

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA**

**In re: Oil Spill by the Oil Rig
“Deepwater Horizon” in the Gulf
Of Mexico, on April 20, 2010**

Applies to: *All Cases.*

* **MDL No. 2179**
*
* **SECTION: J**
*
* **JUDGE BARBIER**
* **MAGISTRATE SHUSHAN**

* * * * *

**ALL PARTIES OBJECTIONS TO DEPOSITION DESIGNATIONS OF
RICHARD CORONADO**

<u>From</u>		<u>To</u>		<u>Objecting Party</u>	<u>Objection</u>	<u>Ruling</u>
<u>Page</u>	<u>Line</u>	<u>Page</u>	<u>Line</u>			
169	1	170	22	Cameron	Relevance (FRE 402). Assertions of privilege are irrelevant	
184	19	184	24	Cameron	Information provided to DNV is irrelevant and inadmissible by statute. 46 U.S.C. § 6308	
322	15	323	8	Cameron	Vague and Ambiguous. The question is undefined. It is unclear what “safety margin” is being referenced in the question (e.g., battery shelf life, voltage discharge in operation, or voltage discharge through activations)	
331	5	332	2	Cameron	Argumentative	
337	24	338	7	BP	Relevance	
384	12	386	15	BP	FRE 701; FRE 702; FRE 602	
400	16	402	24	Cameron	Argumentative; Lack of Foundation. The witness testified that the MUX cables are redundant; not a single point failure. (402:4-5)	
406	1	406	9	Cameron	Argumentative	
540	12	541	20	Cameron	Relevance (FRE 402). Assertions of privilege are irrelevant	
551	5	551	25	BP	Vague; FRE 701	
554	8	554	12	BP	FRE 602; FRE 701	

573	6	573	18	Cameron	DNV's conclusions are irrelevant and inadmissible by statute. 46 U.S.C. § 6308.	
617	1	617	18	BP	FRE 602	
618	6	618	14	BP	FRE 602; FRE 701	