



03110000100194

IN RE: HORMONE THERAPY  
PRODUCT LIABILITY LITIGATION

COUNTY OF PHILADELPHIA  
COURT OF COMMON PLEAS

NOVEMBER TERM, 2003

No. 00001

DOCKETED  
COMPLEX LIT. CENTER  
APR 26 2010  
D. WILLIAMS

Control # 10031496

ORDER

AND NOW, this 1st day of April 2010, upon consideration of Bernard Pousot's

Motion for Protective Order and any response thereto, it is hereby **ORDERED** that the Motion is **GRANTED** in part and **DENIED** in part. It is further **ORDERED** that:

1. Mr. Pousot shall appear to testify at a videotaped deposition at a place and time to be agreed upon by the parties;

2. The length of the deposition shall be agreed upon by the parties; if no agreement can be reached, the Court will enter an order governing the length of the deposition, which will

*be extensive & will give all interested parties access.*

3. Mr. Pousot shall not be subpoenaed to testify in further cases pending in the *In*

*Re: Hormone Therapy Product Liability Litigation in Philadelphia*

*unless Plaintiff file a motion for extraordinary relief showing good cause (as a way of testimony not covered by Rules) or other extra special circumstances.*

Mr. Pousot's videotaped deposition testimony may be offered in all cases

pending in the *In Re: Hormone Therapy Product Liability Litigation* as if the testimony were presented live, *+ may be used for any purpose.*

*5. said order is being entered as there are 1500+ cases filed in Philadelphia County & it would be burdensome for the witness to testify "live" in all of them. The Court, thus, balances its right to confront witnesses with the witnesses right not to be burdened or harassed.*

*6. Repeated motions for extraordinary relief without special circumstances will be frowned upon by the Court.*

A. Moss  
Moss, J.