

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

B. BRAUN MELSUNGEN AG,	:	
et al.,	:	
	:	
Plaintiffs,	:	
	:	
v.	:	Civil Action No. 16-411-RGA
	:	
BECTON, DICKINSON AND COMPANY,	:	
et al.,	:	
	:	
Defendants.	:	

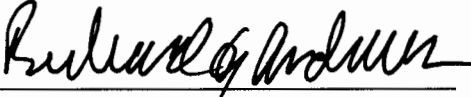
**ORDER**

The parties have written letters about how many pages of briefing Plaintiffs can have on their Daubert motions. (D.I. 253, 254). Plaintiffs filed three motions and claimed the right to sixty pages of briefing. They indeed filed sixty pages on November 21, 2017. No reason to leave any pages unused!

I do not see any rule, order, or agreement of the parties that prevents Plaintiffs from doing what they have done in this case. When similar issues have arisen before, I have tended to take varied approaches based on the specific circumstances presented. Thus, while I wish Plaintiffs had exercised some judgment about which Daubert issues were worth pursuing and which were not, I am not going to strike Plaintiffs' briefing. Defendants will have to console themselves with the thought that excessive briefing of Daubert issues is usually a sign of weakness, not of strength.

Defendants' request (D.I. 253) is **DENIED**.

IT IS SO ORDERED this 5 day of December 2017.

  
United States District Judge