



2019 State Case Clarifications

Q1. On page 14 of the case, on the Dr. Arizona's testimony. It currently states, that Bocotraxophen is a derivative of Bocotraxophen, not Naproxen. Could you clarify that this is an error for cross examination purposes of this witness? – Submitted 10/3/18

A1. That is an error. Will correct the case to say, "I knew that the medical trials for Bocotraxophen - a derivative of Naproxen – showed vanishing..."

Q2. On Dana Scully fact statement page 3 of 5

Line 15: I sensed something was wrong in the evening of April 2, so I decided to come back to the

Line 16: hospital with my kids. When I returned to TGH around 5:45 p.m., I was stunned to learn that my

Line 17: dad was dead. I was in shock and kept asking how this could have happened.

On Alex Karev fact statement page 3 of 5

Line 33: airway fast. We performed an emergency tracheotomy and performed CPR, but Mulder Scully line 34: sadly died on April 2, 2017 at 6:02 p.m. About five minutes after we called the time of death, Dana

Line 35: Scully showed up at the room with the patient's two grandchildren.

Was there an error with the time or did both individuals actually call the time of death at different times? – Submitted 10/3/18

A2. The case stands as written.



Q3. In lane parish's statements, page 1 line 7, she says that she hired Avery Jackson in 2014. However, in Avery Jackson's statement, page 1 line 25, he states that he graduated SMU in 2016 and was then hired at TGH. – Submitted 10/3/18

A3. We will be adding a line to Parish's Addendum that says "I reviewed my records, and it looks like we hired Avery Jackson in 2016. So I need to correct what I said earlier."

Q4. Addison Montgomery states on page 2, lines 12-16 of his/her fact statement that Bocotraxophan is an NSAID

On line 19 she/he states that Bocotraxophan was developed as a derivative to acetaminophen, which is not an NSAD

Would this be a mistake in the fact statement, or would it stand as written? – Submitted 10/8/18

A4. This is incorrect. It should read "derivative of naproxen". The case will be updated.

Q5. Dr. Robbins prescribes amoxicillin instead of penicillin, to address Mr. Scully's allergy, but amoxicillin would also cause an allergic reaction in someone with a penicillin allergy. Is this an oversight? – Submitted 10/9/18

A5. The drug amoxicillin will be replaced with the drug, "Yarbrothromax" in the case.

Q6. Page 3, Line 1 and 2. Addison states' "to market after a whirlwind nine month trial, with the drug hitting pharmacies nationwide on Feb 15, 2018. Is it supposed to say 2017? - Submitted 10/15/18

A6. Addison Montgomery's statement has been amended. Please use the new amended statement.

Q7. Is exhibit 3 the online medical chart or is it a physical medical chart? – Submitted 10/17/18

A7. Exhibit 3 is adequately identified in the case.



Q8. On Exhibit 8, Shepard states that Avery was arrested on 4/4/17, but Avery states on page 3, line 5-6 that he was arrested on 4/5/17. Submitted 10/18/18

A8. The case stands as written.

Q9. We would like clarification on the age of Dana Scully's Children.

A9. The ages of Dana Scully's children are not relevant except to note that they are minors.

Q10. On page 2 of 4 in line 38 Dr. Montgomery claims " While NERD is usually mild, there was a significant morbidity rate of those who developed NERD during the clinical trial of Bocotraxophen, especially since most of those patients fail to respond to epinephrine."

Is this supposed to be morbidity, as in the state of being ill, or is it supposed to be mortality, as in the state of being dead? – Submitted 10/23/18

A10. The case stands as written.

Q11. On page 3 of 5 of Dana Scully's fact statement, it states on line 19 and 20: "Nurse Karev gave my dad something called Bocotraxophen to address my dad's pain and swelling since the ibuprofen was not working."

Ibuprofen is an NSAID just as naproxen and boco.

Is this correct? – Submitted 10/25/18

A11. The case stands as written.

Q12. Exhibit 7 is 5 pages of emails do we have to admit all five pages or can we admit only one page of the exhibit into evidence? – Submitted 10/31/18

A12. The rules of evidence control the admission of exhibits.



Q13. In Dr. Arizona Robbins' statement found page 1, Dr. Robbins says in line 6 and 7

After graduating from TU, I went on to medical school at Harvard followed by my residency right here at Texoma General Hospital (TGH), which I finished in 2015.

Then in line 8 through 10, Dr. Robbins describes meeting his spouse and his move...

We met during my residency and we've been blissfully married for seven years.

We moved to Texoma to escape the busy city life in 2012 after I graduated from Harvard Medical School.

My question is - How did he meet his spouse during his residency in Texoma, but move to Texoma with the spouse after graduating from Harvard? Shouldn't Doctor Robbins met the spouse at Harvard? – Submitted 11/10/18

A13. We will change the line: "We moved to Texoma to escape the busy city life in 2012 after I graduated from Harvard Medical School, " to, "I moved to Texoma to escape the busy city life after I graduated from Harvard..."

Q14. Is Texoma General Hospital a public or private hospital? – Submitted 1/15/19

A14. Texoma General is a private hospital.

Q15. Exhibit 8 references "Avery Johnson" NOT Avery Jackson. Was this an error/typo or should it be reflected as an error on the behalf of the investigator?

A15. "Avery Johnson" should be "Avery Jackson."

