



IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA
IN RE: OPIOID LITIGATION **CIVIL ACTION NO. 21-C-9000 DISTRIBUTOR**

THIS DOCUMENT APPLIES TO ALL DISTRIBUTOR CASES

ORDER REGARDING DESIGNATED TESTIMONY FROM CT2 TRIAL

Consistent with the *Amended Case Management Order Relating to The Mass Litigation Panel Opioid Distributor Proceedings* (“Amended CMO”) (Transaction ID 67474912), and the *Order Regarding Trial Logistics* (Transaction ID 67651716), any designated testimony from the CT2 trial along with any objections to the designated testimony shall be delivered to the Presiding Judges and Counsel to the Mass Litigation Panel **no later than 12:00 p.m. on Friday, June 17, 2022**. Any objections to the designated testimony from the CT2 trial shall be listed on a chart in page order regardless of who interposed the objection. The parties are reminded that the “McCormick Rule” will apply to admissibility. See *Order Regarding Trial Logistics*. Once the Court has ruled on the designated testimony, the proffering party will provide the Presiding Judges and Counsel to the Mass Litigation Panel with a copy of the designated testimony for the Court to review. Reading time for the anticipated proffer will count against the proffering party’s time for presentation of evidence.

The parties are expected to modify, edit, simplify, and limit the designated testimony to only the witnesses and testimony needed to present their cases concisely. The parties shall limit their witnesses and the witnesses’ testimony to avoid duplicative presentation of evidence.

A copy of this Order has this day been electronically served on all counsel of record via File & ServeXpress.

It is so **ORDERED**.

ENTERED: May 25, 2022.

/s/ Alan D. Moats
Lead Presiding Judge
Opioid Litigation

/s/ Derek C. Swope
Presiding Judge
Opioid Litigation