

**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**
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* **SECTION: J**
*
* **JUDGE BARBIER**
* **MAGISTRATE SHUSHAN**

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**ALL PARTIES OBJECTIONS TO DEPOSITION DESIGNATIONS OF
MARSHALL ROSE**

<u>From</u>		<u>To</u>		<u>Objecting</u> <u>Party</u>	<u>Objection</u>	<u>Ruling</u>
<u>Page</u>	<u>Line</u>	<u>Page</u>	<u>Line</u>			
33	23	34	1	BP	The United States cannot now designate a question to which it objected at the deposition.	
34	11	34	14	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
34	15	34	21	BP	The United States cannot now designate a question and the answer to a question to which it objected at the deposition.	
44	25	45	7	USDOJ	Hearsay, Speculation	
45	8	45	11	BP	The United States cannot now designate a question to which it objected at the deposition.	
45	13	45	13	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
45	16	45	17	BP	The United States cannot now designate a question to which it objected at the deposition.	
45	19	45	19	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	

45	20	45	22	BP	The United States cannot now designate a question to which it objected at the deposition.	
45	24	45	24	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
47	20	47	23	BP	The United States cannot now designate a question to which it objected at the deposition.	
47	25	48	2	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
48	3	48	5	BP	The United States cannot now designate a question to which it objected at the deposition.	
48	7	48	8	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
48	10	48	14	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
74	22	74	23	USDOJ	Irrelevant to Penalty Phase	
74	25	75	2	USDOJ	Irrelevant to Penalty Phase	
75	6	75	15	USDOJ	Irrelevant to Penalty Phase	
75	17	75	18	USDOJ	Irrelevant to Penalty Phase	
120	20	120	24	BP	The United States cannot now designate a question to which it objected at the deposition.	
121	1	121	1	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
121	2	121	3	BP	The United States cannot now designate a question to which it objected at the deposition.	
121	5	121	5	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
121	6	121	7	BP	The United States cannot now designate a question to which it	

					objected at the deposition.	
121	9	121	9	BP	The United States cannot now designate the answer to a question to which it objected at the deposition.	
121	10	121	10	BP	FRE 701; Also, the United States cannot now designate a question to which it objected at the deposition.	
121	12	121	22	BP	FRE 701; The United States also cannot now designate the answer to a question to which it objected at the deposition.	
134	20	134	22	Anadarko	Hearsay	
134	20	135	11	BP	FRE 701; FRE 602; Witness testified at 131:16-132:1 that he had never seen the document and that it played no part in his preparation to testify. Also, the United States cannot now designate a question to which it objected at the deposition.	
135	13	135	15	BP	FRE 701; FRE 602; Witness testified at 131:16-132:1 that he had never seen the document and that it played no part in his preparation to testify. Also, the United States cannot now designate the a question and the answer to a question to which it objected at the deposition.	
135	17	135	20	BP	Non Responsive; FRE 701; FRE 602; Witness testified at 131:16-132:1 that he had never seen the document and that it played no part in his preparation to testify. Also, the United States cannot now designate the a question and the answer to a question to which it objected at the deposition.	
135	22	136	6	BP	FRE 701; FRE 602; Witness testified at 131:16-132:1 that he had never seen the document and that it played no part in his preparation to testify. Also, the United States cannot now	

					designate the answer to a question to which it objected at the deposition.	
145	12	145	16	BP	FRE 602; Also, the United States cannot now designate a question to which it objected at the deposition.	
145	18	146	5	BP	FRE 602; Also, the United States cannot now designate the answer to a question to which it objected at the deposition.	
192	1	192	15	Anadarko	Hearsay; Lacks foundation/No personal knowledge/Calls for speculation	
198	1	198	2	BP	Relevance; FRE 701; FRE 602; Scope: beyond designated 30b6 topic	
198	4	198	5	BP	Relevance; FRE 701; FRE 602; Scope: beyond designated 30b6 topic	
198	6	198	11	BP	Relevance; FRE 701; FRE 602; Scope: beyond designated 30b6 topic	
198	12	198	14	Anadarko	Irrelevant; Irrelevant, Violates MIL Order	
198	12	198	14	BP	Relevance; FRE 701; FRE 602; Scope: beyond designated 30b6 topic	
198	17	198	25	Anadarko	Irrelevant	
198	17	198	25	BP	Relevance; FRE 701; FRE 602; Scope: beyond designated 30b6 topic	