other model. I seek to make that proof, Your Honor.

THE COURT: We are getting pretty close. We may be misleading the jury. MR. HOWELL: Of course, I think the bolt-lock rifle is by far the most popular rifle on the market. There are by far more of those bolt-lock-

THE COURT: I'm going to deny it. Don't keep talking, I may change my mind.

(End of at-the-bench discussion.)

Q [defense counsel]: Would you rate on a scale of one to ten between shotguns and bolt-action rifles, with one being the least safe or even dangerous, and with ten being the ultimate best safety that you know of on let's say just on bolt-action rifles, just bolt-action rifles, bolt-action sporting rifles from 1965 through 1981, would you rate on a scale of one to ten, with one being the least, the least good safety, and ten being the best, the Remington Model 700 two-position safety with bolt-lock?

A [defense witness] Nothing can be a ten. I would rate it like 9.8 or 9.9.

Q Do you know of any safety system on a bolt-action rifle marketed in that period of time that in your opinion was superior to the Remington Model 700, two-position safety and bolt-lock?

A No, sir.

Q From the standpoint of safety, reliability, usage, in every consideration?

A Absolutely nothing, no. • •

MR. LONGLEY: May we approach the bench, Your Honor?

•

THE COURT: You may.

(At-the-bench discussion.)

MR. LONGLEY: Your Honor, this is not limited to time. This witness stated Weatherby would not use the two-position or bolt-lock unless this was most desirable, he rated the two-position beltlock 9.8 or nine instead of ten. It is not limited as to time. I wish, Your Honor, to go into the changes in design so that I

may show impeachment of this witness and impeachment of Remington as to what they have done.

THE COURT: There wasn't any limit as to time, and the question wasn't asked that way, wasn't mentioned that way. The ruling is the same.

(End of at-the-bench discussion.)

The stressing of the importance of the excellence of the two-position safety, which Remington had abandoned in its 1981 design change, continued into closing argument when defense counsel argued to the jury that a preeminent rifle authority considered it "the best combination of safety and operation yet devised." Defense counsel stated:

Can you name a rifle with a two position safety that has been manufactured in the last 20 years that you don't have to take off safe to unload it? No, I cannot. There may be some, but I cannot. I mean you, you want Remington to depart from the judgment of the entire firearms industry according to your view, and make it different from everybody else's when it is-I think the evidence shows the most popular rifle in the whole world. the rifle against which other rifles are judged? And according to a preeminent rifle authority with a safety device that is perhaps the best combination of safety and operation yet devised....

MR. LONGLEY: Excuse me, Your Honor. Your Honor, I wish the court would note the argument counsel just made.

THE COURT: It is noted.

MR. HOWELL: So when you are talk-

ing about wouldn't it be safer, safer, safer-yes, and you are talking refinements of safety in one of the best rifles, maybe the best production rifle ever designed in the world, and we almost had to-I think we have come close to proving, I would suggest to you, that the Remington Model 700 is the best rifle and the safety is the safest safety, it is the safest bolt-action rifle.