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Case : SANDRA NEWSOME vs. MOHAMMAD RASHID
Testimony Date : February 04, 2004
Expert Witness : RAYMOND ONDERS M.D.
Expert Type : Surgery - General
Court : State: Ohio County: TRUMBULL
Pages : 62

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IN THE COURT OF COMMON PLEAS
OF TRUMBULL COUNTY, OHIO

SANDRA NEWSOME,
Plaintiff,

vs.

Case No.
02CV512

MOHAMMAD RASHID, M.D.,
et al.,
Defendants.

CONDENSED TRANSCRIPT

Deposition of RAYMOND P. ONDERS,
M.D., called for examination under the
statute, taken before me, Michelle M.
Lewis, a Registered Professional
Reporter and Notary Public in and for
the State of Ohio, pursuant to notice
and stipulations, at the offices of
University Hospitals of Cleveland, 11100
Euclid Avenue, 7002 Lakeside Building,
Cleveland, Ohio, on Monday, February 9,
2004, at 3:44 o'clock p.m.



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DEPOSITION OF RAYMOND P. ONDERS, M.D.

<p align="right">1</p> <p>1 IN THE COURT OF COMMON PLEAS 2 OF TRUMBULL COUNTY, OHIO 3 4 SANDRA NEWSOME, 5 Plaintiff, 6 vs. Case No. 7 MOHAMMAD RASHID, M.D., 02CV512 8 et al., 9 Defendants. 10 11 ----- 12 Deposition of RAYMOND P. ONDERS, 13 M.D., called for examination under the 14 statute, taken before me, Michelle M. 15 Lewis, a Registered Professional 16 Reporter and Notary Public in and for 17 the State of Ohio, pursuant to notice 18 and stipulations, at the offices of 19 University Hospitals of Cleveland, 11100 20 Euclid Avenue, 7002 Lakeside Building, 21 Cleveland, Ohio, on Monday, February 9, 22 2004, at 3:44 o'clock p.m. 23 ----- 24 25</p>	<p align="right">3</p> <p>1 RAYMOND P. ONDERS, M.D., of 2 lawful age, called for examination, as 3 provided by the Ohio Rules of Civil 4 Procedure, being by me first duly sworn, 5 as hereinafter certified, deposed and 6 said as follows: 7 EXAMINATION OF RAYMOND P. ONDERS, M.D. 8 BY-MR.HUDAK: 9 Q. Good afternoon, Doctor. I 10 assume you've been deposed before? 11 A. Correct. 12 Q. The only refreshing of your 13 memory I'll do on two points is, if I 14 ask you a question you don't understand 15 don't answer it, tell me, I'll restate 16 it. Fair enough? 17 A. Yes. 18 Q. And secondly, anything I say 19 that's not clear just let me know and 20 we'll figure out a way to make it clear 21 in whatever fashion we need to do. 22 Tell us your name. 23 A. Raymond Onders. 24 Q. Social Security number or a 25 tax ID number.</p>
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<p align="right">2</p> <p>1 APPEARANCES: 2 3 On behalf of the Plaintiffs: 4 Traci & Marx, by 5 ROBERT V. TRACI, ESQ. 6 1370 West Sixth Street, Suite 350 7 Cleveland, Ohio 44113 8 216.623.8010 9 10 On behalf of the Defendants: 11 Roetzel & Andress, by 12 MICHAEL HUDAK, ESQ. 13 222 South Main Street 14 Akron, Ohio 44308 15 330.376.2700 16 17 18 19 20 21 22 23 24 25</p>	<p align="right">4</p> <p>1 A. In all my depositions I've 2 never been asked that. 302-72-5078. 3 Q. That's because when we get 4 your bill accounting will say give me 5 one of those two. 6 Your age? 7 A. 40. 8 Q. Your professional address? 9 A. 11100 Euclid Avenue, 10 Cleveland, Ohio, 44106. 11 Q. Do you maintain any other 12 professional address? 13 A. No. 14 Q. Tell me about your specialty, 15 what is it that you do? 16 A. I'm a board certified general 17 surgeon that specializes in laparoscopic 18 surgery. 19 Q. Give me some idea of the 20 types of laparoscopic technique that you 21 do. 22 A. I do bowel resections, I do 23 cholecystectomies, anti-reflux 24 operations, surgeries for aciasias, 25 splenectomy, adrenalectomy, and my</p>
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