



6

Excuse # 7 Even if pages 68, 69 & 70 were followed, it would not have mattered

Dr. Macquarrie . . . Nothing Jay could have done

Jury selection....





Courtroom theatrics & props...

Dr. Macquarrie







page 29

A. Yes.

A. Yes.

Did you have any difficulty doing so?

A. It was a little tricky just because

we were trying to accommodate the family's wishes

for no autopsy.

Normally, if I had done a full
autopsy, we would have extracted the neck organs out
and I could have simply opened up the entire airway
and taken the food holus out that way, but in this
case, we had to get a little creative and basically
perform a procedure similar to an intubation that,
say, a paramedic would use to try to assess

acmebody's airway.



It was not enough to let Harvey choke to death on their bus

First Transit also wanted the coroner to desecrate his body

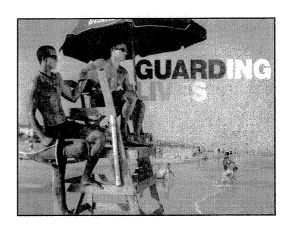
as if that's not enough, then they bring Dr. Macquarrie....

Don't let them disrespect this family any more



Excuse # 7 Even if pages 68, 69 & 70 were followed, it would not have mattered

Common sense......





Excuse #6 It was his parents fault for letting him eat on the bus (Elaine is a bad mother)

Whose rule is it anyway?

Whose responsibility was it to enforce the "no eating" and "no drinking" policy?

Remember when...

SHOW POSTER BOARD

No Eating or Drinking on the Bus

Brian – Please Show Clip
Page 55 of Deposition

Phila Report for before Physiological Phila securities

Phila Report for before Physiological Phila securities

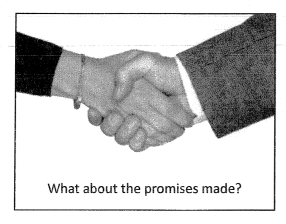
or of early Control Philadelphia and the control Philadelphia

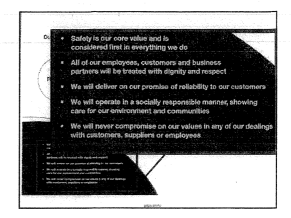
or of early Control Philadelphia and the control Philadelphia

or of early Control Philadelphia

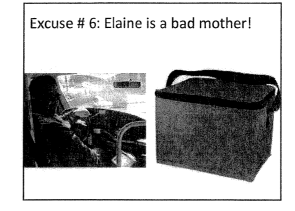
or of

It was RTC & First Transit's Rule
to NOT allow Eating **OR** Drinking
And First Transit's Job to Enforce it





Excuse # 6: Elaine is a bad mother!



ZERO EVIDENCE HIS PARENTS KNEW HE ATE ON THE BUS

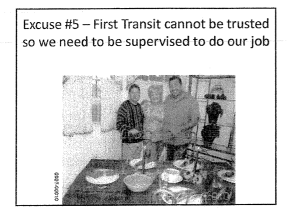
ZERO! NADA! ZILCH! NONE!

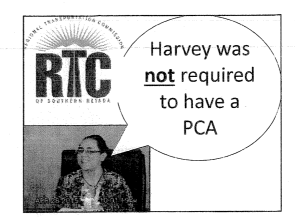
BUT.....evidence Jay helped him drink and never enforced the rule with Harvey

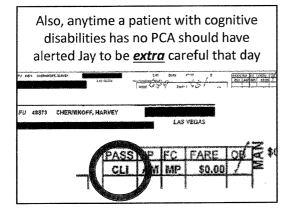
Excuse #5 It was his parents fault for not having a PCA for Harvey

In other words:

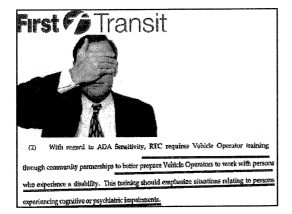
First Transit cannot be trusted so we need to be supervised to do our job









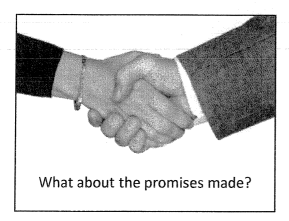


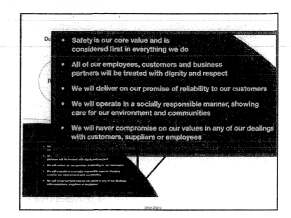
They claim it's not their fault.....

Excuse #5 It was his parents fault for not having a PCA for Harvey

In other words:

First Transit cannot be trusted so we need to be supervised to do our job

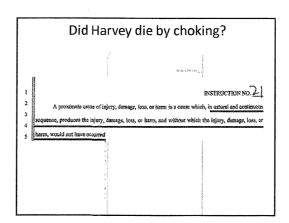


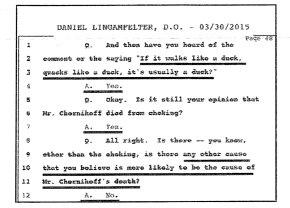


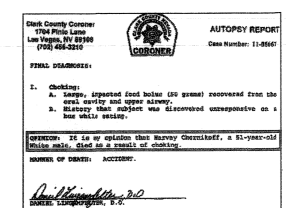
Excuse #4 It was Harvey's fault for eating on the bus

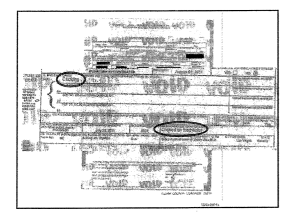


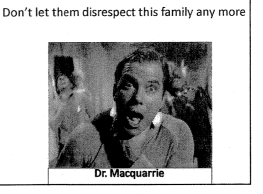
Excuse #3 Harvey didn't actually choke – he had a heart attack











Excuse #2 Driver could not see Harvey eating or choking or dying



#1 He couldn't see Harvey choking#2 Even if he did look, Harvey wasn't flailing around like Dr. Mcquarrie

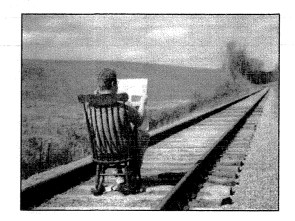
2 Parts to this Excuse

If you're looking you can see violations.....

But you can't see what you don't look at....







Using common sense does this even make sense or just another real big excuse?

In reality it's like saying.....

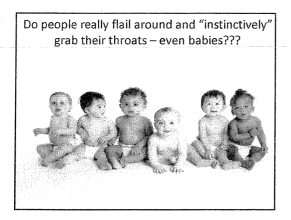


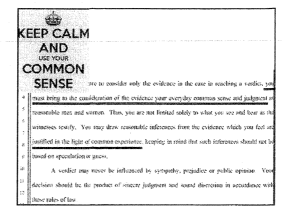
If First Transit backed into a car would it be an excuse that it could not see the car in the mirror?

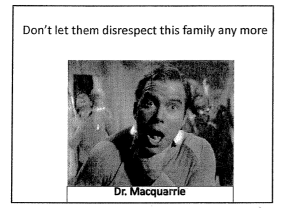
Heavens NO!!

Basic Driver's Education....

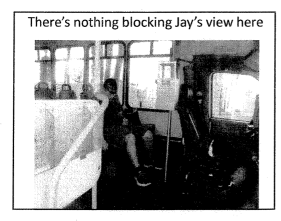




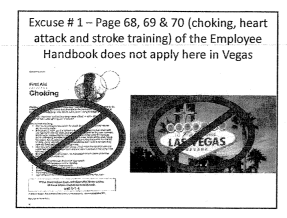


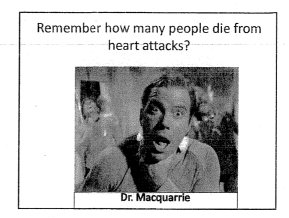


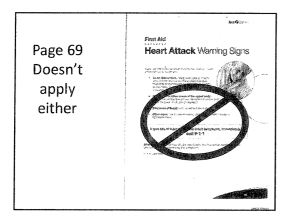
Remind family to Close their Eyes

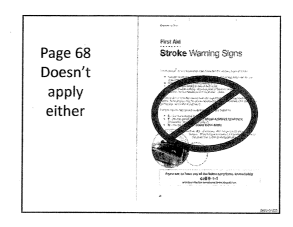


Final Excuse – Page 68, 69 & 70

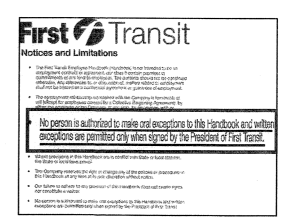


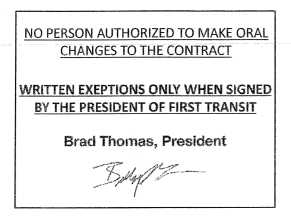


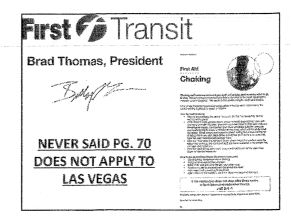


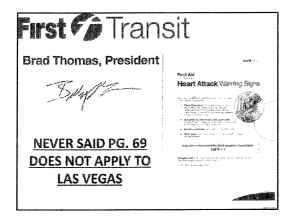


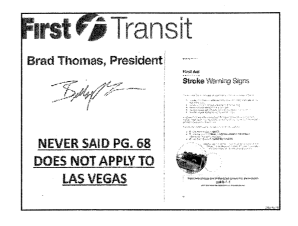


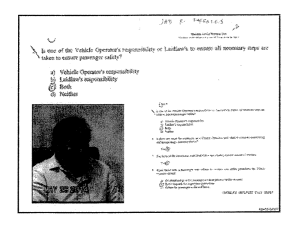


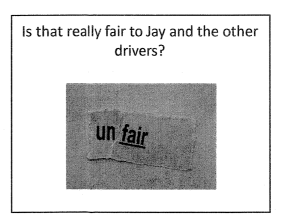


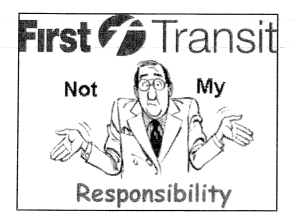


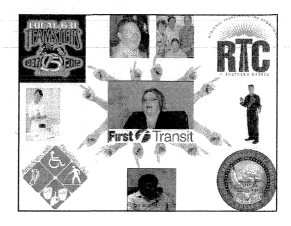


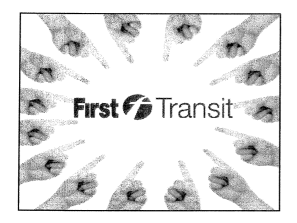






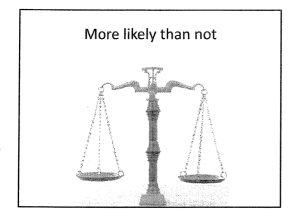


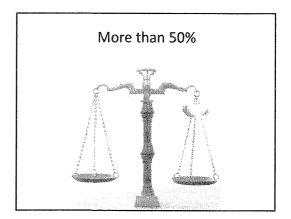




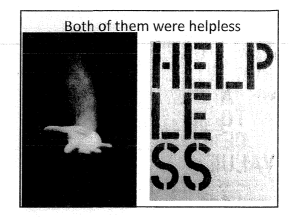
First Transit is Negligent

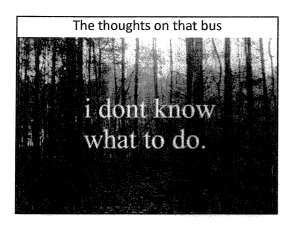
Jack and Elaine have met their burden on this issue



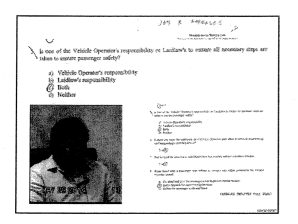


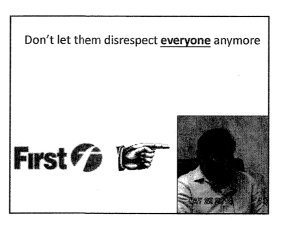
If a corporate defendant is negligent, that corporate defendant is responsible for <u>all</u> of the resulting harms.



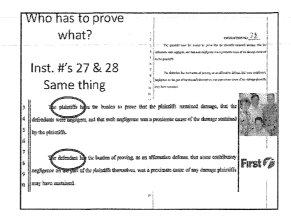


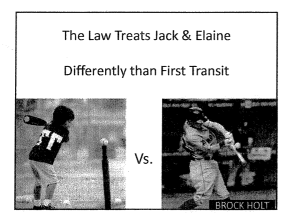


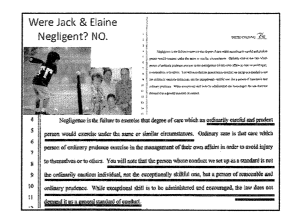


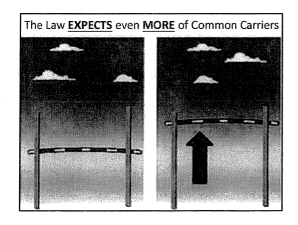


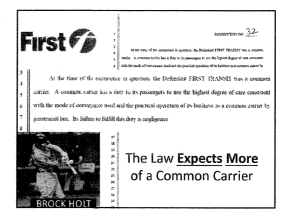
Let's talk about Negligence . . .



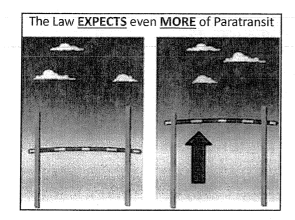


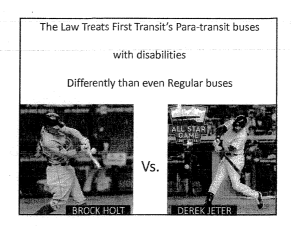


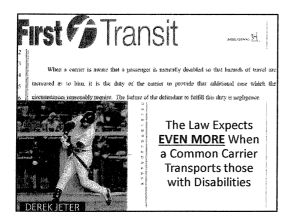


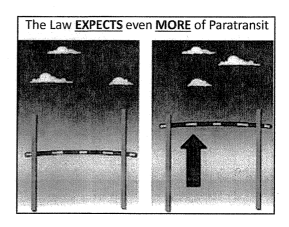


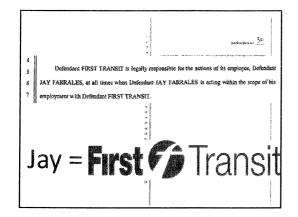
20

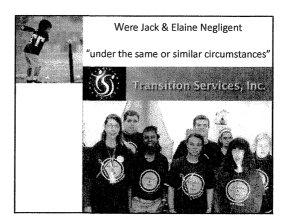


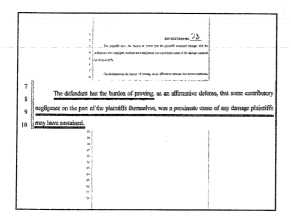








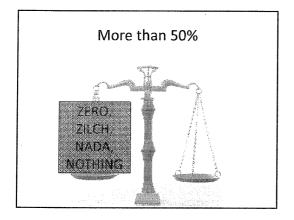




ZERO EVIDENCE HIS PARENTS KNEW HE ATE ON THE BUS

ZERO! NADA! ZILCH! NONE!

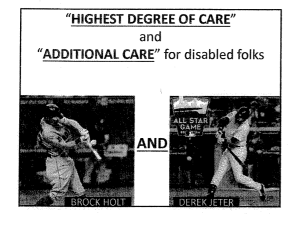
BUT.....evidence Jay helped him drink and never enforced the rule with Harvey

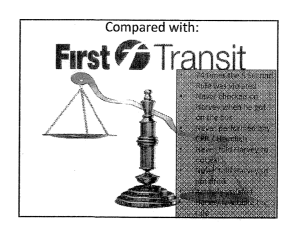


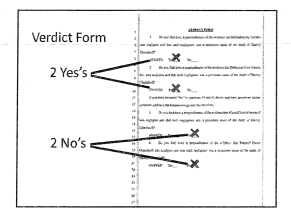
What about First Transit

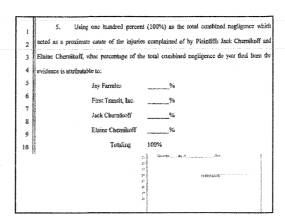
Remember – they're held to a much higher standard

Were they negligent?

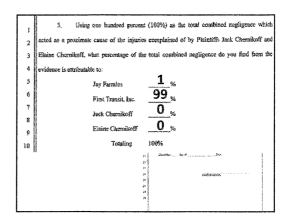


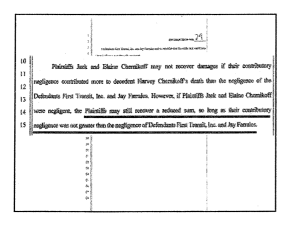


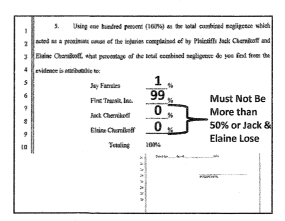












How do you value human life?

Fair and reasonable

No sympathy . . . towards anyone

Justice for Harvey
Valuing Human Life

A sculpture by Henry Matisse sold for \$48,000,000



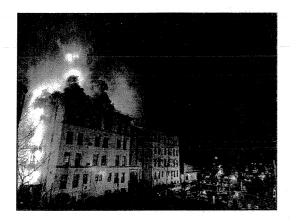
This Van Gogh Painting Sold in 2015 for \$66,000,000



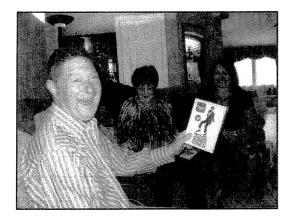


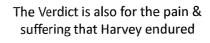














11	7. Without regard to the above answers, we find that the total amount of the
12	Plainiffs' damages are divided as follows:
13	
14	Pain and suffering by HARVEY CHERNIKOFF \$
15	
16	Grief, sorrow, loss of companienship, Society, comfort, and loss of relationship
17	suffered by Plaintiffs JACK CHERNIKOFF and ELAINE CHERNIKOFF: \$
18	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
19	TOTAL \$
20	
21	Dated to
22	
23	
24	FOREPERSON

Thank you – I'll have one more opportunity

Rebuttal

Choices.....

Accept the benefits?

They **PAID** for Harvey to ride the bus

There's a HUGE difference between being dramatic and disrespectful

When you cettre to consider your verdict, you must select one of your number to act as foreperson, who will preside over your deliberation end will be your spokesperson here in court.

During your deliberation, you will have all the exhibits which were admitted into evidence, these in civil actions, three-fourths of the total number of jeurors may find and return a verdict.

This is a a string matter. We see the properson, and then return with it to this room.

Only 6 of 8 of your foreperson, and then return with it to this room.

Only 6 of 8 of agree...

What does the <u>LAW</u> require?

Negligence

Statute for CPR / Heimlich?

Read the Rules to Harvey?

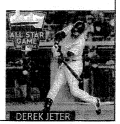
Statute to Provide PCA?

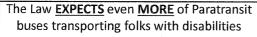
26

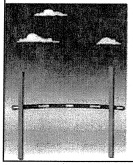
"Reasonably required"

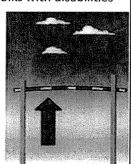
NOT the standard for Paratransit

"HIGHEST DEGREE OF CARE" and "ADDITIONAL CARE" for disabled folks First Transit when dealing with a disabled passenger is expected to play like Derek Jeter









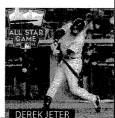
The Law Treats First Transit's Para-transit buses

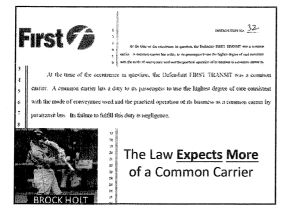
with disabilities

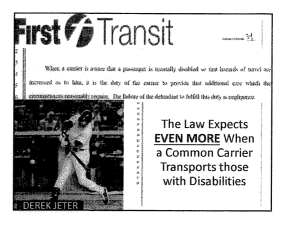
Differently than even Regular buses











Claim there's no law?

No expert?

Look at the LAW in this case:

"HIGHEST DEGREE OF CARE"

and

"ADDITIONAL CARE" for disabled folks

Instructions No. 32 &34

Excuse # 9

It's safer to rely on 9-1-1 that takes 10 minutes to arrive.....

If someone is dead by the time you get someone there to help, it does not matter who responds......

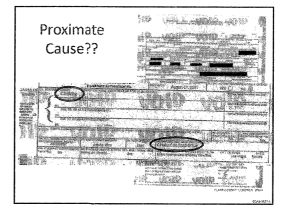
The best possible thing Is to let them die

Jay's Training?? Really?

Jay – we don't want to go over your training

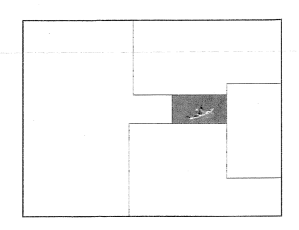
Now Jay – we don't want to go over your training

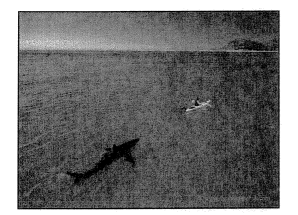
We don't want to go over your training Jay......



Excuse #10

He didn't see anything out of the ordinary?

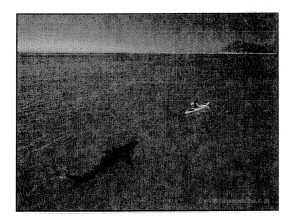




What about the single photos you were shown?

Or

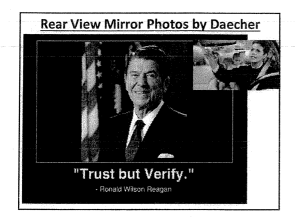
The 4-5 second clips from the video?



Excuse #11

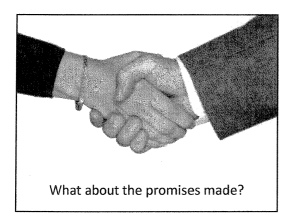
No duty to check on your passengers

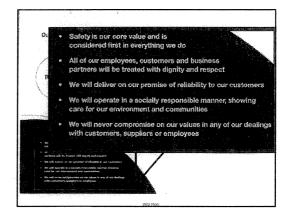
Is this <u>really</u> their position?



Expectations of Jack and Elaine...

Reasonable to expect First Transit to simply follow their own rules?





Jay didn't see this he didn't see that he didn't see this he didn't see that.....

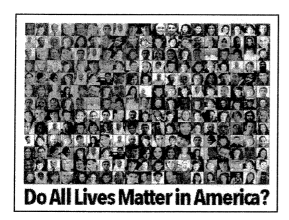


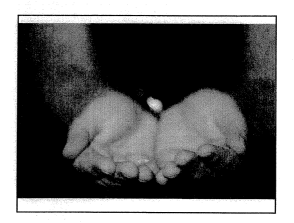


Mr. Allen showed through their own expert how healthy Harvey's heart was based on his medical records

Your job today











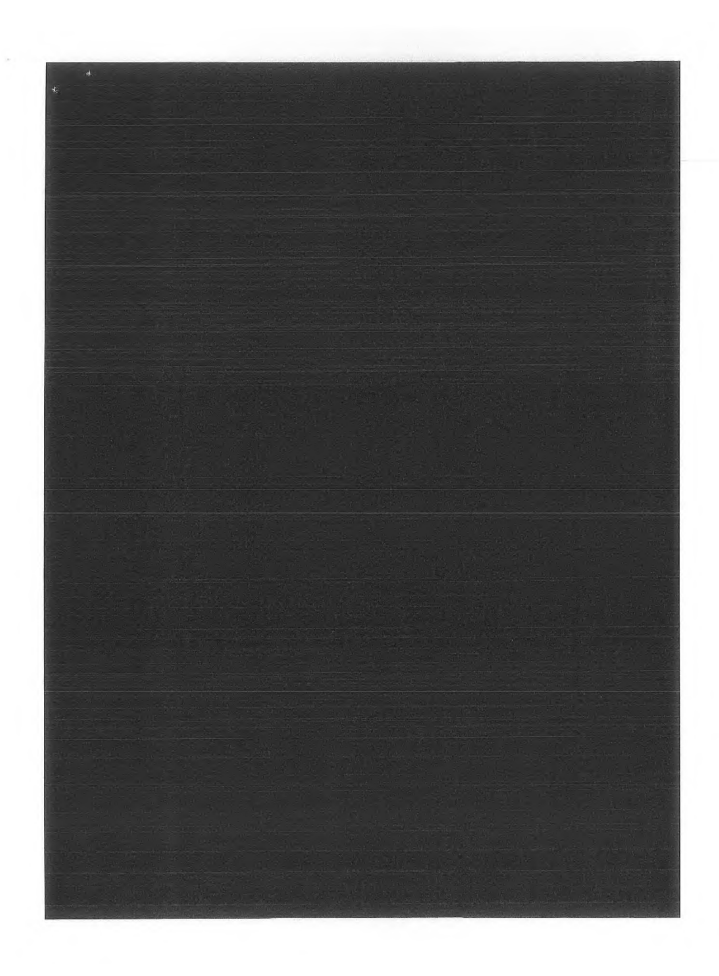


COURT'S TRIAL EXHIBIT 22



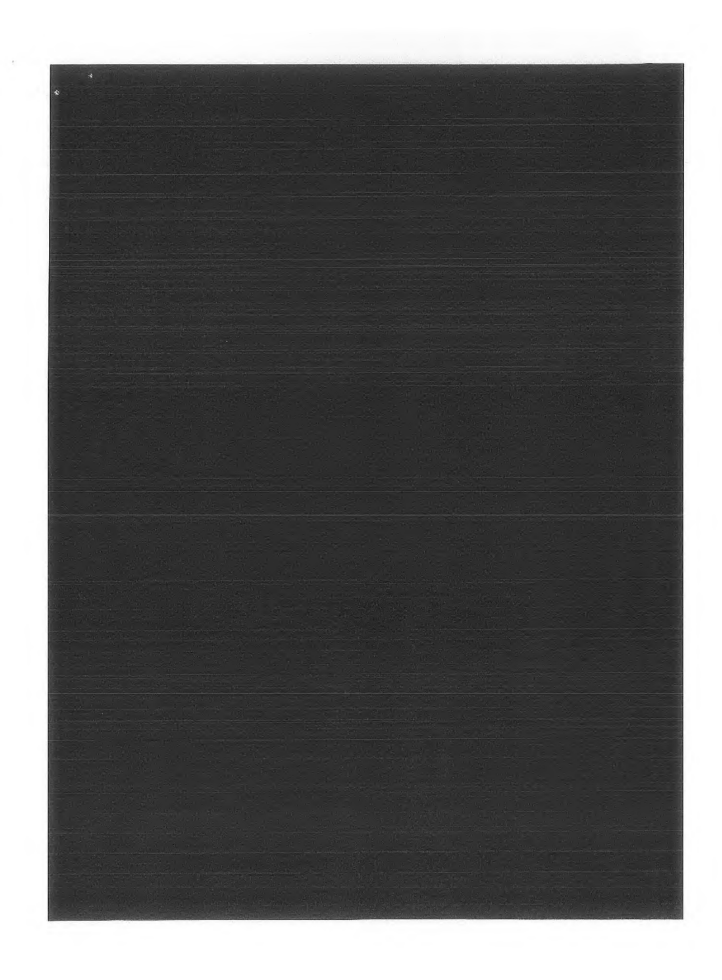
- SYMPATHY Considering The Evidence. HEART - BIAS - FACTS - LAW - COMMON SENSE HEAD





THIN THREADS...

