

1 Deposition of WARNER WESTOVER CARR, M.D.,
2 taken on behalf of Petitioner, commencing at 9:02 a.m.,
3 Wednesday, February 7, 2018, at 15785 Laguna Canyon
4 Road, Suite 100, Irvine, California 92618, before
5 LINDSAY PINKHAM, CSR 3716, CCRR 17.

6

7 APPEARANCES OF COUNSEL:

8 For Petitioner:

9 FOLEY & LARDNER LLP
10 BY: MICHAEL R. HOUSTON, PH. D., ESQ.
11 321 North Clark Street
12 Suite 2800
13 Chicago, Illinois 60654
14 (312) 832-4378
15 mhouston@foley.com

16

17 For Patent Owner:

18

19 STERNE KESSLER GOLDSTEIN FOX
20 BY: ADAM C. LAROCK, ESQ.
21 DENNIES VARUGHESE, PHARM. D., ESQ.
22 (a.m. session only)
23 1100 New York Avenue, NW
24 Washington, D.C. 20005
25 (202) 371-2600
26 alarock@skgf.com
27 dvarughe@skgf.com

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I N D E X

WITNESS	EXAMINATION BY	PAGE
WARNER WESTOVER CARR, M. D.		
	MR. HOUSTON	4, 291
	MR. LaROCK	290

E X H I B I T S

EXHIBIT NO.	DESCRIPTION	PAGE
Exhibit 1010	Printout of December 1998 Flonase label, 9 pages	297
Exhibit 1055	Copy of a portion of a document labeled "Dr. Accetta Patient Record," 1 page	12

INSTRUCTIONS NOT TO ANSWER

(None)

INFORMATION REQUESTED

(None)

1 IRVINE, CALIFORNIA; WEDNESDAY, FEBRUARY 7, 2018

2 9:02 A.M.

3

4 WARNER WESTOVER CARR, M.D.,

5 having been first duly sworn,

6 was examined and testified as follows:

7

8 EXAMINATION

9 BY MR. HOUSTON:

10 Q Good morning, sir. Could you start by stating
11 your full name for the record.

12 A Yes. My full name is Warner Westover Carr.

13 Q And is "Dr. Carr" okay for me to refer to you
14 as today?

15 A Sure.

16 Q Good morning, Dr. Carr. My name is Michael
17 Houston. I'm an attorney with Foley & Lardner, and we
18 represent the petitioner in this case, Argentum
19 Pharmaceuticals. And I understand you're a witness here
20 today on behalf of the patent owner Cipla. Is that
21 right?

22 A That is correct.

1 Q And I believe you've been deposed at least one
2 other time in the proceeding on this same patent and on
3 another patent in a case that was Cipla and Meda versus
4 Apotex. Is that correct?

5 A Yes, that's correct.

6 Q So I'm going to assume that you're familiar,
7 generally familiar with the rules of the deposition, but
8 I'll just highlight a couple of things this morning for
9 you, and you can let me know if you need further
10 explanation.

11 But you understand that you're under oath now,
12 and that I'm going to ask you a series of questions,
13 you're going to answer them to the best of your ability,
14 unless your attorneys instruct you not to, and the court
15 reporter's going to try to record my questions and your
16 answers as best she can. You understand that?

17 A Yes, I do.

18 Q And also, because of your familiarity with this
19 general subject matter, particularly in regards to the
20 prior case, I will sort of tend to assume a level of
21 knowledge on your part, familiarity with the material on
22 your part. So I might tend to use acronyms and things

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