No Value Reported], (F) MLI-137094, [No Value Reported], (F) MLI-36127, [No Value Reported], (F) MLI-113812, [No Value Reported], (F) MLI-31798.21, [No Value Reported], (f) MLI-53484, [No Value Reported], (F) MLI-161429, [No Value Reported], (F) MLI-153254, [No Value Reported], (F) MLI-4003.38, [No Value Reported], (F) MLI-161426, [No Value Reported], (F) MLI-161428, [No Value Reported], (F) LOC-200211, [No Value Reported], (F) LOC-360035, [No Value Reported], (F) MLI-161453, [No Value Reported], (F) SNO-S-32030, [No Value Reported], (F) SNO-S-32020, [No Value Reported], (F) SNO-S-32060, [No Value Reported], (F) AS4-2000.31, [No Value Reported], (F) MLI-43531, [No Value Reported], (F) MLI-16032, [No Value Reported], (F) RHS-11, [No Value Reported], (F) MLI-16025, [No Value Reported], (F) MLI-156242, [No Value Reported], (F) MLI-27580, [No Value Reported], (F) MLI-156243, [No Value Reported], (F) MLI-18874, [No Value Reported], (F) MLI-4398.95, [No Value Reported], (F) MLI-67111, [No Value Reported], (F) MLI-161427, [No Value Reported], (F)

The following non-numeric lab results were dispersed to the flowsheet even though numeric results were expected:

MLI-111197.2, none

Electronically Signed by Lisa M Henry on 05/11/2015 at 3:00 PM

06/18/2015 02:55 TO:17024341488 FROM:7023804286 Page: / 19

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Page 1 Transcription

Yvonne Louise O'Connell Female DOB:

05/08/2015 - Transcription: (P) DOC History of Present Illness

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

CERTIFICATION DECENTRATION OF THE PROPERTY OF	
CHIEF COMPLAINT	
Current problem	Knee
Knee	<u></u>
What is your specific location of pain in your knee?	of the body)
in your knee?	Snapping/popping, Swelling, Pain with sports/activities, Radiating pain (radiating or spreading from a common point)
Is your problem in your knee related to a prior injury?	Yes
Additional knee complaints	Yes
	Both knees were injured in the same accident. I must move carefully, straight and not twist. Knees hurt when I sit and get up, and climb up and down my stairs. If I move wrong, my knees hurt so much that I can't walk until I rest and let the pain subside. Knees (and leg) give out on me. They hurt at might if I don't move and position them carefully. Pain is also on the side.

Electronically Signed by Lisa M Henry on 05/11/2015 at 3:00 PM

DOC History of Present Illness

06/18/2015 02:55 TO:17024341488 FROM:7023804286 Page: 20

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Page 1 Lab Report

Yvonne Louise O'Connell

Female DOB:

05/08/2015 - Lab Report: (P) DOC History of Present Illness

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

Patient: YVONNE LOUISE O'CONNELL

ID: OBERD 4026785

Note: All result statuses are Final unless otherwise noted.

Tests: (1) DOC History of Present Illness (7_27168665)

CHIEF CMPL#4 "Result Below..."

RESULT: anterior, clicking, instability, locking, catching, snapping/popping, swelling, pain with sports/activities, radiating pain, Both knees were injured in the same accident. I must move carefully, straight and not twist. Knees hurt when I sit and get up, and climb up and down my stairs. If I move wrong, my knees hurt so much that I can't walk until I rest and let the pain subside. Knees (and leg) give out on me. They hurt at night if I don't move and position them carefully. Pain is also on the side.

HANDEDNESS <No Reported Value> PRIORINJ yes PMH DISCLOC <No Reported Value> REDUCEDBY <No Reported Value> NUMDISLOC <No Reported Value> LOCDISLOC <No Reported Value> PAINRADIATIO <No Reported Value> PAINRADTO <No Reported Value> PMHNECKSURG <No Reported Value> PMH HIP SURG <No Reported Value> DIGITPAIN <No Reported Value> OTHERPAIN <No Reported Value>

Note: An exclamation mark (!) indicates a result that was not dispersed into the flowsheet.

Document Creation Date: 05/09/2015 11:42 PM

(1) Order result status: Preliminary
Collection or observation date-time: 05/08/2015 14:08:14
Requested date-time: 05/10/2015 01:42:02
Receipt date-time: 05/08/2015 14:08:14
Reported date-time:
Referring Physician:
Ordering Physician:
Specimen Source:
Source: OBERD

Filler Order Number: 198556-2854001

Lab site:

The following tests had no related values for dispersal to the flowsheet:

MAY-1319, [No Value Reported], (F) MLI-124599, [No Value Reported], (F) MLI-246936, [No Value Reported], (F) 06/18/2015 02:55 TO:17024341488 FROM:7023804286 Page: 21

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Page 2 Lab Report

Yvonne Louise O'Connell

Female DOB:

MLI-246937, [No Value Reported], (F) MLI-246935, [No Value Reported], (F) MLI-125444, [No Value Reported], (F) MLI-247443, [No Value Reported], (F) MLI-29737, [No Value Reported], (F) MLI-14337, [No Value Reported], (F) MLI-246939, [No Value Reported], (F) MLI-161421, [No Value Reported], (F)

Electronically Signed by Lisa M Henry on 05/11/2015 at 3:00 PM

EXHIBIT 2

EXHIBIT 2

VS.

1	BRIAN D. NETTLES, ESQ.
2	Nevada Bar No. 7462
3	CHRISTIAN M. MORRIS, ESQ.
3	Nevada Bar No. 11218
4	NETTLES LAW FIRM
*	1389 Galleria Drive, Suite 200
5	Henderson, Nevada 89014
	Telephone: (702) 434-8282
6	Facsimile: (702) 434-1488
7	brian@nettleslawfirm.com
1	christian@nettleslawfirm.com
8	Attorneys for Plaintiff
` ;	
9	
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yeard.	
- 1	

ELECTRONICALLY SERVED 08/27/2015 03:47:40 PM

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

CASE NO. A-12-655992-C

Plaintiff,

DEPARTMENT NO. V

WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

PLAINTIFF'S AMENDED FOURTH
SUPPLEMENT TO INITIAL 16.1
DISCLOSURES

Defendants.

Plaintiff, YVONNE O'CONNELL, by and through her attorneys of record BRIAN D. NETTLES, ESQ, and CHRISTIAN M. MORRIS, ESQ, of the NETTLES LAW FIRM, hereby submits her Amended Fourth Supplement to Early Case Conference Disclosures pursuant to NRCP 16. 1, as follows (supplemented documents are in bold):

I. WITNESSES

Pursuant to NRCP 161 (a) (1) (A), the name and, if known, the address and telephone number of each individual likely to have information discoverable under Rule 26(b), including

(702) 434-8282 / (702) 434-1488 (fax)

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for impeachment or rebuttal, identifying the subjects of the information:

Yvonne O'Connell
c/o Nettles Law Firm
1389 Gallería Drive, Suite 200
Henderson, NV 89014

This witness, Plaintiff, is expected to testify regarding the facts and circumstances contained in the Complaint on file berein.

Person Most Knowledgeable
 Wynn Las Vegas, LLC
 c/o Lawrence J. Semenza, III, Esq.
 LAWRENCE J. SEMENZA, III, P.C.
 10161 Park Run Drive, Suite 150
 Las Vegas, Nevada 89145
 Telephone: (702) 835-6803

This witness is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

 Jon Sorelle, M.D. and/or Person Most Knowledgeable/Custodian of Records The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Phone: (702) 739-4263

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records Steinberg Diagnostics

NETTES LAW FIRM 1389 Galberia Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-3488 (fax)

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2950 S. Maryland Pkwy. Las Vegas, NV

Phone: (702) 732-6000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Person Most Knowledgeable/Custodian of Records Š. UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102

Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

6. Person Most Knowledgeable/Custodian of Records Matt Smith Physical Therapy 9499 W. Charleston Blvd., Suite 220 Las Vegas, NV 89117 Phone: (702) 933-9394

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1389 Galleria Drive Suite 260 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

7. Timothy Trainor, M.D. and/or Person Most Knowledgeable/Custodian of Records Advanced Orthopedic & Sports Medicine 8420 W. Warm Springs Rd. Las Vegas, NV Phone: (702) 740-5327

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be decmed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

8. John A. Thompson, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Oasis Clinic 6316 S. Rainbow Blvd., Suite 100 Las Vegas, NV 89118 Phone: (702) 310-9350

NETTLES LAW FIRM

1389 Galicrin Drive Suite 100 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Ŷ. Christopher Milford, M.D., P.C. and/or Person Most Knowledgeable/Custodian of Records Silver State Neurology 9811 W. Charleston Blvd., Ste. 2-357 Las Vegas, NV 89117 Phone: (702) 256-3637

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

10. Person Most Knowledgeable/Custodian of Records Edwin Suarez Physical Therapy 4955 S. Durango Dr. #100 Las Vegas, NV 89113

Phone: (702) 489-9785

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Edson Erkulvrawatr, M.D. and/or Person Most Knowledgeable/Custodian of Records Southern Nevada Pain Center 6950 W. Desert Inn Rd., Ste. 110 Las Vegas, NV 89117 Phone: (702) 259-5550

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Leo Germin, M.D.
 Person Most Knowledgeable/Custodian of Records Clinical Neurology Specialists
 1691 W. Horizon Ridge Pkwy., Ste. 100
 Henderson, NV 89012
 Phone: (702) 804-1212

1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fix)

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

13. Andrew Cash, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100 Las Vegas, NV89148 Phone: (702) 630-3472

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

14. Lee Wittenberg, DPM and/or Person Most Knowledgeable/Custodian of Records Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Ste. 115 Las Vegas, NV 89147 Phone: (702) 362-2622

(782) 434-8382 / (762) 434-1488 (fax)

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METERS LAW FIRM 1389 Galleria Drive Saite 200 Headerson, NV 89014

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosisdisability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

15. Suresh Prahbu, M.D. and/or Person Most Knowledgeable/Custodian of Records Ascent Primary Care 653 N. Town Center Dr., Stc. 217 Las Vegas, NV 89144 Phone: (702) 545-0751

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

16. Person Most Knowledgeable/Custodian of Records University Medical Center 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis,

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1389 Galleria Drive Suite 200 Henderson, NV 89014

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disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

17. Thomas Dunn, M.D. Craig T. Tingey, M.D. Andrew S. Martin, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Othopaedic Center 2800 East Desert Inn Road, Suite 100 Las Vegas, NV 89121-3609 Phone: (702) 731-1616

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and soffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

18. Yakov Shaposhnikov, M.D. and/or Person Most Knowledgeable/Custodian of Records Gastrointestinal and Liver Diseases 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis,

VETTLES LAW FIRM

1389 Galleria Orive Suite 266

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disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

17. Enrique Lacayo, M.D. and/or Person Most Knowledgeable/Custodian of Records 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

18. Nanjunda Subramanyam, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Heart and Vascular Center 1820 Desert Inn Rd., Suite A Las Vegas, NV 89169

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert

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testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

19. Scott Manthei, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Eye and Ear 2598 Windmill Pkwy. Henderson, NV 89074

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same,

20. Tyree Carr, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Ophthamology 2800 N. Tenaya Way, #102 Las Vegas, NV 89128

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent

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with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

21. Troy Valdez - brother 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

22. Holly Valdez - sister in law 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

23. Dave Brobeck - Holly Valdez' father 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

24. Gaye Brobeck - Holly Valdez' mother 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

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David Brobeck – Holly Valdez' brother
Blue Heron Lane
Aliso Viejo, CA 92656
(949) 859-3793

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

26. Mele Brobeck – Holly Valdez' sister in law
20 Blue Heron Lane
Aliso Viejo, CA 92656
(949) 859-3793

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

 Larry Muro – Troy Valdez' friend 4739 Mascagni St.
 Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

28. Janine Muro – Troy Valdez' friend 4739 Mascagni St. Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

29. Jim Holloway – Troy Valdez* friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

1389 Cafferla Drive Suite 200 Monderson, NV 89014

(702) 434-8382 / (702) 434-1488 (fax)

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30. Renee Holloway - Troy Valdez' friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

31. Allen Stroub - Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (805) 838-7187

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

32. Helen Stroub - Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (895) 838-7187

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Person Most Knowledgeable/Custodian of Records 33. Las Vegas Radiology 7500 Smoke Ranch Road, Suite 100 Las Vegas, Nevada 89128 (702) 254-5004

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident

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set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

34. Person Most Knowledgeable/Custodian of Records Open Sided MRI of Las Vegas 630 South Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Plaintiff reserves the right to call any witness designated by any other party to this proceeding.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

II. DOCUMENTS. DATA COMPILATIONS AND TANGIBLE THINGS

Pursuant to NRCP 161 (a)(1)(B), a copy of or a description by category and location of all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and which are discoverable under Rule 26(b):

Medical Records and Billing Statement
Jon Sorelle, M.D.
 The Minimally Invasive Hand Institute
 8960 W. Tropicana Aye.
 Las Vegas, NV 89147
 Bate numbered PLTF000001 through PLTF000018 and attached hereto.

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Las Vegas, Nevada 89113 (702) 254-5004 Bate numbered PLTF000722 through PLTF000728 are attached hereto.

27. Medical Billing Statement Thomas Dunn, M.D. Desert Orthopedic Center 2930 W. Horizon Ridge Pkwy, #100 Henderson, Nevada 89052 (702) 731-1616 Bate numbered PLTF000729 through PLTF000748 are attached hereto.

28. Medical Records and Billing Statement Open Sided MRI 630 South Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740 Bate numbered PLTF000749 through PLTF000752 are attached hereto.

Plaintiff reserves the right to offer any document(s) produced during this litigation including, but not limited to, documents produced by other parties and document attached as exhibits to pleadings and depositions.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

III. COMPUTATION OF DAMAGES

Pursuant to NRCP 16 1(a)(1)(C), a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary matter, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered:

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NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-82827 (702) 434-1488 (fax)

MEDICAL DAMAGES: À.

PROVIDER	AMOUNT
Jon Sorelle, M.D.	
The Minimally Invasive Hand Institute	S 2,625.00
Steinberg Diagnostics	\$ 2,605.00
UMC Quick Care	\$ 7,783.56
Matt Smith Physical Therapy	\$ 3,235.00
Timothy J. Trainor, M.D. Advanced Orthopedic & Sports Medicine	\$ 181.00
John A. Thompson, M.D. Desert Oasis Clinic	S 250.00
Christopher Milford, M.D., P.C. Silver State Neurology	S 1,580.00
Edwin Suarez Physical Therapy	\$ 670.00
Southern Nevada Pain Center	\$ 680.00
Leo Germin, M.D. Clinical Neurology Specialists	\$ 2,510.00
CAMBERTA A SECTION & CAMBRIDA	\$ 2,510.00
Andrew Cash, M.D. Desert Institute of Spine Care	\$ 3,034.42
Lee Wittenberg, DPM	5° 9852 5852
Apache Foot & Ankie	\$ 310.00
Suresh Prahbu, M.D. Ascent Primary Care	\$ 270.00
Thomas Duna, M.D. Desert Orthopaedic Center	S 1,640.00
Yakov Shaposhnikov, M.D. Gastrointestinal and Liver Diseases	S 828.00
Enrique Lacayo, M.D.	S 175.00

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Nanjunda Subramanyam, M.D.		
Nevada Heart and Vascular Center	\$	1.440.00
Scott Manthei, M.D.	-	
Nevada Eye and Ear	8	750.00
Tyree Carr, M.D.		
Nevada Institute of Ophthamology	8	790.00
Las Vegas Radiology	\$	3,300.00
Open Sided MRI of Las Vegas	\$	3,290.00
TOTAL	\	37,946.98

B. ADDITIONAL DAMAGES:

Plaintiff has also suffered loss of enjoyment of life due to ongoing pain, in an amount to be proved at trial.

IV. INSURANCE POLICY

Pursuant to NRCP 161(a) (1) (D), for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment and any disclaimer or limitation of coverage or reservation of rights under any such insurance agreement:

Plaintiff is unaware of any insurance agreement(s).

DATED this 24" day of August, 2015.

NETTLES LAW FIRM

BRIAN D. NETTLES, ESQ.