- 1). First Transit should have trained drivers in
- First Aid
- 2). Jay should have looked at Harvey when he got back on the bus
- 3). Jay should have enforced the "no eating" rule
- 4). Jay should have seen Harvey if he scanned his mirrors



THIN THREADS...

<u>1). First Transit should have trained drivers in </u>

First Aid

2). Jay should have looked at Harvey when he

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3). Jay should have enforced the "no eating" rule

4). Jay should have seen Harvey if he scanned

his mirrors



Етріоуве Напазовк

Choking First Aid



Choking can become serious if you don't act quickly, and knowing what to do is vital. Most choking involves food that falls to the back of the throat resulting in a muscular spasm (gagging). This results in the person trying to cough and breathe.

if the airway becomes blocked by a large piece of food or some other object, the person will find it difficult to speak or breathe.

How to treat choking:

Start by encouraging the person to cough. Do this in a reassuring manner and try not to panic.

one hand and with the other, give them up to five blows on the back, between you're attempting to create a vibration in the chest, which will hopefully move the object. Some people are concerned about furting the person but the risk of doing this is very slim. Back blows sometimes don't work is because they If this doesn't work, get the person to lean forward, support their chest with the shoulder blades, it's important that these blows are quite firm because have not been delivered with enough force.

After you have given the five back blows, check inside the mouth in case the object has come up into the mouth and you haven't noticed or the person has

not been able to tell you. thrust or Heimlich maneuver.

How to do abdominal thrusts (Heimlich maneuver):

- Stand behind the person who is choking.
- Put your arms around their stomach.
- Make a fist and grab your fist with your other hand.

 Position the fist on the abdomen, just above the navel.

 Pull Inward and upward up to five times.

 Again check in the mouth to see if the object has become dislodged.

If the obstruction does not clear after three cycles of back blows and abdominal thrusts,

if at any stage the person becomes unconscious, you must start CPR.

SOUTH HER COOK THE AND THEFTING

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View from the mirrors...

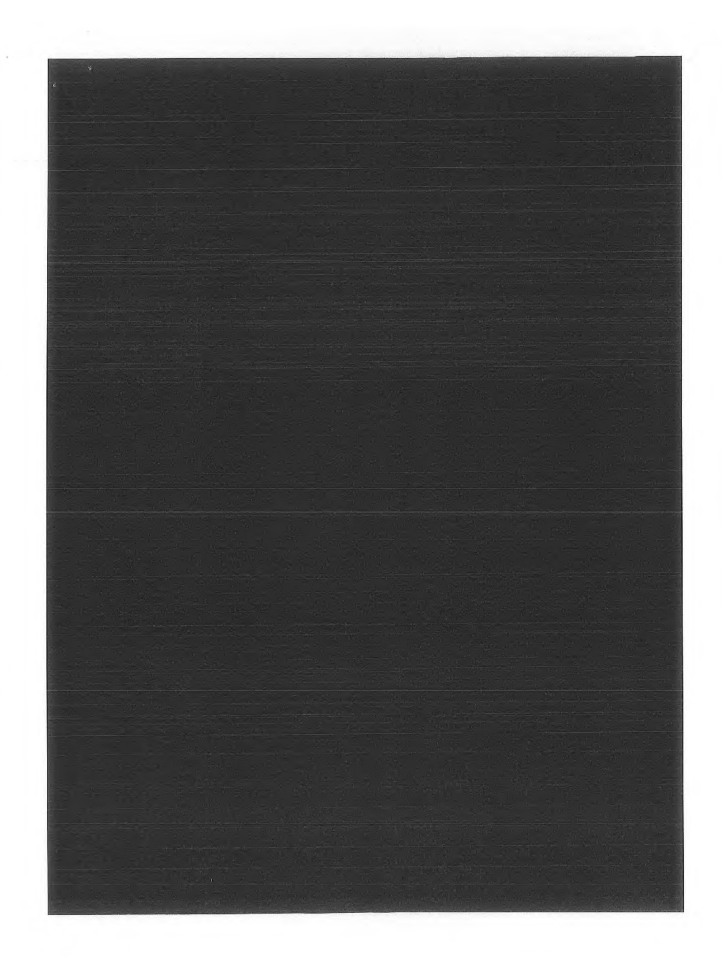


RTC Rider Guide – Exhibit A-6

Rider Rules

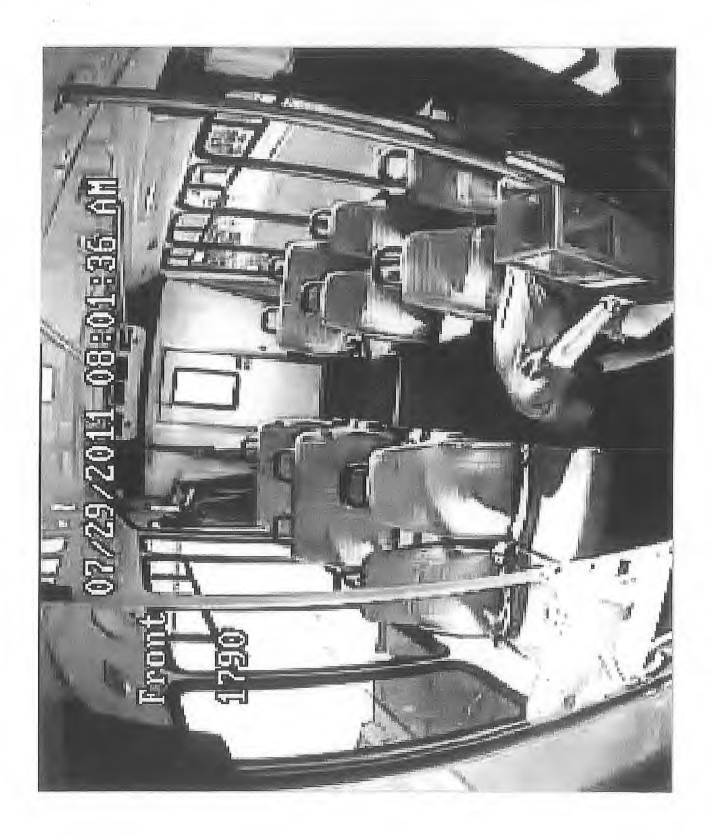
The RTC's goal is to provide a safe, comfortable commute for individuals traveling on RTC vehicles. To assure a pleasant commute for all, please observe the following rules:

- Scatbelts are required by passengers on vehicles.
- No eating is allowed on the vehicle, and drinks must be in spill-proof covered containers.
- Smoking is prohibited on the vehicle.
- Proper attire, including shirts and shoes or appropriate foot coverings, is required on the vehicle.
- Personal musical devices are allowed with head phones as long as the sound is not audible to others.
- Please do not distract the driver while the vehicle is in motion.
- Medication(s) and other personal belongings are the responsibility of the rider to plan for when riding paratransit.



JAY DID NOT SEE...

- 1). Harvey eating
- 2). Harvey clutching his throat
- 3). Harvey making any panicked or frantic movements
- a). Coughing, gagging or other noise 4). Harvey showing any signs of distress b). Rubbing his head
- c). Hand movement





Етріоуве напазоок

Choking First Aid



Choking can become serious if you don't act quickly, and knowing what to do is vital. Most choking involves food that falls to the back of the throat resulting in a muscular spasm (gagging). This results in the person trying to cough and breathe.

If the airway becomes blocked by a large piece of food or some other object, the person will find it difficult to speak or breathe.

How to treat choking:
Start by encouraging the person to cough. Do this in a reassuring manner and try not to panic.

If this coesn't work, get the person to lean forward, support their chest with one hand and with the other, give them up to five blows on the back, between the shoulder blades. It's important that these blows are quite firm because you're attempting to create a vibration in the chest, which will hopefully move the object. Some people are concerned about hurting the person but the risk of doing this is very slim. Back brows sometimes don't work is because they

have not been delivered with enough force.

After you have given the five back blows, check inside the mouth in case the object has come up into the mouth and you haven't notice; or the person has

If the five back blows don't work, try a procedure known as the abdominal not been able to tell you.

thrust or Heimlich maneuver.

How to do abdominal thrusts (Heimlich maneuver);

Stand behind the person who is choking.

Put your arms around their stomach.

Make a fist and grab your fist with your other hand.

Position the fist on the abdonen, just above the naver.

Pull inward and upward up to five times.

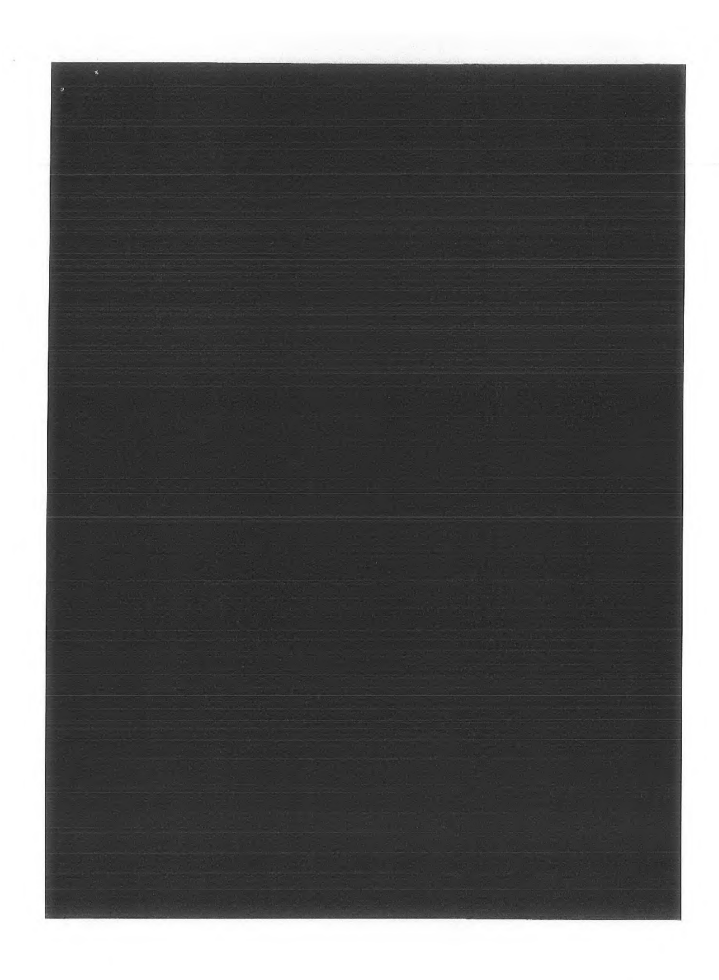
Again check in the mouth to see if the object has become dislodged.

of back blows and abdominal thrusts, call 9-1-1

If the obstruction does not clear after three cycles

If at any stage the person becomes unconscious, you must start CPR.

COUNTRY REA COUNTY PAST AND THEIRING



INSTRUCTION NO. S

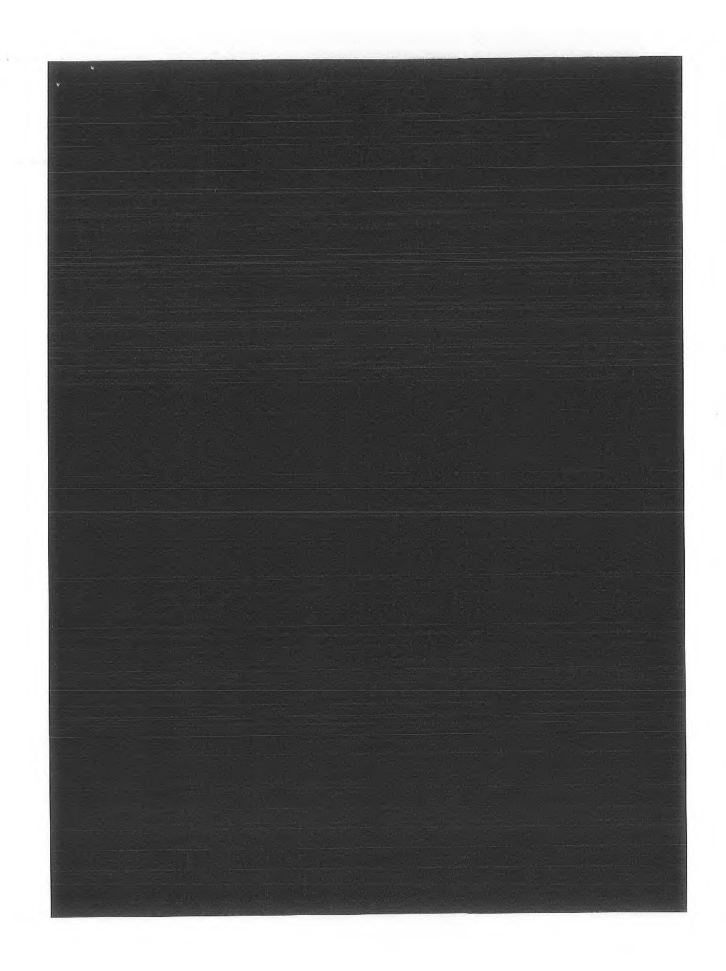
The credibility or "believability" of a witness should be determined by his or her manner upon the stand, his or her relationship to the parties, his or her fears, motives, interests or feelings, his or her opportunity to have observed the matter to which he or she testified, the reasonableness of his or her statements and the strength or weakness of his or her recollections. If you believe that a witness has ised about any material fact in the case, you may disregard the entire testimony of that witness or any portion of this testimony which is not proved by other evidence.

CVI

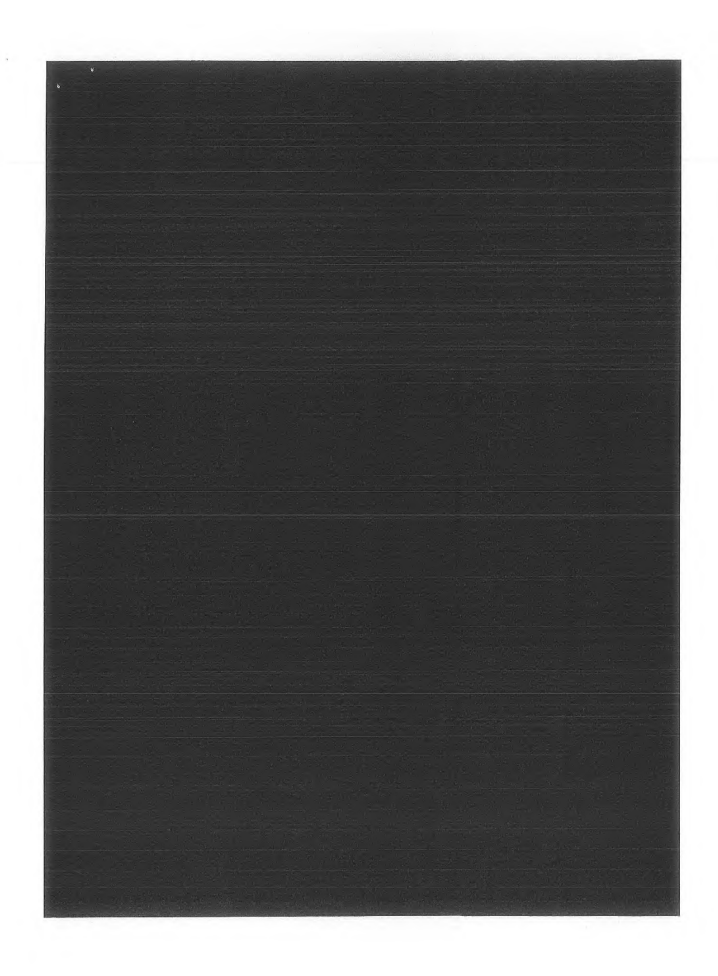
Till (man) 47

O

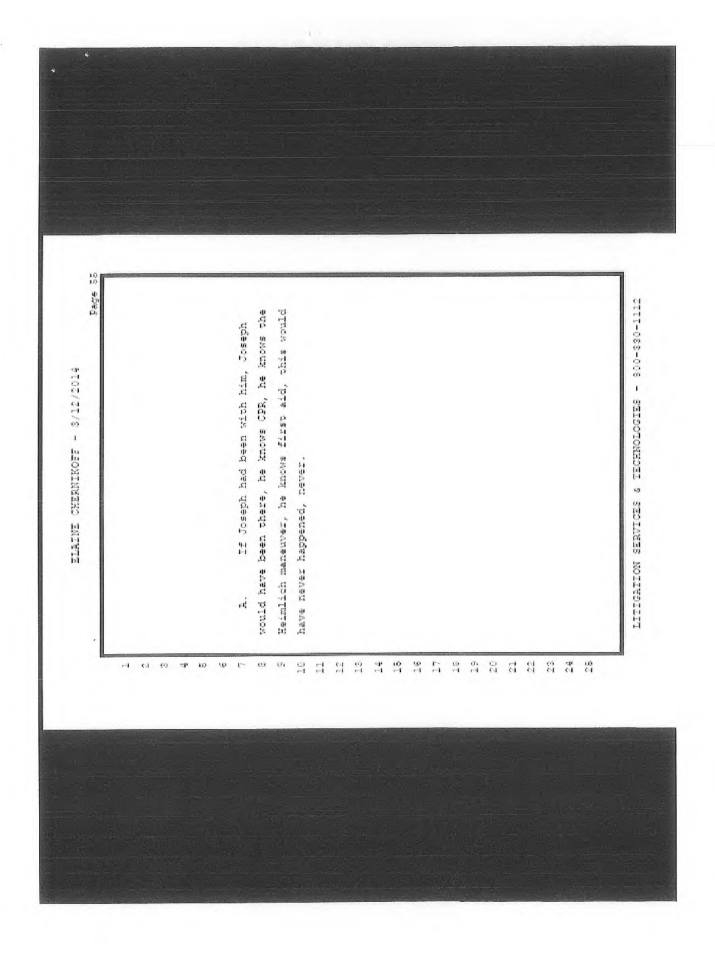
Sept.

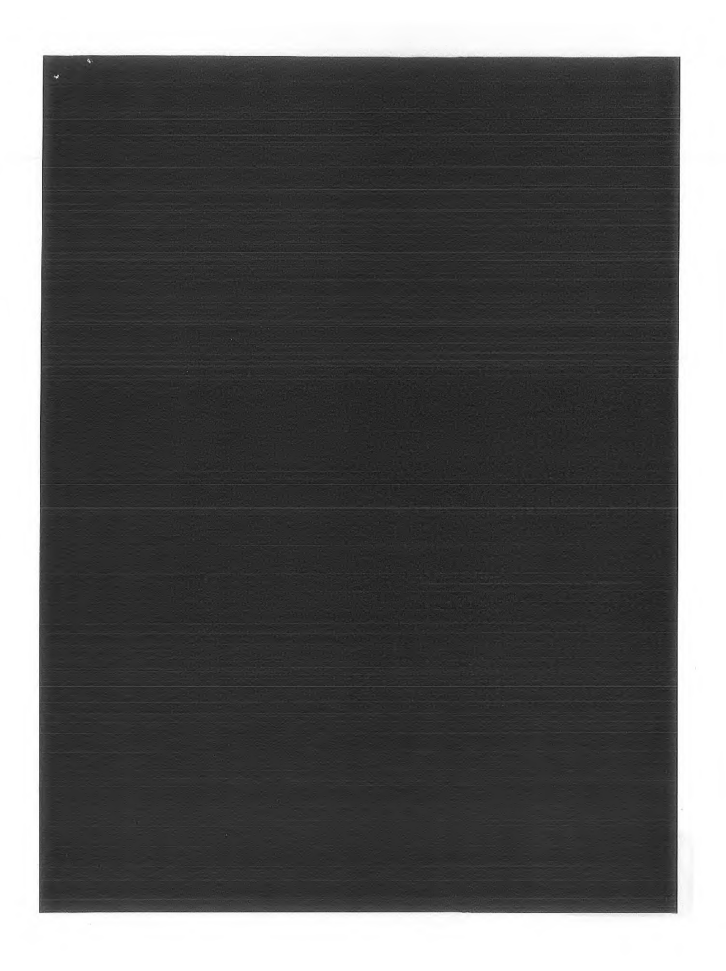


A person who has special knowledge, skill, experience, training or education in particular science, profession or occupation may give his or her opinion as an expert as to any matter in which he or she is skilled. In determining the weight to be given such opinion, you should consider the qualifications and credibility of the expert and the reasons given for his or her opinion. You are not bound by such opinion. Give it the weight, if any, to which you deem INSTRUCTION NO: it entitled. 0 (N) fac. TOTAL HOUSE



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N	2C
	INSTRUCTION NO: 1
en.	Defendants First Transit, Inc. and Jay Farrales seek to establish that Plaintiffs Jack and Elaine
4	Chemikoff were contributorily negligent.
wh w	Commitmions newheence is meditence on the part of Plaintiffs Jack and Elaine Chemikoff
) [~	which
60	
Øy.	
0 -	Plaintiffs Jack and Elaine Chemikoff may not recover damages if their contributory
4	negligence contributed more to decedent Harvey Chemikoff's death than the negligence of the
7	Defendants First Transit, Inc. and Jay Farrales. However, if Plaintiffs Jack and Elaine Chemikoff
w	were negligent, the Plaintiffs may still recover a reduced sum, so long as their contributory
5	negligence was not greater than the negligence of Defendants First Transit, Inc. and Jay Farrales.
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REGISTER OF ACTIONS

CASE No. A-13-682726-C

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Jack Chernikoff, Plaintiff(s) vs. First Transist Inc, Defendant(s)

Case Type: **Negligence - Other Negligence** Date Filed: 05/31/2013 Location: Department 23

Cross-Reference Case Number: A682726 Supreme Court No.: 70164

PARTY INFORMATION

Lead Attorneys Defendant LeAnn Sanders Farrales, Jay

Retained 7023847000(W)

First Transist Inc Defendant LeAnn Sanders

Retained 7023847000(W)

Benjamin P. Cloward **Plaintiff** Chernikoff, Elaine

Retained 702-385-1400(W)

Benjamin P. Cloward **Plaintiff** Chernikoff, Jack

Retained 702-385-1400(W)

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

03/31/2014 Order of Dismissal With Prejudice (Judicial Officer: Miley, Stefany)
Debtors: Estate of Harvey Chernikoff (Plaintiff)
Creditors: Laidlaw Transit Services Inc (Defendant), First Transist Inc (Defendant), Jay Farrales (Defendant)

Judgment: 03/31/2014, Docketed: 04/07/2014

03/31/2014 Order of Dismissal Without Prejudice (Judicial Officer: Miley, Stefany)

Debtors: Estate of Harvey Chernikoff (Plaintiff), Jack Chernikoff (Plaintiff), Elaine Chernikoff (Plaintiff)

Creditors: Laidlaw Transit Services Inc (Defendant) Judgment: 03/31/2014, Docketed: 04/07/2014

06/03/2015 Order of Dismissal (Judicial Officer: Miley, Stefany)
Debtors: Estate of Harvey Chernikoff (Plaintiff), Jack Chernikoff (Plaintiff), Elaine Chernikoff (Plaintiff)
Creditors: First Transist Inc (Defendant), Jay Farrales (Defendant)
Judgment: 06/03/2015, Docketed: 06/10/2015

Comment: Certain Claims

06/29/2015 Order of Dismissal Without Prejudice (Judicial Officer: Miley, Stefany)

Debtors: Estate of Harvey Chernikoff (Plaintiff), Jack Chernikoff (Plaintiff), Elaine Chernikoff (Plaintiff) Creditors: First Transist Inc (Defendant), Jay Farrales (Defendant)

Judgment: 06/29/2015, Docketed: 07/06/2015

Comment: Certain Claims

02/29/2016 Verdict (Judicial Officer: Miley, Stefany)
Debtors: First Transist Inc (Defendant), Jay Farrales (Defendant)
Creditors: Jack Chernikoff (Plaintiff), Elaine Chernikoff (Plaintiff)

Judgment: 02/29/2016, Docketed: 03/07/2016

Total Judgment: 15,000,000.00

06/06/2017 Amended Judgment Upon the Verdict (Judicial Officer: Miley, Stefany) Reason: Amended

Debtors: First Transist Inc (Defendant)

