

APPEARANCES: (Continued)


I N D EX AS ON CROSS REDIRECT

(Pledger v Janssen, et al.)
exhibits.
THE COURT: Whatever is satisfactory to the court reporter.

MR. KLINE: I think that would work for them.

THE COURT CRIER: Your Honor, Plaintiff's Exhibit 63 is an easel chart with the heading 3-11-03, and it has a division problem on it.
(P-64(A) through (D) are marked for identification.)

THE COURT CRIER: Plaintiff's Exhibit $64(A)$, (B), (C) and (D) are sales calls of Mr. Gilbreath to Dr. Mathisen's office.
(P-65 is marked for identification.)
THE COURT CRIER: Plaintiff's Exhibit 65 is the easel chart with milliliter math on it.

THE COURT: I want to be clear now on the record that should any of these documents be used during closing argument they must be the original documents, no photographs. Okay?

MR. KLINE: Sure. I just meant photos for the --


. 25 milligrams, if it were broken down into that dose. Correct, sir?
A Repeat that one more time, please.
Q Yes, it would be 70.25 s in that packet, 30 . 50s equaling 70 . 25 s -- I am sorry, oh, no, I am wrong.

Seven times ten is 70. They are 1X7s, so they are ten packs of seven, it's 70.50 tablets, if you broke them in half equaling 140.25 s, correct?
A Yes.
Q And $62(\mathrm{~S})$, which is $6-1-04$. I don't think we got to 6-1-04 yet yesterday. Correct, Mr. Gomez?

MR. GOMEZ: We did.
THE COURT: $62(\mathrm{~S})$.
Q $62(\mathrm{~S})$ is displayed to the jury, and I am working on my chart $64(\mathrm{D})$, having previously made the entry on $64(\mathrm{C})$.

So 64 (D) on 6-1-04, we had picked up that you dropped off ten .5 milligrams, $1 \mathrm{X7s}$, which would be 70 of .50 s, broken in half would be 140 of .25s. We also did not pick up yesterday on 6-1-04, Exhibit 62(S), that there were also five
.25 milligrams in an $1 \times 7$ pack, correct?
got to 6-1-04 yet yesterday. Correct, Mr. Gomez?
MR. GOMEZ: We did.
$62(\mathrm{~S})$ is displayed to the jury, and I am
orking on my chart 64(D), having previously made
So $64(\mathrm{D})$ on 6-1-04, we had picked up
别
(Gilbreath - As on Cross)
A Yes.
Q So that would be an additional 35 of .25 s that
you dropped off that day, correct?
A Yes.
Q And on 6-30, that would be P-62(T) -- correct,
Mr. Gomez?

MR. GOMEZ: Correct.
MR. KLINE: Is this now a new display?
The jury, I do not believe, has seen this one before, correct?

THE COURT: 62(T) was shown.
MR. KLINE: Okay, I lost track.
THE COURT: 6-30-04.
MR. KLINE: Yes, thank you.
Q 6-30-04, we picked up the 20 M-Tabs, you also in addition to the 20 M -Tabs dropped off five .25 s
in a $1 \mathrm{X7}$ pack. So that's an additional thirty-five
.25s, correct?
A Yes.
Q Okay, now, we are moving forward to 7-27-04.
You were back again within a month, correct?
A Yes, about a month.
Q $62(\mathrm{U})$, we are marking as $62(\mathrm{U})$, the sales call of 6-30-04.

|  | 17 |
| :---: | :---: |
| 1 | (Gilbreath - As on Cross) |
| 2 | (P-62(U) is marked for identification.) |
| 3 | MR. MURPHY: I thought (T) was 6-30. |
| 4 | MR. GOMEZ: 62(U) should be 7-27-04. |
| 5 | MR. MURPHY: Thank you. |
| 6 | Q 62(U) is 7-27-04. We are back again that you |
| 7 | did a presentation, correct? |
| 8 | A Yes. |
| 9 | Q And you had Risperdal, let's see what you |
| 10 | dropped off that day. |
| 11 | We have 7-27-04, which was Risperdal -- |
| 12 | you dropped off five .5 milligrams? |
| 13 | A Yes. |
| 14 | Q In a $1 \mathrm{X7}$. That would be 35.50 s or 70.25 s , |
| 15 | correct? |
| 16 | A Yes. |
| 17 | Q And you also dropped off 1 milligrams, you |
| 18 | dropped off five 1 milligrams, 1X7s. |
| 19 | So that would be thirty-five 1 |
| 20 | milligram tablets. You divide them in four it would |
| 21 | be 35 times four, 140 of . 25 equivalence. Correct? |
| 22 | A Yes. |
| 23 | Q Then you saw Dr. Mathisen on 8-17-04, correct? |
| 24 | A Yes. |
| 25 | MR. KLINE: And that will be marked as |

(Gilbreath - As on Cross)
We actually had been doing that, as I mentioned many times, up to that point, but this was a way to formally capture it and have it recorded, if you will.
Q Yes, sir, the formal policy changed because there were lots of sales reps going into lots of offices with lots of these medication --

MR. MURPHY: Objection.
MR. KLINE: I am finishing the
question. Let me take it one at a time.
Q There were lots of sales reps who were
dropping off medication to doctors, correct, of Risperdal? Can we go that far?

MR. MURPHY: Objection.
MR. KLINE: Let me start again.
THE COURT: What is the basis of the objection?

MR. MURPHY: It's irrelevant, Your Honor.

THE COURT: Sustained. We are concerned about this case.

MR. KLINE: I am about this case. There was a change in the policy because they were dropping the stuff off like water --


(Gilbreath - As on Cross)
matter of fact, what we have seen here today, or yesterday, is how the policy of -- in these exhibits which are $64(\mathrm{~A})$, (B), (C) and (D), we show how you meticulously followed the policy of not giving drugs to an unqualified pediatrician, correct, sir?

MR. MURPHY: Objection, argumentative. THE COURT: Sustained.
Q So when the policy changed, sir, it was about the middle of 2004, correct, about?
A I don't recall the exact date, but that sounds appropriate.
Q And there was discussion in the company, of which you were aware as a sales representative, that it was important to actually follow the rules. Correct, sir?
A Yes. We always --
Q That's not my question. My question is -- we
will judge whether the rules were followed.
A Okay.
Q The question, sir, is was there a policy put into effect, a new policy put into effect in 2004, that's all I need to know, about actually following the rules? Yes or no?

