EXHIBIT 3

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6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF DOUGLAS
8	-000-
9	HELMUT KLEMENTI, Case No. 14-CV-0260
10	HELMUT KLEMENTI, Case No. 14-CV-0260 Plaintiff, Dept. No. I
11	vs. JEFFREY D. SPENCER,
12	Defendant. AND RELATED COUNTERCLAIM.
13	
14	
15	VIDEO DEPOSITION OF
16	JEFFREY SPENCER
17	July 28, 2016
18	Reno, Nevada
19	
20	
21	
22	
23	
24	JOB NO. 314146
25	REPORTED BY: DEBORAH MIDDLETON GRECO, CCR #113, RDR, CRR

4 AA 892

		Page 2		Dago 4
1	A P	PEARANCES Page 2	1	Page 4 BE IT REMEMBERED that on Thursday, July 28, 2016, at
2	FOR	Douglas R. Brown, Esq.	2	the hour of 10:01 a.m. of said day, at the offices of SUNSHINE
3	PLAINTIFF/COUNTERDEFEND	ANT Lemons, Grundy & Eisenberg	3	LITIGATION SERVICES, 151 Country Estates Circle, Reno, Nevada,
4	KLEMENTI:	6005 Plumas St., #300 Reno, NV 89509	4	before me, DEBORAH MIDDLETON GRECO, a Certified Court Reporter,
]		786-6868	5	personally appeared JEFFREY SPENCER, who was by me first duly
5		Drb@lge.net	6	sworn and was examined as a witness in said cause.
7	FOR JEFFREY SPENCER	David M. Zaniel, Esq.	7	
8	DEFENDANT :	Ranalli & Zaniel, LLC 50 West Liberty St., #1050	8	THE VIDEOGRAPHER: This is the beginning of videotape
		Reno, NV 89501	9	
9		786-4441 Dzaniel@ranallilawyers.com	10	tape one in the deposition of Jeffrey Spencer taken in the
10 11				matter of Klementi versus Spencer held at Sunshine Litigation
11	FOR COUNTERCLAIMANT JEFF	FREY William J. Routsis, II, Esq.	11	Services on July 28, 2016.
12	SPENCER:	1070 Monroe Street Reno, NV 89509	12	The time is approximately 10:01 a.m.
13		337-2609	13	The court reporter is Deb Greco. I'm Stewart
14 15	FOR COUNTERDEFENDANT KIN	NION: Michael A. Pintar, Esq.	14	Campbell, the videographer and an employee of Sunshine
		Glogovac & Pintar	15	Litigation Services.
16		427 West Plumb Lane Reno, NV 89509	16	This deposition is being videotaped at all times
17		333-0400	17	unless specified to go off the video record.
18		Mpintar@gplawreno.net	18	Would all present please identify themselves,
19	DOD DOD WITH OVICING		19	beginning with the witness?
20	FOR FOR THE SHAWS:	Tanika M. Capers, Esq. 6750 Via Austi Parkway, #310	20	THE WIINESS: Jeff Spencer.
21		Las Vegas, NV 89119 (702) 371-5657	21	MR. ROUTSIS: William Routsis, attorney representing
21		Tcapers@amfam.com	22	Jeff Spencer in the cross-claim.
22 23	ALSO PRESENT:	Elfriede Klementi	23	MR. ZANIEL: And David Zaniel representing
23	ABO FREDERI.	Mary Ellen Kinion	24	Jeff Spencer as a defendant.
24 25		Stuart Campbell, Videographer	25	MS. CAPERS: Tanika Capers representing the Shaws.
	<u></u>	Page 3		Page 5
1		INDEX	1	MR. PINTAR: Mike Pintar on behalf of Mary Ellen
2			2	Kinion and Egon and Elfie Klementi.
-	EXAMINATION	PAGE	3	MR. BROWN: Doug Brown on behalf of Helmut Klementi.
3	Examination by Mr. Br	cown 5	4	THE VIDEOGRAPHER: Would the court reporter please
4	branchacton by mr. br		5	swear in the witness.
5			6	JEFFREY SPENCER
6	E	XHIBITS	7	called as a witness, having been duly sworn,
7			8	testified as follows:
8	NUMBER DESCRIPTION	I PAGE	9	EXAMINATION
0	EXHIBIT 11 First Amend	led Third-Party Complaint and 162	10	BY MR. BROWN:
9	Demand for		11	Q Mr. Spencer, good morning.
10	EXHIBIT 12 List of Doc	etors 190	12	My name is Doug Brown, as you heard before we got
11	EXHIBIT 13 List of Con	ditions 190	13	started, and I represent Helmut Klementi.
12	(Driginal Publicity Det-in	ad in Dindoro at Curching Titianti-	14	The depo today was noticed for 9 o'clock, and it's now
13	(original Exhibits Retain	ed in Binders at Sunshine Litigation Services)	15	10 o'clock.
14			16	Is there a reason why you were late?
15			17	A I was sick this morning.
16			18	Q And you didn't notify anybody prior to
17			19	A No.
18				
19			20	
20 21			21	Okay.
22			22	A We attempted to call, and no one was answering the
23			23	phones.
24			24	Q Okay. Could you your full name is Jeffrey Spencer?
25			25	A Yes.
	······································	Litigation Service		800-330-1112

1	Page 6 Q Do you have a middle name?	1	Q Did you review the surveillance footage?
2	A Del.	2	A No.
3	0 I'm sorry?	3	Q When was the last time you looked at that?