Creditors: Jack Chernikoff (Plaintiff), Élaine Chernikoff (Plaintiff) Judgment: 06/06/2017, Docketed: 03/15/2016

Total Judgment: 16,135,787.67

03/08/2016 Judgment Upon the Verdict (Judicial Officer: Miley, Stefany)

Debtors: First Transist Inc (Defendant)

Creditors: Jack Chernikoff (Plaintiff), Elaine Chernikoff (Plaintiff)

Judgment: 03/08/2016, Docketed: 03/15/2016

Total Judgment: 17,149,631.70

06/06/2017 Order (Judicial Officer: Miley, Stefany) Debtors: First Transist Inc (Defendant) Creditors: Jack Chernikoff (Plaintiff), Elaine Chernikoff (Plaintiff) Judgment: 06/06/2017, Docketed: 06/07/2017 Total Judgment: 20,920.85 OTHER EVENTS AND HEARINGS 05/31/2013 Case Opened 05/31/2013 Complaint Complaint 06/11/2013 Affidavit of Service Affidavit of Service 06/27/2013 Answer to Complaint Defendants First Transit, Inc., Laidlaw Transit Services, Inc. d/b/a First Transit and Jay Farrales' Answer to Plaintiffs' Complaint 06/27/2013 Initial Appearance Fee Disclosure Initial Appearance Fee Dislcosure Demand for Jury Trial 06/27/2013 Demand for Jury Trial 07/23/2013 Commissioners Decision on Request for Exemption - Granted Commissioner's Decision on Request for Exemption - Granted Joint Case Conference Report 08/20/2013 Joint Case Conference Report Scheduling Order 08/28/2013 Scheduling Order 08/30/2013 **Order Setting Civil Jury Trial** Order Setting Civil Jury Trial Notice of Taking Deposition

Notice of Taking Deposition of Elaine Chernikoff 10/11/2013 10/11/2013 Notice of Taking Deposition Notice of Taking Deposition of Jack Chernikoff 11/20/2013 Notice to Vacate Deposition Notice of Vacating Deposition of Elaine Chernikoff Notice to Vacate Deposition 11/20/2013 Notice of Vacating Deposition of Jack Chernikoff 01/07/2014 **Notice of Taking Deposition** Notice of Taking Deposition of Elaine Chernikoff 01/07/2014 Notice of Taking Deposition Notice of Taking Deposition of Jack Chernikoff Amended Notice of Taking Deposition 01/16/2014 Amended Notice of Taking Deposition of Jack Chernikoff 01/16/2014 Amended Notice of Taking Deposition Amended Notice of Taking Deposition of Elaine Chernikoff 01/24/2014 Amended Notice of Taking Deposition Third Amended Notice of Taking Deposition of Elaine Chernikoff 01/24/2014 Amended Notice of Taking Deposition Third Amended Notice of Taking Deposition of Elaine Chernikoff 02/20/2014 Amended Notice of Taking Deposition Third Amended Notice of Taking Deposition of Jack Chernikoff 02/20/2014 **Motion to Dismiss** Motion to Dismiss The Estate of Harvey Chernikoff 03/31/2014 Stipulation and Order for Dismissal Without Prejudice Stipulation and Order To Dismiss Laidlaw Transit Services, Inc., Without Prejudice 03/31/2014 Stipulation and Order for Dismissal With Prejudice Stipulation and Order to Dismiss the Estate of Harvey Chernikoff Motion to Appear as Out of State Counsel

Motion for Association of Out of State counsel Pro Hac Vice - Charles H Allen Esq 03/31/2014 04/01/2014 CANCELED Motion to Dismiss (9:30 AM) (Judicial Officer Miley, Stefany) Vacated Motion to Dismiss The Estate of Harvey Chernikoff 04/01/2014 Certificate of Mailing Certificate of Service 04/04/2014 Notice of Entry Notice of Entry of Stipulation and Order 04/04/2014 Notice of Entry of Stipulation and Order Notice of Entry of Stipulation and Order 05/06/2014 Motion to Associate Counsel (9:30 AM) (Judicial Officer Miley, Stefany) Plaintiff's Motion for Association of Out of State counsel Pro Hac Vice Minutes Result: Motion Granted
05/15/2014 Stipulation and Order to Extend Discovery Deadlines Stipulation and Order for Extension of Time to Complete Discovery (First Request) 05/27/2014 Order Granting Motion Order Granting Motion for Association of Out of State counsel Pro Hac Vice - Charles H Allen Esq 05/29/2014 Notice of Entry of Order Notice of Entry of Order 06/27/2014 Initial Expert Disclosure Defendants Jay Farrales and First Transit, Inc's Initial Expert Witness Disclosure Statement 08/05/2014 Stipulation to Extend Discovery Stipulation and Order for Extension of Time To Complete Discovery Notice of Entry 08/20/2014 Notice of Entry of Stipulation and Order For Extension of Time To Complete Discovery 09/17/2014 Amended Order Setting Jury Trial

00/25/2014	Order Re-Setting Civil Jury Trial and Calendar Call			
	Stipulation to Extend Discovery Stipulation and Order for Extension of Time to Complete Discovery (Third Request)			
09/25/2014	Affidavit of Service Affidavit of Service			
09/29/2014	Notice of Entry Notice of Stipulation and Order to Extend Discovery			
10/21/2014	Motion			
11/06/2014	Plaintiffs' Motion to Substitute Expert on Order Shortening Time Opposition to Motion			
11/07/2014	Defendants' Opposition to Plaintiffs' Motion to Substitute Expert on Order Shortening Time Motion for Substitution (9:30 AM) (Judicial Officer Bulla, Bonnie) Plaintiffs' Motion to Substitute Expert on OST			
	Parties Present Minutes			
	Minutes Result: Granted			
12/08/2014	Objection to Discovery Commissioners Report and Recommend Defendants First Transit, Inc and Jay Farrales' Objection to the Discovery Commissioner's Report & Recommendations			
12/12/2014	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer Bulla, Bonnie) Vacated - per Commissioner			
12/17/2014	Reply Plaintiffs' Reply to Defendants' Objection to the Discovery Commissioner's Report and Recommendations			
12/23/2014	Discovery Commissioners Report and Recommendations			
01/13/2015	Discovery Commissioners Report and Recommendations Objection to Discovery Commissioner's Report (9:30 AM) (Judicial Officer Miley, Stefany) Parties Present			
	Minutes			
01/13/2015	Result: Decision Pending Amended Order Setting Jury Trial			
	Second Order Re-Setting Civil Jury Trial and Calendar Call			
01/16/2015	Stipulation to Extend Discovery Stipulation and Order for Extension of Time to Complete Discovery (4th request)			
01/20/2015	Notice of Entry of Stipulation and Order Notice of Entry of Stipulation and Order for Extension of Time to Complete Discovery			
01/20/2015	Decision and Order Decision			
02/20/2015	Notice of Deposition Notice of Taking Deposition of Kenneth A. Stein, M.D.			
03/01/2015	Notice of Association of Counsel Notice of Association of Counsel			
03/18/2015	Notice of Deposition			
03/20/2015	Notice of Taking Deposition of Carl Berkowitz, PhD Notice of Deposition			
03/23/2015	Notice of Taking Telephonic Deposition of Daniel Limgamfelter, D.O. Amended Notice of Taking Deposition			
	Amended Notice of Taking Telephonic Deposition of Daniel Lingamfelter, D.O. (phone number only) Notice of Deposition			
	Notice of Taking Deposition of Neil Chemikoff Notice of Deposition			
	Notice of Taking Deposition of Jennifer Demers Affidavit of Service			
	Affidavit of Service on Jennifer Demers			
04/06/2015	Affidavit of Service Affidavit of Service			
04/14/2015	CANCELED Calendar Call (11:00 AM) (Judicial Officer Miley, Stefany) Vacated			
04/20/2015	10/28/2014 Reset by Court to 04/14/2015			
04/20/2015	CANCELED Jury Trial (1:00 PM) (Judicial Officer Miley, Stefany) Vacated			
04/00/0045	11/10/2014 Reset by Court to 04/20/2015			
04/20/2015	Amended Notice of Taking Deposition First Amended Notice of Taking Deposition of Neil Chernikoff			
05/15/2015	Amended Notice of Taking Deposition Amended Notice of Taking Deposition of Neil Chernikoff			
05/19/2015	Motion for Summary Judgment Defendants First Transit, Inc. and Jay Farrales' Motion for Summary Judgment on Plaintiffs' Claims for Punitive Damages			
05/22/2015	Amended Notice of Taking Deposition Third Amended Notice of Taking Deposition of Neil Chernikoff			
05/22/2015	Motion to Strike Defendants' First Transit, Inc., and Jay Farrales' Motion to Strike Plaintiffs' Passenger Transportation Expert, Carl Berkowitz, Ph.D.			
05/29/2015	Motion in Limine			
05/29/2015	Plaintiff's Motion in Limine No. 1 To Exclude any Discussion, Mention Reference, Comments Regarding the Retention of Ned Einstein Motion in Limine Plaintiff's Motion in Limine No. 3 To Exclude any Reference or Comments that Harvey was Incompetent to Ride the Bus and Exclude any			
05/29/2015	Arguments Regarding Comparative Negligent Motion in Limine			
	Plaintiff's Motion in Limine No. 4 To Exclude any Reference of Harvey Obtaining a Driver's License Motion in Limine			
	Plaintiff's Motion in Limine No. 2 To Exclude any Reference or Comments that Carl Berkowitz Utilized Ned Einstein's Report			
00/29/2015	Motion in Limine Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 1 to Exclude Items Produced by Plaintiffs After the Close of Discovery			

05/29/2015 Motion in Limine Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 2 to Exclude Post-July 2011 Policy Documents and Any References or Testimony Related Thereto 05/29/2015 Motion in Limine Defendants' First Transit, Inc., and Jay Farrales' Motion in Limine No. 3 To Exclude Postmortem Photographs of Decedent at Trial 05/29/2015 Motion in Limine Defendants' First Transit, Inc., and Jay Farrales' Motion in Limine No. 4 To Preclude Speculation by Lay Witnesses That First Aid Would Have Saved Decedent's Life 06/03/2015 Stipulation and Order for Dismissal Stipulation and Order to Dismiss Plaintiffs' Punitive Damages Claim 06/05/2015 Notice of Entry of Stipulation & Order for Dismissal Notice of Entry of Stipulation and Order 06/05/2015 Opposition to Motion Plaintiffs' Opposition to Defendants' Motion to Strike Plaintiffs' Passenger Transport Expert Carl Berkowitz Opposition to Motion 06/15/2015 Defendants First Transit, Inc. and Jay Farrales' Opposition to Plaintiffs' Motion in Limine No. 1 to Exclude any Discussion, Mention, Reference, Comments Regarding the Retention of Ned Einstein 06/15/2015 Opposition to Motion Defendants First Transit, Inc. and Jay Farrales' Opposition to Plaintiffs' Motion in Limine No. 2 to Exclude any Reference or Comments that Carl Berkowitz utilized Ned Einstein's Report 06/15/2015 Opposition to Motion in Limine Defendants First Transit, Inc. and Jay Farrales' Opposition to Plaintiffs' Motion in Limine No. 3 That Purports to Seek Exclusion of Any Reference or Comments That the Decedent was Incompetent to Ride the Bus and Any Arguments Regarding Comparative Negligence Opposition to Motion in Limine 06/15/2015 Defendants First Transit, Inc. and Jay Farrales' Opposition to Plaintiffs' Motion in Limine No. 4 To Exclude Any Reference of Decedent Obtaining a Drivers License 06/16/2015 Notice of Non Opposition Notice Pursuant to EDCR 2.20 of Non-Opposition to Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 1 to Exclude Items Produced by Plaintiffs After the Close of Discovery, and Request for Order Granting Same 06/16/2015 Notice of Non Opposition Notice Pursuant to EDCR 2.20 of Non-Opposition to Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 2 to Exclude Post-July 2011 Policy Documents and any References or Testimony Related Thereto, and Request for Order Granting Same 06/16/2015 Notice of Non Opposition Notice Pursuant to EDCR 2.20 of Non-Opposition to Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 3 to Exclude Postmortem Photographs of Decedent at Trial, and Request for Order Granting Same 06/16/2015 Notice of Non Opposition Notice Pursuant to EDCR 2.20 of Non-Opposition to Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 4 to Preclude Speculation by Lay Witnesses that First Aid Would Have Saved Decedent's Life and Request for Order Granting Same 06/17/2015 Motion for Sanctions Defendants First Transit, Inc. and Jay Farrales' Motion for Sanctions, or in the Alternative, Motion to Dismiss for Failure to Timely Serve Pre-Trial Disclosures on Order Shortening Time 06/17/2015 Opposition to Motion in Limine Plaintiff's Opposition to Defendants' Motion in Limine No. 3 to Exclude Postmortem Photographs of Decedent at Trial 06/17/2015 Opposition to Motion in Limine Plaintiff's Opposition to Defendants' Motion in Limine No. 1 to Exclude Items Produced by Plaintiff's after the Close of Discovery 06/17/2015 Opposition to Motion in Limine Plaintiff's Opposition to Defendants' Motion in Limine No. 4 to Preclude Speculation by a Lay Witnesses that First Aid Would Have Saved Decedent's Life 06/18/2015 Pre-Trial Disclosure Plaintiffs' Pre-Trial Disclosure 06/19/2015 Amended Notice Amended Notice of Motion on Order Shortening Time 06/19/2015 Pre-trial Memorandum Defendants' Pre-Trial Memorandum Opposition to Motion in Limine 06/19/2015 Plaintiffs' Opposition to Defendants Motion in Limine No. 23 to Exclude Post-July 2011 Policy Documents and Any Referenced or Testimony Related thereto 06/19/2015 Pre-trial Memorandum Plaintiffs' Pre-trial Memorandum 06/22/2015 Opposition to Motion Plaintiffs' Opposition to Defendants' First Transits, Inc. and Jay Farrales Motion for Sanctions, or in the Alternative, Motion to Dismiss for Failure to Timely Serve Pre-Trial Disclosures on Order Shorting Time 06/23/2015 Calendar Call (11:00 AM) (Judicial Officer Miley, Stefany) Result: Matter Heard 06/23/2015 Motion (9:30 AM) (Judicial Officer Miley, Stefany) Defendant's Amended Notice of Motion to Dismiss for Failure to Timely Serve Pre-Trial Disclosures on Order Shortening Time Result: Motion Denied 06/23/2015 All Pending Motions (9:30 AM) (Judicial Officer Miley, Stefany) Calendar Call; Defendant's Amended Notice of Motion to Dismiss for Failure to Timely Serve Pre-Trial Disclosures on Order Shortening Time Parties Present Result: Decision Made 06/23/2015 Reply in Support Reply In Support of Defendants First Transit, Inc., and Jay Farrales' Motion to Strike Plaintiffs' Passenger Transportation Expert, Carl Berkowitz, 06/25/2015 Motion Plaintiffs' Motion to Strike Impermissible Video on an Order Shortening Time 06/26/2015 Reply in Support Defendants First Transit Inc. and Jay Farrales' Reply in Support of Motion in Limine No. 1 to Exclude Items Produced by Plaintiffs after the Close of Discovery 06/26/2015 Reply in Support Defendants First Transit Inc. and Jay Farrales' Reply in Support of Motion in Limine No.2 to Exclude Post-July 2011 Policy Documents and any References or Testimony Related Thereto

06/26/2015 Reply in Support Defendants First Transit Inc. and Jay Farrales' Reply in Support of Motion in Limine No.3 to Exclude Postmortem Photographs of Decedent at Trial 06/26/2015 Reply in Support Defendants First Transit Inc. and Jay Farrales' Reply in Support of Motion in Limine No. 4 to Preclude Speculation by Lay Witnesses that First Aid Would Have Saved Decedent's Life 06/26/2015 Notice of Rescheduling Notice of Rescheduling of Hearings CANCELED Jury Trial (1:00 PM) (Judicial Officer Miley, Stefany) 06/29/2015 Vacated 06/29/2015 **Order Setting Civil Jury Trial** Third Order Re-Setting Civil Jury Trial and Calendar Call 06/29/2015 Opposition to Motion Defendants' Opposition to Plaintiffs' Motion to Strike "Impermissible" Video on Order Shortening Time Stipulation and Order for Dismissal Without Prejudice 06/29/2015 Stipulation and Order to Dismiss Plaintiffs' Claim for Funeral Expenses 06/30/2015 CANCELED Motion for Summary Judgment (9:30 AM) (Judicial Officer Miley, Stefany) Vacated - Moot Defendants First Transit, Inc. and Jay Farrales' Motion for Summary Judgment on Plaintiffs' Claims for Punitive Damages

Motion to Strike (9:30 AM) (Judicial Officer Miley, Stefany)
Defendants' First Transit, Inc., and Jay Farrales' Motion to Strike Plaintiffs' Passenger Transportation Expert, Carl Berkowitz, Ph.D. Result: Motion Denied 06/30/2015 Motion in Limine (9:30 AM) (Judicial Officer Miley, Stefany) Plaintiff's Motion in Limine No. 1 To Exclude any Discussión, Mention Reference, Comments Regarding the Retention of Ned Einstein Result: Motion Denied Motion in Limine (9:30 AM) (Judicial Officer Miley, Stefany)
Plaintiff's Motion in Limine No. 3 To Exclude any Reference or Comments that Harvey was Incompetent to Ride the Bus and Exclude any 06/30/2015 Arguments Regarding Comparative Negligent Result: Withdrawn 06/30/2015 Motion in Limine (9:30 AM) (Judicial Officer Miley, Stefany) Plaintiff's Motion in Limine No. 4 To Exclude any Reference of Harvey Obtaining a Driver's License Result: Motion Denied Motion in Limine (9:30 AM) (Judicial Officer Miley, Stefany) 06/30/2015 Plaintiff's Motion in Limine No. 2 To Exclude any Reference or Comments that Carl Berkowitz Utilized Ned Einstein's Report Result: Motion Denied 06/30/2015 Motion in Limine (9:30 AM) (Judicial Officer Miley, Stefany) Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 1 to Exclude Items Produced by Plaintiffs After the Close of Discovery 07/07/2015 Reset by Court to 06/30/2015 Result: Granted in Part 06/30/2015 Motion in Limine (9:30 AM) (Judicial Officer Miley, Stefany)

Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 2 to Exclude Post-July 2011 Policy Documents and Any References or Testimony Related Thereto 07/07/2015 Reset by Court to 06/30/2015 Result: Granted in Part 06/30/2015 Motion in Limine (9:30 AM) (Judicial Officer Miley, Stefany) Defendants' First Transit, Inc., and Jay Farrales' Motion in Limine No. 3 To Exclude Postmortem Photographs of Decedent at Trial 07/07/2015 Reset by Court to 06/30/2015 Result: Deferred Ruling 06/30/2015 Motion in Limine (9:30 AM) (Judicial Officer Miley, Stefany) Defendants' First Transit, Inc., and Jay Farrales' Motion in Limine No. 4 To Preclude Speculation by Lay Witnesses That First Aid Would Have Saved Decedent's Life 07/07/2015 Reset by Court to 06/30/2015 Result: Granted in Part 06/30/2015 CANCELED Motion for Sanctions (9:30 AM) (Judicial Officer Miley, Stefany) Vacated - Duplicate Entry Defendants First Transit, Inc. and Jay Farrales' Motion for Sanctions, or in the Alternative, Motion to Dismiss for Failure to Timely Serve Pre-Trial Disclosures on Order Shortening Time 07/21/2015 Reset by Court to 06/30/2015 06/30/2015 Motion to Strike (9:30 AM) (Judicial Officer Miley, Stefany) Plaintiffs' Motion to Strike Impermissible Video on an Order Shortening Time Result: Deferred Ruling 06/30/2015 All Pending Motions (9:30 AM) (Judicial Officer Miley, Stefany) Parties Present **Minutes** Result: Decision Made 06/30/2015 Notice of Entry of Stipulation and Order Notice of Entry of Stipulation and Order to Dismiss Plaintiffs' Claim for Funeral Expenses **Motion to Continue Trial** Plaintiffs' Motion to Vacate and Continue the Trial Date on an Order Shortening Time 07/02/2015 Notice of Rescheduling Notice of Rescheduling of Hearing 07/02/2015 Objection Defendants First Transit Inc. and Jay Farrales' Objections to Plaintiffs' Pre-Trial Disclosures Pursuant to NRCP 16.1 (a)(3) 07/06/2015 Opposition to Motion Defendants' Limited Opposition to Plaintiffs' Motion to Vacate and Continue the Trial Date on an Order Shortening Time Motion to Vacate Trial Date (9:30 AM) (Judicial Officer Miley, Stefany)
Plaintiffs' Motion to Vacate and Continue the Trial Date on an Order Shortening Time 07/07/2015 Parties Present Minutes

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08/11/2015 Reset by Court to 07/07/2015
            Result: Motion Granted
07/09/2015
           Amended Order Setting Jury Trial
              Firm Order Re-Setting Civil Jury Trial and Calendar Call
07/13/2015
            CANCELED Jury Trial (1:00 PM) (Judicial Officer Miley, Stefany)
              Vacated
07/31/2015 Motion to Continue Trial
              Plaintiffs' Motion to Continue Trial
09/01/2015
            Amended Order Setting Jury Trial
              Amended Firm Order Re-Setting Civil Jury Trial and Calendar Call
09/04/2015
              Order Denying Defendants Motion to Strike Plaintiffs' Passenger Transportation Expert, Carl Berkowitz, PhD
09/04/2015
            Order
              Order Denying Plaintiffs Jack and Elaine Chernikoff's Motion in Liminte No. 1 to Exclude any Discussion, Mention, Reference, Comments
              Regarding the Retnetion of Ned Einstein
09/04/2015
            Order
              Order Denying Plaintiffs Jack and Elain Chernikoff's Motion in Limine No. 2 to Exclude any Reference or Comments that Carl Berkowitz Utilized
              Ned Einstein's Report
09/04/2015
            Order
              Order Denying Plaintiffs Jack and Elaine Chernikoff's Motion in Limine No. 4 to Exclude any Reference of Decedent Obtaining a Drivers License
09/04/2015
            Order
              Order Deferring Ruling on Plaintiffs Jack and Elaine Chernikoff's Motion to Strike Impermissible Video on Order Shortening Time
09/04/2015
            Order
              Order Granting in Part and Denving in Part Defendants Motion in Limine No. 1 to Exclude Items Produced by Plaintiffs after the Close of Discovery
09/04/2015
            Order
              Order Granting in Part and Denying in Part Defendants First Transit Inc and Jay Farrales Motion in Limine No. 2 to Exclude Post July 2011 Policy
              Documents and Any References or Testimony Related Thereto
09/04/2015
              Order on Defendants Motion in Lmine No. 3 to Exclude Postmortem Photographs of Decedent at Trial
09/04/2015
            Order
              Order Granting in Part and Denying in Part Defendant's First Transit Inc and Jay Farrales Motion in Limine No.4 to Preclude Speculation by Lay
              Witnesses that First Aid would have Saved Decedents Life
09/04/2015 Stipulation and Order
              Stipulation and Order to Withdraw Plaintiffs Motion in Limine No. 3 to Seek Exclusion of any Reference or Comments that the Decedent was
              Incompetent to Ride the Bus and any Arguments Regarding Comparative Negligence
09/08/2015 Stipulation and Order
              Stipulation and Order to Reset Trial
09/08/2015
            Notice of Entry of Order
              Notice of Entry of Order Granting in Part and Denying in Part Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No. 2 to Exclude
              Post-July 2011 Policy Document and Any Rederences or Testimony Related Thereto
09/08/2015
            Notice of Entry of Order
              Notice of Entry or Order Granting in Part and Denying in Part Defendant First Transit, Inc. and Jay Farrales' Motion in Limine No. 1 to Exclude
              Items Produced by Plaintiffs After the Close of Discovery
09/08/2015
            Notice of Entry of Order
              Notice of Entry of Order re: Defendants Motion in Limine No. 3 to Exclude Postmortem Photograph of Decedent at Trial
09/08/2015
            Notice of Entry of Order
              Notice of Entry of Order Granting in Part and Denying in Part Defendants First Transit, Inc. and Jay Farrales' Motion in Limine No.4 to Preclude Speculation by Lay Witnesses that First Aid Would Have Saved Decendent's Life
            Notice of Entry of Order
09/08/2015
              Notice of Entry of Order Denying Plaintiff Jack and Elaine Chernikoff's Motion in Limine No. 4 to Exclude any Reference of Decedent Obtaining a
              Drivers License
09/08/2015
            Notice of Entry of Order
              Notice of Entry of Order Denying Plaintiffs Jack and Elaine Chernikoff's Motion in Limine No. 2 to Exclude any Reference of Comments that Carl
              Berkowitz Utilized Ned Einstein's Report
09/08/2015 Notice of Entry of Order
              Notice of Entry of Order Denying Plaintiffs Jack and Elaine Chemikoff's Motion in Limine No. 1 to Exclude any Discussion, Mention, Reference,
              Comments Regarding the Retention of NED Einstein
09/08/2015 Notice of Entry of Order
              Notice of Entry of Order Denying Defendants Motion to Strike Plaintiffs' Passenger Transportation Expert, Carl Berkowitz, PH. D
09/08/2015
            Notice of Entry of Order
              Notice of Entry of Order Deferring Ruling on Plaintiffs Jack and Elaine Chernikoff's Motion to Strike Impermissible Video on Order Shortening Time
            Notice of Entry of Stipulation and Order
09/08/2015
              Notice of Entry of Stipulation and Order to Withdraw Plaintiffs Motion in Limine No.3 to Seek Exclusion of Any Reference or Comment that the
              Decedent was Incompetent to Ride the Bus and any Arguments Regarding Comparative Negligence
09/09/2015 Notice of Entry of Stipulation and Order
              Notice of Entry of Stipulation and Order to Reset Trial
            CANCELED Motion to Continue Trial (9:30 AM) (Judicial Officer Miley, Stefany)
09/22/2015
              Vacated - per Stipulation and Order
              Plaintiffs' Motion to Continue Trial
02/02/2016
            CANCELED Calendar Call (11:00 AM) (Judicial Officer Miley, Stefany)
              Vacated
               11/10/2015 Reset by Court to 02/02/2016
02/08/2016 Notice
              Notice of Trial Subpoena
02/12/2016 Notice
              Notice of Depositions on File with The Court
02/16/2016 Trial Subpoena
              Trial Subpoena to Jennifer Jacobs
02/16/2016 Trial Subpoena
              Trial Subpoena to Czarina Mendez
            Jury Trial - FIRM (1:00 PM) (Judicial Officer Miley, Stefany)
              Parties Present
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Minutes