MR. MURPHY: Objection, asked and
25

## (Gilbreath - As on Cross)

A It was pre-populated, meaning there were a menu of options to select what was discussed with the physician.
Q Okay, and so what was discussed was the "flexible dosing for easy titration including oral disintegrating formulation," correct?
A Yes, that's what was selected.
Q And that was the discussion that you had with Child Neurologist Mathisen that day, correct?
A Yes, it's indicated in the record.
Q And then you saw him again on 9-8-04. And you
didn't drop off any samples, correct?
A Correct.
Q By the way, at this point did you know, sir, that it was in the works by Janssen to try to get approval for an indication for children with autism? Did you know that was in the works?
A I don't know if I knew at this time. I mean we became aware of it at some time, but I don't know if it was at this juncture or not.
Q Well, when the company was trying to get a new indication, would you as a salesperson back then, generally know what the company was up to and what indications were coming next?


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(Gilbreath - As on Cross)
    It was pre-populated, meaning there were a
    select what was discussed with
    physician
    flexible dosing for easy titration including oral
    isintegrating formulation," correct?
    And that was the discussion that you had with
    correct?
    And then you saw him again on 9-8-04. And you
    Correct.
    hat it was in the works by Janssen to try to get
    approval for an indication for children with autism?
    I don't know if I knew at this time. I mean
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(Gilbreath - As on Cross) 22
answered.
THE COURT: I don't understand the
answer. Go ahead and ask it again.
MR. KLINE: I will withdraw it. If it
was asked and answered I withdraw it. Let's
go to 8-17-04.
Q 8-17-04, which is Exhibit 62(V), it's up
there, it's listed as another professional call.
With a presentation only, correct?
A Yes.
Q And, sir, there is a message that you actually
typed in this time, correct?
A Actually, as I recall, I did not physically
type that in. There was a time where drop-down
menus were actually included to capture the majority
of the discussion, you know, what was the item
presented.
So this was not typed in at this time.
It was free text up until a period of time, but this
one was not free-handed in there, it was a
drop-down.
Q Did you call it pretext?
A I am sorry?
I didn't hear the word you said?
answered.
THE COURT: I don't understand the answer. Go ahead and ask it again.

MR. KLINE: I will withdraw it. If it was asked and answered I withdraw it. Let's go to 8-17-04.
Q 8-17-04, which is Exhibit 62(V), it's up there, it's listed as another professional call.
With a presentation only, correct?
A Yes.
Q And, sir, there is a message that you actually typed in this time, correct?
A Actually, as I recall, I did not physically type that in. There was a time where drop-down menus were actually included to capture the majority of the discussion, you know, what was the item presented.

So this was not typed in at this time.
It was free text up until a period of time, but this one was not free-handed in there, it was a drop-down.

A I am sorry?
I didn't hear the word you said?
(Gilbreath - As on Cross)
A No, generally only when it was near term, like 12 months or less, would we know about it. But I don't recall exactly what time we became aware of the pursuit of an indication for this.
Q Well, this is within 12 months of the company going to the FDA. Do you know if you knew or you didn't know?
A I don't think I knew. I mean at some point I
did, I just don't know when it was right now. I
really don't know.
MR. KLINE: Okay, $62(\mathrm{~W})$. Is that 9-8-04?
(P-62(W) is marked for identification.)
Q No samples again, correct, sir?
A That's correct.
Q Right. Because by this time, sir, by this
time, you knew that you weren't supposed to drop off
samples to a doctor like Dr. Mathisen, correct, sir?
MR. MURPHY: Objection, Your Honor, argumentative.

THE COURT: Overruled.
Q Is that correct, sir? That's why this changed all of a sudden?
A That's not correct. It was appropriate to
(Gilbreath - As on Cross)
drop samples off with Dr . Mathisen at his request all along because he told me initially and all along that he saw adults with schizophrenia.
Q I didn't ask you all along, I didn't ask you at his request. I said, now you knew, sir, we have been watching you drop off samples in the hundreds of doses, at one point over a thousand doses. Now all of a sudden there were no samples being dropped off. What changed?
A I only suggest that he didn't request them, because I would have provided them had he requested them as I always had.
Q I am going to suggest something different to you. I am going to suggest that the company admonished people and told them there was a new policy here?

MR. MURPHY: Objection, Your Honor, it's not a question.

THE COURT: As far as the term "admonish", I am going to sustain that. Ask him another way, get an answer and let's move on.
Q The company cracked down, correct, sir?
A Not in my opinion it was a crack down, we had

## (Gilbreath - As on Cross)

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No samples again, correct?
That is correct.
Fifteen times previously you had given
samples, and now three times in a row you don't.
Correct?
A Three times at the end, that is correct.
Q Would you agree with me, sir, that something
changed other than Dr. Mathisen all of a sudden not
wanting the medicine?
A No, not in my recollection anything changed.
I don't know -- the only thing I can read into this
is that he simply didn't request them.
You don't have any -- go ahead, finish?
If I had samples at the time and he had
requested them, I would have provided them as I had
all along.
But you have no recollection, correct?
Correct.
No note, correct?
Correct.
No record, correct?
Correct. Not from these records but --
Just an explanation, correct?
I don't know if I understand an explanation.
Q No samples again, correct?
A That is correct.
Q You don't have any -- go ahead, finish?
A If I had samples at the time and he had 
Q But you have no recollection, correct?
Q No note, correct?
Q No record, correct?
A Correct. Not from these records but --
A I don't know if I understand an explanation.
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(Gilbreath - As on Cross)
pick it up the first time?
A I am not aware of Dr. Mathisen having a learning disability, no.
Q You didn't talk to him three different times about Risperdal's flexible dosing for easy titration, did you, sir? That doesn't make any sense. Can we agree?
A No, that would have been one of the things that we spoke about. In every interaction we used the guidance included in the FDA-approved label as well as the approved materials that were supplied. So this was probably not the entire balance of the discussion but it was on the select menu.
Q In two days, sir, how many times have you said the FDA's approved label and the FDA's-whatever you keep saying? How many times have you said that, do you think?

MR. MURPHY: Objection, Your Honor, it's argumentative.