Nevada Bar No. 7462

CHRISTIAN M. MORRIS, ESO.

Nevada Bar No. 11218

1389 Galleria Drive, Suite 200

Henderson, Nevada 89014

Attorneys for Plaintiff

NETTLES LAW FIRM 1389 Galleria Drive Suite 209 Headerson, NV 89814 (702) 434-8282 / (702) 434-1488 (fas)

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CERTIFICATE	OF SERVICE

Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this day of August, 2015, I served the foregoing *Plaintiff's Amended Fourth Supplement To Initial Disclosures* to the following parties by electronic transmission through the Wiznet system:

Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq. Lawrence J. Semenza, III, P.C. 10161 Park Run Drive, Spite 150 Las Vegas, Nevada 89145 (702) 835-6803 Fax: (702) 920-8669 Attorneys for Defendant Wynn Las Vegas, LLC dba Wynn Las Vegas

An Employee of Nettles Law Firm

In the

Supreme Court

for the

State of Nevada

Electronically Filed May 01 2017 12:57 p.m. Elizabeth A. Brown Clerk of Supreme Court

WYNN LAS VEGAS, LLC d/b/a WYNN LAS VEGAS,

Appellant and Cross-Respondent,

v.

YVONNE O'CONNELL,

Respondent and Cross-Appellant.

Appeal from Judgment on Jury Verdict, Eighth Judicial District Court, State of Nevada in and for the County of Clark District Court Case No. A-12-671221-C · Honorable Jennifer P. Togliatti

APPELLANT'S APPENDIX VOLUME 4 OF 18 – Pages 641 to 861

LAWRENCE J. SEMENZA III, ESQ. (7174) CHRISTOPHER D. KIRCHER, ESQ. (11176) JARROD L. RICKARD, ESQ. (10203) SEMENZA KIRCHER RICKARD 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 (702) 835-6803 Telephone (702) 920-8669 Facsimile

Attorneys for Appellant and Cross-Respondent, Wynn Las Vegas, LLC





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Alm A. Lehum

CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

YVONNE O'CONNELL, individually,

Plaintiff,

v.

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WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X; inclusive;

Defendants.

Case No. A-12-655992-C Dept. No. V

REPLY IN SUPPORT OF DEFENDANT'S MOTION IN LIMINE [#2] TO EXCLUDE UNRELATED MEDICAL CONDITIONS; OPPOSITION TO PLAINTIFF'S MOTION FOR SANCTIONS

Date of Hearing: September 17, 2015 Time of Hearing: 9:00 a.m.

I. INTRODUCTION

Plaintiff Yvonne O'Connell's ("Plaintiff") strategy is readily apparent now: at all costs ignore her preexisting medical conditions in hopes they will cease to exist for purposes of this case. Not so. Plaintiff has an extensive history of physical issues, including fibromyalgia, back pain, hand pain, abdominal pain, anxiety, stress disorder and Marfan syndrome. To prove the majority of her medical damages, Nevada law therefore requires expert medical testimony but Plaintiff failed to disclose any expert(s) in this case. Moreover, none of the treating physicians identified in Plaintiff's Opposition conclude in the medical records that her alleged injuries, which she claims have lasted for five years, were caused by her alleged slip and fall (the "Incident") at Defendant Wynn Las Vegas, LLC's ("Wynn") property. Further, Plaintiff's treating physicians

cannot testify as to causation or aggravation of a preexisting condition because they clearly did not form these (alleged) opinions during the course of treatment. Thus, the Court should grant Wynn's Motion in Limine #2 in its entirety.

In addition, the Court should deny Plaintiff's purported motion for sanctions and, instead, award Wynn the attorneys' fees and costs it has incurred on this issue. Simply put, Plaintiff's one paragraph motion for sanctions is frivolous, brought for an improper purpose and completely unsupported by the law.

II. ARGUMENT

A. Nevada Law Mandates Expert Medical Testimony to Prove Causation in This Case and Plaintiff Continues to Ignore Her Numerous Preexisting Conditions

Plaintiff completely ignores the Nevada case law in Wynn's Motion in Limine [#2] for obvious reasons.¹ It is well-settled that Plaintiff is required to provide expert medical testimony to prove causation under the circumstances of this case. *Grover C. Dils Med. Ctr. v. Menditto*, 121 Nev. 278, 288, 112 P.3d 1093, 1100 (2005). Since Plaintiff completely ignores the *Menditto* case, it is worth repeating here. The Nevada Supreme Court held "because injury is subjective condition, an expert opinion is required to establish a causal connection between the incident or injury and disability. Evidence that an injury is merely worsened is not sufficient to prove aggravation." *See Grover C. Dils Med. Ctr. v. Menditto*, 121 Nev. 278, 288, 112 P.3d 1093, 1100 (Nev. 2005) (internal citations and quotations omitted). Put differently, proving causation is too complex and beyond the capability of a layperson to decide in these situations; thus expert testimony is required. *Id.* at 288, 112 P.3d at 100. Moreover, Plaintiff cannot show aggravation or exasperation of a preexisting condition without an expert medical witness. *Id.* ("[e]vidence that an injury merely worsened is not sufficient to prove aggravation").

Here, Plaintiff falsely states there is no relevant history of prior illnesses or incidents related to the injuries she sustained from the Incident. This is untrue, as delineated in Wynn's

Wynn incorporates the arguments from its Opposition to Plaintiff's Omnibus Motion in Limine on this issue.

Motion.² In reality, Plaintiff has an extensive history of preexisting medical conditions that she outrageously misrepresents to the Court. Expert medial testimony, therefore, is required in this case, but Plaintiff failed to retain an expert medical witness.

As such, almost none of Plaintiff's medical issues can be related to her alleged slip and fall at Wynn's property.³ This is especially true given that she declined medical attention after the Incident, walked out of Wynn's property on her own accord, continued to gamble for hours and her early medical evaluations found nothing more than contusions. Furthermore, it is suspect that five years after the Incident that Plaintiff is diagnosed with knee problems that she alleges were caused by the Incident. Before she found a doctor that provided her with a diagnosis she liked, Plaintiff had seen numerous medical providers and had numerous tests completed that found no objective evidence to suggest an injury related to the Incident. Clearly, a layperson would deeply question the relatedness of Plaintiff's alleged injuries diagnosed five years after the Incident.

Consequently, the Court should not permit Plaintiff to introduce any evidence, references to evidence, testimony or argument relating to the medical treatment that lacks any causal connection between the Incident and the purported injuries and conditions.

B. Plaintiff's Treating Physicians Cannot Testify as to Causation in This Case

Because they did not prepare and disclose expert reports, Plaintiff's treating physicians can only testify as to the treatment they provided as set forth in the medical records disclosed by Plaintiff to Wynn. *FCH1*, *LLC v. Rodriguez*, 326 P.3d 440, 445 (Nev. 2014) ("While a treating physician is exempt from the report requirement, this exemption only extends to opinions [that] were formed during the course of treatment.") (citations and internal quotations omitted). When a

² According to her medical records and Wynn's expert medical witness, Plaintiff has an extensive history of medical problems prior to the Incident at Wynn such as low back and hand pain, IBS, GERD, anxiety, stress disorder. Morfan syndrome, fibromyaldia and abdominal pain. (See Wynn's Expert Penert of Victor

stress disorder, Marfan syndrome, fibromyalgia and abdominal pain. (See Wynn's Expert Report of Victor Klausner, D.O.) Plaintiff attributes all of these purported health issues, and many others, to the Incident even though numerous of her medical providers found no objective symptoms of injury after performing countless examinations and tests on her. (Id.)

³ Based on the undisputed medical expert evidence in this case, at most Plaintiff suffered a minor contusion as a result of the Incident. (*See* Wynn's Expert Report of Victor Klausner, D.O.) The rest of her claimed medical issues are completely unrelated to the Incident. Dr. Klausner attributes her numerous medical conditions to preexisting pathology and/or symptom magnification syndrome, which he discusses in detail in his expert report. (*Id.*)

treating physician's testimony exceeds that scope, they must provide an expert report under Rule 26(e). *Id*.

Expert reports are mandated to avoid trial by surprise. *See Washoe Cnty. Bd. of Sch. Trustees v. Pirhala*, 84 Nev. 1, 5, 435 P.2d 756, 758 (1968) (noting that the purpose of discovery is to take the "surprise out of trials of cases so that all relevant facts and information pertaining to the action may be ascertained in advance of trial"); *see also Ghiorzi v. Whitewater Pools & Spas Inc.*, No. 2:10-cv-01778-JCM-PAL, 2011 U.S. Dist. LEXIS 125329, 2011 WL 5190804 (D. Nev. Oct. 28, 2011) ("Expert reports are required in order to eliminate "unfair surprise to the opposing party and [to conserve] resources.") (citations omitted).

Here, none of Plaintiff's treating physicians prepared an expert report under Rule 26(e), including Dr. Dunn, Dr. Tingey or any of the other treating physicians identified in Plaintiff's Opposition. Whichever of her treating physicians that Plaintiff intends to testify at trial, which is still not fully clear to Wynn, they cannot testify as to, among other things "past, present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation" as Plaintiff asserts.⁴ (Opp., 4:5-21.) This clearly goes beyond the scope of the treating doctor's treatment. In fact, the Ninth Circuit has held that "when a treating physician morphs into a witness hired to render expert opinions that go beyond the usual scope of a treating doctor's testimony, the proponent of the testimony must comply with [the expert report requirement]." *Goodman v. Staples the Office Superstore, LLC*, 644 F.3d 817, 819-20 (9th Cir. 2011).

Despite this, without citing to any evidence such as her medical records, Plaintiff boldly asserts that Dr. Dunn and Dr. Tingey with Desert Orthopedic Center "directly relate the injuries sustained and the need for [spine and knee] surgery to the fall at Wynn[] and have been disclosed accordingly." (Opp., 3:21-22.) However, nowhere in Plaintiff's medical records do any of her treating physicians conclude that her alleged injuries were caused by the Incident, including Dr. Dunn or Dr. Tingey.

⁴ Wynn did not even know which doctors Plaintiff believes would supposedly testify as to causation until receiving her Opposition brief. Even now, Wynn questions whether her recent medical providers will actually be willing and able to testify in the manner that Plaintiff claims.

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According to her medical records, Plaintiff visited Dr. Dunn at for the first time on June 16, 2014 - over four years after the Incident at Wynn. (Desert Orthopedic Center Medical Records Produced by Plaintiff, Bates Number PLTF000601, attached hereto as Exhibit 1.) After four years of doctor shopping, it appears an MRI ordered by Dr. Dunn found a meniscus tear in the left knee. (Id. at PLTF000617.) Further, Dr. Dunn apparently diagnosed her with "degenerative disc disease of the cervical spine, and cervical radiculopathy, and lumbar disc disease, and sciatica." (Id. at PLTF000618-619.) Plaintiff visited Dr. Tingey on May 11, 2015 – over five years after the Incident at Wynn. (Id. at PLTF000733) By this time, Plaintiff was complaining of pain in both her knees – which appears to be the first time she has had this complaint according to her previous five years of medical records. (See id.) Shockingly, though, Dr. Tingey's narrative states that Plaintiff describes the pain to both her knees as "immediate" after the Incident. (*Id.* at PLTF000733, 746) This is obviously untrue.

Importantly, Dr. Dunn and Dr. Tingey's medical records do not attribute Plaintiff's recent and alleged medical issues to the Incident at Wynn. In fact, Plaintiff visited her first orthopedic doctor on February 12, 2012, and he only diagnosed her with fibromyalgia, complex regional pain syndrome and found "no obvious organic problems of the hip or the knee." (Advanced Orthopedics Medical Records, Bates Number PLTF000378-79, cited portion attached hereto as Exhibit 2.)

Thus, Plaintiff's treating physicians cannot reasonably testify as to causation or aggravation of a preexisting condition because they did not form these (alleged) opinions during the course of their treatment. *Rodriguez*, 326 P.3d at 445.

C. The Treating Physicians Identified in Her Opposition Have Unreliable Opinions Because She Intentionally Failed to Inform Them About, and They Failed to Consider, Her Preexisting Medical Conditions

The medical records of the treating physicians Plaintiff alleges, and hopes, will testify as to causation did not consider Plaintiff's preexisting conditions as the sole or contributing factor to her medical conditions. Indeed, Plaintiff consciously failed to inform her most recent treating physicians about her numerous preexisting medical conditions. For example, Dr. Dunn and Dr.

Tingey's medical records do not include any reference to Plaintiff's preexisting medical conditions, such as fibromyalgia, back pain, hand pain, abdominal pain, GERD, anxiety, stress disorder and Marfan syndrome. Her medical records from Dr. Dunn merely state a "[p]ast medical history noted by patient includes diabetes, depression [and] [s]he states she had a ministroke 2 days after the slip and fall." (Ex. 1 at PLTF000602). The medical records from Dr. Tingey also exclude any reference to the majority of her preexisting conditions.

Obviously, Plaintiff failed to tell Dr. Dunn and Dr. Tingey the full story regarding her medical history. Plaintiff did this because the previous medical providers she had sought treating from over the past four years found no objective findings to suggest Plaintiff was injured from the Incident. Quite tellingly, Plaintiff failed to retain an expert medical witness because she likely could not find a doctor that would testify on her behalf due the absurdness of her injury claims and continual effort to ignore her preexisting conditions.

Therefore, Plaintiff's treating physicians cannot testify as to causation in the manner Plaintiff alleges they will. Simply put, there is no evidence that Plaintiff's alleged medical issues are related to the Incident and Plaintiff cannot provide the requisite expert testimony to satisfy her burden.

D. <u>Plaintiff's Motion for Sanctions Is Frivolous and Wynn Should Be Awarded Its Attorneys' Fees and Costs</u>

In her Opposition, Plaintiff includes a one paragraph "motion for sanctions" apparently because Plaintiff's expert medical report that was filed with the Court includes her date of birth and "embarrassing details" about her medical treatment. Plaintiff claims that Wynn should be sanctioned for purportedly violating "NRS Chapter 239B" and the "HIPAA Omnibus Rule.⁶" Not surprisingly, Plaintiff fails to cite to any specific statute or case law that would support her completely frivolous motion.

⁵ There is no medical evidence that Plaintiff suffered a "mini-stroke" as she falsely claims, which is telling here.

⁶ Telling of the time Plaintiff spent evaluating her frivolous motion for sanctions, Plaintiff refers to the Health Insurance Portability and Accountability Act, more commonly known as HIPAA, as "HIPPA."

1. Wynn Did Not Violate NRS 239B.030

NRS 239B.030(1) states that a "person shall not include and a governmental agency shall not require a person to include any personal information about a person on any document that is recorded, filed or otherwise submitted to the governmental agency on or after January 1, 2007." Under Nevada law, "personal information" is defined as "a natural person's first name or first initial and last name in combination with" the person's 1) social security number, 2) driver's license number or identification card number, 3) account number, credit card number or debit card number, in combination with any required security code, access code or password that would permit access to the person's financial account. NRS 603A.040.

Here, Plaintiff alleges that Wynn merely filed her birth date with "embarrassing details" about her medical treatment. Therefore, Wynn has clearly not violated NRS 239B.030.

2. HIPAA Does Not Provide a Private Right of Action

Plaintiff utterly fails to provide any analysis or explain how Wynn violated HIPAA because she cannot.⁷ Therefore, Wynn has not violated HIPAA and, regardless, HIPAA itself does not provide a private right of action. *Webb v. Smart Document Solutions*, 499 F.3d 1078 (9th Cir. 2007); *Abdale v. N. Shore Long Island Jewish Health Sys., Inc.,* No. 2367/13, 2015 WL 4879587 (N.Y. Sup. Ct. Aug. 14, 2015) (dismissing plaintiff's claim for negligence per se based on HIPAA because "HIPAA and its regulations do not create a private right of action") (citations omitted).