11/16/2015 Reset by Court to 02/16/2016 02/16/2016 Reset by Court to 02/17/2016 Result: Trial Continues 02/17/2016 Brief Plaintiff's Bench Brief Regarding the Issue of Jury Selection 02/18/2016 Jury Trial (9:30 AM) (Judicial Officer Miley, Stefany) Parties Present Minutes Result: Trial Continues 02/18/2016 Brief Memorandum of Law RE: Objection to Evidence Mentioning Plaintiff's Non-Testifying Expert, Dr. Carl Berkowitz 02/18/2016 Affidavit Affidavit of Service 02/18/2016 **Affidavit of Service** Affidavit 02/18/2016 Jury List 02/19/2016 Jury Trial (9:30 AM) (Judicial Officer Miley, Stefany) Parties Present Minutes Result: Trial Continues 02/22/2016 Jury Trial (1:00 PM) (Judicial Officer Miley, Stefany) Parties Present Minutes Result: Trial Continues 02/22/2016 Brief Plaintiff's Bench Brief Regarding Exclusion of Irrelevant Information from Defendant's Proposed Exhibits C,D,E,F, H, I & J 02/22/2016 Opposition Defendants First Transit, Inc., and Jay Farrales' Opposition to Plaintiffs' Memorandum of Law re: Objection to Evidence 02/22/2016 Brief Plaintiffs' Bench Brief Regarding Exclusion Of Laidlaw Transit Services' Employee Handbook 02/23/2016 Jury Trial (1:00 PM) (Judicial Officer Miley, Stefany) Parties Present Minutes Result: Trial Continues 02/23/2016 Brief Plaintiff's Bench Brief Regarding Common Carrier Jury Instruction 02/23/2016 Brief Plaintiffs' Bench Brief Regarding Nevada Pattern Jury Instruction "4NG.45-Duty to Disabled, Infirm or Intoxicated Person, or Duty to a child" Jury Trial (1:00 PM) (Judicial Officer Miley, Stefany) 02/24/2016 Parties Present Minutes Result: Trial Continues 02/24/2016 Brief Plaintiffs' Renewed Objection to Evidence Mentioning Plaintiffs' Non-Testifying Experts., Dr. Carl Berkowtiz or Ned Einstein 02/25/2016 Jury Trial (9:30 AM) (Judicial Officer Miley, Stefany) Parties Present Minutes Result: Trial Continues 02/25/2016 Motion Defendants' Motion to Preclude Plaintiffs from Recalling Daniel Lingamfelter, D.O. as a Rebuttal Witness 02/25/2016 Jury Instructions Plaintiffs' Proposed Jury Instructions with Citations

Jury Trial (9:30 AM) (Judicial Officer Miley, Stefany) 02/26/2016 02/26/2016, 02/29/2016 Parties Present Minutes Result: Trial Continues 02/26/2016 Proposed Jury Instructions Not Used At Trial Plaintiff's Proposed Jury Instructions Not Used at Trial 02/29/2016 Amended Jury List 02/29/2016 Verdict Jury Instructions
CANCELED Jury Trial (1:00 PM) (Judicial Officer Miley, Stefany) 02/29/2016 03/01/2016 Vacated 03/03/2016 Request Request for Trial Transcript 03/08/2016 Judgment Upon Jury Verdict Judgment Upon Jury Verdict 03/09/2016 Notice of Entry of Judgment Notice of Entry or Order 03/15/2016 Memorandum of Costs and Disbursements Defendant Jay Farrales' Memorandum of Costs and Disbursements 03/15/2016 Motion for Costs Motion for Costs 03/15/2016 Memorandum of Costs and Disbursements Plaintiffs' Memorandum of Costs and Disbursements

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03/16/2016 Notice of Association of Counsel
              Notice of Association of Counsel
03/21/2016
            Motion to Retax
              Defendants First Transit, Inc. and Jay Farrales' Motion to Retax Plaintiffs' Memorandum of Costs
03/23/2016
            Motion for New Trial
               Motion for New Trial (and Motion for Leave to Supplement)
             Motion to Amend Judgment
03/23/2016
              Defendants' Motion to Alter or Amend the Judgment
03/25/2016
            Bond
              Supersedeas Bond
03/29/2016
            Receipt of Copy
              Receipt of Copy
03/29/2016 Motion
              Motion for Leave to Supplement Post-Trial Motions Upon Receipt of Trial Transcript (On Order Shortening Time)
03/31/2016
            Motion for Stay of Execution
              Motion for Stay (on Order Shortening Time)
03/31/2016
            Motion for Attorney Fees and Costs
              Defendant Jay Farrales' Motion for Costs and Attorney's Fees
04/01/2016
            Receipt of Copy
              Receipt of Copy
04/05/2016
            Motion for Leave (9:30 AM) (Judicial Officer Miley, Stefany)
              Defendants' Motion for Leave to Supplement Post-Trial Motions Upon Receipt of Trial Transcript (On Order Shortening Time)
             Result: Motion Granted
04/05/2016
            Motion For Stay (9:30 AM) (Judicial Officer Miley, Stefany)
              Defendants' Motion for Stay (on Order Shortening Time)
             Result: Motion Granted
04/05/2016 All Pending Motions (9:30 AM) (Judicial Officer Miley, Stefany)
              Defendants' Motion for Leave to Supplement Post-Trial Motions Upon Receipt of Trial Transcript (On Order Shortening Time); Defendants' Motion
              for Stay (on Order Shortening Time)
              Parties Present
              Minutes
             Result: Granted
04/08/2016 Notice of Appeal
              Notice of Appeal
04/08/2016
            Case Appeal Statement
              Case Appeal Statement
04/11/2016
            Opposition
              Opposition to Motion to Alter or Amend Judgment
04/11/2016
            Opposition
              Opposition to Motion for New Trial; Request to Supplement Opposition When Transcripts are Complete
04/12/2016
            Memorandum of Costs and Disbursements
              Plaintiff's Amended Memorandum of Costs and Disbursements
04/12/2016 Opposition to Motion
              Plaintiffs' Opposition to Defendant Jay Farrales' Motion for Costs and Attorneys Fees
04/12/2016
            Opposition to Motion
               Plaintiff's Opposition to Defendants Motion to Retax
04/18/2016
             Motion to Strike
              Defendants First Transit, Inc., and Jay Farrales' Motion to Strike Plaintiffs' Amended Memorandum of Costs and Disbursements, and for Sanctions
            Recorders Transcript of Hearing
Transcript of Proceedings: Jury Trial - Day 1 February 17, 2016
04/19/2016
04/19/2016
            Recorders Transcript of Hearing
              Transcript of Proceedings: Jury Trial - Day 2 February 18, 2016
04/19/2016
            Recorders Transcript of Hearing
            Transcript of Proceedings: Jury Trial - Day 3 February 19, 2016
Recorders Transcript of Hearing
Transcript of Proceedings: Jury Trial - Day 4 February 22, 2016
04/19/2016
04/19/2016
            Recorders Transcript of Hearing
              Transcript of Proceedings: Jury Trial - Day 5 February 23, 2016
            Recorders Transcript of Hearing
Transcript of Proceedings: Jury Trial - Day 6 February 24, 2016
04/19/2016
            Recorders Transcript of Hearing
Transcript of Proceedings: Jury Trial - Day 7 February 25, 2016
04/19/2016
04/19/2016
            Recorders Transcript of Hearing
              Transcript of Proceedings: Jury Trial - Day 8 February 26, 2016
04/19/2016
            Recorders Transcript of Hearing
               Transcript of Proceedings: Jury Trial - Day 9 February 29, 2016
04/21/2016
            Order Granting Motion
              Order Granting "Motion for Stay" and "Motion for Leave to Supplement Post-Trial Motions Upon Receipt of Trial Transcript"
            Notice of Entry of Order
04/22/2016
              Notice of Entry of "Order Granting 'Motion for Stay' and 'Motion for Leave to Supplement Post-Trial Motions Upon Receipt of Trial Transcript"
05/05/2016
            Opposition
              Plaintiffs' Opposition to "Defendants' First Transit, Inc., and Jay Farrales' Motion to Strike Plaintiffs' Amended Memorandum of Costs and
              Disbursements, and for Sanctions'
05/19/2016
            Stipulation and Order
               Stipulation and Order Setting Briefing Schedule and Continuing Hearing Date on Post-Judgment Motions
05/19/2016
             Notice of Entry of Stipulation and Order
              Notice of Entry of "Stipulation and Order Setting Briefing Schedule and Continuing Hearing Date on Post-Judgment Motions"
05/23/2016
             Reply in Support
              Reply in Support of Defendants First Transit. Inc. and Jay Farrales' Motion to Retax Plaintiffs' Memorandum of Costs
05/23/2016
            Reply in Support
              Defendants First Transit, Inc. and Jay Farrales' Reply in Support of Defendants' Motion to Strike Plaintiffs' Amended Memorandum of Costs and
              Disbursements
05/25/2016 Reply in Support
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Defendant Jay Farrales' Reply in Support of Motion for Costs and Attorneys Fees 05/25/2016 Appendix Appendix of Exhibits to: Supplemented Motion for New Trial Supplemental 05/25/2016 Supplemented Motion for New Trial 05/25/2016 Supplemental Defendants' Supplemented Motion to Alter or Amend the Judgment Motion to Strike (9:30 AM) (Judicial Officer Miley, Stefany) 06/07/2016 06/07/2016, 08/02/2016 Defendants First Transit, Inc., and Jay Farrales' Motion to Strike Plaintiffs' Amended Memorandum of Costs and Disbursements, and for Sanctions 07/12/2016 Reset by Court to 08/02/2016 Result: Matter Continued 06/29/2016 Notice of Rescheduling Notice of Rescheduling of Hearing 07/05/2016 Opposition to Motion Opposition to Motion for New Trial and Supplement Thereto 07/12/2016 Stipulation and Order Stipulation and Order Extending Plaintiff's Time to File Supplemental Briefing 07/26/2016 Reply in Support Reply Brief on Motion for New Trial 07/26/2016 Reply in Support Reply Brief on Motion to Alter or Amend the Judgment 08/02/2016 Motion to Retax (9:30 AM) (Judicial Officer Miley, Stefany) Defendants First Transit, Inc. and Jay Farrales' Motion to Retax Plaintiffs' Memorandum of Costs 05/31/2016 Reset by Court to 08/02/2016 Result: Denied in Part 08/02/2016 Motion for New Trial (9:30 AM) (Judicial Officer Miley, Stefany) 08/02/2016, 08/16/2016 Defendants' Motion for New Trial (and Motion for Leave to Supplement) 05/31/2016 Reset by Court to 08/02/2016 Result: Matter Continued 08/02/2016 Motion to Amend Judgment (9:30 AM) (Judicial Officer Miley, Stefany) 08/02/2016, 08/16/2016 Defendants' Motion to Alter or Amend the Judgment 05/31/2016 Reset by Court to 08/02/2016 Result: Matter Continued 08/02/2016 Motion for Attorney Fees and Costs (9:30 AM) (Judicial Officer Miley, Stefany) 08/02/2016, 08/16/2016 Defendant Jay Farrales' Motion for Costs and Attorney's Fees 06/07/2016 Reset by Court to 08/02/2016 Result: Matter Continued 08/02/2016 All Pending Motions (9:30 AM) (Judicial Officer Miley, Stefany) Defendants First Transit, Inc. and Jay Farrales' Motion to Retax Plaintiffs' Memorandum of Costs; Defendants First Transit, Inc., and Jay Farrales' Motion to Strike Plaintiffs' Amended Memorandum of Costs and Disbursements, and for Sanctions; Defendant Jay Farrales' Motion for Costs and Attorney's Fees; Defendants' Motion for New Trial (and Motion for Leave to Supplement); Defendants' Motion to Alter or Amend the Judgment Parties Present Minutes Result: Decision Made 08/15/2016 Supplemental Supplemental Opposition to Jay Farrales' Request for Attorney's Fees and Costs 08/16/2016 All Pending Motions (9:30 AM) (Judicial Officer Miley, Stefany) Defendant Jay Farrales' Motion for Costs and Attorney's Fees, Defendants' Motion for New Trial (and Motion for Leave to Supplement); Defendants' Motion to Alter or Amend the Judgment Parties Present Minutes Result: Decision Made 09/13/2016 Minute Order (7:10 AM) (Judicial Officer Miley, Stefany) Minute Order Re: Defendant's Motion to Retax Minutes Result: Decision Made 09/29/2016 Request Request for Transcript 10/21/2016 Attorney Lien Notice of Attorney's Lien 11/08/2016 Notice of Appearance Notice of Appearance Recorders Transcript of Hearing 12/19/2016 Transcript of Proceedings: Defendant's First Transit, Inc. and Jay Farrales' Motion to Strike Plaintiff's Passenger Transportation Expert, Carl Berkowitz, PH.D. June 30, 2015 12/19/2016 Recorders Transcript of Hearing Transcript of Proceedings: Defendant Jay Farraless Motion for Costs and Attorney's Fees... Defendants' Motion for New Trial (And Motion for Leave to Supplement)...Defendants' Motion to Alter or Amend the Judgment August 16, 2016 12/19/2016 Recorders Transcript of Hearing Transcript of Proceedings: Defendants First Transit, Inc. and Jay Farrales' Motion to Retax Plaintiffs' Memorandum of Costs...Defendant Jay Farrales' Motion for Costs and Attorney's Fees... Defendant First Transit, Inc. and Jay Farrales' Motion to Strike Plaintiffs' Amended Memorandum of Costs and Disbursements and for Sanctions August 2, 2016 03/24/2017 Substitution of Attorney Substitution of Attorney

06/06/2017	Amended Judgment
	Amended Judgment Upon the Jury Verdict
06/06/2017	
	Order Granting in Part and Denying in Part Defendants' Motion to Alter or Amend the Judgment
06/06/2017	Order
	Order Granting in Part and Denying in Part Defendants' Motion to Retax Plaintiffs' Costs; Order Denying Defendants First Transit, Inc. and Jay
	Farrales' Motion to Strike Plaintiffs' Amended Memorandum of Costs and Disbursements, and for Sanctions; Order Denying Defendant Jay
	Farrales' Motion for Fees and Costs
06/06/2017	Order Denying Motion
	Order Denying Defendants' Motion for New Trial
06/07/2017	Notice of Entry of Order
ļ	Notice of Entry of Order
06/07/2017	Notice of Entry of Order
	Notice of Entry of Order
06/07/2017	Notice of Entry of Order
	Notice of Entry of Order
06/07/2017	Notice of Entry of Judgment
	Notice of Entry of Amended Judgment
06/07/2017	Amended Notice of Appeal
	Amended Notice of Appeal
06/07/2017	Amended Case Appeal Statement
	Amended Case Appeal Statement
06/28/2017	Notice of Change of Address
ļ	Notice of Change of Address

Notice of Change of Address				
		FINAN	CIAL INFORMATION	
	Defendant Farrales, Jay Total Financial Assessmer Total Payments and Credi Balance Due as of 01/09/	ts		33.50 33.50 0.00
06/27/2013 06/27/2013 09/09/2015 09/09/2015	Efile Payment	Receipt # 2013-78346-CCCLK Receipt # 2015-94957-CCCLK	Farrales, Jay Farrales, Jay	30.00 (30.00) 3.50 (3.50)
	Defendant First Transist I Total Financial Assessmer Total Payments and Credi Balance Due as of 01/09/	nt ts		786.50 786.50 0.00
06/27/2013 06/27/2013 06/27/2013 06/27/2013	Efile Payment Efile Payment	Receipt # 2013-78344-CCCLK Receipt # 2013-78347-CCCLK	First Transist Inc First Transist Inc	226.50 (223.00) (3.50) 3.50
06/27/2013 06/27/2013	Efile Payment Transaction Assessment	Receipt # 2013-78350-CCCLK	First Transist Inc	(3.50) 3.50
06/27/2013 10/11/2013	Transaction Assessment	Receipt # 2013-78352-CCCLK	First Transist Inc	(3.50) 3.50
10/11/2013 10/11/2013	Transaction Assessment	Receipt # 2013-124461-CCCLK	First Transist Inc	(3.50) 3.50 (3.50)
10/11/2013 11/20/2013 11/20/2013 11/21/2013	Transaction Assessment Efile Payment	Receipt # 2013-124463-CCCLK Receipt # 2013-141084-CCCLK	First Transist Inc First Transist Inc	(3.50) 3.50 (3.50) 3.50
11/21/2013 11/21/2013 01/08/2014		Receipt # 2013-141164-CCCLK	First Transist Inc	(3.50) 3.50
01/08/2014 01/16/2014	Efile Payment	Receipt # 2014-02215-CCCLK	First Transist Inc	(3.50) 3.50
01/16/2014 01/24/2014	Transaction Assessment	Receipt # 2014-06583-CCCLK	First Transist Inc	(3.50) 3.50
01/24/2014 01/24/2014	Transaction Assessment	Receipt # 2014-09967-CCCLK	First Transist Inc	(3.50) 3.50
01/24/2014 02/20/2014 02/20/2014		Receipt # 2014-09969-CCCLK	First Transist Inc	(3.50) 3.50 (3.50)
02/20/2014 02/21/2014 02/21/2014	Transaction Assessment	Receipt # 2014-20615-CCCLK Receipt # 2014-21199-CCCLK	First Transist Inc	3.50) 3.50 (3.50)
03/31/2014 03/31/2014	Transaction Assessment Efile Payment	Receipt # 2014-37800-CCCLK	First Transist Inc	3.50 (3.50)
03/31/2014 03/31/2014		Receipt # 2014-37803-CCCLK	First Transist Inc	`3.50´ (3.50)
04/04/2014 04/04/2014	Efile Payment	Receipt # 2014-40352-CCCLK	First Transist Inc	3.50 (3.50)
06/30/2014 06/30/2014 08/05/2014	Transaction Assessment Efile Payment Transaction Assessment	Receipt # 2014-74982-CCCLK	First Transist Inc	3.50 (3.50) 3.50
08/05/2014		Receipt # 2014-89518-CCCLK	First Transist Inc	(3.50)

08/20/2014 08/20/2014	Transaction Assessment Efile Payment	Receipt # 2014-96003-CCCLK	First Transist Inc	3.50 (3.50)
09/25/2014	Transaction Assessment	Receipt # 2014-30003-CCCLR	i iist i diisist iiid	3.50
09/25/2014	Efile Payment	Receipt # 2014-110454-CCCLK	First Transist Inc	(3.50)
09/29/2014 09/29/2014	Transaction Assessment Efile Payment	Receipt # 2014-111414-CCCLK	First Transist Inc	3.50 (3.50)
11/06/2014	Transaction Assessment	Neceipt # 2014-111414-000EN	i iist i diisist iiid	3.50
11/06/2014	Efile Payment	Receipt # 2014-125776-CCCLK	First Transist Inc	(3.50)
12/08/2014	Transaction Assessment	Descipt # 2014 126652 CCCLV	First Transiat Inc	3.50
12/08/2014 01/20/2015	Efile Payment Transaction Assessment	Receipt # 2014-136652-CCCLK	First Transist Inc	(3.50) 3.50
01/20/2015	Efile Payment	Receipt # 2015-05775-CCCLK	First Transist Inc	(3.50)
01/20/2015	Transaction Assessment	Descipt # 2015 06005 CCCLV	First Transist Inc	3.50
01/20/2015 02/20/2015	Efile Payment Transaction Assessment	Receipt # 2015-06005-CCCLK	First Transist IIIC	(3.50) 3.50
02/20/2015	Efile Payment	Receipt # 2015-18044-CCCLK	First Transist Inc	(3.50)
03/18/2015	Transaction Assessment	Donaint # 2015 27052 CCCLV	First Transist Inc	3.50
03/18/2015 03/20/2015	Efile Payment Transaction Assessment	Receipt # 2015-27953-CCCLK	First Transisting	(3.50) 3.50
03/20/2015	Efile Payment	Receipt # 2015-29000-CCCLK	First Transist Inc	(3.50)
03/23/2015	Transaction Assessment	D	First Tree sist to a	3.50
03/23/2015 04/03/2015	Efile Payment Transaction Assessment	Receipt # 2015-29851-CCCLK	First Transist Inc	(3.50) 3.50
04/03/2015	Efile Payment	Receipt # 2015-34583-CCCLK	First Transist Inc	(3.50)
04/03/2015	Transaction Assessment	D :	E. J. T. J. J. J.	3.50
04/03/2015 05/18/2015	Efile Payment Transaction Assessment	Receipt # 2015-34659-CCCLK	First Transist Inc	(3.50) 3.50
05/18/2015	Efile Payment	Receipt # 2015-51619-CCCLK	First Transist Inc	(3.50)
05/19/2015	Transaction Assessment	D	First Tree sist to a	203.50
05/19/2015 05/19/2015	Efile Payment Efile Payment	Receipt # 2015-52650-CCCLK Receipt # 2015-52651-CCCLK	First Transist Inc First Transist Inc	(200.00) (3.50)
05/22/2015	Transaction Assessment	. коосире и до го одост осодек	That Translet me	3.50
05/22/2015	Efile Payment	Receipt # 2015-54262-CCCLK	First Transist Inc	(3.50)
05/22/2015 05/22/2015	Transaction Assessment Efile Payment	Receipt # 2015-54380-CCCLK	First Transist Inc	3.50 (3.50)
05/29/2015	Transaction Assessment	11000 pt // 2010 0 1000 000 LT	That Translatina	3.50
05/29/2015	Efile Payment	Receipt # 2015-56538-CCCLK	First Transist Inc	(3.50)
05/29/2015 05/29/2015	Transaction Assessment Efile Payment	Receipt # 2015-56540-CCCLK	First Transist Inc	3.50 (3.50)
05/29/2015	Transaction Assessment	110001pt # 2010 000 10 0002ft	That Translating	3.50
05/29/2015	Efile Payment	Receipt # 2015-56542-CCCLK	First Transist Inc	(3.50)
05/29/2015 05/29/2015	Transaction Assessment Efile Payment	Receipt # 2015-56544-CCCLK	First Transist Inc	3.50 (3.50)
06/03/2015	Transaction Assessment	11000 pt // 2010 000 11 000 Lit	That Translatina	3.50
06/03/2015	Efile Payment	Receipt # 2015-58218-CCCLK	First Transist Inc	(3.50)
06/05/2015 06/05/2015	Transaction Assessment Efile Payment	Receipt # 2015-59025-CCCLK	First Transist Inc	3.50 (3.50)
06/15/2015	Transaction Assessment	11000ipt // 2010 00020 000211	That Translatina	3.50
06/15/2015	Efile Payment	Receipt # 2015-62653-CCCLK	First Transist Inc	(3.50)
06/15/2015 06/15/2015	Transaction Assessment Efile Payment	Receipt # 2015-62657-CCCLK	First Transist Inc	3.50 (3.50)
06/15/2015	Transaction Assessment			3.50
06/15/2015	,	Receipt # 2015-62659-CCCLK	First Transist Inc	(3.50)
06/15/2015 06/15/2015	Transaction Assessment Efile Payment	Receipt # 2015-62665-CCCLK	First Transist Inc	3.50 (3.50)
06/17/2015	Transaction Assessment	·		3.50
	Efile Payment	Receipt # 2015-63257-CCCLK	First Transist Inc	(3.50) 3.50
06/17/2015 06/17/2015	Transaction Assessment Efile Payment	Receipt # 2015-63268-CCCLK	First Transist Inc	(3.50)
06/17/2015	Transaction Assessment	,		3.50
06/17/2015 06/17/2015	Efile Payment Transaction Assessment	Receipt # 2015-63273-CCCLK	First Transist Inc	(3.50) 3.50
06/17/2015	Efile Payment	Receipt # 2015-63494-CCCLK	First Transist Inc	(3.50)
06/19/2015	Transaction Assessment	•		3.50
06/19/2015 06/19/2015	Efile Payment	Receipt # 2015-64505-CCCLK	First Transist Inc	(3.50) 3.50
06/19/2015	Transaction Assessment Efile Payment	Receipt # 2015-64536-CCCLK	First Transist Inc	(3.50)
06/26/2015	Transaction Assessment	·		3.50
06/26/2015	Efile Payment Transaction Assessment	Receipt # 2015-67596-CCCLK	First Transist Inc	(3.50) 3.50
06/26/2015 06/26/2015	Efile Payment	Receipt # 2015-67599-CCCLK	First Transist Inc	(3.50)
06/26/2015	Transaction Assessment	•		3.50
06/26/2015 06/29/2015	Efile Payment Transaction Assessment	Receipt # 2015-67603-CCCLK	First Transist Inc	(3.50) 3.50
06/29/2015	Efile Payment	Receipt # 2015-67994-CCCLK	First Transist Inc	(3.50)
06/29/2015	Transaction Assessment	·		3.50
06/29/2015 06/30/2015	Efile Payment Transaction Assessment	Receipt # 2015-67998-CCCLK	First Transist Inc	(3.50) 3.50
06/30/2015	Efile Payment	Receipt # 2015-68528-CCCLK	First Transist Inc	(3.50)
07/02/2015	Transaction Assessment	·	F: . F	3.50
07/02/2015 07/06/2015	Efile Payment Transaction Assessment	Receipt # 2015-69691-CCCLK	First Transist Inc	(3.50) 3.50
07/06/2015	Efile Payment	Receipt # 2015-70200-CCCLK	First Transist Inc	(3.50)
09/04/2015				`3.5Ó