MR. KLINE: It's a question.
THE COURT: That's a question, I will
permit that.
Q How many times do you think you have in front of this jury recited those same words that you
(Gilbreath - As on Cross)
eventually was established December 13, 2004. Does that sound familiar to you?
A I don't know exactly the date that it was established but --
Q Does it sound it would have been around December, sir?
A I really don't know.
Q And did you know that beginning immediately at that point you needed to ask the current or perspective customers a qualifying question? Do you remember that, sir?
A Yes, the Qualifying Customer Initiative was where we asked a physician what we had asked all along, do you see patients that meet the qualifications of the label.
Q But you see, sir, you don't usually need a policy to enforce if that's what was happening all along, usually in a company and including one that you have now made your way up the ranks, correct?

MR. MURPHY: Objection, Your Honor.
THE COURT: That's sustained as to what the company usually does.
Q Sir, after the qualifying customer policy went into effect, and you do agree with me that a



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talk about the drug, correct?
            MR. MURPHY: Objection, Your Honor,
    that's argument. It always was legal.
            THE COURT: Sustained as phrased. You
            MR. KLINE: Yes, I will.
Q Janssen sales reps started to go back after it
became legal to talk to a child neurologist about
the indications for autism, correct?
A I do not agree with that. In fact, it was
legal all along, due to the items I have mentioned
previously.
Q No, I think we will agree it was illegal if
you said one word to that doctor or knew anything
that he was using this drug for children. Correct?
MR. MURPHY: Objection, Your Honor.
THE COURT: Overruled.
Q These samples, these samples. Correct, sir?
A I did not discuss children with Dr. Mathisen,
as I have mentioned many times. When I was there I
asked him the nature of his request, I let him know
what the label supported when I began seeing him and
revisited that during the process, and then when we
had the discussion it was in the context of the
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(Gilbreath - As on Cross)
label.
Q It was illegal if you knew you were giving him those drugs for use for children. Correct, sir?

MR. MURPHY: Objection.
Q Yes or no?
MR. MURPHY: Objection, asked and answered.

THE COURT: Overruled.
Q As you understood it, sir, you knew it was illegal to give this child neurologist drugs that would end up in the hands of children; correct, sir? MR. MURPHY: Objection. That is not the law. And that has not been the testimony. MR. KLINE: I am asking his understanding.

THE COURT: Overruled. I need his answer one way or the other and we have to move on very shortly.
A I don't know the legality of things. I know that we had a policy in place that if the customer requested a visit, we asked if they had the opportunity to use our products for patients that the label supported. If the answer was yes, we would continue to see them in that context.
(Gilbreath - As on Cross)
Now what he actually, after he had custody of those samples, who he provided those to were explicitly his --
Q His business. His business?
A Yes.
Q Right. I get it.
And to follow up on that question, sir, so on this day when you gave him 13 bottles containing --

THE COURT: What day was that, counsel?
MR. KLINE: 12-9-03.
Q When you gave him 13 bottles of 592
.25-milligram doses, what he did with them was his business, correct, sir? Yes or no?
A Yes, it was the discretion of every
prescriber. Once samples left our custody they were in the custody of the prescriber to do with in their professional medical judgment.
Q And could you agree with the statement I made,
once you handed him those 30 bottles, what he did
with them was his business; correct, sir?
MR. MURPHY: Objection. Asked and answered.
Q Is that a correct statement?

| (Gilbreath - As on Cross) |
| :---: | :---: | :---: | :---: |
| Now what he actually, after he had |

(Gilbreath - As on Cross)
A I cannot dispute that, no. I don't have them
in front of me, but I know there was a gap.
Q And by the way, sir, the term that you used
for these were "sales calls," correct?
A They were used interchangeably. Physician
visit, sales call, that's the same thing.
MR. KLINE: I want to mark this as the
next exhibit number. P-66, no sales calls
time period.
(P-66 is marked for identification.)
By the way, sir, I believe we have learned
from another witness that approval for autism was
10-6-06, approval, with the new label. And you
became familiar with that new label, didn't you?
A I did.
Q And you knew that that new label had a
pediatric indication. Correct?
A It was for treatment of irritability
associated with autism disorder, yes.
Q And you also knew it contained different
warnings than were previously on the package insert,
correct?
A Yes. There was an updated label with the --
supportive of the newly approved use.
(Gilbreath - As on Cross)
Q I know it was an updated label, I know it was supportive of the new use. My question was a completely different one. It had new warnings on it, correct, sir?
A It had new safety information which included warnings and precautions and any other clinical trial data as well.
Q I didn't ask about clinical trial data or any other stuff. I asked you if it had new warnings on it?

MR. MURPHY: Objection, Your Honor, he answered the question.

THE COURT: I am going to direct the witness to answer just the question.
Otherwise we will be here for a little.
Q It contained new warnings?
A Yes. I don't have the label in front of me, but, yes.
Q You darn well know that it contained 2.3
incidence of gynecomastia, correct?
MR. MURPHY: Objection, Your Honor.
That's argumentative.
THE COURT: That's sustained as asked.
MR. KLINE: What can't I ask?

(Gilbreath - As on Cross)
him.
THE COURT: Whatever you do, we are going to take a break shortly.

MR. KLINE: But you want to take a break in ten minutes?

THE COURT: Yes. Whatever you do, bear in mind the issues involving timing in this entire case.

MR. KLINE: I understand well. Let's take a break, I will reorganize and try to finish him up.

THE COURT: Ladies and gentlemen, we will take a recess right here, and just keep the same rules in effect, please do not discuss the trial with each other right now, and we will come back in ten minutes.
(The following transpired in open court out of the hearing of the jury:)

MR. MURPHY: In the course of his questioning --

THE COURT: Wait a minute, I am going to excuse our witness at the moment. Why don't you step outside, Mr. Gilbreath.
(The witness exits the courtroom.)

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    (Gilbreath - As on Cross)
whether you got this promotion, correct?
A He was one of many that I visited with.
Q He was. He was one of many child
psychiatrists and child neurologists who you saw
regarding Risperdal, correct?
A I wouldn't say "many", but there were others.
Q And here you are in 2006 and you now have a
promotion. So now Dr. Mathisen, who we now know
prescribes a lot of Risperdal, this would be someone
who you would tell the sales rep, who he hadn't seen
in two years, to get back into his office. Correct?
MR. MURPHY: Objection. No foundation.
THE COURT: Overruled. Unless you
    don't understand the question.
A I do understand the question. Actually, that
was not the geography within my responsibilities as
district manager. I only had Tennessee at the time.
Q Had you moved to Tennessee by this time?
A I had.
Q Just one second.
    THE COURT: Counsel, in about ten
    minutes we are going to take a break.
            MR. KLINE: I will do something
    different and then take a break and finish
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(Gilbreath - As on Cross)
MR. MURPHY: In the course of
questioning Mr. Gilbreath, Mr. Kline violated the Court's order regarding the in limine motion related to other matters regarding Risperdal, including plea agreements, investigations, and things of that nature. Blatantly and knowingly, he made reference to, Were you reading the newspaper at that time, the company was in trouble, asking him about violations of the law, and gave the jury the impression that that, in fact, was occurring.