4	A Del.	4	A I can't remember.
 5	0 Del?	5	Q Been a while?
6	£	6	A Yes.
	Okay. Have you ever had your deposition taken before,	7	
7	kr. Spencer?	1	Q All right. Where do you presently live?
8	A Not that I remember, no.	8	A 321 Charles
9	Q I'm sorry?	9	Q How long
LO	A No. Not that I remember.	10	A Stateline.
1	Q I'm sure you have met with your attorneys and talked	11	Q I did it that time.
.2	to them about this process, but I'm going to go over some ground	12	How long have you lived at that address?
3	rules before we get started.	13	A 12 years approximately.
4	This is a process, and I know you sat through some of	14	Q And your wife Marilyn lives at that address with you?
5	these depos, so it's a process that we have to go through.	15	A Yes, sir.
.6	In order to make sure that the court reporter is able	16	Q Has she lived at that address with you the entire 12
7	to have a clear record or make a clear record, it's important	17	years?
.8	that you let me finish my question before you respond.	18	A Yes, sir.
9.	And it's something that we might do in everyday	19	Q Has anybody else lived at that address?
0	conversation, but again, we want to preserve the record.	20	A We had Marilyn's aunt living there for a while. I
1	Otherwise, it makes it difficult to read.	21	can't remember when that was.
2	If I remind you of that, I'm not picking on you. I	22	Q Was that before or after April of 2012?
3	just want to make sure we have a clear record.	23	A Before.
4	Do you understand?	24	Q Okay. How long have you been married to Marilyn?
25	A Yes, sir.	25	A Thank heavens she is out of the room.
	Page 7	╂	Page
1	Q Okay. And you might even more on that. Sometimes	1	Q We won't tell.
2	I even violate that rule.	2	A I think we got married in '98.
3	You might anticipate a question or an answer to a	3	Q Okay. Where did you live prior to the Charles Way
4	question that I'm asking before I finished it.	4	address?
5	Let me finish my question, even if you think you know	5	A Homewood. Homewood, California. It's across the
6	the answer before you respond, okay?	6	lake.
7	A Yes, sir.	7	Q Okay. In Tahoe?
8	Q Also, in everyday conversation, we sometimes use hand	8	A Yeah.
9	gestures, uh-huhs, huh-uhs, head nods.	9	Q In the Tahoe area?
0	We can't do that in this proceeding because the court	10	How long did you live there?
1	reporter can't take down those gestures.	11	A We moved there right after we got married. About two
2	Do you understand?	12	weeks after we got married.
3	A Yes.	13	Q Okay. So sometime in '98?
4	Q Any reason why you can't give accurate testimony here	14	A Yes.
5	today?	15	Q Or sometime around that time?
6	A No.	16	A Yeah.
7	Q Okay. What did you what documents did you review	17	Q Okay. Another thing, too, is I don't want you to
, B	in preparing for today's deposition?	18	guess today.
9	A Trial transcripts.	19	But if you have an estimate or an approximation, I'm
0	Q The criminal trial transcript?	20	entitled to your best estimate or approximation.
		21	A Yes, sir.
1	A Yeah. Police report.	21	
22	Q I'm sorry?		
	A And a police report.	23	are your immediate neighbors?
23		24	A Could you define limediate "D
23 24 25	Q Okay. Anything else? A No.	24 25	A Could you define "immediate"? Q Well, who lives next door to you on I'm presuming

1	you have	Page 1 neighbors on both sides of your house?	0 1	Q How far from your house approximately?
2	<u>д-1</u> А	No.	2	A Across the street, basically. Charles goes into their
3	Q	You don't?	3	driveway pretty much.
4	Ã	No. There's a vacant lot next to my house.	4	Q When you moved into the neighborhood approximately 12
5	Q	Okay. Well, that explains that.	5	years ago, were the Klementis, did the Klementis live in the
6	~	Explain the layout of your neighborhood to me.	6	neighborhood at the time?
7	A	Meadow and Juniper run parallel. Charles intersects	7	A I believe so.
8		them. Charles is approximately 250 feet long.	8	Q What about Miss Kinion?
9	2000 Q	0kay.	9	A I couldn't say.
10	A	So it only has four lots on it.	10	Q Okay. What about the Shaws?
11	Q	So you on one side of your house, you have an empty	i	A You know, I really couldn't say.
12	lot?		12	Q Okay. We'll get back into the neighbors and the
13	A	Yes, sir.	13	neighborhood in a minute.
14	Q	What's on the other side of your house?	14	But what do you are you presently employed?
15	A	Street. Juniper.	15	A Yes, sir.
16		•	16	
10	Q neidhbor	So you don't have any other properties, any of your s have properties touching your property?	17	 Q And who are you employed by? A I'm not going to say.
18	neignbor A	Behind me is a vacant foreclosed house. Diagonally	18	Q Why not?
		which would be two lots over on Meadow, is a rental	19	A Because the Klementis have tried to have me fired from
19 20	house.	which would be two toco over on preadow, is a felicat	20	every job I have had up there. And she says that in one of the
20	nouse. Q	Okay. Where does Helmut Klementi live in relation to	20	documents. So I don't want them contacting my employer.
21			22	MR. BROWN: Counsel, I need to know this information.
22	your hou	Couple streets away.	22	It's going to be public record.