3. The Court Should Award Wynn Its Attorneys' Fees and Costs

Plaintiff's one paragraph motion for sanctions is obviously an attempt by Plaintiff to distract from the important issues addressed in Wynn's Motion in Limine [#2] and her specious claims generally. It is undisputed that Plaintiff placed her medical history at issue in this litigation and has produced her medical records to Wynn during discovery. Moreover, it is Plaintiff's burden, not Wynn's, to seek to seal her medical records and/or propose the parties enter into a stipulated protective order if she truly has an issue with the public disclosure of her medical

⁷ Furthermore, Wynn's counsel engaged in reasonable efforts to address this issue with Plaintiff's counsel to no avail.

history. Indeed, Wynn's counsel attempted to discuss this issue with Plaintiff's counsel numerous times after receiving the frivolous motion for sanctions, mentioning to her office that Wynn would be willing to seal the expert medical report at issue. Tellingly, Plaintiff failed to make any efforts to discuss this issue with Wynn's counsel.⁸

Because Plaintiff brought her motion for sanctions for an improper purpose and is completely unsupported under the Nevada and federal law, the Court should award Wynn the attorneys' fees and costs it has incurred addressing this issue.⁹

III. CONCLUSION

Based on the foregoing and Wynn's Motion, the Court should enter an Order excluding any and all evidence, references to evidence, testimony or argument relating to the majority of Plaintiff's claimed medical injuries, conditions and damages because she cannot prove a causal connection between the Incident and her alleged injuries and conditions. Further, her treating physicians cannot testify in the manner Plaintiff seeks to satisfy her burden in this case. Finally, the Court should deny her unfounded motion for sanctions and instead award Wynn its attorneys' fees and costs.

DATED this 10th day of September, 2015.

LAWRENCE J. SEMENZA, III, P.C.

/s/ Christopher D. Kircher

Lawrence J. Semenza, III, Esq., Bar No. 7174 Christopher D. Kircher, Esq., Bar No. 11176 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145

Attorneys for Defendant Wynn Las Vegas, LLC d/b/a Wynn Las Vegas

⁸ If Plaintiff truly believes Wynn has violated the law and is able to provide any legal justification to support her position, Wynn would request that the parties fully brief this issue.

⁹ At the Court's request, Wynn's counsel will provide a declaration setting forth the attorneys' fees and costs it incurred researching and briefing this issue.

LAWRENCE J. SEMENZA, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 835-6803

CERTIFICATE OF SERVICE

Pursuant to Nev. R. Civ. P. 5(b) and NEFCR 9, I certify that I am an employee of Lawrence J. Semenza, III, P.C., and that on this 10th day of September, 2015 I caused to be sent through electronic transmission via Wiznet's online system, a true copy of the foregoing REPLY IN SUPPORT OF DEFENDANT'S MOTION IN LIMINE [#2] TO EXCLUDE UNRELATED MEDICAL CONDITIONS; OPPOSITION TO PLAINTIFF'S MOTION FOR SANCTIONS to the following registered e-mail addresses:

NETTLES LAW FIRM christianmorris@nettleslawfirm.com kim@nettleslawfirm.com

Attorneys for Plaintiff

/s/ Olivia A. Kelly
An Employee of Lawrence J. Semenza, III, P.C.

EXHIBIT 1

EXHIBIT 1

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900

Page 1 Office Visit

Yvonne Louise O'Connell

Female DOB

Home: Patient ID:

06/16/2014 - Office Visit: 2nd Room, Complete

Provider: Thomas Dunn MD

Location of Care: Desert Orthopaedic Center

Clinical List(s) Reviewed

- The allergy list was reviewed and updated as appropriate.
- The problem list was reviewed and updated as appropriate.
- The medication list was reviewed and updated as appropriate.

Chief Complaint pain in the low back radiating to the butt and the right leg to the heal & pain in the neck radiating to bilateral arms down to the hands . She is also having in the chest area

History of Present Illness

Referred by: Andrew Cash MD

Previous Studies: X-rays, CT scan, MRI

Yvonne O"Connell is a 62 year old right had dominant female who comes in for evaluation of left neck and low back pain after a slip/fall injury on 02/08/2010. While walking in the Wynn Hotel and Casino, she slipped and fell backwards, twisting to the right, striking her right buttock and leg on a raised divider before hitting the ground. She did not lose consciousness. After the fall she was picked up by bystanders and taken to a slot machine to sit down. Security came over and a report was taken. She did not go to the hospital and did not see any doctors until 2 days later on 02/10/2010 at UMC Quick Care. .She describes the pain as being specifically located in the posterior region of her neck. The pain radiates to her right arm. Other physicians the patient has seen for this problem include a primary care physician, a neurologist, a spine surgeon, and a pain management physician. Previous studies performed to evaluate this condition include X-rays, CT scan, and MRI.

She describes her pain as sore sharp burning stabbing and severe. Her pain is intermittent, and since acknowledging the onset, her pain level has worsened. On a scale of 0-10, with 0 being no pain and 10 being the worst pain imaginable, her pain level today is a 9. At its least, her pain is a 2, and at its worst it is a 10. Her average pain is 8. She is also experiencing numbness, night pain, daytime pain with rest, and radiating pain down right arm. Her symptoms are worse when driving, turning head side to side. moving head up or down, lifting, typing, and reaching. She has done her best to endure symptoms over the years but expresses increasing difficulty and enduring symptoms of both neck and low back pain.

Treatments tried previously to relieve symptoms include ice, heat, muscle relaxants, physical therapy, narcotic medication, NSAIDS, TENS unit, and home exercise.

The patient is retired.

Her principle problem is that of neck pain that rates down her left arm, ongoing right-sided chest pain along the breast bone and low back pain with intermittent "jolts" down the right buttock and leg.

Allergies

ANTIBIOTICS (Moderate)

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

(702)731-1616 Fax: (702)734-4900

Page 2 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Home:

Medications

Past Medical History

Past medical history noted by patient includes diabetes, depression She states she had a mini-stroke 2 days after the slip and fall.

Past Surgical History

Patient denies any problems related to previous surgery

Family Medical History

There is a reported family history of cancer

Social History

Tobacco use: never smoker **Alcohol Use:** (never)

Does patient live alone: yes

Drug Use: (no)

Marital Status: widowed Number of children: none Occupation: retired Work Status: retired

Review of Systems

General: fatigue

Cardiovascular: denies fainting, ankle swelling, leg swelling, shortness of breath with exercise or murmur

Respiratory: cough

Ears/Nose/Throat: dizziness
Gastrointestinal: nausea

Skin: denies rash, itching, dryness, mole changes, jaundice, hives or abnormal pigmentation

Neurologic: weakness numbness headache

Genitourinary: night time urination

Endocrine: cold intolerance

Heme/Lymphatic: denies abnormal bruising, bleeding, enlarged lymph nodes Allergic/Immunologic: denies hives,persistent infections,HIV exposure

Psychiatric: anxiety depression difficulty sleeping

Musculoskeletal: stiffness joint pain or swelling back pain weakness

Pregnant: no

Physical Exam

Vital Signs

Height: 68 in Weight: 155 lb Pulse rate: 60 BP: 151/86 Body Mass Index: 23.65

Constitutional:

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

(702)731-1616 Fax: (702)734-4900

Page 3 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Home:

General appearance: moderate distress Comments: Complaining of neck pain.

Cardiovascular:

Pedal pulses: pulses 2+, symmetric

Periph. circulation: no cyanosis, clubbing or edema

Skin:

Skin Inspection: no rashes, lesions in area of examination

Skin Palpation: no subcutaneous nodules or induration in area of examination

Neurologic:

Cranial nerves: II-XII grossly intact Reflexes grossly intact, symmetric

Sensation: intact to touch

Psychiatric:

Orientation: oriented to person, place and time Mood and affect: no depression, anxiety

Lumbar Spine Exam

Coordination/balance: normal Posture: standing erect Assistive Device: walker

Tenderness to palpation: bilateral

Radiates down: left Facet tenderness: none

Spasms: mild

Spurling Test: negative L'Hermitte Sign: negative Hoffman's Sign: negative

Cervical ROM
Flexion: decreased
Extension: decreased

Rotation: Right: decreased Left: decreased Lateral Flexion: Right: decreased Left: decreased

Sensation to touch is normal from C2-C8. Motor function is normal in the deltoid, elbow flexors, elbow extensors and finger flexors. Reflexes intact and symmetrical in the biceps, triceps and supinator. Positive Tinel's at the wrist bilaterally.

Examination of the anterior chest over the area of the patient indicates that the source of the pain demonstrates tenderness to the costal manubrial joints on the right.

Magnetic Resonance Imaging cervical was performed on 05/08/2010 Cervical spondylosis C4-C7 without significant neural compression.

Magnetic Resonance Imaging lumbar was performed on 04/08/2010
Degenerative disc disease with collapse at L3-4 and moderate at L4-5 and L5-S1
RAD Spine Cervical Complete Min 4 Views [72050]

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

(702)731-1616 Fax: (702)734-4900

Page 4 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Home:

There is severe disc space narrowing at C4-5, C5-6, and C7-T1. There is severe facet joint arthritis at C4-5, C5-6, and C6-7.

RAD Spine LS w/Bending Views [72114]

There is severe disc space narrowing at L3-4 and L5-S1. There is severe facet joint arthritis at L3-4 and L5-S1.

Lumbar Spine Exam

Coordination/balance: normal

Posture: normal

Assistive Device: walker

Tenderness to palpation: bilateralRadiates down: rightFacet tenderness: bilateralPain to straight leg raise:

none

Femoral stretch test: none

Weakness: no
Heel Walk: yes
Toe Walk: yes
Faber Test: negative
Babinski: negative
Clonus: negative
Lumbar ROM
Flexion: decreased
Extension: decreased
Rotation: Left: decreased
Lateral Flexion: Left: decreased

Sensation to touch is normal from L1-S1. Motor function is normal in the hip flexors, knee extensors, ankle dorsiflexors,long toe extensors and ankle plantar flexors. Reflexes intact and symmetrical in the knee and ankle.

Full ROM of hips, knees, and ankles.

No pain produced with internal rotation or external rotation of the hips billaterally.

Negative nerve test signs include straight leg raise, Laseques flip text and femoral stretch test.

Palpable pulses bilaterally. Tenderness noted about the right piriformis region.

Impression

degenerative disc disease of the cervical spine, and cervical radiculopathy, and lumbar disc disease, and sciatica

Bilateral carpal tunnel syndrome per history

Plan

I reviewed the patient's X-rays and MRI. Explanation and reassurance were provided to the patient. I discussed a treatment plan in detail with patient. All of the patient's questions were answered. She has failed all non-surgical treatment.

REDACTED

Desert Orthopaedic Center

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

(702)731-1616 Fax: (702)734-4900

Page 5 Office Visit

Y۷	onn	e l	Lo	<u>uise</u>	O'C	<u>on</u> ne	I
_							

Female DOB:

Home:

A lumbar spine MRI without contrast was ordered. A cervical spine MRI without contrast was ordered.

If the patient continues to remain symptomatic, I may consider the following for the patient: surgery and injection.

Follow up

The patient will follow up in 3 weeks. Patient was instructed to follow up after receiving their MRI.

Electronically Signed by Thomas Dunn MD on 06/18/2014 at 12:17 PM

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Page 1 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Home:

07/14/2014 - Office Visit: 1st Room, Complete

Provider: Thomas Dunn MD

Location of Care: Desert Orthopaedic Center

Clinical List(s) Reviewed

- The allergy list was reviewed and updated as appropriate.
- The problem list was reviewed and updated as appropriate.
- The medication list was reviewed and updated as appropriate.

Physical Exam

Vital Signs

Height: 68 in Weight: 155 lb Body Mass Index: 23.65

History of Present Illness

Yvonne O'Connell presents for result of MRI cervica, lumbar. Test was performed at Open Sided MRI of Las Vegas on 06/27/2014.

She complains of neck pain radiating down right arm and lower back pain radiating down both legs.

She describes her pain as throbbing/stabbing, sharp and severe. Her pain is continuous, and since her last visit her pain level has remained the same. On a scale of 1-10, with 1 being no pain and 10 being the worst pain imaginable, her pain level today is a 10. She is able to walk for less than 5 minutes without having to stop due to pain. Previous studies performed to evaluate this condition include MRI.

Allergies

ANTIBIOTICS (Moderate)

Medications

LOVAZA 1 GM CAPS (OMEGA-3-ACID ETHYL ESTERS) Take 2 tablets twice a day Last Refill: #120 x 5, 07/14/2014, Thomas Dunn MD

Past Medical History

Past medical history noted by patient includes diabetes, depression She states she had a mini-stroke 2 days after the slip and fall.

Problems recorded as Dx. codes:

SCIATICA (ICD-724.3)
DEGEN LUMBAR/LUMBOSACRAL INTERVERTEBRAL DISC (ICD-722.52)
BRACHIAL NEURITIS OR RADICULITIS NOS (ICD-723.4)
DEGENERATION OF CERVICAL INTERVERTEBRAL DISCL (ICD-722.4)

Information obtained by patient via web portal: I was very healthy and athletic until I slipped and fell. I had immediate injuries and pain, which I still have. My arms and hands hurt, it hurt to sit, my right foot hurt and I was dazed.

PLTF000606

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900

Page 2 Office Visit

Yvonne Louise O'Connell

Female DOB:

Home: Patient ID:

Past Surgical History

Patient denies any problems related to previous surgery Information obtained by patient via web portal: Tonsillectomy, 1955?

Family Medical History

There is a reported family history of cancer

Social History

Tobacco use: never smoker Alcohol Use: (never)

Does patient live alone: yes

Drug Use: (no)

Marital Status: widowed Number of children: none

Physical Exam

Vital Signs

Height: 68 in Weight: 155 lb Body Mass Index: 23.65

Constitutional:

General appearance: moderate distress

Cardiovascular:

Periph. circulation: no cyanosis, clubbing or edema

Neurologic:

Cranial nerves: II-XII grossly intact Reflexes grossly intact, symmetric Sensation: intact to touch

No acute changes

Cervical

No acute changes.

Magnetic Resonance Imaging-Cervical was performed on 06/27/2014

Open-sided MRI

Mild central canal stenosis at C3-C4
Mild central canal stenois C4-C5 with severe bilateral neuroforaminal stenosis.
Moderate central canal stenosis at C5-C6 with severe bilateral neuroforaminal stenosis
Mild central canal stenosis at C6-C7 with mild bilateral neuroforaminal stenosis

Magnetic Resonance Imaging-Lumbar was performed on 06/27/2014 Open-sided MRI

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900

Page 3 Office Visit

Yvonne	Louise	O'Conn	ell
Female D	OB		l

Patient ID:

Mild left neuroforaminal stenosis L4-L5.

Lumbar

No acute changes.

Impression

degenerative disc disease of the cervical spine, and cervical radiculopathy, and lumbar disc disease, and sciatica
Bilateral carpal tunnel syndrome per history

Plan

I reviewed the patient's MRI. Explanation and reassurance were provided to the patient.

She was given a prescription for LOVAZA 1 GM CAPS Take 2 tablets twice a day.

I am referring her to my colleague, Andrew S Martin MD for further evaluation.

Follow up

The patient was advised to return if symptoms worsen.

Electronically Signed by Thomas Dunn MD on 07/14/2014 at 1:08 PM

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

(702)731-1616 Fax: (702)734-4900

Page 1 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

08/13/2014 - Office Visit: 5th Room, Complete

Provider: Andrew S Martin MD

Location of Care: Desert Orthopaedic Center

Clinical List(s) Reviewed

- The allergy list was reviewed and updated as appropriate.
- The problem list was reviewed and updated as appropriate.
- The medication list was reviewed and updated as appropriate.

Chief Complaint right hip and right knee

History of Present Illness

Referred by: Andrew Cash MD

Previous Studies: X-rays, CT scan, MRI

The patient is a 62 year old female who comes in for a new problem today. The patients work status is retired. She presents for evaluation of left hip and left knee pain after a slip/fall injury. Her symptoms have been present for 4 years. Her injury occured , when she walking, slipped and fell backwards, twisting to the right, right gluteal and leg struck raised divider, then head struck the ground. She describes the pain as being specifically located in the posterior region of her hip and knee. Other physicians the patient has seen for this problem include a primary care physician, another orthopedic surgeon, a spine surgeon, and a pain management physician. Previous studies performed to evaluate this condition include X-rays and CT scan

She describes her pain as throbbing/stabbing, sharp and severe. Her pain is continuous, and since acknowledging the onset, her pain level has remained the same. On a scale of 0-10, with 0 being no pain and 10 being the worst pain imaginable, her pain level today is a 10. At its least, her pain is a 2, and at its worst it is a 10. Her average pain is 8. She is also experiencing clicking, snapping/popping, swelling, night pain, pain with activities, radiating pain, and daytime pain with rest.