It wasn't a turn of phrase, it wasn't inadvertent, it was blatant, and he knows it. The jury ought to be instructed to disregard those comments.

THE COURT: My belief is that all that's on the record is a question, and I cautioned Mr. Kline and he did not pursue it. If you want me to call attention to it, I will be happy to. I will be happy to call attention to the issue, saying, ladies and gentlemen, there has been a reference to newspapers, you know that you are not supposed to read the newspapers about this case or
(Gilbreath - As on Cross)
anything having to do with Risperdal. Do you want me to do that now? There was no answer to the question.

MS. SULUIVAN: The better instruction is to disregard all comments by counsel. It's not evidence.

THE COURT: That goes for you as well. I will do that any time.

MS. SULLIVAN: This was a blatant and knowing violation --

THE COURT: I will do that any time. MS. SULLIVAN: Did you read the newspaper about violations of the law --

THE COURT: I know you have been very quiet so far, Mrs. Sullivan, but I will do that at any time for both counsel to disregard all the side comments that were made as part of your compounded questions for both counsel.

MR. MURPHY: That would satisfy me, Your Honor.

THE COURT: I will do it right now.
MR. MURPHY: I appreciate it.
THE COURT: We will take a recess for ten minutes.
(Gilbreath - As on Cross)
MR. KLINE: Your Honor, thank you.
BY MR. KLINE:
Q Home stretch, at least for me, sir.
A Okay.
Q During the break I did some math, and hopefully, we won't have to stand here with a pencil, we can check it at some point, but I am marking it as the next exhibit, P-67.
(P-67 is marked for identification.)
Q Sir, when we go through all of your exhibits, all of your sales calls, which were in the 64 Exhibit series, your sales calls to Dr. Mathisen in that period of time from 2002 through 2004, you visited him 21 times, correct, sir?
A Yes.
Q And if you were to break it down in
.25-milligram categories, you provided 16,505 . 25 doses to this child neurologist. Does that sound about right, without having to run through all the math? Would you trust me on it?
A I have not done the math, but I understood how you got there so I am in no position to dispute that.
Q Okay, sir, even if you looked at it in 1
(Gilbreath - As on Cross)
(A brief recess is taken.)
(The jury enters the courtroom at 11:14 a.m.)

THE COURT: All right, members of the jury, a couple of things I want to point out, actually tell you. We have a juror here who is a teacher at a charter school, I want to let you know some good news, that the board of trustees has voted to change its policy, and all persons who are on a jury shall be paid beyond the five days.

So our juror who is serving on the jury who is a teacher at the charter school in question has no worries. So that's nice to know.

The other thing is a reminder that questions by any attorney who is asking any questions at any time, that is not evidence. Just remember that. That is not evidence. Only testimony from the witness stand or other things that have been admitted pursuant to these rules over here, the Rules of Evidence, that's evidence. Questions are not. Okay? All right, you may proceed.
(Gilbreath - As on Cross)
milligram, and we had a discussion about whether they were scored or unscored tablets, whether you could break the ones or not, whether you could bite the ones or not down, even if you look at this in 1 milligram tablets, you provided 4,126. That would be if some schizophrenic patient was taking four of the .25 s rather than a child taking .25 out of the 1s. Even at that, you have 4,126 milligrams of this drug which you dropped off. Correct?
A I see how you got the math, yes.
Q Now, at the time, sir, and I am happy to show you a document or happy to just have an agreement on this, at the time, Janssen, on Risperdal prescriptions for individuals under the age of 18 , you sales reps, sir, were being incentivized, on those prescriptions. Correct, sir?
A I do not know. I know there was a time when those were carved out. I don't recall exactly when that time was.
Q Yeah, that's the point. In December 13, 2004, and I am referring to -- I will mark Plaintiff's Exhibit No. 68.
( $\mathrm{P}-68$ is marked for identification.)
MR. KLINE: I marked the chart
(Gilbreath - As on Cross)
Marianne, marked Gilbreath-Mathisen's Sales Calls as P-67. And if I hadn't said it, my apologies to you.

THE COURT: No, she did. Any objection to this document?

MR. MURPHY: Objection, Your Honor, beyond the scope. Beyond the time period in question, Your Honor. He stopped detailing this doctor in October. This is a December 17 --

THE COURT: On that basis, overruled. Go ahead.
BY MR. KLINE:
Q Sir, I am referring to an exhibit which we have marked as Plaintiff Exhibit 67. I have a copy for the Court --

THE COURT: I have it.
Q -- 68. Do you have a copy for the witness as well?

THE COURT CRIER: P-68 is handed to the witness.
Q This is a sales communication document and it's to all Janssen Elder Care CNS Sales Reps. Who are CNS sales reps? Central nervous system sales
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Q And it says in the sixth paragraph, which we "In addition to qualifying each of your customers" -- can you see it? Let's look at this.
"In addition to qualifying each of your customers, Janssen will be employing the use of new IMS database that will enable all Risperdal prescriptions for all individuals under the age of 18 to be removed from incentive measurements."
Highlight "removed from incentive
measurements."
Sir, if something is being removed from incentives, it means that it previously was incentivized, correct?
A It was my understanding that they had no way of breaking it out, so I assume that it probably was.
Q Yes, it probably was. So when you were selling to Dr. Mathisen as a salesman, your bonus A It's performance related, yes. doctor then actually prescribes to patients,
(Gilbreath - As on Cross)
A Yes.
\[
\text { will display, Exhibit JJ RE } 00748285 .
\] system is on an incentive system, correct, so far?
Q It's performance related. It's how much the customers" -- can you see it? Let's look at this.
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``` 18 to be removed from incentive measurements.
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| (Gilbreath - As on Cross) <br> BY MR. KLINE: <br> Q Sir, let me show you an exhibit, before displaying it I will put it in your hands, P-69. <br> This comes March and it's an E-mail <br> from you to Marc Marano. Who is Marc Marano? <br> A In March of 2006, he would have been my boss. <br> And this is, you are now leaving, and of course, in leaving there needs to be a smooth transition and get everybody put in the right places. That's what this is about, correct? A I will have to read it, but it sounds reasonable. <br> Q Yeah. It says "Attached is a work-with letter for our session last Thursday and Friday. Hard copy to follow. You are off to a great start"? <br> A Yes. <br> Q Nice to hear. <br> A Yes. <br> Q "And I look forward to catching up with you soon. If you have any questions, don't hesitate to call." Marc Marano, and that's to you. <br> And then attached to this there is an <br> E-mail from your boss to you dated 3-5-06? <br> A Yes. |
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BY MR. KLINE:
Q Sir, let me show you an exhibit, before displaying it I will put it in your hands, P-69. This comes March and it's an E-mail from you to Marc Marano. Who is Marc Marano? A In March of 2006, he would have been my boss. Q And this is, you are now leaving, and of course, in leaving there needs to be a smooth transition and get everybody put in the right
places. That's what this is about, correct?
A I will have to read it, but it sounds
reasonable.
Q Yeah. It says "Attached is a work-with letter for our session last Thursday and Friday. Hard copy to follow. You are off to a great start"?