23	A	Okay. What about Egon and Elfie?	23	If he is claiming that he has been harmed in his
24	Q A	Diagonally across the street. Across the street, and	24	reputation, it's certainly relevant.
25	А	Diagonarry across the street. Across the street, and	2.5	reputation, it's certainly relevant.
1		Page 1	1	Page 13
	-	e across from the vacant lot.	1	And it's information that I believe needs to be
2	Q Thalism	I have seen on the video, the surveillance video, that	: 2 3	answered here today.
3		e is from your security cameras, looks like there is a		MR. ROUTSIS: Well, I think that maybe we're going to
4		the second story of your house?	4	have to take it under seal with the judge.
	A	Yeah. I have a deck on the second story.		I understand you have got you can ask him all the
6	Q	And if you are standing on that deck and looking	6	questions you like about pay, et cetera, but as to where he
7	-	across, is there a house that you can see straight	7	works, I think he has got a legitimate concern.
8	across?	Ver	8	So can you do that? I mean, salary, et cetera. Just
9	A	Yes.	9	leave out the name of the business so they can't contact him or
10	Q	And whose house is that?	10	his employer.
11	A	Well, no, you can't.	11	MR. BROWN: I can't verify his employment for purposes
12	-	Are you referring to the front deck or rear deck?	12	of damages, and I'm not trying to be unreasonable, Bill.
13	Q	I don't know. I saw stairs. It's the surveillance	13	MR. ROUTSIS: No. I appreciate that.
14		ere you are coming back up the stairs. Your wife is on	14	MR. BROWN: I just want the information.
15	the phon		15	MR. ROUTSIS: Perhaps we can give you the name and
16	A	Okay. There's a house directly across the street,	16	keep it quiet in terms of disclosure at this time.
17	yes.	at an transform	17	MR. BROWN: Want to take a quick break?
18	Q	Okay. Whose house is that?	18	MR. ROUTSIS: Yeah.
19	Α	Diane I don't know her last name.	19	MR. BROWN: Okay.
20	Q	Where does Mary Ellen Kinion live in relation to your	20	THE VIDEOGRAPHER: We're going off the video record.
21	house?		21	The time is approximately 10:11 a.m.
22	Α	Around the corner, down Meadow. 400 feet down Meadow,	22	(A recess was taken)
23	couple h	ouses down.	23	THE VIDEOGRAPHER: We're going back on the video
	-	What about Dr. Shaw and her husband?	24	record. The time is approximately 10:16 a.m.
24	Q	MARC BOOK DI, DIEW and Her Mandala.		recent, me and an approximately refue that

1	Page 14	- T	Page 16
i *	This is William Routsis representing the cross-claimant, Jeff	1	
2	Spencer.	2	A Correct. So whatever they say is what it is.
3	And due to the fact that in the history of this	3	Q And that employer, not your more recent employer, but
4	case, my client has lost his job due to what we believe is some	4	that employer is F&B?
5	of the alleged conduct of the defendants in our cross-claim.	5	A Yes.
6	So my client, to protect that from happening again, we	6	Q Explain to me what your job description is at F&B.
7	decided not to reveal the name of his business to the	7	A Basically, truck driver.
8	defendants, but I have provided the name and numbers to counsel.	8	Q Is F&B in any way affiliated with the snowplow work
9	And I'm going to ask that they keep that information	9	that you did in your neighborhood?
10	privileged from the defendants at this time, unless the judge	10	A Yes.
11	makes a ruling otherwise.	11	Q Okay. So when you say you're a truck driver, to me,
12	MR. BROWN: And I thank you for that. And you did, in	12	that could fill a lot of different bills.
13	fact, provide me with a handwritten indication of who	13	Tell me when you say truck driver, tell me what it
14	Mr. Spencer's employer is.	14	is specifically what you drive, what you do.
15	For our purposes, I want to make for the record that I	15	Are you a long-haul truck driver?
16	believe that we are entitled to that information on the record	16	A No. F&B is local only.
10	from Mr. Spencer.	17	Q What kind of trucks do you drive?
18	I will go into issues surrounding his employment for	18	A Dump trucks and end dumps.
10 19	the time being and for today's purposes to keep the proceeding	19	Q I'm sorry. Dump trucks?
19 20	going, but I still believe that we're entitled to that	20	
20 21	information.	20	
	I don't believe that Mr. Spencer can pick and choose	21	dump truck and the snowplows.
22		1	Q Do you still do snowplow work for
23	what to respond to, unless there is an objection under privilege	23	A Yes.
24 25	in this case, and it would be his or your burden to move for a	24	Q Or with F&B?
25	protective order regarding that issue.	25	A Yes.
	Page 15		Page 17
1	With that said, let's go back onto the deposition.	1	Q And does that include work in your neighborhood?
2	BY MR. BROWN:	2	
-		1	A Yes.
3	Q So, Mr. Spencer, you are currently employed?	3	Q Still to this day?
4	A Yes.	3	Q Still to this day? A Yes.
4 5	A Yes. Q How long have you been employed with your current	3 4 5	Q Still to this day?A Yes.Q Who is your direct supervisor at F&B?
4 5 6	A Yes. Q How long have you been employed with your current employer?	3 4 5 6	 Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester.
4 5 6 7	A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the	3 4 5 6 7	 Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester?
4 5 6 7 8	A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six	3 4 5 6 7 8	 Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012
4 5 7 8 9	A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six years with the other one.	3 4 5 6 7 8 9	 Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012 also?