09/04/2015	Efile Payment	Receipt # 2015-94120-CCCLK	First Transist Inc	(3.50)
09/04/2015	Transaction Assessment	•		3.50
09/04/2015	Efile Payment	Receipt # 2015-94143-CCCLK	First Transist Inc	(3.50)
09/04/2015 09/04/2015	Transaction Assessment Efile Payment	Receipt # 2015-94145-CCCLK	First Transist Inc	3.50 (3.50)
09/04/2015	Transaction Assessment	Receipt # 2013-34143-000ER	Thist manistration	3.50
09/04/2015	Efile Payment	Receipt # 2015-94147-CCCLK	First Transist Inc	(3.50)
09/04/2015	Transaction Assessment	•		`3.5Ó
09/04/2015	Efile Payment	Receipt # 2015-94170-CCCLK	First Transist Inc	(3.50)
09/08/2015	Transaction Assessment	Danish # 0045 04547 0001K	First Townshit In a	3.50
09/08/2015 09/08/2015	Efile Payment Transaction Assessment	Receipt # 2015-94547-CCCLK	First Transist Inc	(3.50) 3.50
09/08/2015	Efile Payment	Receipt # 2015-94597-CCCLK	First Transist Inc	(3.50)
09/08/2015	Transaction Assessment	110001pt # 2010 0 1001 000Ett	That Translatino	3.50
09/08/2015	Efile Payment	Receipt # 2015-94601-CCCLK	First Transist Inc	(3.50)
09/08/2015	Transaction Assessment			3.50
09/08/2015	Efile Payment	Receipt # 2015-94604-CCCLK	First Transist Inc	(3.50)
09/08/2015 09/08/2015	Transaction Assessment Efile Payment	Receipt # 2015-94606-CCCLK	First Transist Inc	3.50 (3.50)
09/08/2015	Transaction Assessment	Receipt # 2013-34000-CCCER	THIST TRAINSIST INC	3.50
09/08/2015	Efile Payment	Receipt # 2015-94609-CCCLK	First Transist Inc	(3.50)
09/08/2015	Transaction Assessment	•		`3.5Ó
09/08/2015	Efile Payment	Receipt # 2015-94613-CCCLK	First Transist Inc	(3.50)
09/08/2015	Transaction Assessment	Descript # 2015 04619 CCCLV	First Transiat Inc	3.50
09/08/2015 09/08/2015	Efile Payment Transaction Assessment	Receipt # 2015-94618-CCCLK	First Transist Inc	(3.50) 3.50
09/08/2015	Efile Payment	Receipt # 2015-94620-CCCLK	First Transist Inc	(3.50)
09/08/2015	Transaction Assessment			3.50
09/08/2015	Efile Payment	Receipt # 2015-94622-CCCLK	First Transist Inc	(3.50)
09/08/2015	Transaction Assessment			3.50
09/08/2015	Efile Payment	Receipt # 2015-94665-CCCLK	First Transist Inc	(3.50)
02/08/2016 02/08/2016	Transaction Assessment Efile Payment	Receipt # 2016-12521-CCCLK	First Transist Inc	3.50 (3.50)
02/12/2016	Transaction Assessment	Receipt # 2010-12521-000ER	THIST TRAINSIST INC	3.50
02/12/2016	Efile Payment	Receipt # 2016-14666-CCCLK	First Transist Inc	(3.50)
02/22/2016	Transaction Assessment	•		3.50
02/22/2016	Efile Payment	Receipt # 2016-17757-CCCLK	First Transist Inc	(3.50)
03/17/2016	Transaction Assessment	Dint#0040 00047 0001K	First Transitation	3.50
03/17/2016 03/24/2016	Efile Payment Transaction Assessment	Receipt # 2016-26947-CCCLK	First Transist Inc	(3.50) 3.50
03/24/2016	Efile Payment	Receipt # 2016-29542-CCCLK	First Transist Inc	(3.50)
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03/24/2016	Efile Payment	Receipt # 2016-29544-CCCLK	First Transist Inc	(3.50)
03/29/2016	Transaction Assessment			3.50
03/29/2016	Efile Payment	Receipt # 2016-31206-CCCLK	First Transist Inc	(3.50)
03/29/2016 03/29/2016	Transaction Assessment Efile Payment	Receipt # 2016-31227-CCCLK	First Transist Inc	3.50 (3.50)
03/31/2016	Transaction Assessment	1.000ipt # 2010-01221-000ER	That Transist me	3.50
03/31/2016	Efile Payment	Receipt # 2016-32092-CCCLK	First Transist Inc	(3.50)
04/01/2016	Transaction Assessment			3.50
04/01/2016	Efile Payment	Receipt # 2016-32390-CCCLK	First Transist Inc	(3.50)
04/09/2016 04/09/2016	Transaction Assessment Efile Payment	Receipt # 2016-35085-CCCLK	First Transist Inc	27.50 (24.00)
04/09/2016	Efile Payment	Receipt # 2016-35086-CCCLK	First Transist Inc	(3.50)
04/09/2016	Transaction Assessment	. 1000.pt // 2010 00000 0002.tt	That Translating	3.50
04/09/2016	Efile Payment	Receipt # 2016-35089-CCCLK	First Transist Inc	(3.50)
04/21/2016	Transaction Assessment			3.50
04/21/2016	Efile Payment	Receipt # 2016-39075-CCCLK	First Transist Inc	(3.50)
04/22/2016	Transaction Assessment	Pagaint # 2016 20454 CCCLK	First Transist Inc	3.50
05/19/2016	Efile Payment Transaction Assessment	Receipt # 2016-39454-CCCLK	First Transist Inc	(3.50) 3.50
05/19/2016	Efile Payment	Receipt # 2016-48486-CCCLK	First Transist Inc	(3.50)
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05/26/2016 05/26/2016	Efile Payment Transaction Assessment	Receipt # 2016-50971-CCCLK	First Transist Inc	(3.50) 3.50
05/26/2016	Efile Payment	Receipt # 2016-50983-CCCLK	First Transist Inc	(3.50)
05/26/2016	Transaction Assessment			3.50
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07/26/2016 07/26/2016	Transaction Assessment Efile Payment	Receipt # 2016-71811-CCCLK	First Transist Inc	3.50 (3.50)
09/29/2016	Transaction Assessment	. 1030ipt // 2010-7 1011-000Lit	i ilot i taliolot ilio	3.50
09/29/2016	Efile Payment	Receipt # 2016-94763-CCCLK	First Transist Inc	(3.50)

Defendant Laidlaw Transit Services Inc Total Financial Assessment Total Payments and Credits Balance Due as of 01/09/2018

30.00 30.00 **0.00**

06/27/2013 06/27/2013	Transaction Assessment Efile Payment	Receipt # 2013-78345-CCCLK	Laidlaw Transit Services Inc	30.00 (30.00)
	Plaintiff Chernikoff, Elaine Total Financial Assessmer Total Payments and Credi Balance Due as of 01/09/	nt ts		30.00 30.00 0.00
05/31/2013 05/31/2013	Transaction Assessment Efile Payment	Receipt # 2013-66703-CCCLK	Chemikoff, Elaine	30.00 (30.00)
	Plaintiff Chernikoff, Jack Total Financial Assessmer Total Payments and Credi Balance Due as of 01/09/	ts		537.00 537.00 0.00
05/31/2013 04/04/2014	Transaction Assessment Efile Payment Transaction Assessment	Receipt # 2013-66702-CCCLK	Chemikoff, Jack	30.00 (30.00) 3.50
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06/23/2015 06/26/2015	Efile Payment	Receipt # 2015-66059-CCCLK	Chemikoff, Jack	(3.50) 3.50
06/26/2015 06/26/2015 09/04/2015	Efile Payment	Receipt # 2015-67605-CCCLK	Chemikoff, Jack	(3.50) 3.50
09/04/2015		Receipt # 2015-94133-CCCLK	Chemikoff, Jack	(3.50)
09/04/2015 09/04/2015	Efile Payment	Receipt # 2015-94135-CCCLK	Chemikoff, Jack	3.50 (3.50)
09/04/2015 09/04/2015		Receipt # 2015-94137-CCCLK	Chemikoff, Jack	3.50 (3.50)
09/04/2015 09/04/2015		Receipt # 2015-94139-CCCLK	Chemikoff, Jack	3.50 (3.50)
09/04/2015 09/04/2015	Transaction Assessment Efile Payment	Receipt # 2015-94141-CCCLK	Chemikoff, Jack	3.50 (3.50)
03/25/2016 03/25/2016	Transaction Assessment Efile Payment	Receipt # 2016-30255-CCCLK	Chernikoff, Jack	3.50 (3.50)
11/08/2016 11/08/2016		Receipt # 2016-109064-CCCLK	Chemikoff, Jack	3.50 (3.50)
06/06/2017	Transaction Assessment Efile Payment	Receipt # 2017-48471-CCCLK	Chemikoff, Jack	3.50 (3.50)
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06/06/2017 06/07/2017	Efile Payment Transaction Assessment	Receipt # 2017-48540-CCCLK	Chernikoff, Jack	(3.50) 3.50
06/07/2017 06/07/2017	Transaction Assessment	Receipt # 2017-48574-CCCLK	Chernikoff, Jack	(3.50) 3.50
06/07/2017 06/07/2017	Efile Payment Transaction Assessment	Receipt # 2017-48575-CCCLK	Chernikoff, Jack	(3.50) 3.50
06/07/2017 06/07/2017	Efile Payment Transaction Assessment	Receipt # 2017-48673-CCCLK	Chemikoff, Jack	(3.50) 3.50
06/07/2017 06/07/2017	Efile Payment Transaction Assessment	Receipt # 2017-48718-CCCLK	Chernikoff, Jack	(3.50) 3.50
06/07/2017 06/07/2017	Efile Payment Transaction Assessment	Receipt # 2017-48720-CCCLK	Chemikoff, Jack	(3.50) 3.50
06/07/2017 12/11/2017		Receipt # 2017-48722-CCCLK	Chernikoff, Jack	(3.50) 440.50
12/11/2017	Payment (Phone)	Receipt # 2017-93185-CCCLK	Marquis Aurbach Coffing	(440.50)
	Plaintiff Estate of Harvey Total Financial Assessmer Total Payments and Credi Balance Due as of 01/09/	nt ts		280.50 280.50 0.00
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05/31/2013 01/08/2014	Transaction Assessment	Receipt # 2013-66701-CCCLK	•	(270.00) 3.50 (3.50)
01/08/2014 01/16/2014	Efile Payment Transaction Assessment	Receipt # 2014-02219-CCCLK	Estate of Harvey Chernikoff	(3.50) 3.50
01/16/2014 06/17/2015	Efile Payment Transaction Assessment	Receipt # 2014-06579-CCCLK	Estate of Harvey Chernikoff	(3.50) 3.50
06/17/2015	Efile Payment	Receipt # 2015-63277-CCCLK	Estate of Harvey Chernikoff	(3.50)

CERTIFICATE OF SERVICE

I hereby certify that the foregoing **RESPONDENTS' APPENDIX, VOLUME 5**, was filed electronically with the Nevada Supreme Court on the <u>21st</u> day of February, 2018. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

Joel D. Henriod, Esq. Daniel F. Polsenberg, Esq. LeAnn Sanders, Esq. Benjamin P. Cloward, Esq.

I further certify that I served an electronic copy of this document on disk by mailing a true and correct copy thereof, postage prepaid, addressed to:

Charles H. Allen, Esq. Charles Allen Law Firm 950 E. Paces Ferry Road NE Suite 1625 Atlanta, Georgia 30326

/s/ Leah Dell

Leah Dell, an employee of Marquis Aurbach Coffing



was his parents fa

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EMPLOYEE HANDBOOK CHOKING FIRST AID PAGE 70

12:05:59 PM

APR 27 2015

How to treat choking

How to do abdominal thrusts (Heimlich Manuever)

Call 911

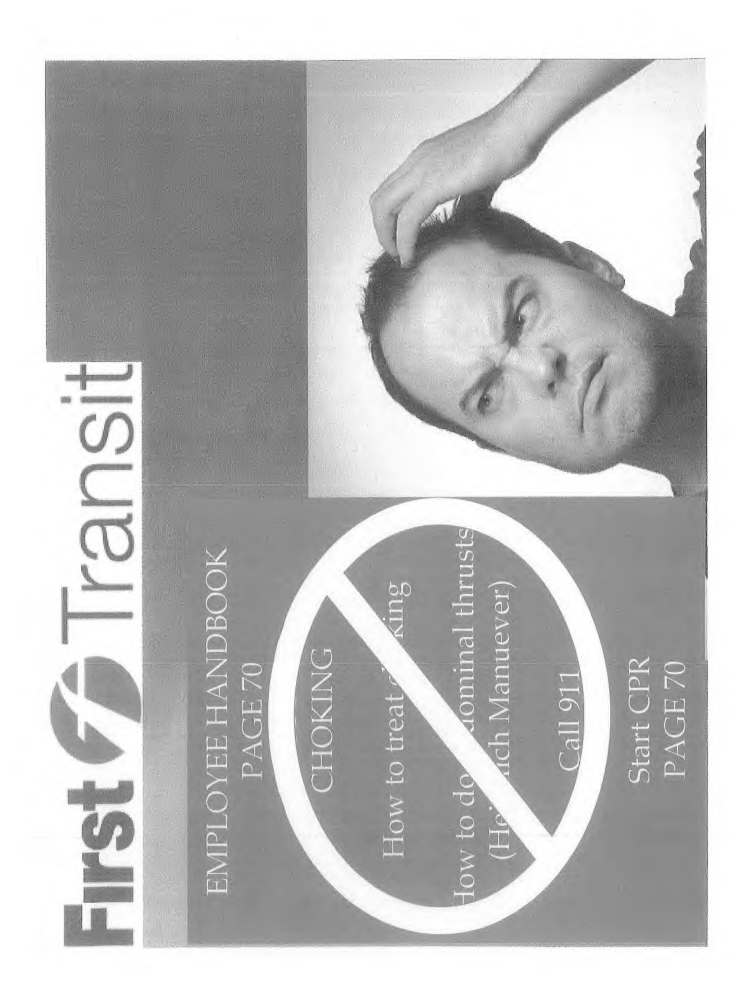
Start CPR PAGE 70

does not apply here employee handbook Page 70 (choking training) of the in Las Vegas EXCUSE #

dominal thrusts ransi Sunsi EMPLOYEE HANDBOOK King ach Manuever) CHOKING Start CPR PAGE 70 PAGE 70 Zall 911 How to treat dow to do 12:05:59 PM APR 27 2015

Page 70 of the Employee Handbook Doesn't Apply "Claimed" that to Las Vegas ransi 2:05:59 PM APR 27 2015

does not apply in Las Vegas employees are told page 70 "Claimed" that ransi 2:05:59 PM APR 27 2015



ransi

From the desk of Brad Thomas, President

I sew your anop profiled on ONN this morning. I admire wise become track beautiful art out of what would otherwise become track. However, I must take exception to one item that I saw in the fy idees "operation key jewelry." You may not be sware that the majority of typerations being out up for jewelry ene perfectly good. Far from unrepairable, nost singly need a good cleaning or an easily replaced the destroyed typewriters are sceree and plant, some of the destroyed typewriters are sceree and highly valuable on the collectors market.

a Thereredly, it has become more profitable to dump 98% of a Thewriter in the trash than to sell it as a complete, working unit to someone who would actually use it. Imagine the tona of de-caped typewriters sitting in landfills that could have been used by some student or collector or nostalgic writer. Selling typewriter key jewelry seems to be in contradiction to your feb site is effected that along the way, we hope to make some impact on the amount of useful meterial bursed in our landfills

Brad Thomas, President

recent years there has been a resurgance of typewriter inter-

FIRST TRANSIT

EMPLOYEE HANDBOOK

Notices and Limitations

exeptions are permitted only when signed exceptions to this Handbook and written No person is authorized to make oral by the President of First Transit

PERSON AUTHORIZED TO MAKE CHANGES TO THE CONTRA Brad Thomas, President

ransit

Brad Thomas, President

EMPLOYEE HANDBOOK
PAGE 70
FIRST AID
CHOKING

How to treat choking

How to do abdominal thrusts (Heimlich Manuever)