A Yes.
Nice to hear.
Yes.
"And I look forward to catching up with you
soon. If you have any questions, don't hesitate to call." Marc Marano, and that's to you.

And then attached to this there is an
E-mail from your boss to you dated 3-5-06?
A Yes.


(Gilbreath - As on Cross)
it as per our usual custom.
Q This is 62(Y). We are now in October of 2006. 10-30-06. I am marking my hand tablet as $64(\mathrm{E})$, which is a continuation of sales calls. And what is Ginger's last name?
A Owen. O-W-E-N.
Q And we can look at it and see that there was a presentation. By the way, on 10-30-06 -- do you see it?
A I do.
Q The day the drug got an autism approval, the saleslady was in Dr. Mathisen's office. Correct?

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MR. MURPHY: Objection, Your Honor.
THE COURT: Basis?
MR. MURPHY: It's not what the prior testimony has been.
THE COURT: No, that's overruled. I think it was during that month.
MR. KLINE: Oh, it was 10-6. Brain rewind.
Q \(10-6\) to 10-30. New Question: It took the Janssen sales force 24 days to get into Dr . Mathisen's office after the autism approval, correct?
correct?
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(Gilbreath - As on Cross)
A It looks like she provided . 25.
Q .25. Based on the new autism label, correct?
A I don't know what it was based upon. I know
Q .25. Based on the new autism label, correct?
A I don't know what it was based upon. I know
it looks like she spoke about the autism label.
$\mathrm{Q} \quad$ Well, the new autism label applied to
it looks like she spoke about the autism labe
$\mathrm{Q} \quad$ Well, the new autism label applied to
children, correct?
A Yes.
Q She gave him new autism information. Autism information is about children now, it's the new
indication. There is no autism -- that's what it's for, correct?
A No, it still had indication for schizophrenia,
it had indication for bipolar mania, and now autism.
Q But it says here that she talked to him about
autism. It says it right up there, sir. Do you see it?
A Yes.
Q And talking about autism -- it says "the new autism information", the new autism information is for pediatrics, correct?
A The autism indication was in children and
adolescents.
Q Children and adolescents, right?
Yes.
Q But it says here that she talked to him about
autism. It says it right up there, sir. Do you see

## (Gilbreath - As on Cross)

A Yes.
Q Not having seen him in the time period we have
already discussed from 10-18-04 through 10-3-06.
Correct?
A Yes.
Q Do you know Ginger personally?
A I do.
Q Had she been an elder care rep?
A No, she was a CNS, Ginger was CNS.
Q But not pediatric?
A No. None of them were pediatric. We were all adults.
Q And Dr. Mathisen, there is a little note there about, that he was "so very happy" -- not just happy, very happy -- "to see a Risperdal rep again. He says he writes more Risperdal than anyone in the state. Thanked him, gave him new autism information." And of course, what else did she give him?
A (No response.)
Q Samples? It says presentation and samples?
A Yes, I see that. I just didn't see the specific sample. I apologize.
Q And what samples are given?

## (Gilbreath - As on Cross)

Q And when she prescribed the medication, let's compare with what she gave -- it doesn't say
anything about having any discussion with him about schizophrenia, does it?
A No, it's not indicated in that box.
Q Right. So she is not there, you would agree, talking about schizophrenia, she is there on the new autism information?
A It says she provided it.
Q And if we go back to $64(\mathrm{~A})$-- let's see here for a minute. On 5-30-02, do you see how she gave .25 milligrams, 1 x 7 , child dose, as described in the label? Do you see that?
A It says she provided .25, yes.
Q Well, . 25 was the new dosing suggestion for starting children in that label. We don't have to take it out again, do we, sir, can we agree?
A On the new label, yes.
Q Right. She is giving a . 25 child dose 1 x 7
starter pack, correct?
A Yes.
Q Looking back at $64(\mathrm{~A})$, just like Scott Hansen
did, when he gave ten starter parks of
. 25 milligrams back in 2002, correct?


(Gilbreath - As on Cross)
here until, you know, tomorrow, Mr. Gilbreath. We just need the answers and then we can move on.

THE WITNESS: Of course.
Q Do you remember where you were?
Actually, I don't, I apologize.
What I was trying to --
A Oh, special population.
I was trying to see if you would agree with
me, okay?
A I don't know the actual scope of a special population, but I do know it's referenced in the label.
Q Sir, when a bottle of this medicine was
provided, like one of those 30 milliliter bottles?
A The oral solution?
Yeah.
Yes.
Q What was that worth?
Financially?
Q What would it cost at the pharmacy, yeah.
150 bucks?
A I don't know the cost at the time.
Q No idea?
(Gilbreath - As on Cross)

Q Yeah.

A Financially?

A Probably $100, \$ 200$. I really don't know.
Q In terms of the value of what you were
dropping off, the value of these pills on some of
these days was literally a few thousand dollars; correct?
A I would have to look at the pricing sheets but --
Q That wouldn't surprise you?
A Yeah, if it was bought at a retail pharmacy, it would be several dollars.
Q Sir, you actually weren't the first -- Scott Hansen and you weren't the first sales reps in Mathisen's office. You are aware of the fact that back in 1997, when we have already heard in this courtroom there was meager safety data, there was a Janssen -- I am going to rephrase the question.