4 5 7 8 9 10	A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six years with the other one. Q Okay. So and that's what I was going to get at.	3 4 5 6 7 8 9 10	Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012 also? A Yes.
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4 5 7 8 9 10 11 12 13 14 15 16 17	 A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six years with the other one. Q Okay. So and that's what I was going to get at. You indicated you have two employers? A Yes. Q One that you have been with that you were hired after, sometime after 2012? A Yes. Q Do you know approximately when that hire date was? 	3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012 also? A Yes. Q How many hours a week do you work for F&B? A It varies on what they have. Q Is there an average? A Anywhere no, definitely not. Q Are there seasons where you work more A Yes.
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4 5 7 8 9 10 11 12 13 14 15 16 17 18	 A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six years with the other one. Q Okay. So and that's what I was going to get at. You indicated you have two employers? A Yes. Q One that you have been with that you were hired after, sometime after 2012? A Yes. Q Do you know approximately when that hire date was? A No. I could look it up, but I don't have that information with me. 	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012 also? A Yes. Q How many hours a week do you work for F&B? A It varies on what they have. Q Is there an average? A Anywhere no, definitely not. Q Are there seasons where you work more A Yes. Q or less? A Summer and the winters.
4 5 7 8 9 10 11 12 13 14 15 16 17 18 19 20	 A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six years with the other one. Q Okay. So and that's what I was going to get at. You indicated you have two employers? A Yes. Q One that you have been with that you were hired after, sometime after 2012? A Yes. Q Do you know approximately when that hire date was? A No. I could look it up, but I don't have that information with me. Q And the other employer, you were employed with, you 	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012 also? A Yes. Q How many hours a week do you work for F&B? A It varies on what they have. Q Is there an average? A Anywhere no, definitely not. Q Are there seasons where you work more A Yes. Q or less? A Summer and the winters. Q Mr. Spencer, I'm not picking on you, but what you are
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	 A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six years with the other one. Q Okay. So and that's what I was going to get at. You indicated you have two employers? A Yes. Q One that you have been with that you were hired after, sometime after 2012? A Yes. Q Do you know approximately when that hire date was? A No. I could look it up, but I don't have that information with me. Q And the other employer, you were employed with, you said, approximately six years? 	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012 also? A Yes. Q How many hours a week do you work for F&B? A It varies on what they have. Q Is there an average? A Anywhere no, definitely not. Q Are there seasons where you work more A Yes. Q or less? A Summer and the winters. Q Mr. Spencer, I'm not picking on you, but what you are
4 5 6 7 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six years with the other one. Q Okay. So and that's what I was going to get at. You indicated you have two employers? A Yes. Q One that you have been with that you were hired after, sometime after 2012? A Yes. Q Do you know approximately when that hire date was? A No. I could look it up, but I don't have that information with me. Q And the other employer, you were employed with, you said, approximately six years? A Yeah. 	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012 also? A Yes. Q How many hours a week do you work for F&B? A It varies on what they have. Q Is there an average? A Anywhere no, definitely not. Q Are there seasons where you work more A Yes. Q or less? A Summer and the winters. Q Mr. Spencer, I'm not picking on you, but what you are doing is you are anticipating my questions and answering before I get it out.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	 A Yes. Q How long have you been employed with your current employer? A Approximately three and a half years with one, and the other one, off and on, maybe 2010 or around there. So maybe six years with the other one. Q Okay. So and that's what I was going to get at. You indicated you have two employers? A Yes. Q One that you have been with that you were hired after, sometime after 2012? A Yes. Q Do you know approximately when that hire date was? A No. I could look it up, but I don't have that information with me. Q And the other employer, you were employed with, you said, approximately six years? A Yeah. Q So 2010? 	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Still to this day? A Yes. Q Who is your direct supervisor at F&B? A I would guess Flipper Manchester. Q Flipper Manchester? Was Mr. Manchester your direct supervisor in 2012 also? A Yes. Q How many hours a week do you work for F&B? A It varies on what they have. Q Is there an average? A Anywhere no, definitely not. Q Are there seasons where you work more A Yes. Q or less? A Summer and the winters. Q Mr. Spencer, I'm not picking on you, but what you are doing is you are anticipating my questions and answering before I get it out.

1	A	Okay.	1	A	Page 2 No, I haven't.
2	Q	So I believe you said that seasonally the work can	2	Q	Why not?
3	-	r drop off with F&B?	3	~ A	I haven't had time to do it yet.
4	A	Yes.	4	Q	You know, this case has been pending for
5	Q	What's the busy time of the year?	5	~	MR. ROUTSIS: Objection. Argumentative. There is no
6	Ā	Summer.	6	need for	your dialogue. Okay? You asked a question. He gave
7	Q	The summer?	7	an answe:	
8	Ā	(Nods affirmatively).	8		MR. BROWN: Counsel, you can object.
9	Q	In 2012, can you give me can you tell me how much	9		MR. ROUTSIS: Argumentative. It's in the record.
10		with F&B on an annual basis?	10		MR. BROWN: Okay. We don't make speaking objections.