Treatments tried previously to relieve symptoms include ice, heat, muscle relaxants, physical therapy, narcotic medication, NSAIDS, TENS unit, and home exercise.

Allergies

ANTIBIOTICS (Moderate)

Medications

LOVAZA 1 GM CAPS (OMEGA-3-ACID ETHYL ESTERS) Take 2 tablets twice a day Last Refill: #120 x 5, 07/14/2014, Thomas Dunn MD

Past Medical History

Past medical history noted by patient includes diabetes, depression She states she had a mini-stroke 2 days after the slip and fall.

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Page 2 Office Visit

Yvonne Louise O'Connell

Female DOB:

Home:
Patient ID:

Problems recorded as Dx. codes:

DIABETES (ICD-250.00)
SCIATICA (ICD-724.3)
DEGEN LUMBAR/LUMBOSACRAL INTERVERTEBRAL DISC (ICD-722.52)
BRACHIAL NEURITIS OR RADICULITIS NOS (ICD-723.4)
DEGENERATION OF CERVICAL INTERVERTEBRAL DISCL (ICD-722.4)

Information obtained by patient via web portal: I was very healthy and athletic until I slipped and fell. I had immediate injuries and pain, which I still have. My arms and hands hurt, it hurt to sit, my right foot hurt and I was dazed.

Past Surgical History

Patient denies any problems related to previous surgery Information obtained by patient via web portal: Tonsillectomy, 1955?

Family Medical History

There is a reported family history of cancer Information obtained by patient via web portal: diabetes connective tissue disorder cancer

Social History

Tobacco use: never smoker Alcohol Use: (never) Does patient live alone: yes

Drug Use: (no)

Marital Status: widowed Number of children: none Work Status: retired

Review of Systems

General: fatigue

Cardiovascular: denies fainting, ankle swelling, leg swelling, shortness of breath with exercise or murmur

Respiratory: cough

Ears/Nose/Throat: dizziness Gastrointestinal: nausea

Skin: denies rash, itching, dryness, mole changes, jaundice, hives or abnormal pigmentation

Neurologic: weakness numbness headache

Genitourinary: night time urination Endocrine: cold intolerance

Heme/Lymphatic: denies abnormal bruising, bleeding, enlarged lymph nodes Allergic/Immunologic: denies hives,persistent infections,HIV exposure

Psychiatric: anxiety depression difficulty sleeping

Musculoskeletal: stiffness joint pain or swelling back pain weakness

Pregnant: no

Physical Exam

Vital Signs

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900

Page 3 Office Visit

Yvonne Louise O'Connell Female DOB:

Patient ID:

Home:

Body Mass Index: 23.65

Right Knee Exam

Pain/Tenderness:

diffuse, medial joint line, with range of motion

Neurovascularly intact
Active Range of Motion

Flexion: 130 Extension: 0

Crepitus with range of motion

Stability

Medial/MCL: normal Lateral/LCL: normal Ext Rotation Dial Test:

Meniscus

Flexion McMurray Test: positive

Patella

Patellofemoral Crepitus: yes

Right Knee X-ray

RAD Knee 3 Views [73562], CR Rt Knee; AP WB Lat & Sunrise [CR-rkawls]

There is moderate tricompartmental arthritis noted.

Right Hip Exam

Inspection

Pain/Tenderness: greater trochanter

Gait: with walker Neurovascularly intact

Passive ROM
Abduction: normal
Adduction: normal
Flexion: normal
Extension: normal
Internal rotation: normal
External rotation: normal

Impression

She is here today for follow up of her right knee pain rule out medial meniscus tear. Right hip trochanteric burisits

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Page 4 Office Visit

Yvonne Louise O'Connell

Female DOB:

Home: Patient ID:

Plan

I reviewed the patient's X-rays. Explanation and reassurance were provided to the patient. I discussed a treatment plan in detail with patient. All of the patient's questions were answered.

A MRI of the right knee without contrast was ordered. Test was ordered to rule out medial meniscus tear.

Activities/Work status

The patient may continue protected activity.

Follow up

Patient was instructed to follow up after receiving their MRI.

Electronically Signed by Andrew S Martin MD on 08/14/2014 at 9:29 AM

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

(702)731-1616 Fax: (702)734-4900

Page 1 Office Visit

Yvonne Louise O'Connell Female DOB

Patient ID:

Home:

09/10/2014 - Office Visit: 2nd Room, Complete

Provider: Andrew S Martin MD

Location of Care: Desert Orthopaedic Center

Clinical List(s) Reviewed

- The allergy list was reviewed and updated as appropriate.
- The problem list was reviewed and updated as appropriate.
- The medication list was reviewed and updated as appropriate.

Physical Exam

Vital Signs

Body Mass Index: 23.65

History of Present Illness

Patient presents for result of MRI right knee. Test was performed at Las Vegas Radiology on 08/29/2014.

She describes her pain as sharp and severe. Her pain is worse with activities, and since her last visit her pain level has remained the same. On a scale of 1-10, with 1 being no pain and 10 being the worst pain imaginable, her pain level today is a 10. Patient also complaining of left knee pain.

Allergies

ANTIBIOTICS (Moderate)

Medications

LOVAZA 1 GM CAPS (OMEGA-3-ACID ETHYL ESTERS) Take 2 tablets twice a day Last Refill: #120 x 5, 07/14/2014, Thomas Dunn MD

Past Medical History

Past medical history noted by patient includes diabetes, depression She states she had a mini-stroke 2 days after the slip and fall.

Problems recorded as Dx. codes:

TEAR MEDIAL CARTILAGE OR MENISCUS KNEE CURRENT (ICD-836.0)
PAIN IN JOINT, LOWER LEG (ICD-719.46)
DIABETES (ICD-250.00)
SCIATICA (ICD-724.3)
DEGEN LUMBAR/LUMBOSACRAL INTERVERTEBRAL DISC (ICD-722.52)
BRACHIAL NEURITIS OR RADICULITIS NOS (ICD-723.4)
DEGENERATION OF CERVICAL INTERVERTEBRAL DISCL (ICD-722.4)

Information obtained by patient via web portal: I was very healthy and athletic until I slipped and fell. I had immediate injuries and pain, which I still have. My arms and hands hurt, it hurt to sit, my right foot hurt and I was dazed.

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Page 2 Office Visit

Yvonne Louise O'Connell

Female DOB:

Home: Patient ID:

Past Surgical History

Patient denies any problems related to previous surgery Information obtained by patient via web portal: Tonsillectomy, 1955?

Family Medical History

There is a reported family history of cancer

Social History

Tobacco use: never smoker Alcohol Use: (never) Does patient live alone: yes

Drug Use: (no)

Marital Status: widowed Number of children: none

Physical Exam

Vital Signs

Body Mass Index: 23.65

Constitutional:

General appearance: well nourished, well hydrated, no acute distress

Eyes:

External: conjunctivae and lids normal

Ears/Nose/Throat:

External ears: normal, no lesions or deformities External nose: normal, no lesions or deformities

Pharynx: tongue normal, protrudes midline, posterior pharynx without erythema or exudate

Neck:

Neck: supple, no masses, trachea midline

Respiratory:

Auscultation: no rales, rhonchi or wheezes

Cardiovascular:

Auscultation: S1, S2, no murmur, rub or gallop

Gastrointestinal:

Abdominal/GI: normal active bowel sound, nontender, nondistended

Lymphatic:

Neck: no cervical adenopathy

Skin:

Skin Inspection: no rashes, lesions in area of examination

Home:

Desert Orthopaedic Center

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

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Page 3 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Neurologic:

Sensation: intact to touch

Psychiatric:

Orientation: oriented to person, place and time

Right Knee Exam

Pain/Tenderness:

diffuse, patella, medial joint line, with range of motion

Neurovascularly intact

Active Range of Motion

Flexion: 130 Extension: 0

Crepitus with range of motion

Stability

Medial/MCL: normal Lateral/LCL: normal Ext Rotation Dial Test:

Meniscus

Flexion McMurray Test: positive

Magnetic Resonance Imaging Tear of the posterior one third of the medial meniscus.

- 2. Chondromalacia patellae
- 3. Mild osteoarthritic changes

Left Knee Exam

Inspection

Pain/Tenderness:

diffuse, patella

Neurovascularly intact

Active Range of Motion

Flexion: 130

Extension: 0

Crepitus with range of motion

Stability

Medial/MCL: normal Lateral/LCL: normal Ext Rotation Dial Test:

Patella

Desert Orthopaedic Center 2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121 (702)731-1616 Fax: (702)734-4900	-3609	Page 4 Office Visit
Yvonne Louise O'Connell Female DOB:	Patient ID:	lome:
Patellofemoral Crepitus: yes		
Impression She is here today for follow up of her bilateral knee arthrosis rule medial meniscus tear on the left		
Plan I reviewed the patient's X-rays and MRI. Explanation and rea	assurance were provided	to the patient.
A MRI of the left knee without contrast was ordered. Test wa	as ordered to rule out me	niscus tear.
Activities/Work status The patient may gradually return to activity as tolerated.		
Follow up Patient was instructed to follow up after receiving their MRI.		

Electronically Signed by Andrew S Martin MD on 09/11/2014 at 3:56 PM

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

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Page 1 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

10/13/2014 - Office Visit: 1st Room, Complete

Provider: Thomas Dunn MD

Location of Care: Desert Orthopaedic Center

Clinical List(s) Reviewed

- The allergy list was reviewed and updated as appropriate.

- The problem list was reviewed and updated as appropriate.
- The medication list was reviewed and updated as appropriate.

History of Present Illness

Ms. O'Connell returns today for lumbar back pain and states that the pain has become worse and states that she still has radiating pain down both legs along with numbness and tingling. My patient indicates that since her last visit her symptoms have worsened. Her current pain level, on a scale from 0-10, is 10. She notes that the medication prescribed has unchanged her symptoms.

The patient is also returns for cervical spine pain which predominates with numbness, tingling, and pain radiating down both arm.

Allergies

ANTIBIOTICS (Moderate)

Medications

LOVAZA 1 GM CAPS (OMEGA-3-ACID ETHYL ESTERS) Take 2 tablets twice a day Last Refill: #120 x 5, 07/14/2014, Thomas Dunn MD

Past Medical History

Past medical history noted by patient includes depression She states she had a mini-stroke 2 days after the slip and fall.

Problems recorded as Dx. codes:

TEAR MEDIAL CARTILAGE OR MENISCUS KNEE CURRENT (ICD-836.0)
PAIN IN JOINT, LOWER LEG (ICD-719.46)
DIABETES (ICD-250.00)
SCIATICA (ICD-724.3)
DEGEN LUMBAR/LUMBOSACRAL INTERVERTEBRAL DISC (ICD-722.52)
BRACHIAL NEURITIS OR RADICULITIS NOS (ICD-723.4)
DEGENERATION OF CERVICAL INTERVERTEBRAL DISCL (ICD-722.4)

Information obtained by patient via web portal: I was very healthy and athletic until I slipped and fell. I had immediate injuries and pain, which I still have. My arms and hands hurt, it hurt to sit, my right foot hurt and I was dazed.

Past Surgical History

Patient denies any problems related to previous surgery

Home:

Desert Orthopaedic Center

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

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Page 2 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Information obtained by patient via web portal: Tonsillectomy, 1955?

Family Medical History

There is a reported family history of cancer

Social History

Tobacco use: never smoker Alcohol Use: (never) Does patient live alone: yes

Drug Use: (no)

Marital Status: widowed Number of children: none

Physical Exam

Vital Signs

Height: 64 in Weight: 155 lb Body Mass Index: 26.70

Constitutional:

General appearance: moderate distress

Cardiovascular:

Pedal pulses: pulses 2+, symmetric

Periph. circulation: no cyanosis, clubbing or edema

Neurologic:

Cranial nerves: II-XII grossly intact Reflexes grossly intact, symmetric

Sensation: intact to touch

Psychiatric:

Orientation: oriented to person, place and time Mood and affect: no depression, anxiety

Cervical

No acute changes, Neuro intact.

Impression

degenerative disc disease of the cervical spine, and cervical radiculopathy, and lumbar disc disease, and

Desert Orthopaedic Center

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900

Page 3 Office Visit

Yvonne	Louise	O'Conn	ell
Female I	DOB:		

Patient ID:

sciatica
Bilateral carpal tunnel syndrome per history

Plan

I reviewed the patient's MRI. Explanation and reassurance were provided to the patient. I discussed a treatment plan in detail with patient. All of the patient's questions were answered. I discussed all treatment options including non-surgical and surgical interventions.

After discussion with the patient, I have recommended anterior cervical decompression and fusion at C4-C5, C5-C6 and C6-C7 with allograft. I have offered non-operative options consisting of physical therapy, pain management and epidural steroid injections.

Follow up

The patient was advised to return if symptoms worsen. She has no history of diabetes.

Lumbar

No acute changes.

Electronically Signed by Thomas Dunn MD on 10/13/2014 at 1:36 PM

REDACTED

Las Vegas Radiology

TOMORROW'S RADIOLOGY IMAGING... TODAY

7500 Smoke Ranch Road, Suite 100, Las Vegas, Nevada 89128 8530 W. Sunset Rd, Suite 120, Las Vegas, Nevada 89113 3175 St. Rose Pkwy, Suite 130, Henderson, Nevada 89052 3201 S. Maryland Pkwy, Suite 102, Las Vegas, Nevada 89109 4640 W. Craig Rd, North Las Vegas, Nevada 89032 Phone: 702-254-5004 Fax: 702-432-4005

Exam Date: September 22, 2014

REFERRED BY

ANDREW SCOTT MARTIN,

PATIENT INFORMATION

Patient: OCONNELL, YVONNE

DOB:

77056

MRN: 165910-1

Accession #:

Exam: MRI LT KNEE W/O

Examination: Magnetic resonance scan of the left knee. Noncontrast, multisequence, multiplanar.

History: Question of meniscus tear.

Findings: Quadriceps tendon and infrapatellar tendon are normal in appearance. The patella and retropatellar articular cartilaginous tissues appear within normal limits.

Anterior cruciate and posterior cruciate ligaments appear intact.

Medial and lateral collateral ligaments show no abnormality.

No joint effusion is visible.

No popliteal cyst is visible.

No joint effusion is present.

At the mid body of the medial meniscus, the apex of the meniscus appears to have been amputated. The body of the meniscus is extruded from the joint space.

OCONNELL, YVONNE MRN: 165910-1 Exam Date: September 22, 2014 (page 1 of 2)

09/29/2014 9:21AM (GMT-07:00) PLTF000620 The lateral meniscus shows similar changes without a well configured meniscal apex and partial extrusion of the meniscus from the joint space.

I can identify no meniscal tears in the meniscal remnants.

Impression:

1. Amputation of the apices of the medial and lateral menisci with extrusion of the meniscal remnant from the joint space.

Electronically signed by:

RICHARD KREMP MD

Date:

Sep 28, 2014

Time:

12:11

OCONNELL, YVONNE MRN: 165910-1 Exam Date: September 22, 2014 (page 2 of 2)

REDACTED

Las Vegas Radiology

TOMORROW'S RADIOLOGY IMAGING... TODAY

7500 Smoke Ranch Road, Suite 100, Las Vegas, Nevada 89128 8530 W. Sunset Rd, Suite 120, Las Vegas, Nevada 89113 3175 St. Rose Pkwy, Suite 130, Henderson, Nevada 89052 3201 S. Maryland Pkwy, Suite 102, Las Vegas, Nevada 89109 4640 W. Craig Rd, North Las Vegas, Nevada 89032 Phone: 702-254-5004 Fax: 702-432-4005

Exam Date: August 29, 2014

REFERRED BY

ANDREW SCOTT MARTIN,

PATIENT INFORMATION

Patient: OCONNELL, YVONNE

DOB:

n #•

MRN: 165910-1

Accession #:

326768

Exam: MRI RT KNEE W/O

Procedure: MRI right knee without contrast

Clinical history: Medial meniscal tear

Technique: Multiplanar, multisequence imaging of the right knee performed.