In 1997 to 1998, there was a sales representative in the office of Dr . Mathisen of Janssen dropping off samples, correct?

MR. MURPHY: Objection, Your Honor.
THE COURT: If you know. Do you know?
THE WITNESS: I don't. That was before
I even joined the company.
Q I know it was before you joined the company,
(Gilbreath - As on Cross)
sir, but you are telling me that you haven't reviewed the documents of the prior sales rep even to the point of sitting in this witness stand today?
A I can tell you I knew that Scott Hansen was in there previously, but I am aware of no one else.
Q Really?
A Yes, really.
Q Let me see if I can refresh your recollection. I need the full 62 exhibit in front of me, quickly. Okay, I am going to move on. Sir, there are a couple of things I want to pin down. Am I correct that you as a sales rep back then were not allowed to share any information about Risperdal, whether safety or efficacy, if not approved by Janssen?
A That's correct. Or the FDA-approved label. Q Nothing to do with the FDA-approved label. I want to know, I am asking you the same exact question you said yes to in your deposition, sir. You are not allowed to share any information about Risperdal, whether safety or efficacy, if not approved by Janssen. You said yes to that question without any explanation. Would you agree you said yes to that?
(Gilbreath - As on Cross)
THE COURT: Overruled. Again, this has to do with just answer the question. Answer the question so we can move forward.
A His was a busy office.
Q Yes. And when you waited in there in that
office, I want you to search your memory. The
office waiting room was full of parents and children, almost all the time?
A I really don't remember the waiting room. I don't even know if I went through the waiting room to see him.
Q Do you know?
A I don't, actually.
Q Do you have any memory?
A No, not really.
Q So maybe you were in the waiting room,
correct?
A It's possible, but I don't have recollection of that.
Q Sir, maybe I can save some time on redirect -THE COURT: If there is going to be any. I am not sure. I am not sure.

MR. KLINE: This is my cross, I mean on redirect.


## (Gilbreath - As on Cross)

THE COURT: This has to end sometime before the summer.

MR. KLINE: I hope so. I am trying hard with a lot of information.

THE COURT: There will be cross examination, and if there is redirect it will be in the format we did with the other witness, ten or 15 minutes.

MR. KLINE: Right. I get it. THE COURT: So you have the witness here, ask whatever you wish. I have been very indulgent that way, but after cross examination is over, that's it. Except for about a 15-minute period. So wrap it up.

MR. KLINE: When I was referring to
direct I was thinking of me being on cross and them being on direct.

THE COURT: I understand that. You are on direct examination as if on cross, I think is how we call it.

MR. KLINE: That, too, I agree.
BY MR. KLINE:
Q What else do you want to tell us, sir? What
did I miss?


MR. MURPHY: Objection, Your Honor. THE COURT: That's sustained.
Q No, I would like to know if in answer to any of my questions, in case I want some follow-up on it, there is anything else that you would add to the jury that they haven't seen about your visits to Dr . Mathisen?
A No.
MR. MURPHY: Objection, Your Honor, for

THE COURT: Overruled. You have the answer.
A No, I have nothing else to add.
Q Do you believe that we have covered it fully, the way you have seen our discussions?

MR. MURPHY: Objection, Your Honor, these are counsel's questions, its not for the witness to determine whether there has been a

MR. KLINE: I want to know what he

THE COURT: That's sustained.
MR. KLINE: Okay, thank you, sir.
THE WITNESS: Thank you, Mr. Kline.