11	A	No.	11	We voi	1 know, this is a civil matter that speaking
12	Q	What about 2013?	12	1	MR. ROUISIS: Argumentative is not a speaking
13	× A	No. I think the best evidence is the records that	13	objection	
14	were turn		14	BY MR. BI	
15	Q	Okay. What about last year?	15	Q	Okay. I'm going to ask you to go ahead and answer
16	× A	I don't.	16	that ques	
10	Q	You have no idea?	17	A and	Could you rephrase the question? I already forgot.
18	Ă	No.	18	Q	You said you didn't have time. This litigation has
19	Q	Is that a larger portion of your income than your	19		ling for well over a year.
20	new	The second	20		Why haven't you had time to produce that?
21	A	No.	21	A	Because I work.
22	Q	employer?	22	Q	Okay. When did you create that log?
23	۳ A	No.	23	Ā	I don't know. When did you tell me to create it?
24	Q	You got to let me finish.	24		Probably I don't remember. It would be whenever
25	~	The answer was no?	25	the first	time we met with Mr. Routsis. So we don't know when
1	А	Page 19 No.	1	that is.	I don't remember. Page 2:
2	0	Okay. So as a result of this lawsuit, you never lost	2	Q	That would have been sometime in 2012, around the
3	~	oyment with F&B, as a result of the allegations in this	3	criminal	
4	lawsuit?		4	А	Yeah.
5	A	Close, but never lost.	5	Q	Okay. What is your rate of pay at F&B?
6	0	Okay. And it didn't affect your hours that you	6	Ã	It's not much. 20 bucks an hour or something like
7	= worked?		7	that.	
8	A	It did.	8	Q	Has it gone up since 2012?
9	Q	It did?	9	A	No.
-	×	So you are saying that prior to 2012 you worked more	10	Q	It's stayed the same?
10				~	
	hours wit	h F&B?	111	А	Yeah.
11	hours wit A		11		
11 12	A	No.	12	Q	Do you get any benefits besides just an hourly rate of
11 12 13		No. I don't understand your answer.	12 13	Q pay with	Do you get any benefits besides just an hourly rate of F&B?
11 12 13 14	A Q	No. I don't understand your answer. How did it affect your hours?	12 13 14	Q pay with A	Do you get any benefits besides just an hourly rate of F&B? Yes.
11 12 13 14	A Q	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off	12 13 14 15	Q pay with	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits?
11 12 13 14 15	A Q A for this.	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off It was hours I could have worked.	12 13 14 15 16	Q pay with A Q	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits? I don't know. Define benefits.
11 12 13 14 15 16 17	A Q A for this. Q	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off It was hours I could have worked. How many hours have you taken off because of this?	12 13 14 15 16 17	Q pay with A Q A	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits? I don't know. Define benefits. Are you meaning like medical?
11 12 13 14 15 16 17 18	A Q A for this. Q A	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off It was hours I could have worked. How many hours have you taken off because of this? Well, I couldn't say right now.	12 13 14 15 16 17 18	Q pay with A Q A	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits? I don't know. Define benefits. Are you meaning like medical? Anything that you would receive other than your rate
11 12 13 14 15 16 17 18 19	A Q for this. Q A Q	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off It was hours I could have worked. How many hours have you taken off because of this? Well, I couldn't say right now. Do you have a log or	12 13 14 15 16 17 18 19	Q pay with A Q A Q of pay as	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits? I don't know. Define benefits. Are you meaning like medical? Anything that you would receive other than your rate a result of working with F&B.
11 12 13 14 15 16 17 18 19 20	A Q for this. Q A Q A	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off It was hours I could have worked. How many hours have you taken off because of this? Well, I couldn't say right now. Do you have a log or Yes.	12 13 14 15 16 17 18 19 20	Q pay with A Q A	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits? I don't know. Define benefits. Are you meaning like medical? Anything that you would receive other than your rate a result of working with F&B. I receive how would I say this?
11 12 13 14 15 16 17 18 19 20 21	A Q for this. Q A Q A Q	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off It was hours I could have worked. How many hours have you taken off because of this? Well, I couldn't say right now. Do you have a log or Yes. have you kept track of it?	12 13 14 15 16 17 18 19 20 21	Q pay with A Q A Q of pay as A	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits? I don't know. Define benefits. Are you meaning like medical? Anything that you would receive other than your rate a result of working with F&B. I receive how would I say this? Anything in the lineup at work I can get done for
11 12 13 14 15 16 17 18 19 20 21 22	A Q for this. Q A Q A Q A	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off It was hours I could have worked. How many hours have you taken off because of this? Well, I couldn't say right now. Do you have a log or Yes. have you kept track of it? Yes.	12 13 14 15 16 17 18 19 20 21 22	Q pay with A Q A of pay as A free. Sco	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits? I don't know. Define benefits. Are you meaning like medical? Anything that you would receive other than your rate a result of working with F&B. I receive how would I say this? Anything in the lineup at work I can get done for landscaping, excavating, anything like that, I can do
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q for this. Q A Q A Q	No. I don't understand your answer. How did it affect your hours? It affected my hours by telling them I had to take off It was hours I could have worked. How many hours have you taken off because of this? Well, I couldn't say right now. Do you have a log or Yes. have you kept track of it?	12 13 14 15 16 17 18 19 20 21	Q pay with A Q A of pay as A free. Sco	Do you get any benefits besides just an hourly rate of F&B? Yes. What benefits? I don't know. Define benefits. Are you meaning like medical? Anything that you would receive other than your rate a result of working with F&B. I receive how would I say this? Anything in the lineup at work I can get done for