Findings: There is a small amount of joint fluid. Chondromalacia patellae is noted, with subchondral changes. Medial and lateral patellar retinacula are intact. Patellar tendon and quadriceps tendon appear intact. There is marginal osteophyte formation associated with the patella and with the femorotibial articulations. Signal is identified within the posterior one third of the medial meniscus which extends to the surface, and is consistent with tear. The lateral meniscus demonstrates grade 1 signal within the anterior one third. The PCL and ACL are intact.

The lateral collateral ligament complex, and the medial collateral ligament are intact. No significant amount of fluid within the gastrocnemius-semimembranosus bursa.

Impression: Tear of the posterior one third of the medial

OCONNELL, YVONNE MRN: 165910-1 Exam Date: August 29, 2014 (page 1 of 2)

meniscus.

- 2. Chondromalacia patellae
- 3. Mild osteoarthritic changes

Electronically signed by:

Date:

Time:

JAMES BALODIMAS, MD

Sep 02, 2014

10:16

OCONNELL, YVONNE MRN: 165910-1 Exam Date: August 29, 2014 (page 2 of 2)

Desert Orthopaedic Center

5546 South Fort Apache Road Suite 100 Las Vegas, NV 89148 (702) 731-1616 Fax: (702)734-4900

August 13, 2014

Dear Nanjunda Subramanyam MD

Yvonne Louise O'Connell was in my office for evaluation. The patient is a 62 year old female who comes in for a new problem today. The patients work status is retired. She presents for evaluation of left hip and left knee pain after a slip/fall injury. Her symptoms have been present for 4 years. Her injury occured, when she walking, slipped and fell backwards, twisting to the right, right gluteal and leg struck raised divider, then head struck the ground She describes the pain as being specifically located in the posterior region of her hip and knee. Other physicians the patient has seen for this problem include a primary care physician, another orthopedic surgeon, a spine surgeon, and a pain management physician. Previous studies performed to evaluate this condition include X-rays and CT scanShe describes her pain as throbbing/stabbing, sharp and severe. Her pain is continuous, and since acknowledging the onset, her pain level has remained the same. On a scale of 0-10, with 0 being no pain and 10 being the worst pain imaginable, her pain level today is a 10. At its least, her pain is a 2, and at its worst it is a 10. Her average pain is 8. She is also experiencing clicking, snapping/popping, swelling, night pain, pain with activities, radiating pain, and daytime pain with rest. Treatments tried previously to relieve symptoms include ice, heat, muscle relaxants, physical therapy, narcotic medication, NSAIDS, TENS unit, and home exercise.

My diagnosis is She is here today for follow up of her right knee pain rule out medial meniscus tear. Right hip trochanteric burisits

I reviewed the patient's X-rays. Explanation and reassurance were provided to the patient. I discussed a treatment plan in detail with patient. All of the patient's questions were answered.

The patient may continue protected activity.

A MRI of the right knee without contrast was ordered. Test was ordered to rule out medial meniscus tear.

Patient was instructed to follow up after receiving their MRI.

Thank you.

Signed
Thomas Dunn MD



630 S. Rancho, Suite G Las Yegas, Nevada 89106 (702) 932-2740 • Fax (702) 932-2739 www.osnui.com

Exam Date: 06/27/2014

Accession #: 10008773

Patient: X-Ray 5:

OCONNELL YVONNE

DOB:

Outside Mrno: F00R24152PMI2M

Referring Doctor: THOMAS DUNN MD

PROCEDURE: MRI C-SPINE WITHOUT CONTRAST

EXAMINATION: MRI CERVICAL SPINE WITHOUT CONTRAST

HISTORY: History of injury 2010. Neck pain radiating down to both upper extremities.

COMPARISON: None

TECHNIQUE: The following sequences were performed on an open Tesla magnet: Sagittal T1 and T2. Axial T2.

FINDINGS: There is no acute fracture or pathologic osseous lesions. There is disc desiccation noted throughout the cervical spine. Disc height loss is seen extending from C3/C4-C6/C7. No prevertebral soft tissue swelling.

The cervical medullary junction is visualized. No hemiation or evidence of abnormal cord signal.

C2/C3: No significant disc bulge. No canal or neuroforaminal stenosis.

C3/C4: There is mild posterior disc osteophyte formation. This causes mild central canal stenosis. There is no significant neuroforaminal narrowing.

C4/C5: There is mild posterior disc osteophyte formation. This causes mild central canal stenosis. There is severe bilateral neuroforaminal stenosis secondary to foraminal disc osteophyte formation and uncovertebral hypertrophy.

C5/C6: There is posterior disc osteophyte formation. This is more prominent along the right paracentral region where it measures approximately 4 mm in AP dimension. There is a moderate central canal stenosis. The central canal measures approximately 7 mm in AP dimension. There is severe bilateral neuroforaminal stenosis secondary to foraminal disc osteophyte formation and uncovertebral hypertrophy.

C6/C7: There is mild posterior disc osteophyte formation causing mild central canal stenosis. There is mild bilateral neuroforaminal stenosis secondary to foraminal disc osteophyte formation and uncovertebral hypertrophy.

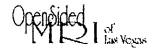
C7/T1: Minimal posterior disc bulge. No central canal or neuroforaminal stenosis.

IMPRESSION:

- 1. Mild central canal stenosis at C3/C4.
- Mild central canal stenosis at C4/C5 with severe bilateral neuroforaminal stenosis.
- Moderate central canal stenosis at C5/C6 with severe bilateral neuroforaminal stenosis.
- 4. Mild central canal stenosis at C6/C7 with mild bilateral neuroforaminal stenosis.

Sans 1 of 2

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630 S. Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740 • Fax (702) 932-2739 www.osmni.com

Patient: X-Ray #: OCONNELL YVONNE

10006581

Exam Date: 06/27/2014 Accession 4: 10008773

DOB:

Outside Mrno: F00R24152PMI2M

Referring Doctor: THOMAS DUNN MD

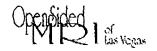
PROCEDURE: MRI C-SPINE WITHOUT CONTRAST

Dictated By: Scott Chang M.D. at 2014-06-28 07:53

Electronically Signed By: Scott Chang M.D. at 2014-06-28 07:57

Professionally interpreted by Radiology Associates of Nevada

06/28/2014 SAT 10:27 FAX 17029322739 OPENSIDED MRI



630 S. Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740 - Fax (702) 932-2739 www.osmni.com

Exam Date: 06/27/2014

Accession #: 10008774

Patient: X-Ray #:

OCONNELL YVONNE

DOR:

10006581

Outside Mrno: FOOR24152PMI2M

Referring Doctor: THOMAS DUNN MD

PROCEDURE; MRI L-SPINE WITHOUT CONTRAST

EXAMINATION: MRI LUMBAR SPINE WITHOUT CONTRAST

HISTORY: History of injury to lower back 2/8/2010. Low back pain radiating into both legs.

COMPARISON: None

TECHNIQUE: The following sequences were performed on a open Tesla magnet: Sagittal T1 and T2. Axial T2.

FINDINGS: There is no acute fracture or pathologic osseous lesions. There is disc desiccation extending from L2/L3-L5/S1. Severe disc height loss at L3/L4. Mild disc height loss at L4/L5. Moderate to severe disc height loss at L5/S1.

The conus medullaris terminates at inferior L1. No evidence of obvious abnormal cord signal or a cord mass.

L1/L2: Normal.

L2/L3: Minimal posterior disc bulge. No central canal or neuroforaminal stenosis.

L3/L4: Mild bilateral paracentral and foraminal disc bulge. However, there is no central canal or significant neuroforaminal stenosis.

L4/L5: Mild bilateral paracentral and left foraminal disc bulge. No central canal stenosis. Mild left neuroforaminal narrowing.

L5/S1: No significant posterior disc bulge. There is no central canal or neuroforaminal stenosis.

IMPRESSION:

- 1. No acute fracture.
- 2. Mild left neuroforaminal stenosis at L4/L5.
- 3. There is no central canal stenosis of the lumbar spine.

Dictated By: Scott Chang M.D. at 2014-06-28 07:59 Electronically Signed By: Scott Chang M.D. at 2014-06-28 08:01

Professionally interpreted by Radiology Associates of Nevada

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06/18/2015

02:55

TO:17024341488 FROM:7023804286

Page:

Home:

Desert Orthopaedic Center

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609

(702)731-1616 Fax: (702)734-4900

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Page 1 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

05/11/2015 - Office Visit: 15th Room, Complete

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

Clinical List(s) Reviewed

- The allergy list was reviewed and updated as appropriate.
- The problem list was reviewed and updated as appropriate.
- The medication list was reviewed and updated as appropriate.

Chief Complaint Bilateral knee pain.

History of Present Illness

Referred by: Thomas Dunn Previous Studies: X-rays, MRI

Yvonne Louise O' Connell is a 63 year old female who comes in for a new problem today. The patient is retired. She presents for evaluation of bilateral knee pain after a slip/fall injury. Her symptoms have been present for 5 years. Her injury occurred on 2/08/2010, when walking she slipped on a liquid and fell backwards. She states she twisted to the right with parts of her body striking a raised divider. This happened on the Las Vegas Strip. Her pain was immediate. She describes the pain as being specifically located in the anterior and medial region of her knees. She has pain when twisting, going from sitting to standing, or climbing stairs. She experiences locking and swelling in the knees. She has undergone physical therapy without improvement. Patient denies any past problems to her knees before the slip and fall in 2010. Other physicians the patient has seen for this problem include another Dr. Andrew Martin. Previous studies performed to evaluate this condition include X-rays and MRI's done at Las Vegas radiology.

She describes her pain as sore, sharp, throbbing, stabbing and severe. Her pain is worse with activities, and since acknowledging the onset, her pain level has worsened. On a scale of 0-10, with 0 being no pain and 10 being the worst pain imaginable, her pain level today is a 10. She is also experiencing clicking, instability, locking, catching, snapping/popping, swelling, pain with sports/activities, radiating pain, and daytime pain with rest. Her symptoms are worse when driving, squatting, kneeling, bending lying supine, lifting, standing from sitting, when twisting the knees, and walking up and down steps.

Treatments tried previously to relieve symptoms include rest, elevation, physical therapy, assistive device, immobilization, and home exercise.

Allergies

ANTIBIOTICS (Moderate)

Medications

CVS OMEGA-3 CAPS (FLAX OIL-FISH OIL-BORAGE OIL) A THRU Z ADVANCED TABS (MULTIPLE VITAMINS-MINERALS) VITAMIN C

00/10/2010

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Desert Orthopaedic Center

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Page 2 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Past Medical History

Past medical history noted by patient includes depression She states she had a mini-stroke 2 days after the slip and fall.

Problems recorded as Dx. codes:

TEAR MEDIAL CARTILAGE OR MENISCUS KNEE CURRENT (ICD-836.0) PAIN IN JOINT, LOWER LEG (ICD-719.46) (ICD10-M79.606) SCIATICA (ICD-724.3) (ICD10-M54.30) DEGEN LUMBAR/LUMBOSACRAL INTERVERTEBRAL DISC (ICD-722.52) BRACHIAL NEURITIS OR RADICULITIS NOS (ICD-723.4) (ICD10-M54.13) DEGENERATION OF CERVICAL INTERVERTEBRAL DISCL (ICD-722.4) (ICD10-M50.30)

Information obtained by patient via web portal: depression, neuropathy, stroke, Mini-stroke after accident, not stroke. Other immediate injuries and pain, head and neck, back to foot, right buttocks, hip, down leg still hurt, arms and hands.

Past Surgical History

Patient denies any problems related to previous surgery Information obtained by patient via web portal: removal of wisdom teeth, removal of tonsils, Breast biopsy. Okay.

Family Medical History

There is a reported family history of cancer Mother (biol.): Deceased Father (biol.): Cancer; Deceased Information obtained by patient via web portal: diabetes, cancer

Social History

Tobacco use: never smoker

Alcohol Use: (occasional (weekly 1-6 drinks))

Does patient live alone: yes

Drug Use: (no)

Marital Status: widowed Number of children: none Occupation: retired Work Status: retired

Review of Systems

General: none

Cardiovascular: murmur Respiratory: cough

Ears/Nose/Throat: dizziness

Gastrointestinal: nausea, abdominal pain

Skin: none

Neurologic: weakness, numbness, headache

Genitourinary: night time urination Endocrine: cold intolerance

PLTF 000734 -Suffix

06/18/2015

02:55

7 TO:17024341488 FROM:7023804286

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Page 3 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Heme/Lymphatic: denies abnormal bruising, bleeding, enlarged lymph nodes

Allergic/immunologic: none

Psychiatric: anxiety, depression, difficulty sleeping

Musculoskeletal: stiffness, joint pain or swelling, back pain, weakness, muscle cramping, arthritis

Possibly Pregnant: no

Pregnant: no

Infectious Diseases None

Physical Exam

Vital Signs

Height: 64 in Weight: 155 lb Pulse rate: 65 Rhythm: regular

BP: 137/83 Possibly Pregnant: no

Pregnant: no

Body Mass Index: 26.70

Right Knee Exam

Inspection
Effusion: none
Pain/Tenderness:

medial joint line

Active Range of Motion

Flexion: 120° Extension: 0 Stability

Lachman test: normal Anterior drawer sign: normal

Medial/MCL: normal Lateral/LCL: normal Posterior drawer: normal Ext Rotation Dial Test:

Left knee exam is symmetric

Magnetic Resonance Imaging * RIGHT KNEE* was performed on 08/29/2014

Tear of the posterior horn of the medial meniscus.

Magnetic Resonance Imaging * LEFT KNEE* was performed on 09/22/2014

Truncated appearance of the body and posterior horn of the medial and lateral menisci consistent with tears.

Right Knee X-ray

Radiographs of the right knee reviewed today reveal minimal joint-space narrowing.

G107701790

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Page 4 Office Visit

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Home:

Impression

Bilateral knee meniscus tears

Plan

Explanation and reassurance were provided to the patient. I discussed a treatment plan in detail with patient. All of the patient's questions were answered. I discussed all treatment options including non-surgical and surgical interventions.

After discussion with the patient, I have recommended bilateral knee arthroscopy with partial medial meniscectomy of the right knee and partial medial and lateral meniscectomy of the left knee. She understands that surgery is not a guarantee for cure of her symptoms, and specifically arthroscopic surgery cannot cure arthritis. The patient would like to review their options and will contact us if they wish to move forward with the procedure.

Follow up

Patient will follow up for pre-operative visit.