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70
(Gilbreath - Redirect)
MR. KLINE: Thank you. I wish you safe travel, sir.
THE WITNESS: Thank you very much.
THE COURT: You may proceed with cross examination. Counsel, we will be going until about 12:30, 12:45.
MR. MURPHY: May I proceed, Your Honor?
THE COURT: Yes, sir.
MR. MURPHY: Thank you. Good morning,
``` everyone.
-- -
REDIRECT EXAMINATION

BY MR. MURPHY:
Q Mr. Gilbreath, I want to ask you a few questions, clarify a few things, and march through some questions that I had for you initially.
A Sure.
Q And I am going to ask you and the jury to indulge me a little bit because I will probably have to use the elmo as well as the screen to make sure that everyone can see.

One thing I want to clear up, you were asked questions about presentations that you made to

Dr. Mathisen. Do you recall that?
A Yes.
Q And during the course of his questioning, Mr .
Kline suggested to you that toward the end of the
time that you were calling upon Dr. Mathisen, those
last three times, that those were the only times
that you had made presentations. Do you recall
that?
A I recall him pointing those three out.
Q But that wasn't true, was it? That is to say,
you made a presentation only to Dr. Mathisen on prior occasions, hadn't you?
A Yes, I had.
Q So the suggestion that those last three times
were the only three times that you made
presentations only would not be correct?
A Correct.
Q One other thing I wanted to clear up is something that you were confronted with regarding the 1 milligram denomination, and whether it was unscored?
A Yes, right.
Q And Mr. Kline's question to you was along the
lines that when you made a call in April of 2004,
(Gilbreath - Redirect)
that was the first time that you had provided to Dr . Mathisen unscored Risperdal in the denomination of 1 milligram. Do you recall that?
A I do recall that discussion.
Q But it is a fact that every time you dropped off a 1 milligram denomination, it was unscored because all 1 milligram denominations are unscored. Right?
A To my knowledge, we only had one denomination. I don't recall at what point it was scored or not scored, but I do know it was called out like that.
Q Well, let's be fair to you, the record and to the jury, all right?
A Yeah.
Q I am going to use the elmo at this point, and using Mr. Kline's nomenclature, we are looking at 62 ( F ) .

MR. KLINE: Ken, would you kindly give me the date?
Q So can you see, Mr. Gilbreath, the reference two from the bottom that says, "Risperdal, 1
milligram, 1X7, unscored"?
A \(\quad I\) do.
Q And just to zoom out, this is what we have
(Gilbreath - Redirect)
been talking about at \(62(\mathrm{~F})\), right?
A Yes.
Q And if you see the top, we see a date of 3-11-03?

A Yes.
Q Okay. And now we are going to look at the call note from 8-5-03. Do you see that?
A I do.
Q Bear with me one second because that's not the one I want. Let's look at the call note from 5-18-04. Do you see that?
A \(\quad I\) do.
Q And now if we look at the bottom, the sample that was left behind, 1 milligram, 1X7, unscored, correct?

A Yes.
Q Okay. That was \(62(\mathrm{R})\). And if we look at
what's been marked as \(62(\mathrm{Q})\), which is a call note
from April 5th, 2004, do you see that at the top, Mr. Gilbreath?

A I do.
Q And if we look at what was left behind, the bottom, the last description of a sample that you provided, we see 1 milligram, 1X7, unscored.

Correct?
A That's correct.
Q So again, this is showing that the 1 milligram
denominations all were unscored?
A Yes.
Q We are clear on that?
A Yes.
suggested to you was that Dr. Mathisen treated
children almost exclusively. Do you recall that?
A \(\quad \mathrm{He}\) did.
Q But you testified that Dr. Mathisen told you
that he also had adult patients?
A He did.
Q You were not here when Dr. Mathisen testified
in court, were you?
A I was not, no.
Q And do you know that Dr. Mathisen told the
jury the same thing you told them --
MR. KLINE: Objection.
THE COURT: That's sustained. It's the
jury's recollection as to what Dr. Mathisen
said. Unless you want to take the transcript
out.

MR. MURPHY: I am happy to do so, Your Honor.

MR. KLINE: If he needs to take the transcript out, I object.

THE COURT: What's your question first?
MR. MURPHY: The question is whether he knows that Dr. Mathisen told the jury, in fact -_

THE COURT: That's sustained then. What difference does it make whether he knows?

MR. MURPHY: What is relevant --
THE COURT: It's not relevant. Move on to another question.

MR. MURPHY: Not a problem.
THE COURT: He is not supposed to know.
That's why we have sequestration.
MR. MURPHY: I understand.
THE COURT: All right, so let's move on to a different angle.
BY MR. MURPHY:
Q The samples that we went through, Mr. Kline went through with you for the two years or so?

Yes.
That you left with Dr. Mathisen, am I correct

(Gilbreath - Redirect)
that you left those samples because Dr. Mathisen
requested those samples?
A Yes. All samples were left at physician requests.
Q At one point Mr. Kline confronted you with the 2002 Risperdal label, I believe that is D-1, and --
A I am sorry, what did you say, the label?
Q Yes, the label. And before we go further,
there has been use of the term "label" and the term
"package insert" and PI?
A Yes.
Q For the jury's edification, package insert and
label is the same thing?
A Yes, it's what the Food and Drug
Administration allows for, I would call it
officially prescribing information. There is a
Physicians' Desk Reference that contains a big
appendix of all the medications that are available.
But label, PI, prescribing information,
package insert, same thing, it's all used
synonymously.
Q Mr. Kline showed you the 2002 label and
suggested to you that the recommended dose for
Risperdal in schizophrenia was 1 milligram. Do you
(Gilbreath - Redirect)
recall him having that exchange with you?
A Yes, I do.
Q And you in fact informed him that there are special populations where the initial dose in fact is less than, recommended dose is less than 1
milligram, correct?
A Yes.
Q Mr. Kline did not invite your attention to the special --

MR. KLINE: Your Honor, objection. Can we have questions that have to go with what he asks, not what I call or didn't call to his attention.

THE COURT: Counsel, I haven't heard the question so it's a little premature. I just don't know what the question is.

MR. KLINE: The question was not a direct question. It's all about me. It's all about me.

MR. MURPHY: Trust me, it's not all about you, my friend.

THE COURT: There was some leeway during your examination on this witness and I am going to permit the same thing here. We

don't even know what the question is.
MR. KLINE: It should be about them.
THE COURT: What is the question?
Q The question is, is there not a Special Population section in the 2002 Risperdal label

MR. KLINE: Your Honor, objection. I

THE COURT: It's overruled.
MR. KLINE: But he has suggested to the jury that I showed the 2002 label. I showed the 2006.

THE COURT: Not in the question. I
think the way we are going to get through this, Mr. Murphy, if you just ask the questions and let's not bring anything else other than the evidence into the question.

MR. MURPHY: That's all I am trying to do, Your Honor.

THE COURT: The question in the 2002
label there is a question about special population or something? Ask the question again and we will get an answer.
Q In the 2002 Risperdal label, is there not a
(Gilbreath - Redirect)
section addressing Special Populations?
A Yes. I believe it's actually present in both labels.

MR. MURPHY: Any objection to me showing that, Mr. Kline?

MR. KLINE: Are you talking about the elderly section?

MR. MURPHY: No, I am talking about the Special Populations, sir.

MR. KLINE: I don't have any objection if you just point it out to me.

THE COURT: Has this been previously marked?

MR. MURPHY: Indeed it has. This is D-1 for the record, Your Honor, and I believe we are talking about Bates numbers ending in 176.

MR. KLINE: It's the 2002 label I understand.

MR. MURPHY: If I said 2006 I apologize. It's 2002.