Page 22Page 221A We had a restrining order against the medge2A Kingshury Cache, Stateline.3Q Gkay. With respect to your neaser employer, what's4Q We had a restrining order against the medge5A It's 2,450 a web.6Q 2,450?7A Tesh.8Q A month?9A A month?9A A web.10Q Neek?11And what to you do, what is your job description with12your concertaining order over?13A Transportation manager, mechanic, training engineer.14Q Kow may hours a week do you wat?15A Theoportation manager, mechanic, training engineer.16A week?17Q Ewe may hours a week do you wat?18A Yes.19A Transportation manager, mechanic probably.17Q Ewe may hours a week do you wat?18A Yes.19A Transportation manager, mechanic training engineer.14Q Ewe may hours a week do you wat?15A The's pretty waries also. That could be anywhere16A No.17Q Ewe may hour a week do you may18A Yes.19A T couldn't tail you, but it would be 2011 or10A bia your immediate sepervisor at your nease21A Yesh.22A Yesh. Before the restraining order.23A log.24Q Kas that a Herst incident in your medghoer.25Q Kas that a Herst incident in your m	
3 Q Okay. With respect to your newer employer, what's 3 A Ruce Taylor. 4 your current rate of pay? 5 A Tt's 2,450 a week. 6 Q Okay. Does Mr. Taylor still live in your 7 A Yeah. 6 Q Okay. Does Mr. Taylor still live in your 8 Q A work? 10 A Yes. 9 A A week. 9 Q Did that restraining order over? 10 Q A week. 9 Q Id that was the restraining order over? 11 A dwate You do, what is your job description with 11 Q And what was the restraining order over? 12 your newer employer? 11 Q A mean beany burs a week do you word? 11 Q A mean burs any week do you word? 13 A Transportation samager, mechanic, training engineer. 13 Ves. 13 A mean burs any wife. He 14 Q Here many burs a week do you word? 14 A bo. 17 Q Ween word? 14 A bo. 15 A Tran later is tran do to a hundred, probably. </td <td>Page 24 ghbor.</td>	Page 24 ghbor.
4 your current rate of pag? 4 Q Who is not a party to this lasenti? 5 A It's 2,450 A seck. 5 A No. 6 Q 2,4507 6 Q Oksy. Does Mr. Taylor still live in your 7 A Yesh. 8 A vesk. 6 Q No. 9 A hoekt. 8 A Ves. 9 Q Did that restraining order ever expire? 10 A week. 10 A week. 11 Q And what do you do, what is your job description with 11 And what do you do, what is your job description with 12 A How sub reservaining order ever expire? 13 A That's party - varies also. That could be anywhere 13 with reservaining order ever? 15 A That's party - varies also. That could be anywhere 16 A No. 16 Fracty eretty - varies also. That could be anywhere 16 A No. 17 Q Free wak? 16 A No. 18 A Texicity tell you, hut it would be 2011 or 16 any body declined to hire you because of the 20 farther or further back than that.	-
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17 Q Per week? 17 Q When was the last time you had any interaction with him? 18 A Yes. 18 communication with him? 19 Q The allegations in this lawsuit didn't affect your 19 A I couldn't tell you, but it would be 2011 or farther back tham that. 20 ability to get that job, correct? 20 fast anybody declined to hire you because of the 21 Q That's what I was getting at. It's been a I 21 A No. 22 Q Has anybody declined to hire you because of the 22 A Yeah. Before the restraining order. 24 A No. 24 Q Was that the first incident in your neighbors, with Mr. Taylor? Parge 2.3 Parge 2.3 Parge 2.3 2 A Kayn Negri, N-E-G-R-I. 2 Q Okay. Had there been any prior to April 3 Q Is that a Newada or a California corporation? 3 you had any negative, what you view as negative interaction? 5 Q Have you been suspended or reprimanded in either the 5 A No. 8 Q <td></td>	
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19 Q Before that? 19 Q You can go ahead and answer the question.	
100 Weddham her and and and and and and from 100 ' W DOWNTO TE and a 3- 1-	
20 Had there been any problems with your neighbors, from 20 MR. ROUTSIS: If you understand it.	
21 your point of view, prior to that incident, the truck being 21 THE WIINESS: I think, more accurately, it w	would be
22 parked in the street, and I think it was April of 2012? 22 May.	
23 A Yes. 23 BY MR. BROWN:	
24 Q Okay. What sorts of incidents had occurred prior to 24 Q May?	
25 that? 25 A Yeah.	

1	Page 26 Q Okay. And here is my understanding, that's why I'm	1	Page 28 was it in the spring of 2012, the summer, the fall, or later?
2	asking this question.	2	A Late summer maybe.
3	I understood that there was an issue involving you	3	Q Okay. And did you install that system yourself
4	parking a truck on the street that occurred sometime in April of	4	A Yes.
5	2012.	5	0 as well?
6	A Okay. Then make it April.	6	Tell me about the second system that you installed.
7	Q Okay. That's where that came from.	7	How did it operate? The old one operated off a VCR.
8	A Okay.	8	A This is digital, so it has hard drives. And if you
9	Q And so really the issues that have precipitated and	9	save something on it, you record it onto the thamb drive.
10	are involved in this lawsuit started around that time?	10	And then it's so being digital, it also
11	A Yes.	11	overwrites when the hard drive fills up, it just starts
12	Q Who installed your security cameras?	12	overwriting.
13	A I did.	13	Q So how would you store you know, say, given a
14	Q Where did you get the system?	14	24-hour day I presume this is recording 24 hours?
15	A I don't even remember where we got the first system	15	A Yes.
16	that was up at that time.	16	
10 17	Q Do you have another system now?	17	 Q How would you store your video over a 24-hour period? A I just it stores it onto the hard drive.