Electronically Signed by Craig T Tingey MD on 05/11/2015 at 6:53 PM

TO:17024341488 FROM:7023804286

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Page 1 Transcription

Yvonne Louise O'Connell

Female DOB:

Home: Patient ID:

05/09/2015 - Transcription: (P) DOC History and Review of Systems

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

FINANCIA CONTRACTOR OF THE CON	
DESIGNATION OF STREET	
GENERAL	Yes
Visit due to injury	Walking, slipped and fell backwards on
Visit due to injury (Yes) Injury	liquid, twisted to the right, with parts
description	of my body striking a raised divider
	before my head hit the ground. Immediate
ŧ	injuries and pain.
	Slip or fall
Visit due to injury (Yes)Injury	Feb 8th 2010
Visit due to injury (Yes)Date of injury	
Is injury/problem on the right or left	Left
side of the body?	(A - 5 (A - 1)
Length of symptoms	1-12 Years
Length of symptoms (1-12 Years) Years	5
Previous procedure to treat chief	No
complaint or problem	
Experiencing pain or discomfort due to	Yes
your chief complaint or problem	
Experiencing pain or discomfort due to	Sore, Sharp, Throbbing, Stabbing
your chief complaint or problem	
(Yes) Characteristics of pain or	
discomfort	
Experiencing pain or discomfort due to	Severe
your chief complaint or problem	
(Yes) Intensity of pain or discomfort	
Experiencing pain or discomfort due to	Worse with activities
your chief complaint or problem	
(Yes) Frequency of pain or discomfort	
Experiencing pain or discomfort due to	
your chief complaint or problem	
(Yes) Current level of pain or discomfort	
Experiencing pain or discomfort due to	
your chief complaint or problem	
(Yes) Average level of pain or discomfort	
Experiencing pain or discomfort due to	
your chief complaint or problem	
(Yes)Lowest level of pain or discomfort	
Experiencing pain or discomfort due to	
your chief complaint or problem	
(Yes) Highest level of pain or discomfort	
Experiencing pain or discomfort due to	Worsened
your chief complaint or problem	
(Yes)Level of pain or discomfort as	
compared to originally noticing the	
problem	01100
Pharmacy	Tricare, CVS?
Appointment today to remove the followin	g No
Procedures undergone related to the chie	f K-rays, MRI

Desert Orthopaedic Center

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Page 2 Transcription

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Home:

complaint of problem Seen another physician for this problem Seen another physician for this problem Tried treatments for this problem Tried t	<u> </u>	Harper was and the second control of the sec
Seen another physician for this problem (Yes)Other physician seen Tried treatments for this problem (Yes) Tried treatments for this problem (Yes) Tried treatments for this problem (Yes) Treatments tried (Yes) Treatments (Y	complaint or problem	
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Tried treatments for this problem Rest, Elevation, Physical therapy, (Yes)Treatments tried Restricted Restrict	(Yes)Other physician seen	
Yes)Treatments tried		
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SOCIAL HISTORY Work status and occupation Retired Marital status Midowed Live alone Yes Children None Tobacco use Never smoker Alcohol Occasional (weekly 1-6 drinks) Recreational drug use Currently pregnant No MEDICAL CONDITIONS HX Alcohol abuse No Anemia No Asthma No Bleeding Disorder No Blood clots/DVT No Breastfeeding No Cancer No Cerebral Palsy No Cerebral Palsy No Chronic Bronchitis No Dementia No Dementia No Dementia No Dementia No Dementia No Depression No Diabetes No Fracture/Broken Bone No Gout No Heart Disease No Hopatitis No High Blood Pressure No High Blood Pressure No High Cholesterol No Hopatitis No Hopatitis No High Blood Pressure No High Cholesterol No High Chol	(Yes)Treatments tried	
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Breastfeeding		
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Rheumatoid Arthritis No Scoliosis No	Pregnant	
Scoliosis No		No
Seizure Disorder No		The state of the s
	Seizure Disorder	No

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Desert Orthopaedic Center 2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900

Page 3 Transcription

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Sickle Cell Trait/Disease	No
Stroke	No
Thyroid Disorder	No
Other:	
Other: (Yes)Please specify "other"	Mini-stroke after accident, not stroke.
condition.	Other immediate injuries and pain, head
	and neck, back to foot, right buttecks, hip, down leg still hurt, arms and hands.
SURGICAL HISTORY	mip, down leg Still hurt, aims and hands.
Please indicate if you have had any of	
the following surgeries. If none apply,	
"select "continue."	
Removal of Appendix	No
Removal of Lump from Breast	No
Breast Surgery	No
	No
Brain Surgery Removal of Wisdom Teeth	100
Cosmetic Surgery	No
Tubes in Ears	No
Removal of Gall Bladder	No
	No
Removal of Cataract from eye	
Hernia Repair	No No
Hemorrhoidectomy	
Lasik Eye Surgery	No .
Heart Surgery	No
Pacemaker Placement	No
Gastric Surgery	No
Colon Surgery	No
Kidney Stone Removal	No
Removal of Tonsils	
Removal of Tonsils and Adenoids	No
Thyroid Surgery	No
Female Surgery - Tubes Tied	No
Female Surgery + Dilation & Curretage	No
Female Surgery - Hysterectomy	No
Female Surgery - Cesarean Section	No
Male Surgery - Vasectomy	No
Male Surgery - Prostate Surgery	No
Other	
Other (Yes)Please specify "other"	Breast biopsy. Okay.
surgery.	
FAMILY HISTORY	
Please let us know if you have or have	
had immediate family (parents, siblings,	
or children) with any of the following conditions. Please check all that apply.	
If none apply, select "continue."	
Bleeding disorders	No.
Cancer	
Connective tissue disorder	No
Diabetes	
NTON-CCD	A CONTRACTOR OF THE PROPERTY O

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Desert Orthopaedic Center

Page 4

2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900

Transcription

Yvonne Louise O'Connell	Home:
Female DOB:	Patient ID:

IICUIC VIOVOCO	No
Mascarar Gyberophry	No
amedia cora de care a care	No
REVIEW OF SYSTEMS	
Please indicate if you currently have any	
of the following conditions. Select all	
that apply. If none apply, select "None."	N -
- C - C - C - C - C - C - C - C - C - C	No
(c) 1 d d d	No .
Fatigue	No.
The Indiana Service Se	No
TEN A SIGNATURE OF THE SECOND	No
DWCGCING	No
None	40.4
Eye symptoms. Select all that apply. If	A CONTRACT OF THE STATE OF THE
none apply, select "None."	
Discharge	No No
Trritation	No la
Light sensitivity	
Pain	FR: 1
Vision change	
None	No
Ears, Nose, Throat symptoms. Select all	de Paristance
that apply. If none apply, select "None."	No.
Impaired hearing	No No
Nosebleeds	No.
Sneezing	30
Dizziness	No.
None Sologt all that	NO:
Cardiovascular symptoms. Select all that apply. If none apply, select "None."	
Fainting	No
Ankle swelling	No
Leg swelling	No
Shortness of breath with exercise	No
Murmur None	No
Respiratory symptoms. Select all that	
apply. If none apply, select "None."	
Cough	
Cold	No
Wheezing	No
Painful breathing	No
Tuberculosis	No
Asthma	NO
None	No
Digestive symptoms. Select all that	
apply. If none apply, select "None."	
Nausea	全型的企业 。但是1000年代,2000年代,1000年
Vomiting	No
Changes in bowel movements	No

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Page 5 Transcription

02:55

Desert Orthopaedic Center 2800 East Desert Inn Road Suite 100 Las Vegas, NV 89121-3609 (702)731-1616 Fax: (702)734-4900

Yvonne Louise O'Connell		Home:	
Female DOB:	Patient ID:		

Blood in stool	No
Black stool	No :
Hemorrhoids	No
Diarrhea	No
Ulcer	No
Feartburn	No
Painful bowel movements	No
Abdominal pain	
	No
Musculoskeletal symptoms. Select all that	
apply. If none apply, select "None."	
Stiffness	
Joint pain or swelling	
Back pain	
Weakness	
Muscle cramping	
Arthritis	
Fracture	No.
Sprain	No
None	No
Urinary symptoms. Select all that apply.	
If none apply, select "None."	2000年第二章 1000年 - 1000年
Loss of urine	No
Frequent urination	No
Painful urination	No
Blood in urine	No
Kidney stones	No
Night time urination	
None	No
Endocrine symptoms. Select all that	10
apply. If none apply, select "None."	
Cold intolerance	
Heat intolerance	No
	No No
Weight change Excessive urination	No
	No
Diabetes	No
Fatigue	No
Thyroid problems	No
None	
Blood/Lymphatic symptoms. Select all that	
apply, If none apply, select "None." Slow healing cuts	No
Anemia	No No
Abnormal bruising	No
Bleeding	
Enlarged lymph nodes	No No
None Salaria (Institution of Salaria all)	No
Allergic/Immunologic symptoms. Select all that apply. If none apply, select "None."	
Hives	No
	No.
Persistent infections	4

TO:17024341488 FROM:7023804286

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Page 6 Transcription

Yvonne	Louise	O'Connell
		

Female DOB:

Patient ID:

Home:

HIV exposure	No
Past blood transfusion	No
None	
Skin symptoms. Select all that apply. If	
none apply, select "None."	
Changing moles	No
Rash	No
Itching	No
Dryness	No
Yellowing of skin	No
Hives	No
Discoloration	No
None	and the second s
Emotional symptoms. Select all that	
apply. If none apply, select "None."	
Anxiety	Control of Authority (Control of Authority)
Depression	
Tension	No
Memory loss	No
Difficulty sleeping	
None	No
Neurologic symptoms. Select all that	
apply. If none apply, select "None."	and the proof of the same of t
Weakness	
Numbness	
Temporary paralysis	No
Fainting	No
Seizures	No
Stroke	No
Blackout	No
Headache	
Tremor	No
Slurred speech	No
None	No

Electronically Signed by Lisa M Henry on 05/11/2015	at 3:00 PM
	?

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Home:

Desert Orthopaedic Center

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Page 1 Lab Report

REDACTED

Yvonne Louise O'Connell

Female DOB:

Patient ID:

05/09/2015 - Lab Report: (P) DOC History and Review of Systems

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

```
Patient: YVONNE LOUISE O'CONNELL
ID: OBERD 4026785
Note: All result statuses are Final unless otherwise noted.
Tests: (1) DOC History and Review of Systems (7_27168667)
  WORK STATUS
                            retired
                            <No Reported Value>
  WKRELINJURY
  HPISPORTMED
                            <No Reported Value>
  HX FALLS
                            yes
 ACCT TYPE
                            <No Reported Value>
                            <No Reported Value>
  TRAINERNAME
                            <No Reported Value>
  DO SPORTS
```

DATEOFINJURY Feb 8th 2010
PAINSIDE left
MECHANISM "Result Below..."

RESULT: Walking, slipped and fell backwards on liquid, twisted to the right, with parts of my body striking a raised divider before my head hit the ground. Immediate injuries and pain.

ACTIVITYASSM <No Reported Value>

```
PAIN DURATIO
                           vear
HPI DURATION
                           .5
                          <No Reported Value>
NOPAIN
                          "Result Below..."
HPI QUALITY
    RESULT: sore, sharp, throbbing, stabbing
PREVTRIMNTRC
                          <No Reported Value>
                          <No Reported Value>
DATEOFSURG
PAINPOSTOP
                          <No Reported Value>
                           <No Reported Value>
REMOVALOF
                          X-rays, MRI
PREV STUDIES
HPI SEVERITY
                          severe
                           "Result Below..."
HPI TIMING
    RESULT: worse with activities
PAINASSESMNT
                           10
                           5
AVERAGE PAIN
PAINBEST
                           10
PAINWORST
PAIN STATUS
                           worsened
                           "Result Below..."
OTHRMD#1 NAM
```

COM PT "Result Below..."

RESULT: rest, elevation, physical therapy, assistive device,

immobilization, home exercise

PHARM NAME Tricare, CVS?
SCHOOL <No Reported Value>
OCCUPATION#1 <No Reported Value>
PREGNANT no
MARITAL STAT widowed
LIVE ALONE yes

RESULT: another orthopaedic surgeon

LIVE ALONE yes
CHILDREN none
SMOK STATUS never smoker

SMKYRSTRT <No Reported Value>

17

Desert Orthopaedic Center

Yvonne Louise O'Connell

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Page 2 Lab Report

REDACTED

```
Home:
Female DOB:
                                              Patient ID:
  CIGARET SMKG
                            <No Reported Value>
  CIGAR USE
                            <No Reported Value>
  ORALTOBACUSE
                           <No Reported Value>
  SMOK HX PPD
                           <No Reported Value>
  CIGARS WEEK
                           <No Reported Value>
  ORAL TOBAC/D
                           <No Reported Value>
  SMOK YR Q
                           <No Reported Value>
  HX CIGARETTE
                            <No Reported Value>
  ETOH ABUSE
                           "Result Below..."
     RESULT: occasional (weekly 1-6 drinks)
  DRUG USE
                           no
  DRUGAB HOW
                           <No Reported Value>
  LSTDRUGUSE
                            <No Reported Value>
  DRUGAB WHAT
                            <No Reported Value>
                           "Result Below..."
  DEP PMH
     RESULT: depression, neuropathy, stroke, Mini-stroke after accident, not
stroke. Other immediate injuries and pain, head and neck, back to foot, right
buttocks, hip, down leg still hurt, arms and hands.
                          "Result Below..."
  DEP SURGERY
     RESULT: removal of wisdom teeth, removal of tonsils, Breast biopsy.
Okay.
  FH COMMENTS
                           <No Reported Value>
  DEP FAM PMH
                           diabetes, cancer
  ROS:GENERAL -
                           none
                           "Result Below..."
     RESULT: light sensitivity, pain, vision change
  ROS ENT
                           dizziness
  ROS: CARDIAC
                           murmur
 ROS: PULMON
                           cough
  ROS: GI
                           "Result Below..."
     RESULT: nausea, abdominal pain
  ROS:MUSCSKEL
                           "Result Below..."
     RESULT: stiffness, joint pain or swelling, back pain, weakness, muscle
cramping, arthritis
  ROS: GU
                           "Result Below..."
     RESULT: night time urination
  ROS ENDO
                           cold intolerance
 ROS HEME
                           <No Reported Value>
 ROS ALLERG
                           none
 ROS SKIN
                           none
 ROS: PSYCH
                            "Result Below..."
     RESULT: anxiety, depression, difficulty sleeping
                           "Result Below...
  ROS: NEURO
     RESULT: weakness, numbness, headache
  SPORT LEVEL
                            <No Reported Value>
  SURGOUTCOME
                           <No Reported Value>
Note: An exclamation mark (!) indicates a result that was not dispersed into
the flowsheet.
Document Creation Date: 05/10/2015 12:46 AM
(1) Order result status: Preliminary
Collection or observation date-time: 05/09/2015 23:40:09
Requested date-time: 05/10/2015 02:46:02
Receipt date-time: 05/09/2015 23:40:09
```

TO:17024341488 FROM:7023804286 *

Page: TR

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Desert Orthopaedic Center

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Page 3 Lab Report

Yvonne Louise O'Connell

Female DOB:

Patient ID:

Home:

Reported date-time: Referring Physician: Ordering Physician: Specimen Source: Source: OBERD Filler Order Number: 193556-2854001 Lab site:

The following tests had no related values for dispersal to the flowsheet:

MLI-91192, [No Value Reported], (F) MLI-137094, [No Value Reported], (F) MLI-36127, [No Value Reported], (F) MLI-113812, [No Value Reported], (F) MLI-31798.21, [No Value Reported], (F) MLI-53484, [No Value Reported], (F) MLI-161429, [No Value Reported], (F) MLI-153254, [No Value Reported], (F) MLI-4003.38, [No Value Reported], (F) MLI-161426, [No Value Reported], (F) MLI-161428, [No Value Reported], (F) LOC-200211, [No Value Reported], (F) LOC-360035, [No Value Reported], (F) MLI-161453, [No Value Reported], (F) SNO-S-32030, [No Value Reported], (F) SNO-S-32020, [No Value Reported], (F) SNO-S-32060, [No Value Reported], (F) AS4-2000.31, [No Value Reported], (F) MLI-43531, [No Value Reported], (F) MLI-16032, [No Value Reported], (F) RHS-11, [No Value Reported], (F) MLI-16025, [No Value Reported], (F) MLI-156242, [No Value Reported], (F) MLI-27580, [No Value Reported], (F) MLI-156243, [No Value Reported], (F) MLI-18874, [No Value Reported], (F) MLI-4398.95, [No Value Reported], (F) MLI-67111, [No Value Reported], (F) MLI-161427, [No Value Reported], (F)

The following non-numeric lab results were dispersed to the flowsheet even though numeric results were expected:

MLI-111197.2, none

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PLTF 000745 -Suffix

06/18/2015

02:55

TO:17024341488 FROM:7023804286

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Page 1 Transcription

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Yvonne Louise O'Connell

Female DOB:

Patient ID:

05/08/2015 - Transcription: (P) DOC History of Present Illness

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

CHANT TRACTION DECEMBER TO THE CONTRACT OF THE	
CHIEF COMPLAINT	
Current problem	Knee
Knee	
What is your specific location of pain in your knee?	Anterior (in front of, towards the front of the body)
What other symptoms are you experiencing in your knee?	Clicking, Instability, Locking, Catching, Snapping/popping, Swelling, Pain with sports/activities, Radiating pain (radiating or spreading from a common point)
Is your problem in your knee related to a prior injury?	Yes
Additional knee complaints	Yes
	Both knees were injured in the same accident. I must move carefully, straight and not twist. Knees hurt when I sit and get up, and climb up and down my stairs. If I move wrong, my knees hurt so much that I can't walk until I rest and let the pain subside. Knees (and leg) give out on me. They hurt at night if I don't move and position them carefully. Pain is also on the side.