MR. KLINE: Although I did not display 2002, I have no objection.

THE COURT: I think we have actually
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(Gilbreath - Redirect) \\
section addressing Special Populations? \\
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MR. KLINE: Although I did not display 2002, I have no objection. \\
THE COURT: I think we have actually
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(Gilbreath - Redirect)
seen this document before. No?
MR. MURPHY: We have seen the label
itself.
THE COURT: All right, you want to show the Special Populations, let's get there.

MR. MURPHY: Exactly that's what I
asked for. Bates ending in 176, Special
Populations. Dosage in special populations.
Q Mr. Gilbreath, do you see on your screen what
this section provides?
A Yes, I do.
Q And it states, "The recommended initial dose
is . 5 milligrams BID." And just for the record and the jury's edification, BID means what?
A That's two times a day. BID would suggest once in the morning, once in the evening.
Q ". 5 milligrams BID in patients who are elderly or debilitated, patients with severe renal or hepatic impairment." Right?
A Yes.
Q So in fact, in this 2002 label there is a section with a recommended dosage for special populations, less than 1 milligram, correct?
A Yes.

\begin{tabular}{|c|c|}
\hline 1 & (Gilbreath - Redirect) 82 \\
\hline 2 & Q And the calculation? \\
\hline 3 & A Yes. \\
\hline 4 & Q What I want to ask you about this \\
\hline 5 & calculation -- I am going to go to the elmo at this \\
\hline 6 & point. For this document, Mr. Kline took your -- \\
\hline 7 & MR. KLINE: Your Honor, I thought we \\
\hline 8 & were going to use the original exhibits. \\
\hline 9 & THE COURT: Excuse me. What's the \\
\hline 10 & issue? \\
\hline 11 & MR. KLINE: Just so I have an \\
\hline 12 & understanding, outside the presence of the \\
\hline 13 & jury we were told we were going to use \\
\hline 14 & exhibits in their original form. Now this \\
\hline 15 & exhibit is up on the elmo. \\
\hline 16 & THE COURT: I will sustain that. If \\
\hline 17 & you have a document that we are using, it's \\
\hline 18 & right there, Mr. Murphy. I am not really keen \\
\hline 19 & on using the Power Points or the screens \\
\hline 20 & unless they are formally admitted and with our \\
\hline 21 & permission. \\
\hline 22 & At this point you have a document in \\
\hline 23 & front of us, you want to point something out, \\
\hline 24 & do so, but let's not get into how you have a \\
\hline 25 & footnote to an exhibit with -- what's this, \\
\hline
\end{tabular}
            (Gilbreath - Redirect)
P-65-what?
            MR. MURPHY: Your Honor, this is simply
what's on the easel. I can go to the easel.
            THE COURT: That's what I want you to
    do.
            MR. MURPHY: Okay, happy to do that.
            THE COURT: As long as you don't write
    on it. If you are going to write on it then
    you create your own document.
        MR. MURPHY: I am not going to write on
    it.
BY MR. MURPHY:
Q Here we go. P-63?
A I see that.
Q P-63 is a calculation of the samples that you
delivered to Dr. Mathisen on 3-11-03?
A Yes.
Q Calculated into the number of .25-milligram
denominations, right?
    Yes.
    The equation here is 365, number of days of
the year. Do you follow?
    Yes.
    And that's divided into the number of
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25-mill (Gilbreath - Redirect)

Q And Mr. Kline, in using this, said that that
was 3.3 years for schizophrenic patients?
A He did, yes.
MR. KLINE: Objection to the question.
Based upon his testimony that they were using
. 25 s in those patients.
THE COURT: Overruled. This is
redirect.
Q Mr. Gilbreath, schizophrenic patients in the
2002 label, their recommended dosage was 1
milligram, was it the not?
A Yes, as a starting.
Q Not .25?
A Correct.
Q So if we wanted to be true to the math and true to the label, we would need to divide this by four?
A Yeah, for a 1 milligram equivalent versus a . 25 equivalent.
Q Bear with me now and I will ask you to indulge
me. If we divide 1205 by four, we get 300.75.
A That sounds accurate.

(Gilbreath - Redirect)
about starter dose and that was my only
objection.
THE COURT: We will have the question
rephrased.
MR. KLINE: Thank you, Your Honor.
When Mr. Kline visited with you on P-61, he
identified these populations, and he identified
starting doses associated with them, correct?
A Yes.
Qut you are able to tell the jury that adult

Q | schizophrenics, A, start with 1 milligram BID |
| :---: |
| initially, correct? |
| MR. KLINE: Objection at this point to |

leading. This is a direct witness, Your
Honor, and it's significant, it's on core
issues.
THE COURT: Overruled. I am asking
that you get the mathematics on the table and
then you can ask the question. So whatever
Mr. Kline went through as far as the
mathematics are concerned, if you repeat that,
Mr. Murphy, I will permit that, and then you
ask the question.
MR. MURPHY: Understood.
about starter dose and that was my only objection.

THE COURT: We will have the question rephrased.

MR. KLINE: Thank you, Your Honor.
Q When Mr. Kline visited with you on P-61, he identified these populations, and he identified starting doses associated with them, correct?
A Yes.
Q But you are able to tell the jury that adult schizophrenics, A, start with 1 milligram BID initially, correct?

MR. KLINE: Objection at this point to leading. This is a direct witness, Your Honor, and it's significant, it's on core issues.

THE COURT: Overruled. I am asking that you get the mathematics on the table and then you can ask the question. So whatever Mr. Kline went through as far as the mathematics are concerned, if you repeat that, Mr. Murphy, I will permit that, and then you ask the question.

MR. MURPHY: Understood.

$\square$

Q My questions, Mr. Gilbreath, are simple.
Let's focus on adult schizophrenics.
Yes.
Q Adult schizophrenics, are you aware whether
they start out with 1 milligram on the first day?
MR. KLINE: Your Honor, objection.
That's simply a leading question on a core issue.

THE COURT: Again, that's sustained. The problem here is it has to be according to what the testimony was. In other words, what you are talking about is a standard dose. I mean we don't know what this doctor prescribed. That's part of the difficulty of this case.

MR. MURPHY: I agree with you.
THE COURT: All right, so right now
when you are talking about -- you have to stick with what Mr. Kline, what his hypothetical was or what his question was, rather than to say, Oh, it was a .1 dose. We don't know what the doses were that were actually given by this doctor, do we?

MR. MURPHY: No, we don't. And that is
a fair point.
THE COURT: Stick to the questions that Mr. Kline presented which were based, I believe, on whatever point he was trying to make.

MR. MURPHY: I can move on.
THE COURT: All right, that's acceptable as well. In fact, why don't we just take a recess right here for lunch.

Members of the jury, we are going to recess until 1:30 for lunch. And we are going to make sure, please wear your yellow badges, that you make sure also that you do not discuss this matter with anybody, that you keep an open mind in the case, and any media reports, if any, about this case are to be ignored. All right? And have a good lunch and we will see you soon.
(The jury exits the courtroom.)
THE COURT: A reminder not to discuss with matter with any of the lawyers.

THE WITNESS: Yes, of course not. That means I eat alone.
(A luncheon recess is taken at 12:21 p.m.)
(Gilbreath - Redirect)

I HEREBY CERTIFY THAT THE PROCEEDINGS AND EVIDENCE ARE CONTAINED FULLY AND ACCURATELY IN THE NOTES TAKEN BY ME ON THE TRIAL OF THE ABOVE CAUSE, AND THAT THIS COPY IS A CORRECT TRANSCRIPT OF THE SAME.

JUDITH ANN ROMANO, RPR-CM-CRR
OFFICIAL COURT REPORTER
COURT OF COMMON PLEAS
PHILADELPHIA COUNTY
THE FOREGOING CERTIFICATION OF THIS TRANSCRIPT DOES NOT APPLY TO ANY REPRODUCTION OF THE SAME BY ANY MEANS UNLESS UNDER THE DIRECT CONTROL AND/OR DIRECTION OF THE CERTIFYING COURT REPORTER.

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