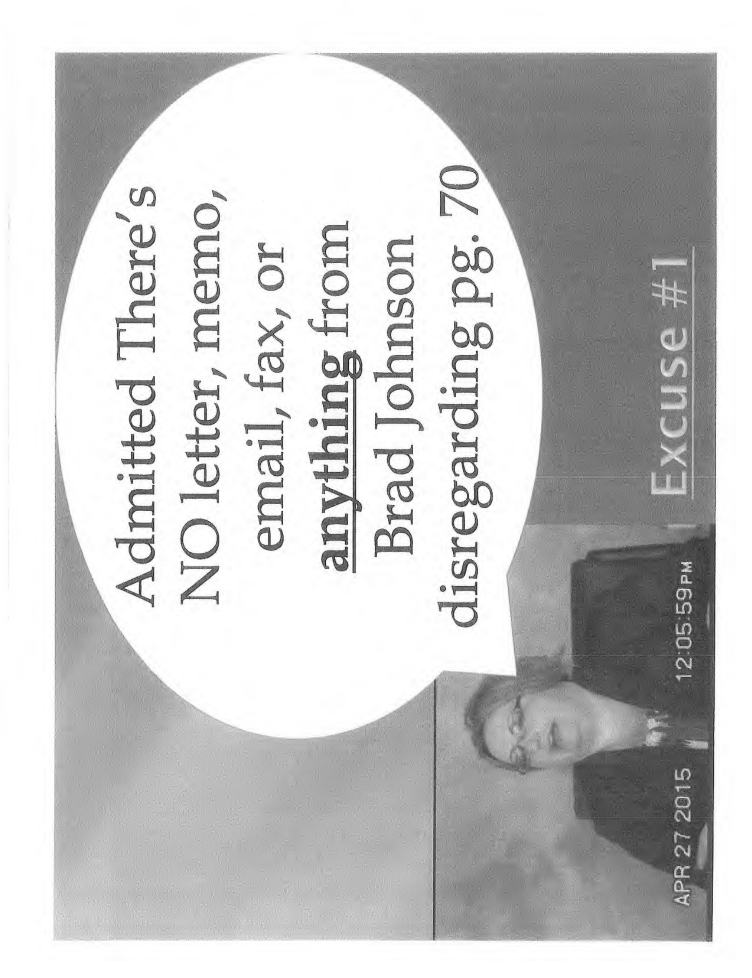
NEVER SAID PG. 70

DOES NOT APPLY

TO LAS VEGAS

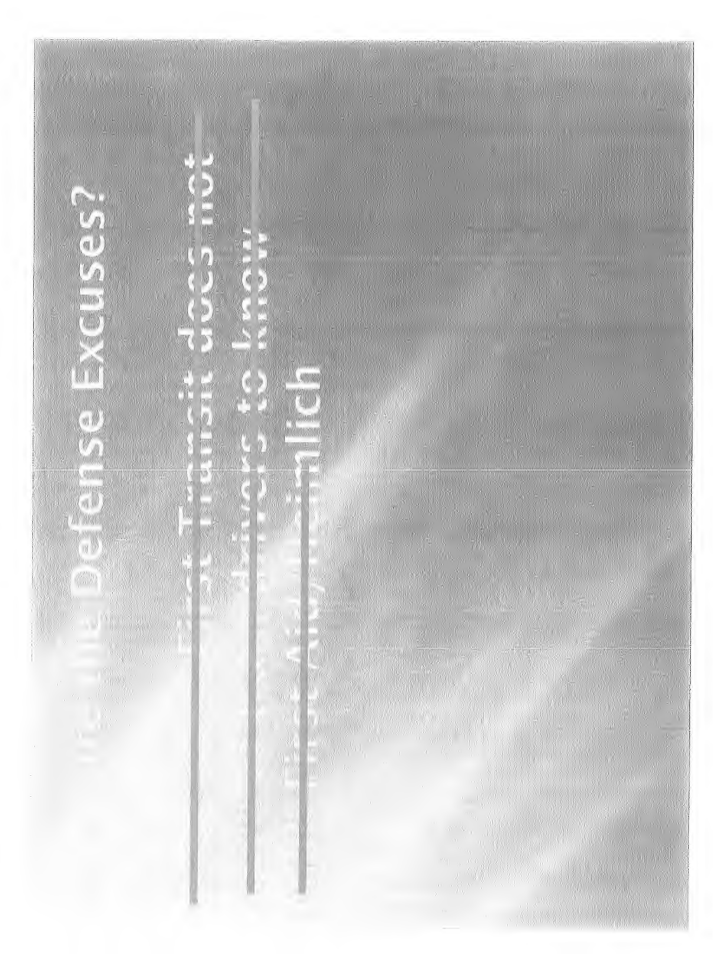
Call 911

Start CPR PAGE 70

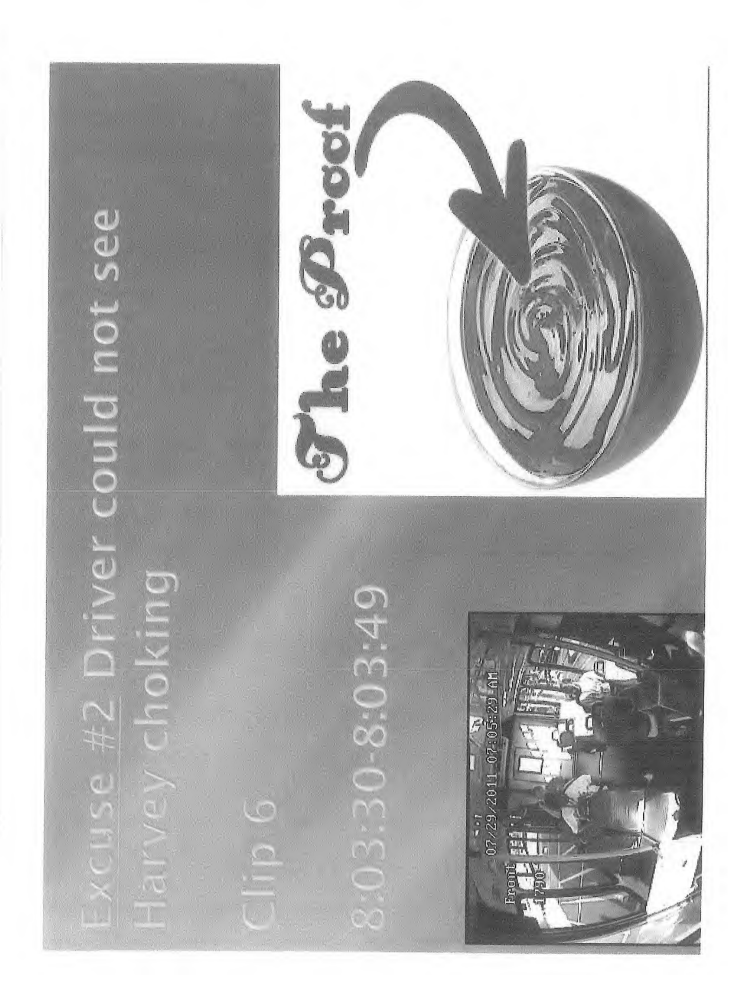


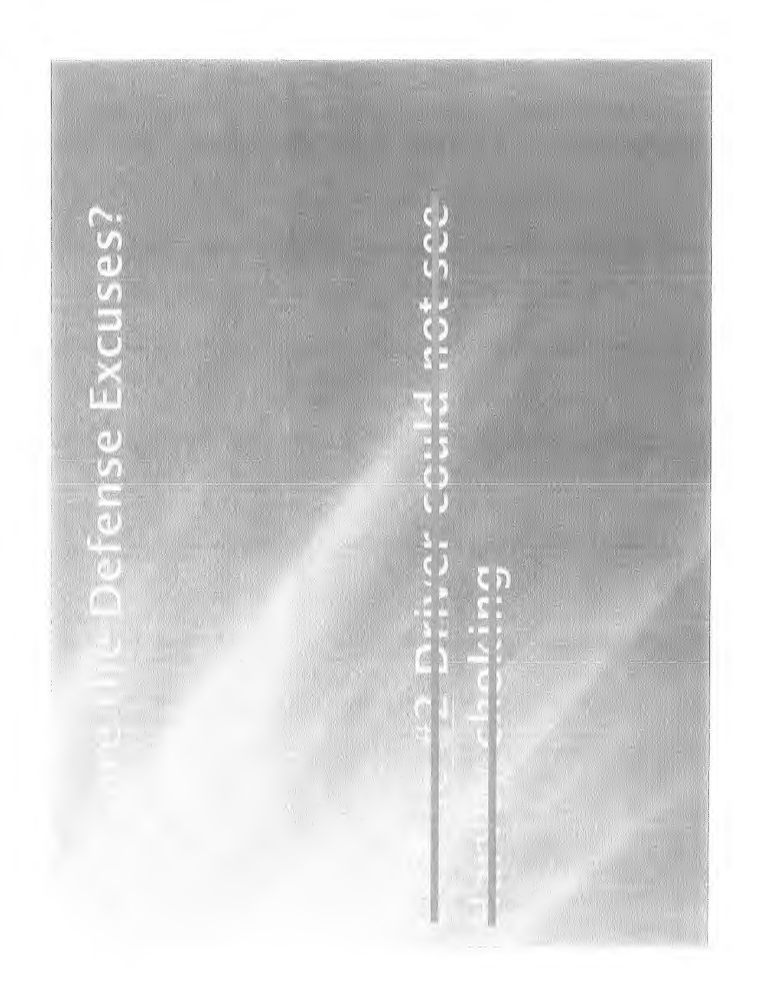


Employees told page 70 does not apply in Las Vegas ransi 2:05:59 PM APR 27 2015



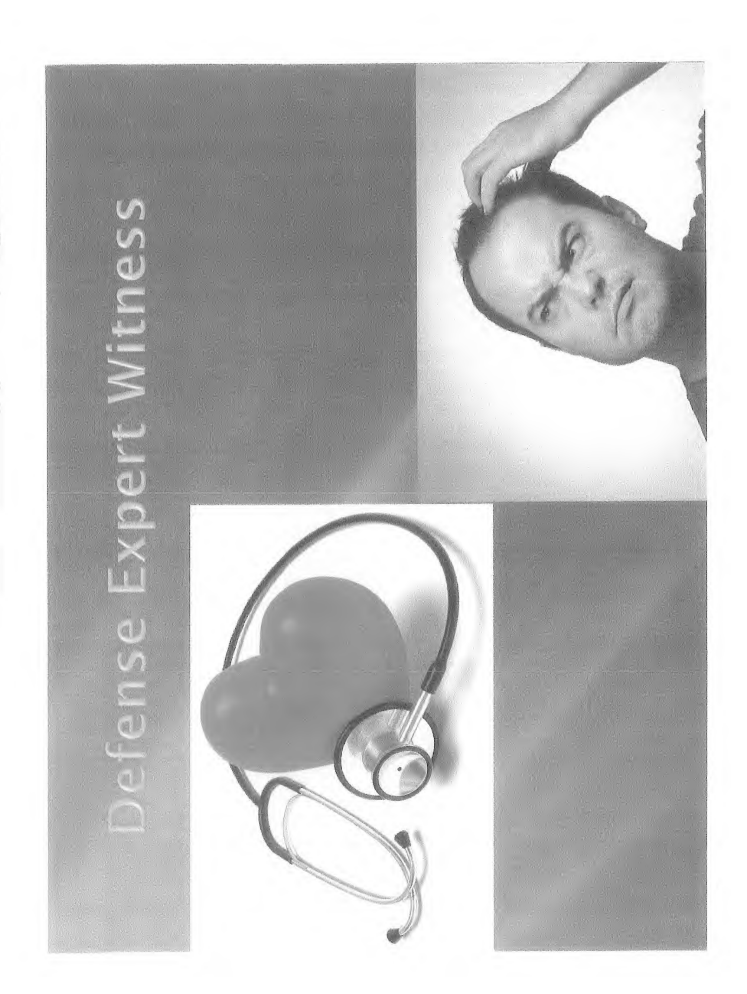






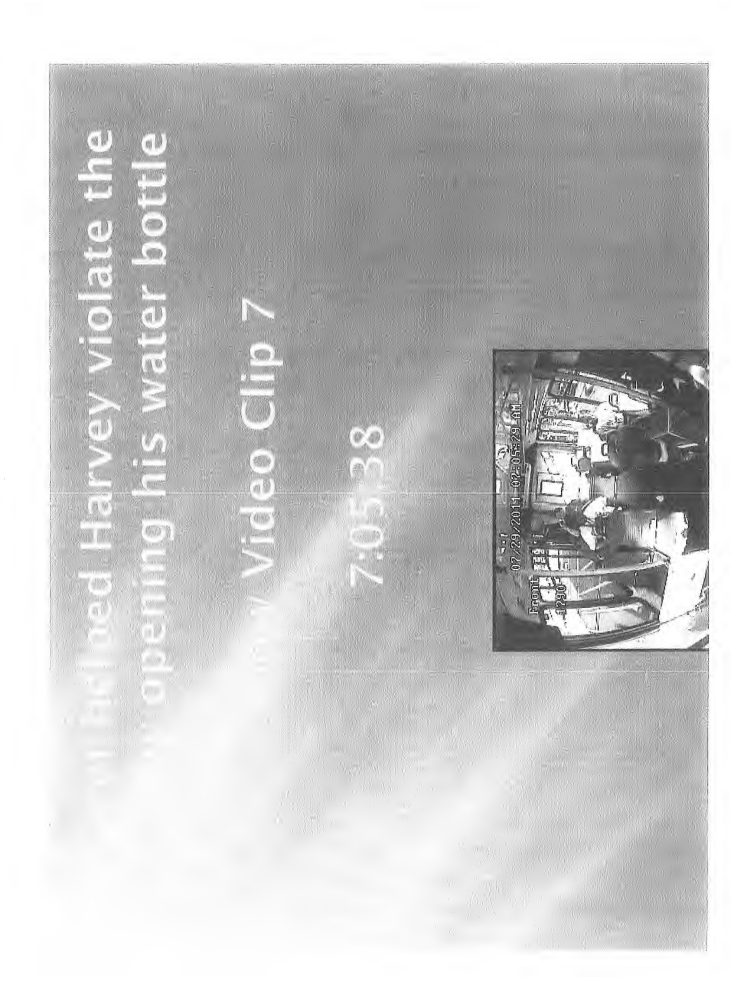


Harvey had a heart attack rather than choking Defense Expert Witness Dr. Macquarrie



right next to Harve emoved from hi ruled it death by choking from his mouth Lificate says chok COLTOINE

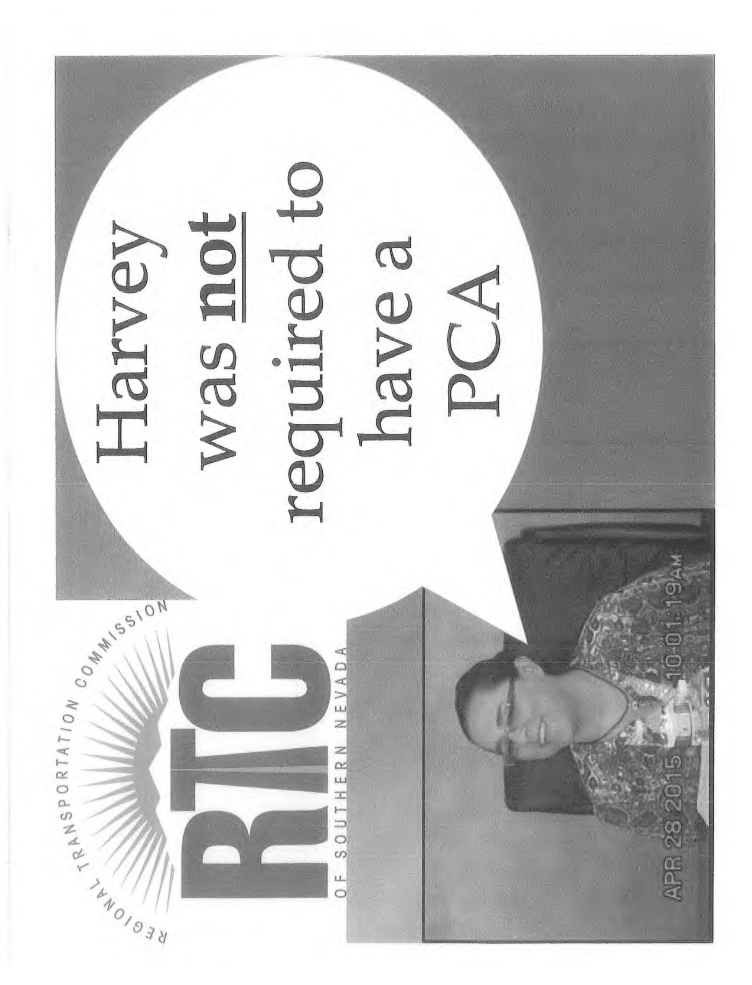


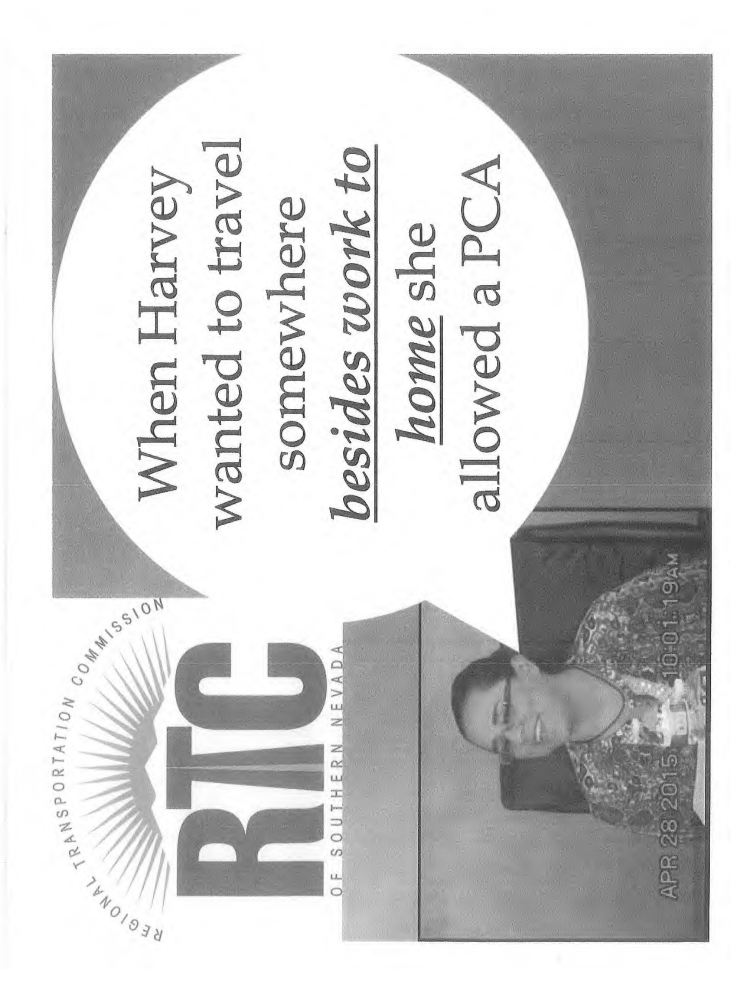


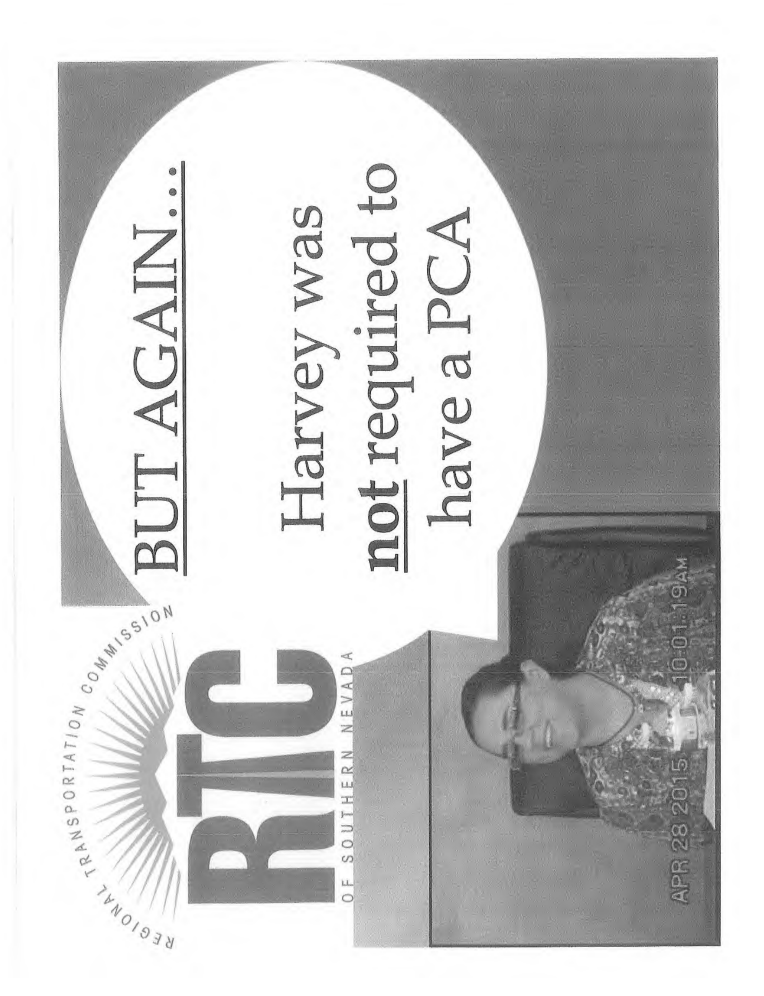


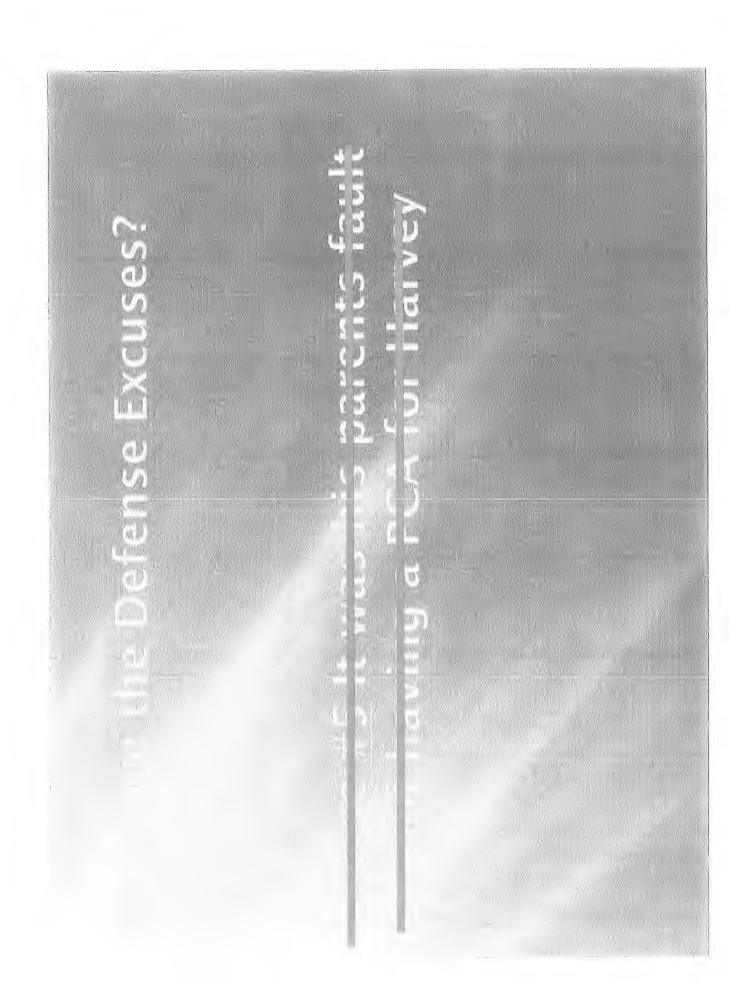


SCREETER, Mrs

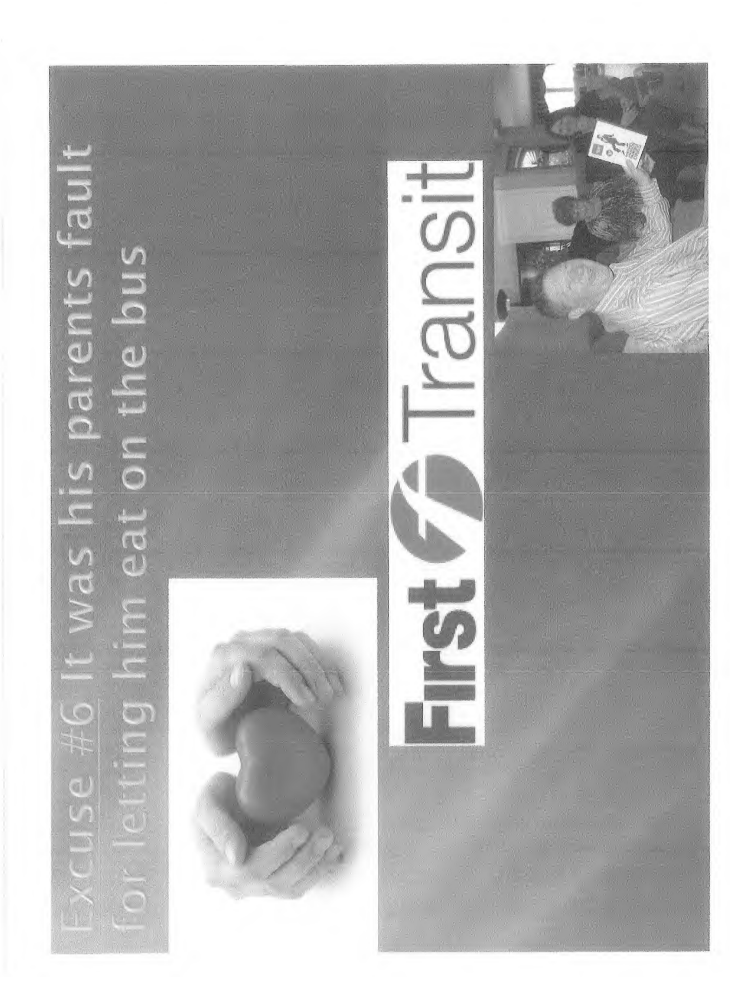




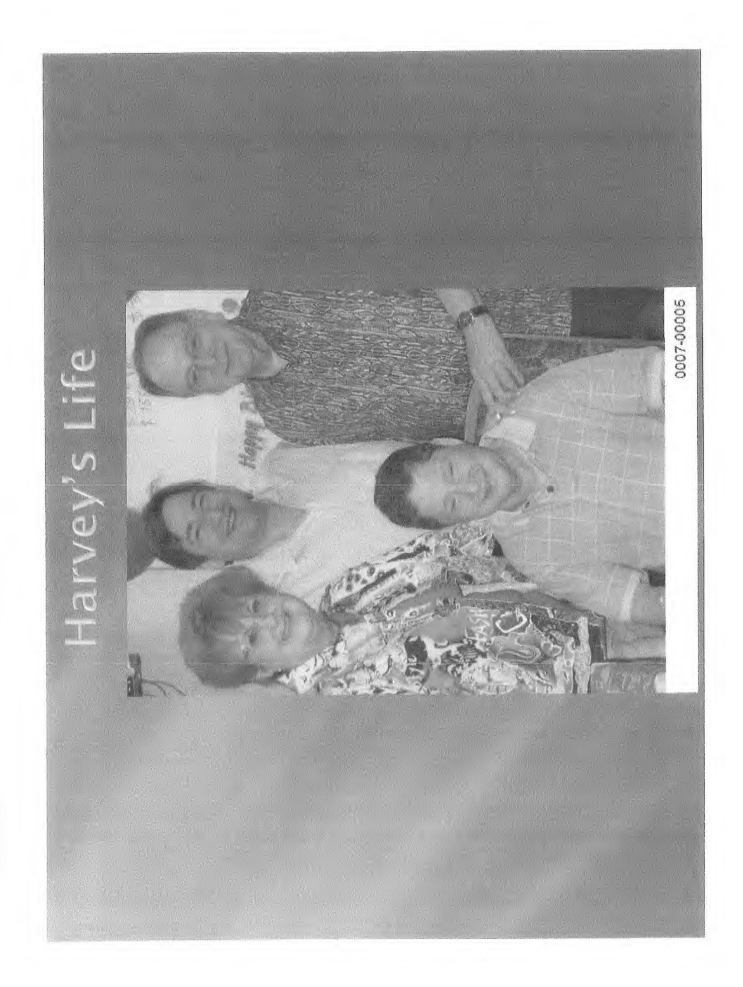


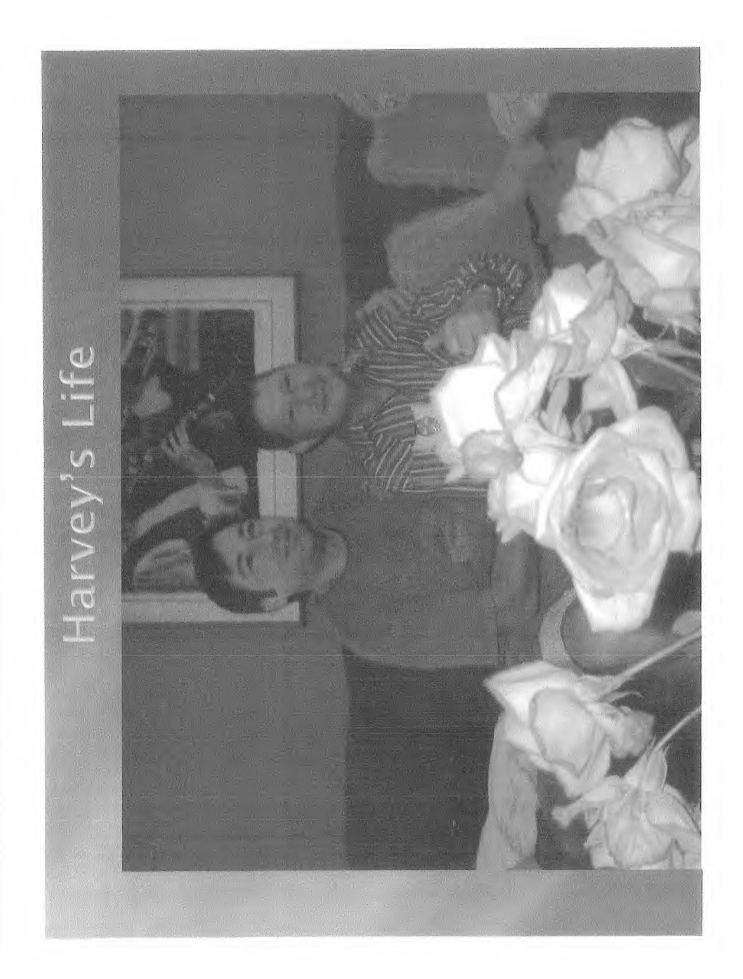


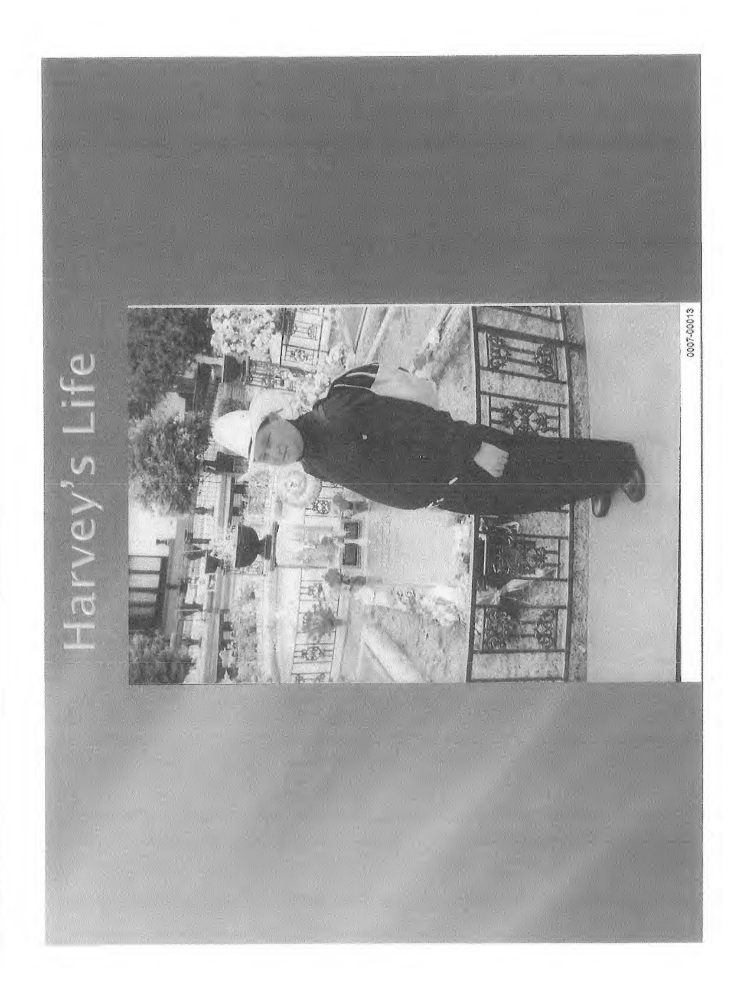
ow Harvey to ride taxis













Ceepan Con Mind Until

Darrell Shakespear

It the driver could not see Harvey eating, how could the detendant state Harvey was sleeping? Assuming he saw him with the same misross.



•
Would you please State again
what one would do if a
Company of the Control of the Contro
person is unconcious, not
breaking, but there is a
muching, and much a
pulse ?
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Juror #

Darrell Stategreir

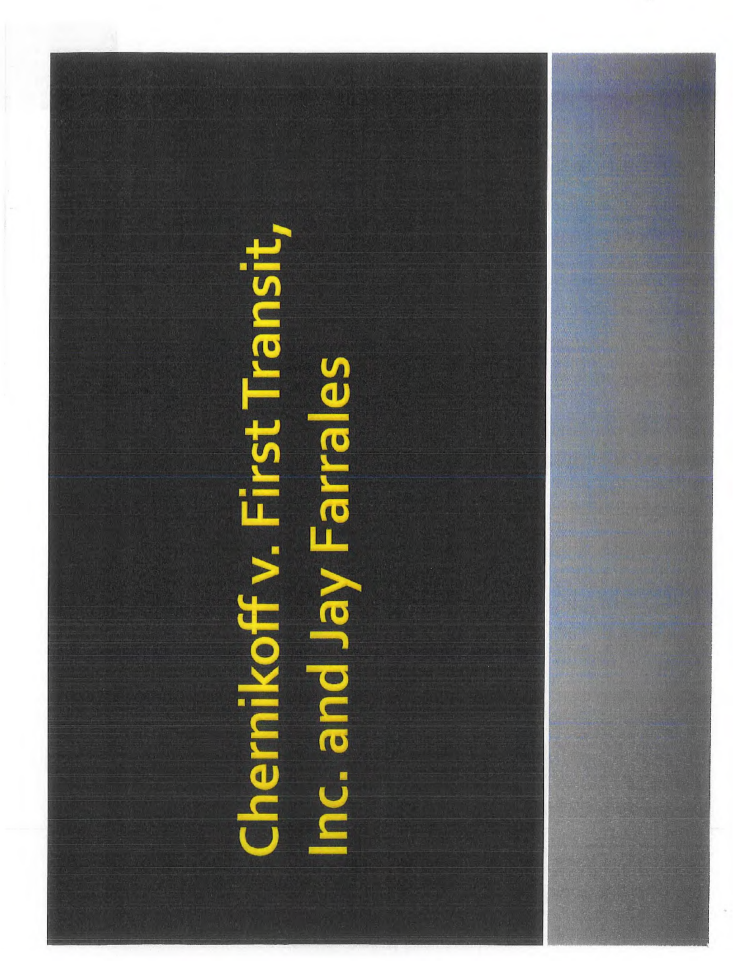
Did the medical examiner
take fluids from the body
that may have shown
enzyms for 9 heart
attack?