Electronically Signed by Lisa M Henry on 05/11/2015 at 3:00 PM

DOC History of Present Illness

06/18/2015 02:55

TO:17024341488 FROM:7023804286

Desert Orthopaedic Center

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Page:

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Page 1 Lab Report

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Yvonne Louise O'Connell

Female DOB:

Patient ID:

Home:

05/08/2015 - Lab Report: (P) DOC History of Present Illness

Provider: Craig T Tingey MD

Location of Care: Desert Orthopaedic Center

Patient: YVONNE LOUISE O'CONNELL

ID: OBERD 4026785

Note: All result statuses are Final unless otherwise noted.

Tests: (1) DOC History of Present Illness (7_27168665)

"Result Below..." CHIEF CMPL#4

RESULT: anterior, clicking, instability, locking, catching, snapping/popping, swelling, pain with sports/activities, radiating pain, Both knees were injured in the same accident. I must move carefully, straight and not twist. Knees hurt when I sit and get up, and climb up and down my stairs. If I move wrong, my knees hurt so much that I can't walk until I rest and let the pain subside. Knees (and leg) give out on me. They hurt at night if I don't move and position them carefully. Pain is also on the side.

HANDEDNESS <No Reported Value> PRIORINJ yes PMH DISCLOC <No Reported Value> REDUCEDBY <No Reported Value> NUMDISLOC <No Reported Value> LOCDISLOC <No Reported Value> PAINRADIATIO <No Reported Value> PAINRADIO <No Reported Value> PMHNECKSURG <No Reported Value> PMH HIP SURG <No Reported Value> DIGITPAIN <No Reported Value> OTHERPAIN <No Reported Value>

Note: An exclamation mark (!) indicates a result that was not dispersed into the flowsheet.

Document Creation Date: 05/09/2015 11:42 PM

(1) Order result status: Preliminary Collection or observation date-time: 05/08/2015 14:08:14

Requested date-time: 05/10/2015 01:42:02 Receipt date-time: 05/08/2015 14:08:14

Reported date-time: Referring Physician: Ordering Physician: Specimen Source: Source: OBERD

Filler Order Number: 198556-2854001

Lab site:

The following tests had no related values for dispersal to the flowsheet:

MAY-1319, [No Value Reported], (F) MLI-124599, [No Value Reported], (F) MLI-246936, [No Value Reported], (F) 06/18/2015 02:55

TO:17024341488 FROM:7023804286

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Home:

Desert Orthopaedic Center

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Page 2 Lab Report

REDACTED

Yvonne Louise O'Connell

Female DOB:

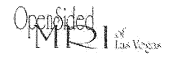
Patient ID:

MLI-246937, [No Value Reported], (F) MLI-246935, [No Value Reported], (F) MLI-125444, [No Value Reported], (F) MLI-247443, [No Value Reported], (F) MLI-29737, [No Value Reported], (F) MLT-14337, [No Value Reported], (F) MLI-246939, [No Value Reported], (F) MLI-161421, [No Value Reported], (F)

Electronically Signed by Lisa M Henry on 05/11/2015 at 3:00 PM

	*************	: 07-01-15	CE: 0.00	ACCOUNT NO.			CHARGES	1645.00	1645.00	-385.17	-2776.44	-128.39	0.00		00.00
OPENSIDED MRI OF LAS VEGAS PO BOX 505244 ST LOUIS MO 63150-5224 PHONE#: 877/411-8753 TAX ID#: \$4-1783059	PECIAL STATEMENT *****	DATE.	ACCOUNT BALANCE SELFPAY BALANCE	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	REFERRING DOCTOR:	THOMAS DUNN	SITE DESCRIPTION	L-SPINE	MRI L-SPINE DR: SCOTT C CHANG, M MRI C-SPINE DR: SCOTT C CHANG, M TRICARE PAYMENT DR: SCOTT C CHANG, M CHAMPUS LIMIT OF ALLOWA DR: SCOTT C CHANG, M SELF PAY DR: SCOTT C CHANG, M ** ENCOUNTER TOTAL			BALANCE			
	***** S RTY:	VONNE OCONNELL		IJ	CE:	OF LAS VEGAS	CODE		72141	2251	2299	0101			; ; ; ; ; ;
	***** LE PA		r name: oconnell	SERVI	U] I	QTY		Н	∺	∺	Н			5 5 6 8	
CMF	**************************************	YVONNE OC		PATIENT NAME	PLACE OF SERVICE:	OPENSIDED OF LAS	DATE	-14	06-27-14	08-11-14	08-11-14	01-06-15			} \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

PLTF 000749 -Suffix



630 S. Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740 • Fax (702) 932-2739 www.osmn.com

Patient:

OCONNELL YYONNE

Exam Date: 06/27/2014

X-Ray #:

10006581

Accession #: 10008774

DOB:

Outside Mrno: FOGR24152PMI2M

Referring Doctor: THOMAS DUNN MD

PROCEDURE: MRI L-SPINE WITHOUT CONTRAST

3

72148 724.2

EXAMINATION: MRI LUMBAR SPINE WITHOUT CONTRAST

HISTORY: History of injury to lower back 2/8/2010. Low back pain radiating into both legs.

COMPARISON: None

TECHNIQUE: The following sequences were performed on a open Tesla magnet: Sagittal T1 and T2. Axial T2.

FINDINGS: There is no acute fracture or pathologic osseous lesions. There is disc desiccation extending from L2/L3-L5/S1. Severe disc height loss at L3/L4. Mild disc height loss at L4/L5. Moderate to severe disc height loss at L5/S1.

The conus medullaris terminates at inferior L1. No evidence of obvious abnormal cord signal or a cord mass.

L1/L2: Normal.

L2/L3: Minimal posterior disc bulge. No central canal or neuroforaminal stenosis.

L3/L4: Mild bilateral paracentral and foraminal disc bulge. However, there is no central canal or significant neuroforaminal stenosis.

L4/L5: Mild bilateral paracentral and left foraminal disc bulge. No central canal stenosis. Mild left neuroforaminal narrowing.

L5/S1: No significant posterior disc bulge. There is no central canal or neuroforaminal stenosis.

IMPRESSION:

- 1. No acute fracture.
- 2. Mild left neuroforaminal stenosis at L4/L5.
- 3. There is no central canal steriosis of the lumbar spine.

Dictated By: Scott Chang M.D. at 2014-06-28 07:59

Electronically Signed By: Scott Chang M.D. at 2014-06-28 08:01

Professionally interpreted by Radiology Associates of Nevada



630 S. Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740 • Fax (702) 932-2739 www.osmri.com

Patient: X-Ray #:

OCONNELL YVONNE 10006581

Exam Date: 06/27/2014 Accession #: 10009773

DOB:

Outside Mrno: FOOR24152PMI2M

Referring Doctor: THOMAS DUNN MD

PROCEDURE: MRI C-SPINE WITHOUT CONTRAST

72141 723.1

EXAMINATION: MRI CERVICAL SPINE WITHOUT CONTRAST

HISTORY: History of injury 2010. Neck pain radiating down to both upper extremities.

COMPARISON: None

TECHNIQUE: The following sequences were performed on an open Tesla magnet: Sagittal T1 and T2. Axial T2.

FINDINGS: There is no acute fracture or pathologic osseous lesions. There is disc desiccation noted throughout the cervical spine. Disc height loss is seen extending from C3/C4-C6/C7. No prevertebral soft tissue swelling.

The cervical medullary junction is visualized. No herniation or evidence of abnormal cord signal.

C2/C3: No significant disc bulge. No canal or neuroforaminal stenosis.

C3/C4: There is mild posterior disc osteophyle formation. This causes mild central canal stenosis. There is no significant neuroforaminal narrowing.

C4/C5: There is mild posterior disc osteophyte formation. This causes mild central canal stenosis. There is severe bilateral neuroforaminal stenosis secondary to foraminal disc osteophyte formation and uncovertebral hypertrophy.

C5/C6. There is posterior disc osteophyte formation. This is more prominent along the right paracentral region where it measures approximately 4 mm in AP dimension. There is a moderate central canal stenosis. The central canal measures approximately 7 mm in AP dimension. There is severe bilateral neuroforaminal stenosis secondary to foraminal disc osteophyte formation and uncovertebral hypertrophy.

C6/C7: There is mild posterior disc osteophyte formation causing mild central canal stenosis. There is mild bilateral neuroforaminal stenosis secondary to foraminal disc osteophyte formation and uncovertebral hypertrophy.

C7/T1: Minimal posterior disc bulge. No central canal or neuroforaminal stenosis.

IMPRESSION:

- 1. Mild central canal stenosis at C3/C4.
- 2. Mild central canal stenosis at C4/C5 with severe bilateral neuroforaminal stenosis.
- 3. Moderate central canal stenosis at C5/C6 with severe bilateral neuroforaminal stenosis.
- 4. Mild central canal stenosis at C6/C7 with mild bilateral neuroforaminal stenosis.

REDACTED



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Patient:

OCONNELL YVONNE

X-Ray #: 10

10006581

Exam Date: 06/27/2014 Accession #: 10008773

DOB:

Outside Mrno: FOOR24152PMI2M

Referring Doctor: THOMAS DUNN MD

PROCEDURE: MRI C-SPINE WITHOUT CONTRAST

Dictated By: Scott Chang M.D. at 2014-06-28 07:53

Electronically Signed By: Scott Chang M.D. at 2014-06-28 07:57

Professionally interpreted by Radiology Associates of Nevada

EXHIBIT 2

EXHIBIT 2

REDACTED

Randall E. Yee, D.O.
Board Certified Orthopedics
Fellowship Trained Sports Medicine
X. Nick Liu, D.O.
Board Certified Orthopedics
Fellowship Trained Sports Medicine
Timothy J. Trainor, M.D.
Board Certified Orthopedics
Sports Medicine Specialist
Thomman Kuruvilla, D.P.M.
Board Eligible Podiatry

ADVANCED ORTHOPEDICS & SPORTS MEDICINE

Sports Injuries • Fracture Care • Joint Replacement • Cartilage Replacement • Minimally Invasive Arthroscopic Surgery

OCONNELL, YVONNE L

Trainor, Timothy 02/10/2012

Dear Dr. SWAMY SUBRAMANYAM,

RE: OCONNELL, YVONNE L

Chief complaint: Full body pain.

Ms. OCONNELL is a very pleasant 60-year old female. She states that she injured herself 2 years ago when she fell on a raised curb. She states she has never fully healed. She complains of pain along the entire lateral side of her body from the buttocks down the thigh and below the knee. She describes the pain as constant. She says she did physical therapy but has not had much treatment since then. She states she cannot take any medication for other reasons.

Her past medical history including drug allergies were reviewed in the office today. She states she does have a history of fibromyalgia.

On physical examination, she had tenderness to palpation in the upper and lower extremities bilaterally in all locations. She had no specific pain with log rolling in the hip and groin area. She had no specific medial or lateral jointline tenderness to palpation at the knee. She had full range of motion of the right knee compared to the left side.

She had x-rays from Steinberg Imaging which I reviewed. These included AP pelvis, AP/lateral of the hip, and knee x-rays. These were all completely normal with no evidence of arthritis.

IMPRESSION:

- 1.) Fibromyalgia
- 2.) Complex regional pain syndrome
- 3.) No obvious organic problems of the hip or the knee

PLAN: I discussed the diagnosis at length with the patient. I believe all of her symptoms are related either to fibromyalgia or to complex regional pain syndrome. I have nothing specific to offer her from an

PLTF000378

orthopedic surgery stand point. She should seek help with a pain management specialist. She should follow up with me on an as needed basis.

Thank you for allowing me to participate in the care of your patient.

Sincerely,

Timothy J. Trainor, M.D. TJT/jk

Tel. (702) 740-5327 * Fax (702) 740-5328 * 8420 Warm Springs Rd., Ste. 100, Las Vegas, Nevada 89113 6850 N. Durango Dr., Ste. 218, Las Vegas, NV 89149 * 2451 W Horizon Ridge Pkwy, Ste. 130, Henderson, NV 89052

Electronically Filed 01/11/2017 08:35:24 AM

	Hun & Comm							
1	RTRAN CLERK OF THE COURT							
2								
3								
4	DISTRICT COURT							
5	CLARK COUNTY, NEVADA							
6								
7	YVONNE O'CONNELL,							
8	Plaintiff,) CASE NO. A655992							
9) DEPT. NO. 5 vs.							
10	WYNN RESORTS LIMITED, ET AL.,)							
11)							
12	Defendants)							
13	BEFORE THE HONORABLE CHARLES THOMPSON, SENIOR DISTRICT							
14	JUDGE FOR THE HONORABLE CAROLYN ELLSWORTH, DISTRICT JUDGE THURSDAY, SEPTEMBER 17, 2015 AT 9:33 A.M.							
15								
16	RECORDER'S TRANSCRIPT RE:							
17	DEFENDANT'S MOTION FOR SUMMARY JUDGMENT							
18								
19	APPEARANCES:							
20	FOR THE PLAINTIFF: CHRISTIAN MORRIS, ESQ.							
21								
22	FOR THE DEFENDANTS: CHRISTOPHER D. KIRCHER, ESQ.							
23								
24 25								
25	Recorded by: LARA CORCORAN, COURT RECORDER							
	1							

(THURSDAY, SEPTEMBER 17, 2015 AT 9:33 A.M.)

THE COURT: O'Connell versus Wynn Resorts.

MR. KIRCHER: Good morning, Your Honor. Christopher Kircher on behalf of Wynn Las Vegas.

MS. MORRIS: Good morning, Your Honor. Christian Morris on behalf of the Plaintiff.

THE COURT: All right. This is the hotel's motion for summary judgment.

MR. KIRCHER: That is correct, Your Honor. This is a slip and fall case. The Plaintiff was walking through Wynn's atrium, encountered some foreign substance –

THE COURT: She slipped on something slippery -

MR. KIRCHER: Exactly.

THE COURT: -- and you don't – and she doesn't know what it is and you don't know what it is, and you said there's no proof that we didn't clean it up timely, and, therefore, we're entitled to summary judgment.

MR. KIRCHER: I think you read our brief.

THE COURT: A couple of years ago I would have granted that motion. This *Costco* case I think makes it impossible. Now, I – I've tried in my career dozens of these lawsuits, and 19 out of 20 times the defense wins on these because – but with this *Costco* case I can't grant summary judgment. They – I mean you've got a pallet in the middle of an aisle, and somebody just sits there and doesn't see where they're going and trips over it and they say, oh, that's – there could be liability there, you know. I just can't grant summary judgment on these anymore.

1	MR. KIRCHER: I understand that, and I guess we can thank Ms.							
2	Morris for that because I think she worked on that case.							
3	MS. MORRIS: That was my case.							
4	THE COURT: Did you work on Costco?							
5	MS. MORRIS: I did. I actually took it to trial when it came back							
6	down from the Supreme Court and I got a verdict, so –							
7	THE COURT: Did you?							
8	MS. MORRIS: I did. They found comparative fault 50/50. Not							
9	51/50, 50/50, so –							
10	THE COURT: 50/50.							
11	MS. MORRIS: his verdict was cut in half.							
12	THE COURT: So the Plaintiff did get something?							
13	MS. MORRIS: He did, yes.							
14	THE COURT: Well, that's good. I'm –							
15	MS. MORRIS: And he was a very old man by that time, he was a							
16	very nice man too, but he had been waiting a very long time to go to trial.							
17	THE COURT: As a general rule these are terrible cases, and I did							
18	have one one time where somebody tripped over a bumper in a parking – you							
19	know, these bumper –							
20	MS. MORRIS: Yeah. Yep.							
21	THE COURT: you know, bumper in a parking lot and because it							
22	was located not right there in front of the vehicle but between the vehicles, so							
23	they got one bumper for two vehicles, I thought it was a fairly decent case, they							
24	came back 50/50, and they always do.							
25	MS. MORRIS: Yeah. There's always comparative for sure.							
	1							

MS. MORRIS: All right. I'll prepare the order.