11	Q bo you have another system now? A Yes.	18	Q Okay. And you have a separate hard drive for that?
19		19	A No. The hard drive is built into the it looks like
20	Q So let's talk about the first system. You installed it yourself?	20	a VCR. You know, the hard drive is built into it.
20 21	-	20	
21 22	A Yes.	22	
	Q Tell me how it's set up.	22	1
23	A The first one was just a 13-inch monitor, TV, with a	1	~
24	VCR, you know, like the old style, and it recorded onto the VCR	24	
25	tapes.	25	INFORMATION REQUESTED:
1	Page 27	1	Page 29
1 2	Q And how long, if you just if you turned your security system on, how long would it record for before you had	2	
3	to put a new tape in?	3	
5 4		4	
- <u>-</u> 5	A It depended on the length of the tape. So about eight hours is the max you could do.	5	***
6		6	BY MR. BROWN:
7	Q And were you changing that in eight-hour increments, to your knowledge?	7	Q If I ask the court reporter to leave a blank in your
8	A Yeah. Yes.	8	deposition transcript, would you be able to provide that
		9	information?
9 10	Q Did you keep the tapes, or did you what did you do with them after once you had an eight-hour session that you	10	A Yes.
10		11	
11	would record?	11	Q Okay. And I would ask the court reporter to do that.
12	A Well, it got a little carried away because if you kept the tapes, then you'd have a ton of tapes, and that's kind of	12	So did you have a particular system, you know, for obviously, a hard drive is eventually going to fill up.
13	the tapes, then you'd have a ton of tapes, and that's kind of old school.	14	How did you maintain your security footage, or do you
14 15			
15	So I would record over a lot of stuff, glance through	15	maintain your security footage, for any given period of time?
16	it.	16	A Thurb drives.
17	Q Moving ahead to December of 2012, and we're going to	17	Q So you just
18	get into a lot more specifics, did you have the same system in	18	A You would record off the hard drive onto a thumb
19	place?	19	drive.
20	A No.	20	Q Did you do that every day?
21	Q Okay. You had a new system?	21	A No.
22	A Yes.	22	Q How often did you do that?
23	Q When did you install the new system?	23	A I couldn't honestly answer that.
23 24	A I don't recollect.	24	Q Approximately how much time could you record before
23	· · · · · · · · · · · · · · · · · · ·	1	-

	Dom			
1 A It would depend on where	Page 30 e you have the camera set at,	1	T	Page 32 IE WIINESS: Okay. Would you ask the question again?
2 how many frames per second they ar	re recording and so forth.	2 BY M	R. BROWN	N:
3 Up to three months.		3	Q Ar	nd maybe I can ask it in a better way. I don't know
4 Q Had you changed from	the time you installed it,	4 if t	nis char	nges your answer, but I'm looking at 2012, December
5 until December 2012, had you had t	to change out or, you know,	5 of 2)12, not	t necessarily today.
6 clear up any space in your hard dr	-	6	A OF	ay. Sure.
7 A No. It records over.		7		kay. How many cameras did you have in 2012?
8 Q What about the incidents	that took place on, I	8 Dece		2012. Sorry.
9 believe, December 18, 2012, how mu	-	9		think eight.
10 hours before that incident and 24		10		ight?
11 all of that footage?	-	11		you want to leave that blank, I can go back and
12 A No.			that in	-
13 Q Why not?		13		'll take eight, but we'll leave a blank if that
			-	well, you know what? We don't even need to.
		14 Cilau 15		
15 corrupted trying to save the foota				he thing I didn't explain to you at the beginning of
16 different DVR, and it corrupted it			-	tion is at some point the court reporter is going to
	5	-		transcript. You are going to have an opportunity to
18 that.				and make changes that you feel are necessary.
19 Q So you no longer have th		19 . 20		you make any substantive changes, something that
20 A No, I still possess it.				ald comment on at trial if you are telling me
				as today, and you go back and realize I had 6 or 7,
22 save?			s not,	to me, a big deal or something I'm going to comment
23 A From which day?		23 on.	-	
24 Q I believe it was the 18t		24		at you will have that right to change that.
25 A I'm trying to think. I	couldn't honestly tell you. 2	25	Sc	o I believe you said you thought you had maybe eight
	Page 31			Page 33
1 Q How many cameras do you	currently have installed in			And if you subsequently learn that you had less or
2 your security system?		2 more	I woul	d just ask that you make that change in the
		3 depo	ition t	ranscript.
4 If I tell you how many cameras I h		4		ay. The system could only handle eight cameras. So
5 secure.	· · · · · · · · · · · · · · · · · · ·	5 it w	uld be	eight or less.
6 MR. BROWN: Counsel, are	e you advising your client not	6	Q Ok	ay. Fair enough.
7 to answer that question?		7	Ho	w many of the cameras were pointed towards the
8 MR. ROUTSIS: It's his r	ight, I would say. That's his	8 stre		
9 position, and I don't think he has	got to give up his security	9	MR	ROUTSIS: Objection. What street?