Daniell Stategor

Would an internal antopsy have been able to give these levels or the dottinative, answer?







How the Paratransit works...

provisions of the Americans with Disabilities Act (ADA) by providing Paratransit is part of the public bus system that must comply with transportation options for disabled passengers.

RTC contracted with First Transit to provide paratransit services in Las Vegas.

RTC determined passenger eligibility thru interview process.
RTC informed First Transit of eligibility & one letter code identifying disability.

Passengers scheduled trips thru RTC. First Transit operated and maintained the buses, and hired and trained the drivers.

WHAT DOES THE VIDEO SHOW?

7:57:42 - 7:59:28

Harvey eats a sandwich

7:59:36

Harvey puts his lunchbox aside

7:59:58 - 8:00:29

Jay helps other passenger off of the bus

Harvey starts to lean towards center aisle

8:00:30

Jay gets back on the bus

8:01:11

8:00:38

Harvey is slumped over into aisle

8:01:15

Jay resumes operation of the bus

CHOKING SIGNS AND SYMPTOMS

Gagging

 Attempts to cough/ weak coughing Clutching the throat

Shifting/unusual movements



No Signs of Choking No gagging or coughing No clutching the throat No movements to indicate a problem No visible food in the area

First Aid Training Was Not Required

- Not required by federal regulations
- Not required by Nevada regulations
- Not required by Clark County regulations
- Not required by ADA
- Not required by contract between RTC & First Transit
- Not required by CBA
- Not taught in Las Vegas market

Would the Heimlich Maneuver or CPR have saved Harvey's life? CPR would have been insufficient to save Harvey while awaiting CCFD What do the experts say? Without autopsy, impossible to rule out other causes of death Death more consistent with heart attack No autopsy – external examination only Other possible causes of death CPR S

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•		*			

Juror 8 Darrell Shakespen

Would you expect a person having mild retardation to remember any of the rules sent home in your packet?



Jurar Darrell Stuteman Was the body bag sealed?



Would the food have
Slipped into tracker
after death ?
Senise Kinds 4
может подавать и применения в применения в применения в подавать в применения в применения в подавать в подав
EXHIBIT =
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·

Dr. MacQuarric in your opinion do you feel that the food caused harvey to have the A How Heart Atlack?

Latesha Brown



Jurar 8

Darrell Shalcepear

In your opinion.

Is it the drivers

responsibility to enforce

the rules and drive, or

to just drive and let

the passengers govern

themselves?



DRIVEN STAlkeypen

You stated on Friday Hat:

'there is a difference
between a policy and a

guide line:

- What is the difference?

Ones The Importance of the

clifference differents.



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DEXTER LAYOLA

ARE THERE FIRST AID KITS

LOCATED INSIDE FIRST TRANSIT



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La Jesha Juror 10 Jay Helped Harvey Drink Water On the bus Its that against the Rules?



1

INSTRUCTION NO. _____

The jury is instructed that the law requires a common carrier of passengers to exercise the highest practicable degree of care that the human judgment and foresight are capable of, to make its passenger's journey safe. Whoever engages in the business of a common carrier impliedly promises that its passengers shall have this degree of care. Failure to do this is negligence.

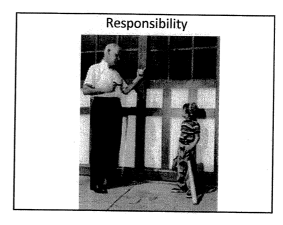
See Sherman v. Southern Pac. Co., 111 P.416 (Nev. 1910); see also Forrester v. Southern Pac. Co., 134 P.753 (Nev. 1913).

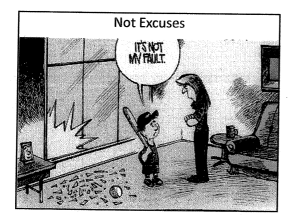


A corporate defendant is responsible for <u>all</u> of the resulting harms and losses caused by its negligence



is responsible for <u>all</u> of the resulting harms and losses caused by its negligence





Six Defense Excuses

Eight Defense Excuses

Remember when . . .

Excuse #1 Page 70 (choking training) of the employee handbook does not apply here in Las Vegas

Excuse #2 Driver could not see Harvey choking

Excuse #3 Harvey didn't actually choke – he had a heart attack

Excuse #4 It was Harvey's fault for eating on the bus

Excuse #5 It was his parents fault for not having a PCA for Harvey

Excuse #6 It was his parents fault for letting him eat on the bus

Excuse # 7 Even if pages 68, 69 & 70 were followed, it would not have mattered

Excuse # 8 The CBA, the ADA, the Fed. Regs., NRS, the RTC are all to blame because none of them told First Transit it actually had to follow its own policies and employee handbook

If it is Important, you will find a way.

If not, you'll find an excuse.

Excuse # 8 The CBA, the ADA, the Fed.
Regs., NRS, the RTC are all to blame
because none of them told First Transit
it actually had to follow its own
policies and employee handbook





LABOR AGREEMENT

BETWEEN

FIRST TRANSIT, INC.

And

THE INTERNATIONAL BROTHERHOOD

OF TEAMSTERS

LOCAL UNION NO. 631

Effective: November 22, 2010 through November 22, 2015



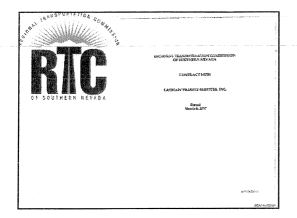


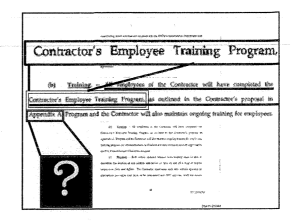
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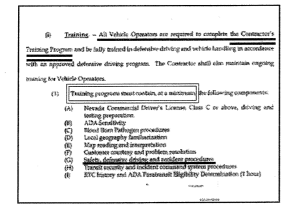
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Allow is a reference or when the hope process or experience in the performance of the other process or the performance of the other process of the performance of the other process of the other performance of the other SECTION 3 Attendance or schools also Refer Meetings is marchatory, unloss specifically excused by the Company. An employee who does un attend all schoolshed Safety Meetings shall be charged with an untendance occurrence for each one missed without specific approval by the Company. Any safety receiving states from the beautiful only to the employee point in the date of the new feeduckin safety meetings attended, the employee will have on attendance occurrence certificate from the beautiful of the safety meetings attended, the employee will have on attendance violations (excurrence certificate from the beautiful of the safety meetings) attended, the employee violation of the occurrence certificate from the beautiful of the safety meeting attendance record. After an employee relation never (1) attendance violations (See Attendance, Attole VI) he she will not be fellight for this breast. All safety meeting attendance will be paid the greater of over (1) hour of pay or astendance of the meeting.

SECTION 6 SECTION 1 Despite a visitable desires, contra appareira descenso, definit a Despite Contra de Partir de Pa SECURED A CONFIDENCE WE MANUAL SHOP HE CONTROL S PROPERTY OF MANUAL SHOP A CONTROL S PROPERTY OF THE STATE OF

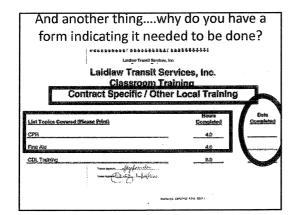
Did the Union (CBA) tell First Transit: Hey ... ignore your own policy.... First 7 Transit



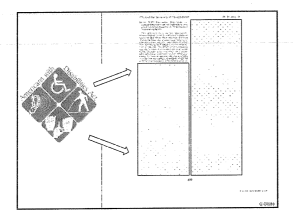










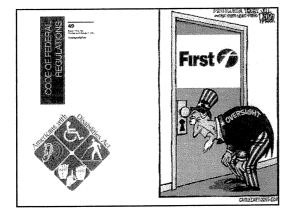


Section 37.173 Training A well-trained workforce is essential in ensuring that the accessibility-related equipment and accommodations required by the ADA actually result in the delivery of good transportation service to individuals with disabilities. The utility of training was recsecons, training must be to proficiency. The Department is not requiring a specific course of training or the submission of a training plan for DOT approval. However, every employee of a transportation provider who is revolved with service to persons with

Ignorance is no excuse for failure...

he or she knows what needs to be done to provide the service in the right way. When it comes to providing service to individuals with disabilities, ignorance is no excuse for tailure.

employees are trained to proficiency. An employee who has forgotten what he was told in past training easions, so that he or she does not know what needs to be done to serve individuals with disabilities, does not meet the standard of being trained to proficiency.



None of these entities said we had to follow our Employee Handbook and teach page 70:

Federal Regulations didn't say we had to
Nevada Regulations didn't say we had to
Clark County Regulations didn't say we had to
ADA didn't say we had to
Contract Between RTC & First Transit
didn't say we had to
Collective Bargaining Agreement didn't say we
had to

IN THE SUPREME COURT OF THE STATE OF NEVADA

FIRST TRANSIT, INC.; and JAY FARRALES.

Electronically Filed Feb 22 2018 11:41 a.m.

Elizabeth A. Brown

Case No.: 70164

Clerk of Supreme Court

VS.

JACK CHERNIKOFF; and ELAINE CHERNIKOFF,

Appeal from the Eighth Judicial District

Court, the Honorable Stefany Miley

Presiding

Respondents.

Appellants,

RESPONDENTS' APPENDIX

(Volume 5, Bates Nos. 835–1066)

Richard Harris Law Firm

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Attorneys for Respondents, Jack Chernikoff and Elaine Chernikoff

INDEX TO RESPONDENTS' APPENDIX

	DOCUMENT DESCRIPTION	LOCATION		
Motion to Da 02/20/14)	ismiss the Estate of Harvey Chernikoff (filed	Volume 1, Bates Nos. 1–9		
Exhibits to l Chernikoff	Motion to Dismiss the Estate of Harvey			
Exhibit No.	Document Description			
A	Complaint (filed 05/31/13)	Volume 1, Bates Nos. 2–24		
В	Defendants First Transit, Inc., Laidlaw Transit Services, Inc., d/b/a First Transit and Jay Farrales' Answer to Plaintiffs' Complaint (filed 06/27/13)	Volume 1, Bates Nos. 25–35		
С	Plaintiff Jack Chernikoff, as Personal Representative of the Estate of Harvey Chernikoff Responses to Defendants' First Set of Request for Production of Documents (dated 09/24/13)	Volume 1, Bates Nos. 36–50		
D	October 2, 2013 Letter from LeAnn Sanders to Ben Cloward Regarding Discovery Responses	Volume 1, Bates Nos. 51–54		
Е	November 14, 2013 Response Letter from Ben Cloward to LeAnn Sanders	Volume 1, Bates Nos. 55–57		
		Volume 1, Bates Nos. 58–60		
G	January 16, 2014 Letter from Ben Cloward to LeAnn Sanders with Letters of Special Administration	Volume 1, Bates Nos. 61–65		
	try of Stipulation and Order Dismissing the rvey Chernikoff with Order (filed 04/04/14)	Volume 1, Bates Nos. 66–72		

	DOCUMENT DESCRIPTION	LOCATION
Plaintiffs' N	enewed Objection to Evidence Mentioning on-Testifying Experts, Dr. Carl Berkowitz or (filed 02/24/16)	Volume 1, Bates Nos. 73–81
Mentioning	Plaintiffs' Renewed Objection to Evidence Plaintiff's Non-Testifying Experts, Dr. witz or Ned Einstein	
Exhibit No.	Document Description	
1	Defendants Jay Farrales and First Transit, Inc.'s Initial Expert Witness Disclosure Statement (filed 06/27/14)	Volume 1, Bates Nos. 82–111
2	Defendants Jay Farrales and First Transit, Inc.'s Rebuttal Expert Witness Disclosure Statement (served 07/28/14)	Volume 1, Bates Nos. 112–126
3	Defendants Jay Farrales and First Transit, Inc.'s Rebuttal Expert Witness Disclosure Statement (served 07/28/14)	Volume 1, Bates Nos. 127–141
Clerk's Exhibit List		Volume 1, Bates Nos. 142–152
Joint Trial	Exhibits	
Exhibit No.	Document Description	
A1 Operator Incident Report Volume 1, Bates Nos. 153-		Volume 1, Bates Nos. 153–154
A3 Records from Clark County Coroner Volume 1, Bates Nos. 155–		Volume 1, Bates Nos. 155–176
A5	Records from Clark County Fire Department	Volume 1, Bates Nos. 177–180
A6	RTC Paratransit Guide	Volume 1, Bates Nos. 181–193

	DOCUMENT DESCRIPTION	LOCATION
Joint Trial	Exhibits (cont.)	
Exhibit No.	Document Description	
A7	First Transit Las Vegas Operator Training Requirements	Volume 1, Bates Nos. 194–197
A8	First Transit Las Vegas Operator Minimum Training Requirements	Volume 1, Bates Nos. 198–199
A9	First Transit Las Vegas Operator Collective Bargaining Agreement	Volume 1, Bates Nos. 200–250
A10	Jay Farrales' Personnel File	Volume 2, Bates Nos. 251–383
A11	Jay Farrales' Medical Examination Reports for Commercial Driver Fitness Determination	Volume 2, Bates Nos. 384–393
A12	Jay Farrales' Application for Employment with Laidlaw	Volume 2, Bates Nos. 394–410
A13	Supplement to Jay Farrales' Personnel File	Volume 2, Bates Nos. 411–445
A14	Documentation Regarding Jay Farrales' Safety Classes and Tests	Volume 3, Bates Nos. 446–556
A15	Driver Manifest for Bus 1790 on July 29, 2011	Volume 3, Bates Nos. 557–562
A16	Contract Between RTC of Southern Nevada and Laidlaw Transit Services Inc. (dated 02/08/07)	Volume 3, Bates Nos. 563–683
A18	Photograph of Signage on Bus	Volume 3, Bates Nos. 684–686
A19	Bus Inspection Photos (00004) and (00026)	Volume 3, Bates Nos. 687–691

	DOCUMENT DESCRIPTION	LOCATION
Plaintiffs' T	rial Exhibits	
Exhibit No.	Document Description	
2	2010 First Transit Employee Handbook	Volume 4, Bates Nos. 692–773
3	Page 00009 Only of LVMPD's Incident Report: Voluntary Statement	Volume 4, Bates Nos. 774–776
7	14 Color Photographs of Harvey Chernikoff's Life	Volume 4, Bates Nos. 777–792
9	Page 00051 Only from Jay Farrales' Personnel File	Volume 4, Bates Nos. 793–795
13	Photos of Decedent	Volume 4, Bates Nos. 796–801
Defendants'	Trial Exhibit	
Exhibit No.	Document Description	
F	Excerpted Pages from Harvey Chernikoff's Medical Records from Gautham Reddy M.D. (admitted 02/24/16)	Volume 4, Bates Nos. 802–834
	F00011–F0014; F00015–F00020; F00025–F00027; F00044–F00045; and F00081	
Court's Tria	al Exhibit	
Exhibit No.	Document Description	
1	Plaintiffs' Power Point Presentation	Volume 5, Bates Nos. 835–949
2	Juror Question from Juror #8 (not asked) Volume 5, Bates Nos. 950–9	
3	Juror Question from Juror #4 (asked and answered)	Volume 5, Bates Nos. 952–953

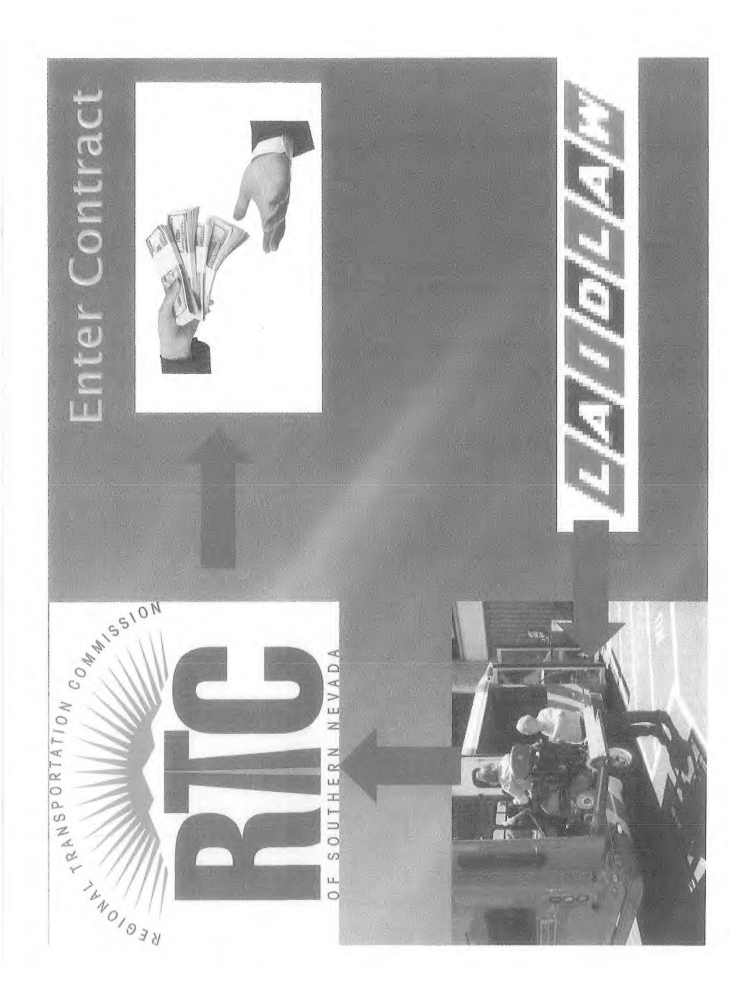
	DOCUMENT DESCRIPTION	LOCATION
Court's Tri	al Exhibit (cont.)	
Exhibit No.	Document Description	
4	Juror Question from Juror #8 (asked and answered)	Volume 5, Bates Nos. 954–955
5	Juror Question from Juror #8 (asked and answered)	Volume 5, Bates Nos. 956–957
6	Defendants' Power Point Presentation	Volume 5, Bates Nos. 958–966
7	Juror Question from Juror #4 (not asked)	Volume 5, Bates Nos. 967–968
8	Juror Question from Juror #4 (not asked)	Volume 5, Bates Nos. 969–970
9	Juror Question from Juror #4 (not asked)	Volume 5, Bates Nos. 971–972
10	Juror Question from Juror #8 (not asked)	Volume 5, Bates Nos. 973–974
11	Juror Question from Juror #8 (asked and answered)	Volume 5, Bates Nos. 975–976
12	Juror Question from Juror #4 (asked and answered)	Volume 5, Bates Nos. 977–978
13	Juror Question from Juror #10 (asked and answered)	Volume 5, Bates Nos. 979–980
14	Juror Question from Juror #8 (asked and answered)	Volume 5, Bates Nos. 981–982
15	Juror Question from Juror #8 (asked and answered)	Volume 5, Bates Nos. 983–984
16	Juror Question from Juror #4 (asked and answered)	Volume 5, Bates Nos. 985–986

	DOCUMENT DESCRIPTION	LOCATION
Court's Tri	al Exhibit (cont.)	
Exhibit No.	Document Description	
17	Juror Question from Juror #3 (asked and answered)	Volume 5, Bates Nos. 987–988
18	Juror Question from Juror #4 (asked and answered)	Volume 5, Bates Nos. 989–990
19	Juror Question from Juror #10 (asked and answered)	Volume 5, Bates Nos. 991–992
20	Plaintiffs' Proposed Instruction-Not Given	Volume 5, Bates Nos. 993–994
21	Plaintiffs' Closing Argument Power Point	Volume 5, Bates Nos. 995–1027
22	Defendants' Closing Argument Power Point	Volume 5, Bates Nos. 1028–1053
Docket of C	ase No. A-13-682726-C	Volume 5, Bates Nos. 1054–1066

	T OF CLARK COUNTY) Case No. A682726	(Honorable Stefany Miley)
Official Case Caption		Jack & Elaine Chernikoff,	Painti	VS.	First Transit, Inc.	Defendant

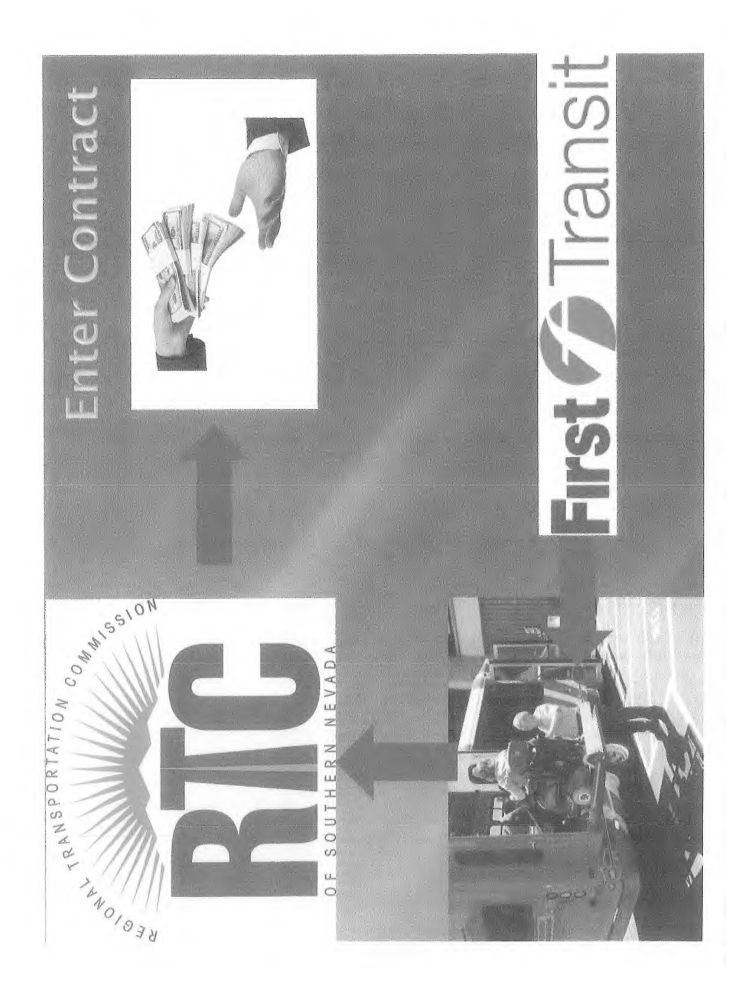


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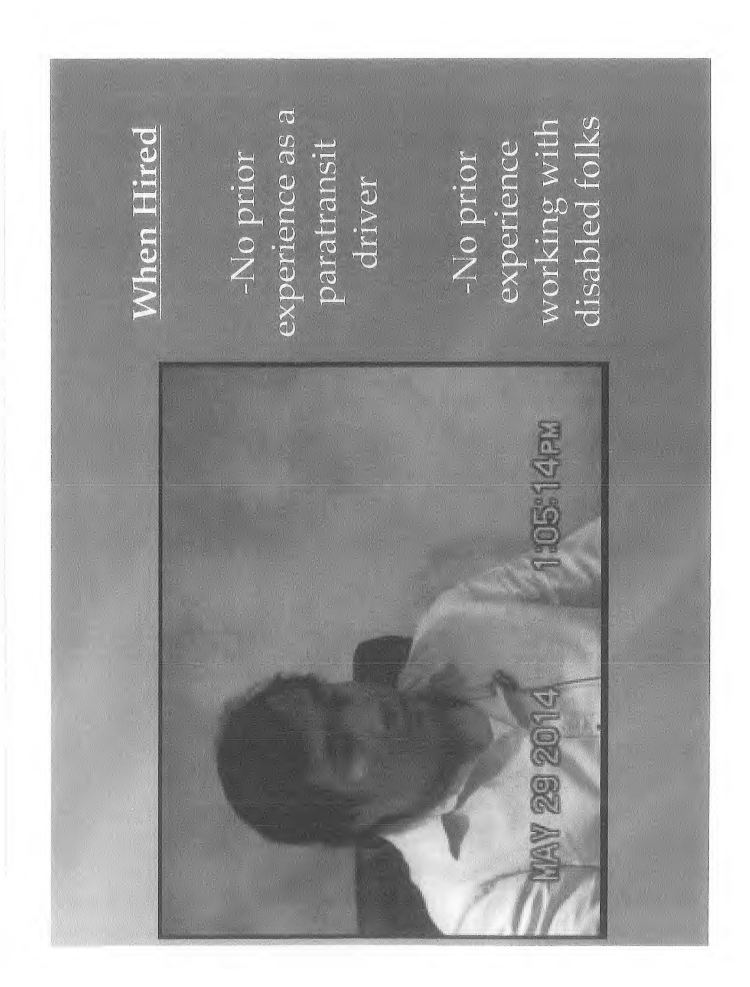


Fransit purchased Laidlaw

Transit purchased Laidlaw



First Transit / Formerly Laidlaw Hires Jay Farrales to be a driver June 2, 2006 HIRE DATE