1	THE COURT: Yes.
2	MS. MORRIS: Okay. Thank you.
3	THE COURT: Thank you.
4	MR. KIRCHER: Thank you.
5	(Whereupon, the proceedings concluded.)
6	* * * *
7	
8	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/visual proceedings in the above-entitled case to the best of my
9	ability.
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12	LISA A. LIZOTTE Court Recorder
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1389 Galleria Drive Suite 200 Henderson, NV 89614 (702) 434-8282 / (702) 434-1488 (fax)

1	BKIAN D. NETTLES, ESQ.
3	Nevada Bar No. 7462
2	CHRISTIAN M. MORRIS, ESQ.
	Nevada Bar No. 11218
3	NETTLES LAW FIRM
4	1389 Galleria Drive, Suite 200
ب.	Henderson, Nevada 89014
5	Telephone: (702) 434-8282
	Facsimile: (702) 434-1488
6	brian@nettleslawtirm.com
7	christian@nettleslawfirm.com
,	Attorneys for Plaintiff
8	

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

Plaintiff,

CASE NO. A-12-655992-C

DEPARTMENT NO. V

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WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

PLAINTIFF'S FIFTH SUPPLEMENT TO INITIAL 16.1 DISCLOSURES

Defendants.

Plaintiff, YVONNE O'CONNELL, by and through her attorneys of record BRIAN D. NETTLES, ESQ. and CHRISTIAN M. MORRIS, ESQ. of the NETTLES LAW FIRM, hereby submits her Fifth Supplement to Early Case Conference Disclosures pursuant to NRCP 16. 1, as follows (supplemented documents are in bold):

I. WITNESSES

Pursuant to NRCP 161 (a) (1) (A), the name and, if known, the address and telephone mumber of each individual likely to have information discoverable under Rule 26(b), including for impeachment or rebuttal, identifying the subjects of the information:

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1. Yvonne O'Connell c/o Nettles Law Firm 1389 Galleria Drive, Suite 200 Henderson, NV 89014

This witness, Plaintiff, is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

Person Most Knowledgeable
 Wynn Las Vegas, LLC
 c/o Lawrence J. Semenza, III, Esq.
 LAWRENCE J. SEMENZA, III, P.C.
 10161 Park Run Drive, Suite 150
 Las Vegas, Nevada 89145
 Telephone: (702) 835-6803

This witness is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

 Jon Sorelle, M.D. and/or Person Most Knowledgeable/Custodian of Records The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Phone: (702) 739-4263

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Forther, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records Steinberg Diagnostics
 2950 S. Maryland Pkwy.
 Las Vegas, NV
 Phone: (702) 732-6000

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records Matt Smith Physical Therapy
 9499 W. Charleston Blvd., Suite 220
 Las Vegas, NV 89117
 Phone: (702) 933-9394

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis,

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disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

7. Timothy Trainor, M.D. and/or Person Most Knowledgeable/Custodian of Records Advanced Orthopedic & Sports Medicine 8420 W. Warm Springs Rd. Las Vegas, NV Phone: (702) 740-5327

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide experi testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

8. John A. Thompson, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Oasis Clinic 6316 S. Rainbow Blvd., Suite 100 Las Vegas, NV 89118 Phone: (702) 310-9350

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Benderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Christopher Milford, M.D., P.C. and/or
Person Most Knowledgeable/Custodian of Records
Silver State Neurology
9811 W. Charleston Blvd., Ste. 2-357
Las Vegas, NV 89117
Phone: (702) 256-3637

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records Edwin Suarez Physical Therapy
 4955 S. Durango Dr. #100
 Las Vegas, NV 89113
 Phone: (702) 489-9785

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records

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also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Andrew Cash, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100 Las Vegas, NV89148 Phone: (702) 630-3472

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

14. Lee Wittenberg, DPM and/or Person Most Knowledgeable/Custodian of Records Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Stc. 115 Las Vegas, NV 89147 Phone: (702) 362-2622

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Suresh Prahbu, M.D. and/or Person Most Knowledgeable/Custodian of Records Ascent Primary Care 653 N. Town Center Dr., Ste. 217 Las Vegas, NV 89144 Phone: (702) 545-0751

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records University Medical Center
 1800 West Charleston Blvd.
 Las Vegas, NV 89102
 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said

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17. Thomas Dunn, M.D. Craig T. Tingey, M.D. Andrew S. Martin, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Othopaedic Center 2800 East Desert Inn Road, Suite 100 Las Vegas, NV 89121-3609 Phone: (702) 731-1616

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Yakov Shaposhnikov, M.D. and/or Person Most Knowledgeable/Custodian of Records Gastrointestinal and Liver Diseases 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said

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 Enrique Lacayo, M.D. and/or Person Most Knowledgeable/Custodian of Records 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Nanjunda Subramanyam, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Heart and Vascular Center 1820 Desert Inn Rd., Suite A Las Vegas, NV 89169

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the

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medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

19. Scott Manthei, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Eye and Ear 2598 Windmill Pkwy. Henderson, NV 89074

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

20. Tyree Carr, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Ophthamology 2800 N. Tenaya Way, #102 Las Vegas, NV 89128

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your faihire to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

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21. Troy Valdez – brother 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

22. Holly Valdez – sister in law 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

23. Dave Brobeck – Holly Valdez' father 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

24. Gaye Brobeck – Holly Valdez' mother 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

David Brobeck -- Holly Valdez' brother
 Blue Heron Lane
 Aliso Viejo, CA 92656
 (949) 859-3793

NETTLES LAW FIRM 1389 Gafferia Drive Suite 200 Readerson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Mele Brobeck – Holly Valdez' sister in law
20 Blue Heron Lane
Aliso Viejo, CA 92656
(949) 859-3793

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

 Larry Muro – Troy Valdez' friend 4739 Mascagni St.
 Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Janine Muro – Troy Valdez' friend
4739 Mascagni St.
Ventura, CA 93003
(805) 616-0274

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Jim Holloway – Troy Valdez' friend
 2834 Serang Place
 Costa Mesa, CA 92626
 (714) 241-7777

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Renec Holloway – Troy Valdez' friend
 2834 Serang Place
 Costa Mesa, CA 92626
 (714) 241-7777

NETTLES LAW FIRM 1989 Cattern Drive Suite 200

Henderson, NV 89914 (702) 434-8282 / (702) 434-1488 (fax) dieses.

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Allen Stroub – Plaintiff's Cousin
 7009 Bandolero Way
 Bakersfield, CA
 (805) 838-7187

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Helen Stroub – Plaintiff's Cousin
 7009 Bandolero Way
 Bakersfield, CA
 (805) 838-7187

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Person Most Knowledgeable/Custodian of Records Las Vegas Radiology
7500 Smoke Ranch Road, Suite 100
Las Vegas, Nevada 89128
(702) 254-5004

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Person Most Knowledgeable/Custodian of Records
 Open Sided MRI of Las Vegas
 630 South Rancho, Suite G

NETTLES LAW FIRM 1389 Galleria Drive Suite 200

(702) 434-8282 / (702) 434-1488 (fax)

Henderson, NV 89014

Las Vegas, Nevada 89106 (702) 932-2740

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Plaintiff reserves the right to call any witness designated by any other party to this proceeding.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

II. DOCUMENTS. DATA COMPILATIONS AND TANGIBLE THINGS

Pursuant to NRCP 161 (a)(1)(B), a copy of or a description by category and location of all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and which are discoverable under Rule 26(b):

- Medical Records and Billing Statement
 Jon Sorelle, M.D.
 The Minimally Invasive Hand Institute
 8960 W. Tropicana Ave.
 Las Vegas, NV 89147
 Bate numbered PLTF000001 through PLTF000018and attached hereto.
- Diagnostic Records and Billing Statement
 Steinberg Diagnostics
 2950 S. Maryland Pkwy,
 Las Vegas, NV
 Bate numbered PLTF000019 through PLTF000033 and attached hereto.

Yerosi	٥,	Medical Records and Billing Statement
2		UMC Quickcare 1800 West Charleston Blvd.
		Las Vegas, NV 89102
3		Bate numbered PLTF000034 through PLTF000289 and attached hereto.
4	4.	Physical Therapy Records and Billing Statement
5		Matt Smith Physical Therapy
6		9499 W. Charleston Blvd., Suite 220
		Las Vegas, NV 89117 Bate numbered PLTF000290 through PLTF000374 and attached hereto.
7		was transfer that over a duoign that over the and anaened nevers.
8	5.	Medical Records and Billing Statement
9		Timothy Trainor, M.D. Advanced Orthopedic & Sports Medicine
10		8420 W. Warm Springs Rd.
☆		Las Vegas, NV
NETTLES LAW FIRM 1389 Galleria Drive Suite 200 1389 Galleria Drive		Bate numbered PLTF000375 through PLTF000396 and attached hereto.
2 2 2 2 12	6.	Medical Records and Billing Statement
3		John A. Thompson, M.D.
		Desert Oasis Clinic
		6316 S. Rainbow Blvd., Suite 100 Las Vegas, NV 89118
		Bate numbered PLTF000397 through PLTF000407 and attached hereto.
– 5 § 7 16	,mg	
2 2 17	7.	Medical Records and Billing Statement Christopher Milford, M.D., P.C.
Z 8		Silver State Neurology
□ 18		9811 W. Charleston Blvd., Ste. 2-357
19		Las Vegas, NV 89117
20		Bate numbered PLTF000408 through PLTF000431 and attached hereto.
21	8.	Physical Therapy and Billing Statement
		Edwin Suarez Physical Therapy
22		4955 S. Durango Dr. #100 Las Vegas, NV 89113
23		Bate numbered PLTF000432 through PLTF000443 and attached hereto.
24	0	
25	9.	Medical Records and Billing Statement Edson Erkulvrawatr, M.D.
		Southern Nevada Pain Center
26		6950 W. Desert Inn Rd., Ste. 110
27		Las Vegas, NV 89117
28		Phone: (702) 259-5550 Bate numbered PLTF000444 through PLTF000526 and attached hereto.
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	1	10.	Medical Records and Billing Statement Leo Germin, M.D.
	2		Clinical Neurology Specialists
	3		1691 W. Horizon Ridge Pkwy., Ste. 100
	4		Henderson, NV 89012 Bate numbered PLTF000527 through PLTF000535 and attached hereto.
	5	11.	Medical Records and Billing Statement
			Andrew Cash, M.D.
	6		Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100
	7		Las Vegas, NV89148
	8		Bate numbered PLTF000536 through PLTF000584 and attached hereto.
	9	12.	Medical Records and Billing Statement
	10		Lee Wittenberg, DPM Apache Foot & Ankle Specialist LLC
,	<u> </u>		9710W. Tropicana Ave., Ste. 115
) , * 12		Las Vegas, NV 89147
	\$9014 89014 434-1488 (fax) 71 11		Bate numbered PLTF000585 through PLTF000598 and attached hereto.
Market C	గ్రామ్మ్ 13 క్రామ్మ	13.	Medical Records and Billing Statement
~~	57,8 14	> >	Suresh Prahbu, M.D.
	: :		Ascent Primary Care 653 N. Town Center Dr., Ste. 217
	16 j		Las Vegas, NV 89144
NETTES LAW FIRM	00.2 13. 14. 15. 16. 17. 18.8 (10.2) 43.8-14.8 (10.2) 43.8 (10.2		Bate numbered PLTF000594 through PLTF000598 and attached hereto.
Z	. (2)	14.	Medical Records
	C 18		Thomas Dunn, M.D. and/or
	19		Desert Othopaedic Center
	20		2800 East Desert Inn Road, Suite 100 Las Vegas, NV 89121-3609
	21		Bate numbered PLTF000599 through PLTF000627 and attached hereto.
	22	15.	Medical Records and Billing Statement
	23		Yakov Shaposhnikov, M.D. and/or Gastrointestinal and Liver Diseases
			2020 Goldring Avenue
	24		Las Vegas, NV 89106
	25		Bate numbered PLTF000628 through PLTF000649 and attached hereto.
	26	16.	Medical Records and Billing Statement
	27		Enrique Lacayo, M.D.
	28		2020 Goldring Avenue Las Vegas, NV 89106
		***************************************	Bate numbered PLTF000650 through PLTF000677 and attached hereto.

(702) 434-8282 / (702) 434-1488 (fax)

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Desert Orthopedic Center 2930 W. Horizon Ridge Pkwy, #100 Henderson, Nevada 89052 (702) 731-1616 Bate numbered PLTF000729 through PLTF000748 are attached hereto.

Medical Records and Billing Statement
Open Sided MRI
630 South Rancho, Suite G
Las Vegas, Nevada 89106
(702) 932-2740
Bate numbered PLTF000749 through PLTF000752 are attached hereto.

29. C.V., Fee Schedule and Trial History of Thomas Dunn, M.D. – Desert Orthopedic Center Bate numbered PLTF000753 through PLTF000756

Plaintiff reserves the right to offer any document(s) produced during this litigation including, but not limited to, documents produced by other parties and document attached as exhibits to pleadings and depositions.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

III. COMPUTATION OF DAMAGES

Pursuant to NRCP 16 1(a)(1)(C), a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary matter, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered:

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NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89814 (702) 434-82827 (702) 434-1488 (6x) 1.4

MEDICAL DAMAGES: A.

PROVIDER	AMOUNT
Jon Sorelle, M.D.	
The Minimally Invasive Hand Institute	\$ 2,625.00
Steinberg Diagnostics	\$ 2,605.00
UMC – Quick Care	\$ 7,783.56
Matt Smith Physical Therapy	\$ 3,235.00
Timothy J. Trainor, M.D. Advanced Orthopedic & Sports Medicine	\$ 181.00
John A. Thompson, M.D. Desert Oasis Clinic	\$ 250.00
Christopher Milford, M.D., P.C. Silver State Neurology	\$ 1,580.00
Edwin Suarez Physical Therapy	\$ 670.00
Southern Nevada Pain Center	\$ 680.00
Leo Germin, M.D. Clinical Neurology Specialists	\$ 2,510.00
Andrew Cash, M.D. Desert Institute of Spine Care	\$ 3,034.42
Lee Wittenberg, DPM Apache Foot & Ankle	\$ 310.00
Suresh Prahbu, M.D. Ascent Primary Care	\$ 270,00
Thomas Dunn, M.D. Desert Orthopaedic Center	\$ 1,640.00
Yakov Shaposhnikov, M.D. Gastrointestinal and Liver Diseases	\$ 828.00
Enrique Lacayo, M.D.	\$ 175.00

NETLES LAW FIRM 1389 Galleria Brive Suite 200

Nanjunda Subramanyam, M.D. Navada Heart and Vascular Center	S 1,440),()()
Scott Manthei, M.D. Nevada Eye and Ear),00
Tyree Carr, M.D. Nevada Institute of Ophthamology	\$ 79	0.00
Las Vegas Radiology Open Sided MRI of Las Vegas	\$ 3,30 \$ 3.29	
	OTAL 8 37,94	

B. ADDITIONAL DAMAGES:

Plaintiff has also suffered loss of enjoyment of life due to ongoing pain, in an amount to be proved at trial.

IV. INSURANCE POLICY

Pursuant to NRCP 161(a) (1) (D), for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment and any disclaimer or limitation of coverage or reservation of rights under any such insurance agreement:

Plaintiff is unaware of any insurance agreement(s).

DATED this 18th day of September, 2015.

NETTLES LAW FIRM

/s/ Christian M. Morris
BRIAN D. NETTLES, ESQ.
Nevada Bar No. 7462
CHRISTIAN M. MORRIS, ESQ.
Nevada Bar No. 11218
1389 Galleria Drive, Suite 200
Henderson, Nevada 89014
Attorneys for Plaintiff

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Hendelson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

CERTIFICATE OF SERVICE

Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this $\frac{\sqrt{S}}{\sqrt{S}}$ day of September, 2015, I served the foregoing *Plaintiff's Fifth Supplement To Initial Disclosures* to the following parties by electronic transmission through the Wiznet system:

Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq. Lawrence J. Semenza, III, P.C. 10161 Park Run Drive, Soite 150 Las Vegas, Nevada 89145 (702) 835-6803 Fax: (702) 920-8669 Attorneys for Defendant Wynn Las Vegas, LLC dba Wynn Las Vegas

An Employee of Nettles Law Firm