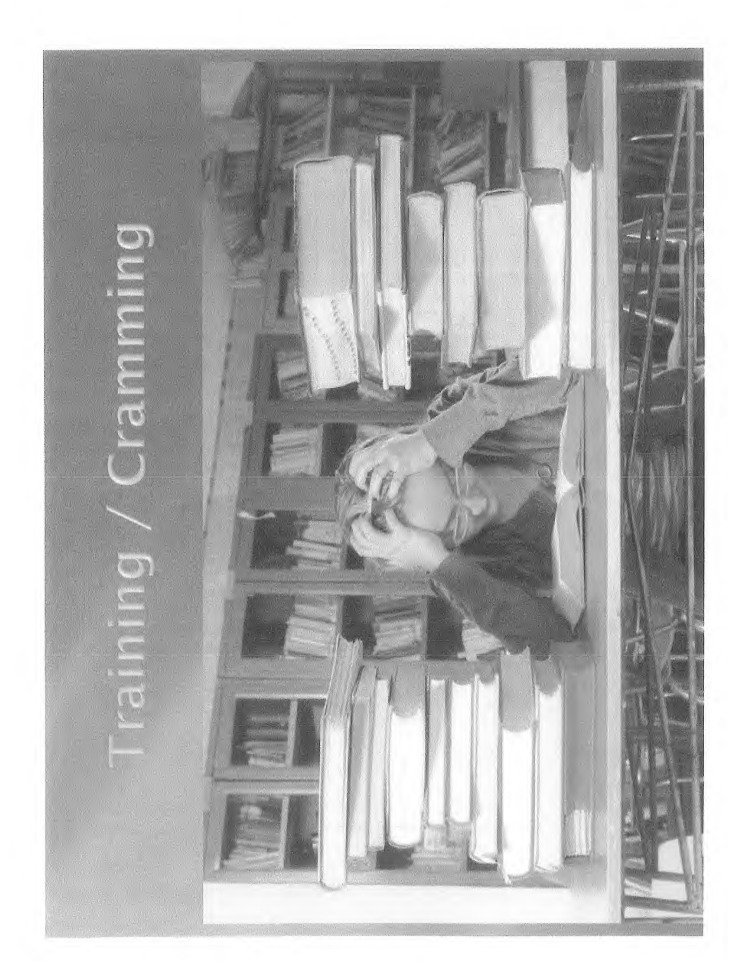


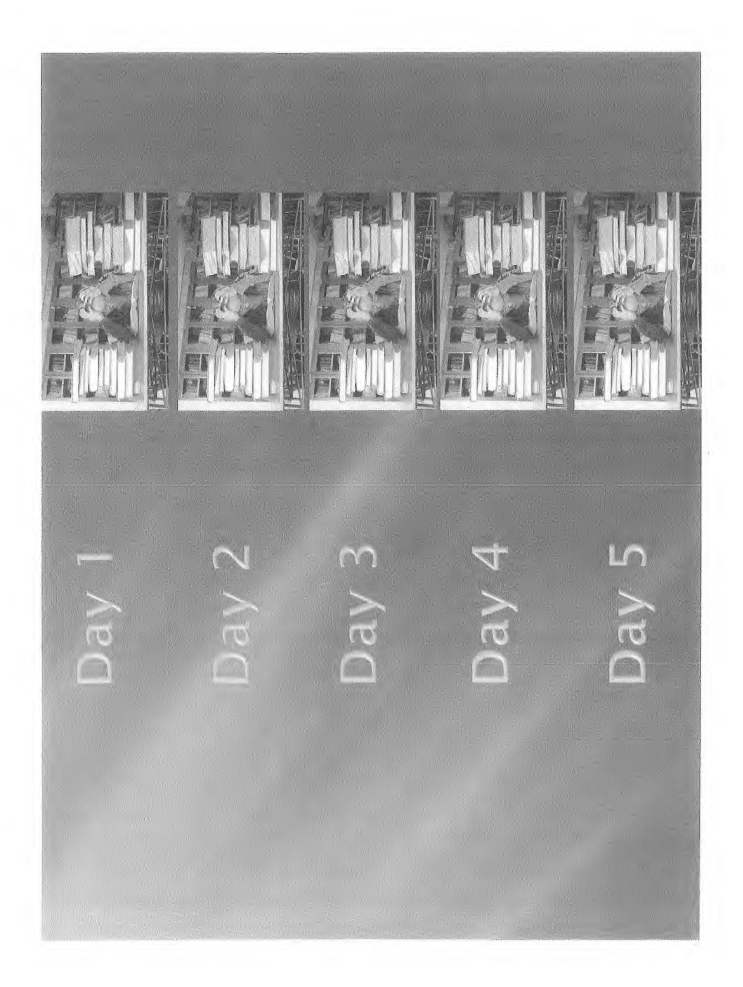
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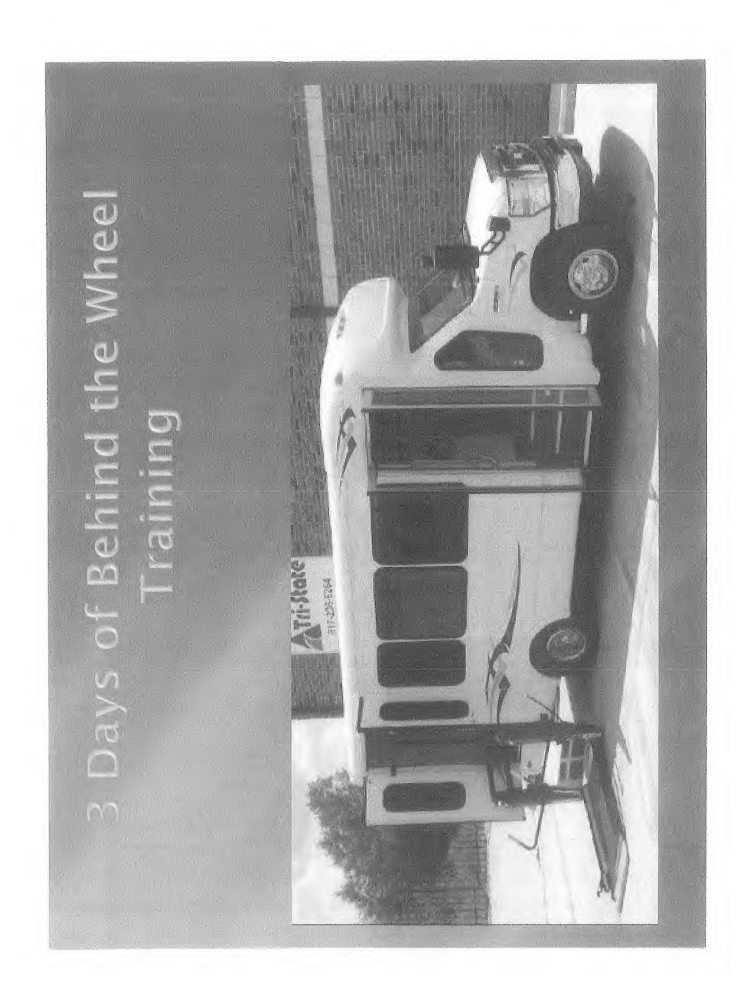
Minimum Hiring Standards

■None really

Children may only "potentially disqualify" someone Even Murder, Kidnapping, Crimes against from employment







Spokesperson Jennifer McKibbons Deposition of Corporate 12:05:59 PM ransit APR 27 2015





What are the Rules?

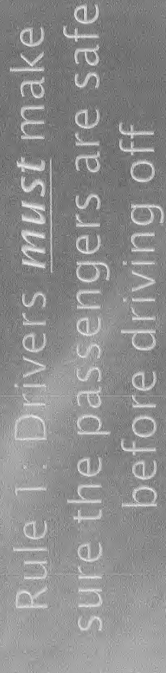
SAFETY RULES

ransi Rule I. Drivers *must* make sure the passengers are safe before driving off FIRST (12:05:59PM APR 27 2015

ransi Rule 2: Drivers must scan the nterior of the bus every 5 FIRST 12:05:59 PM APR 27 2015

ransit bassengers to eat or drink on the Rule 3: Drivers must not allow FIRST 12:05:59 PM APR 27 2015

ransit FIRST F





When transporting folks with disabilities extra care is required

ransi with disabilities extra care Rule 2: Drivers must scan When transporting folks the interior of the bus every 5 seconds is required

ransit



Drivers must scan the interior

of the bus every 5 seconds

WAW 28 2014 1:05:14FM

Because passengers with disabilities sometimes fight or do things they are not supposed to do

passengers to eat or drink on the bus ransi CHOKING HAZARD le 3: Drivers must not allow 12:05:59 PM APR 27 2015

ransit



bassenciers to eat or drink on the bus Drivers must not allow

Admitted drivers were trained that people could choke to death if allowed to eat on the bus



Vere they important



Drivers must know and enforce all safety rules ransit 2:05:59 PM APR 27 2015

Why are we here?

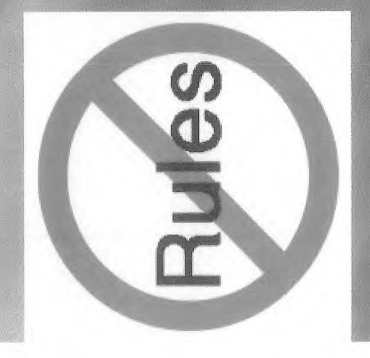


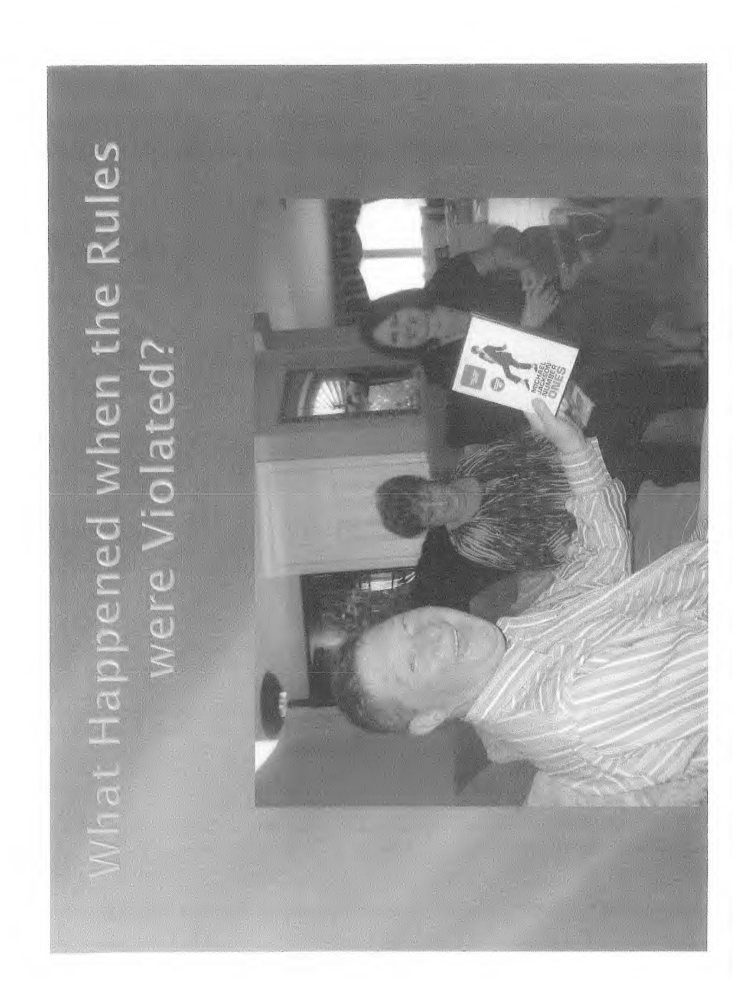
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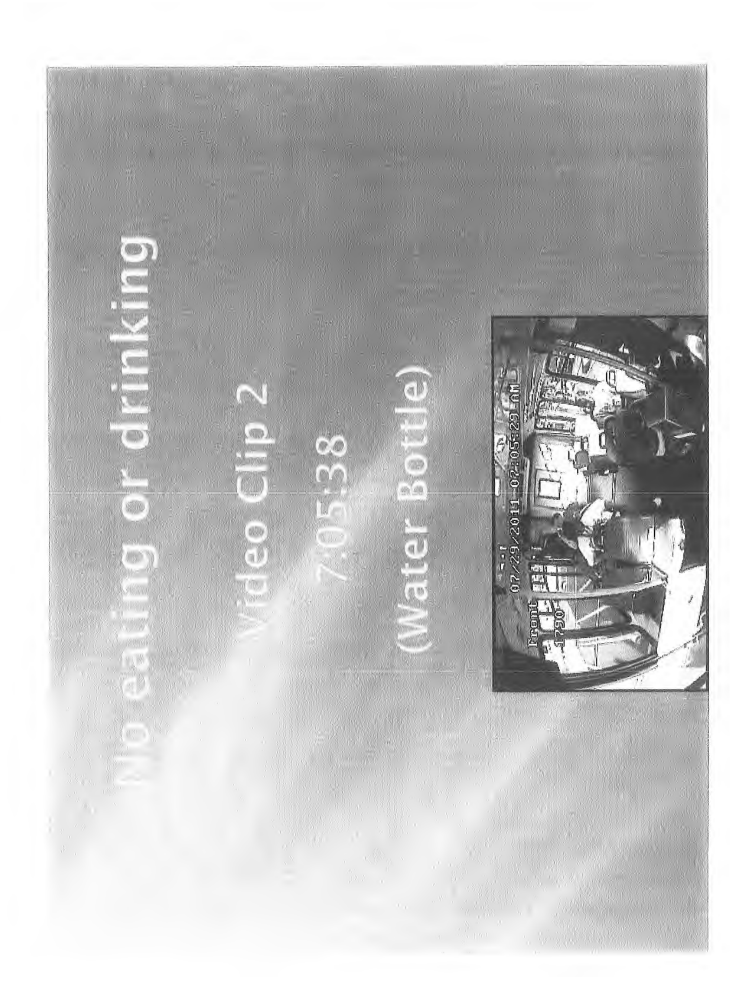
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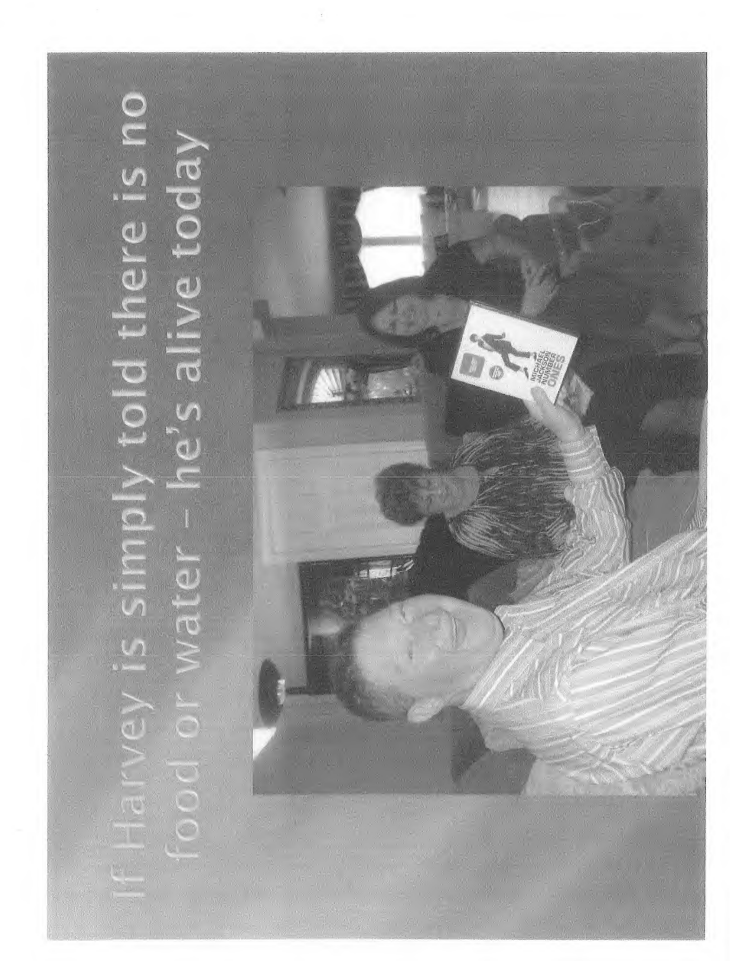


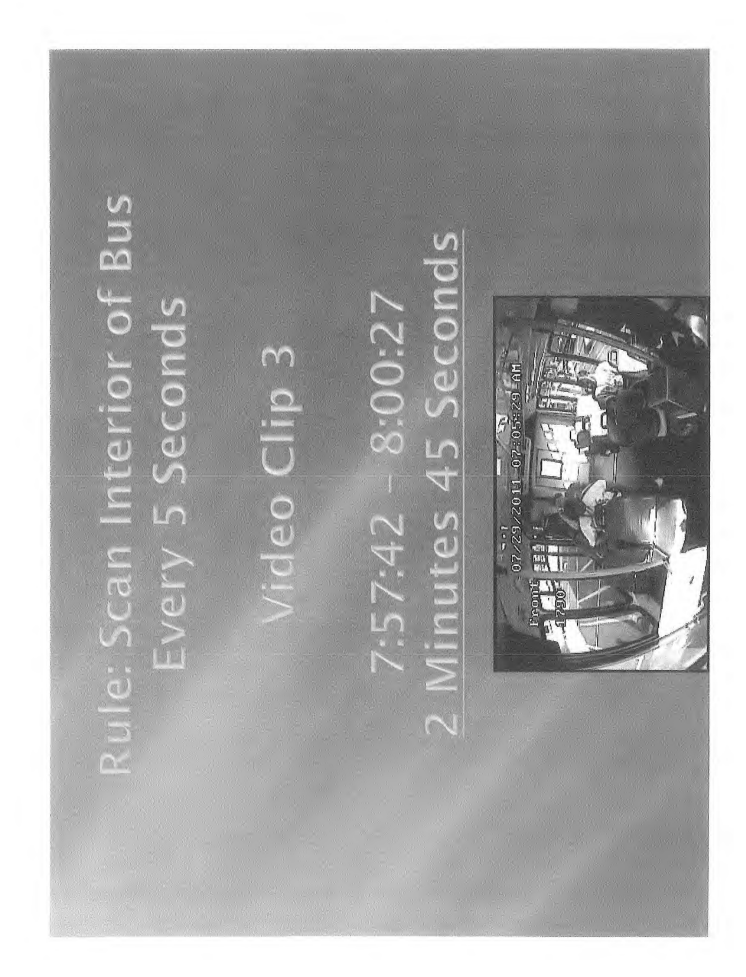
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Defendants Violated Several Rules



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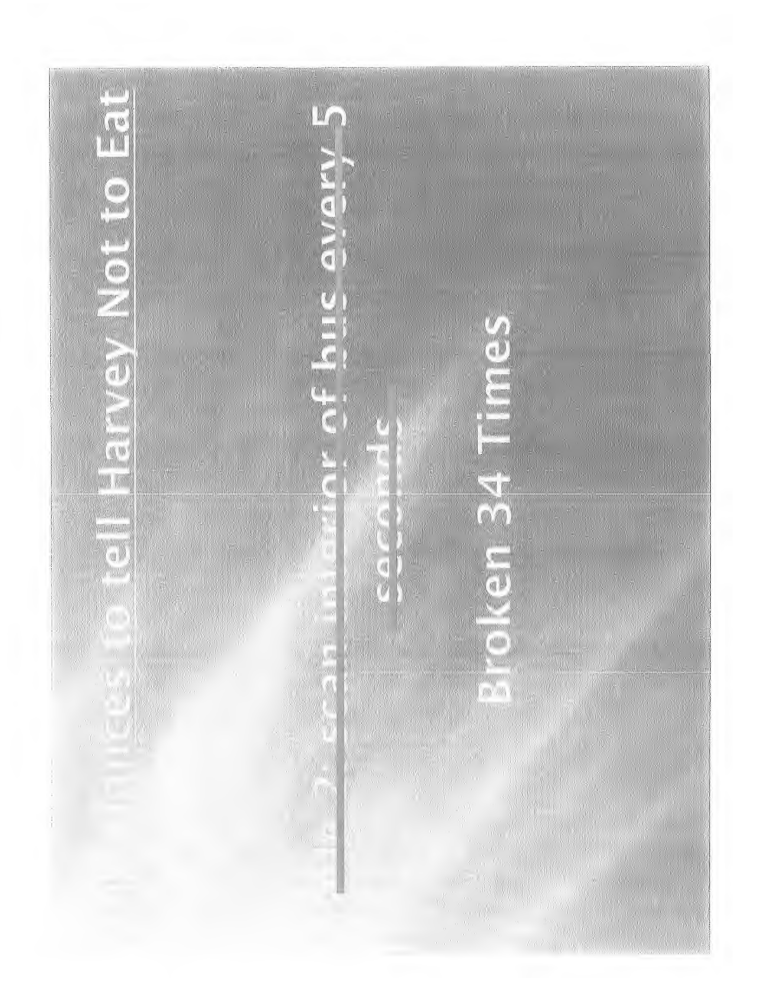
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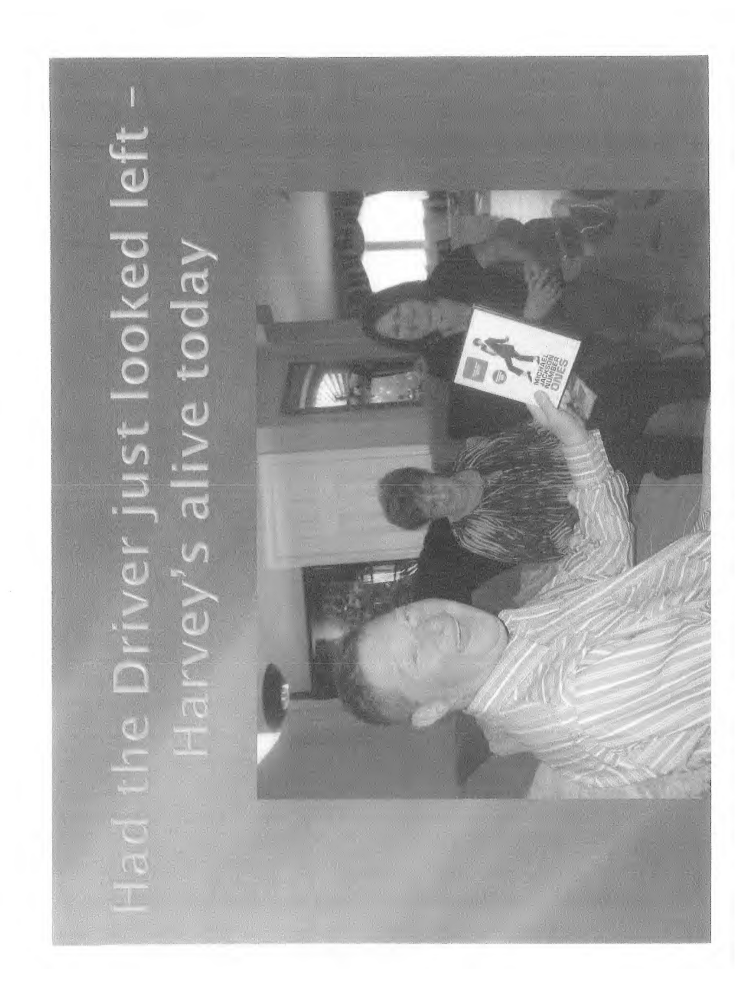
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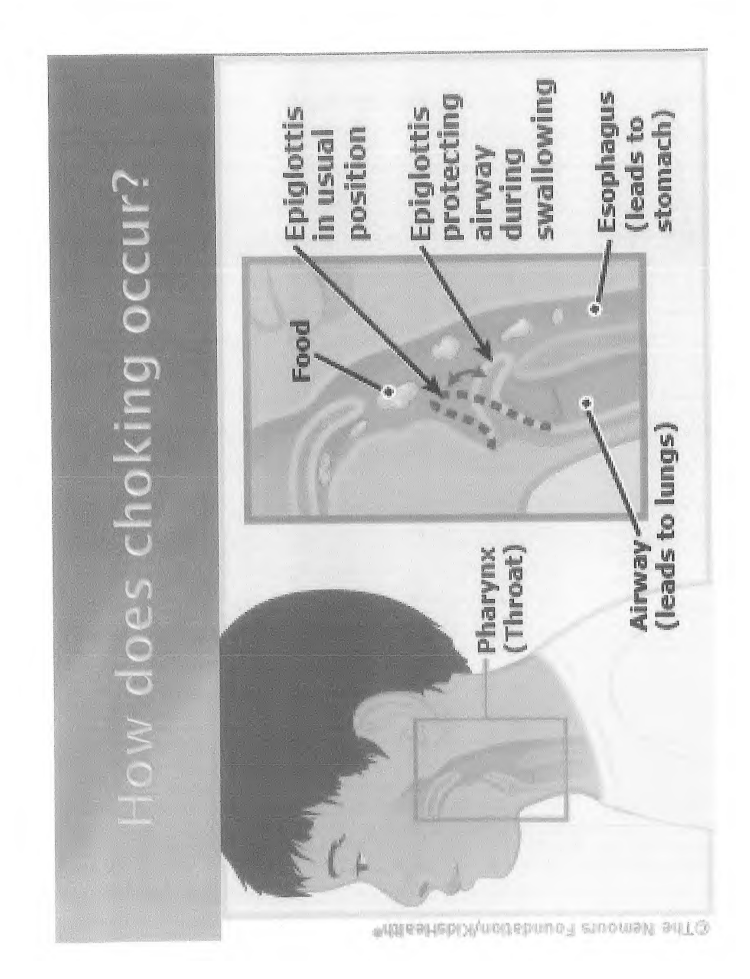
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How to do abdominal thrusts EMPLOYEE HANDBOOK How to treat choking (Heimlich Manuever) CHOKING FIRST AID PAGE 70 PAGE 70 Call 911