10 for this hearing.	1	10 BY M	. BROWN	I:
11 MR. BROWN: You are unde	er oath. You have made 1	11	Q Ch	arles.
12 allegations in this case. There i	s video footage. We're 1	12	A Th	rree probably.
13 entitled to that information as pa	rt of this case. 1	13	Q Th	ree?
14 And if you are advising	your client not to answer that 1	14	A Ye	ah.
15 question, we will proceed accordin	gly. It's certainly relevant 1	15	Q An	d where again, we're going back to 2012.
16 to this case.	1	16	Wh	ere would the other cameras point?
17 MR. ROUTSIS: How is it	relevant?	17	A Th	e other cameras?
18 MR. BROWN: Because we'r	re entitled to know if there's 1	18	Q Ye	s. You said you had going by your recollection
19 other footage, we're entitled to k	now different angles.	19 that	there m	ight have been eight, you believe there was three
20 There has been a lot of	it's my understanding that 2	20 poin	ed towa	rds Charles.
	make out Mr. Klementi He ig 2	21	A Uh	-huh (affirmative).
21 your client is contending he could	I Make Out Mr. Archener, he ha 2.			
		22	Q Wh	ere would the other cameras have been positioned?
22 contending that somebody was in hi	s driveway. 2	22 23		ere would the other cameras have been positioned? 1 the way around the house. Juniper, one shows
22 contending that somebody was in hi 23 If he had security camer	s driveway. 2 mas and security footage, we 2	23	a al	
22 contending that somebody was in hi23 If he had security camer	s driveway. 22 as and security footage, we 22 that information and consider 24	23	A Al er, a c	l the way around the house. Juniper, one shows

		Dage 24		10 Mar 20
1	А	Side yard.	1	Page 36 record. You know, it has drop-down menus, so on and so forth,
2	Q	I'm sorry. I didn't mean to cut you off.	2	like a regular laptop.
3		There was a camera also positioned towards your	3	. It has a USB port that you put the thumb drive in, and
4	driveway,	correct?	4	then you put in the time and the dates that you want to transfer
5	Α	Yes.	5	to the thumb drive.
6		Can I make a correction?	6	Q And then you are able to take that thumb drive,
7	Q	You can.	7	without any other sort of companion program, into like, say, my
8	Α	On the night in 2012, there was, I think, seven	8	computer, and I could clip that in there and click on the thumb
9	cameras,	because there was one over the garage, but it wasn't	9	drive and open the video?
10	connected	l yet.	10	A All of the systems download their software onto your
11	Q	Okay.	11	thumb drive when you download whatever you want to watch.
12	A	And I think that's in the well, no.	12	So when you take off any of the systems, if you
13	Q	Those cameras, they are on a you talked to me about	13	take the thumb drive, it will have the software on it.
14	the hard	drive that they are hooked up to.	14	Q Understood. Actually, now that makes sense, in the
15		Is there also a monitor that you can see what's going	15	production that I got from you guys, because there was a lot of
16	on outsid	le?	16	stuff
17	A	Yes.	17	A Yeah. That makes no sense?
18	Q	And where is that located in your house, or where was	18	Q Yeah.
19	that loca	ited in your house?	19	What did you do with the footage of that 24 hours
20	A	On a desk, a little side desk, second story.	20	before and after the December 18th incident involving
21	Q	In your near a family room or a	21	Mr. Klementi?
22	A	Yeah, it's like near a family room.	22	A It's on the hard drive.
23	Q	Okay. Easy access is what I was getting at.	23	Q It's still there?
24		You could go access that room	24	A We're hoping.
25	A	Yeah.	25	Q Have you done anything to try and retrieve that
\vdash		Page 35		Page 37
1	Q	relatively quickly?	1	information?
2	А	Yes.	2	A Yes.
3	Q	Okay.	3	Q What have you done?
4	A	If it's on.	4	A We took it to someone, but they couldn't they said
5	Q	Correct.	5	there's stuff on there, but they couldn't get it off.
6	A	Yeah.	6	Now we have someone else looking at it to see if they
7	Q	And	7	can.
8	A	The system can be recording and the monitor be off.	8	Q Okay. My recollection is, and I do have part of that
9	Q	Understood.	9	video, and maybe that will everything that have produced
10	A	Okay.	10	here, anyways.
11	Q	Is there when you save video off your hard drive	11	You had about an hour of time, I think you had from
12	onto a fl	ash drive, like you explained earlier, is there any	12	8 o'clock, if I remember correctly, until the time of the
13	-	program that you need to run that video?	13	incident, which was approximately a quarter til 9, correct?
14	A	The program that comes with the equipment.	14	A Uh-huh (affirmative).
15	Q	Do you know what the name of that program is?	15	Q How much time after the incident did you record also,
16	A	No.	16	do you recall?
17	Q	Do you install that on another computer?	17	A I couldn't say, but I know I have until at least
18	A	No.	18	9 o'clock. And I know we have before 7 because we used that in
1	Q	So how are you able to and I may be asking a very	19	court also.
19		stion. I'm not a computer guy, so bear with me.	20	Q Okay. Other than you described a process for me,
19 20	basic que			and we'll go back to this.
	basic que A	Sure.	21	
20		Sure. How are you able to take the video off the hard drive	21 22	You said that if you want video from a certain time
20 21	A Q			-
20 21 22	A Q	How are you able to take the video off the hard drive security system, plug it into another computer, and	22	You said that if you want video from a certain time

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1. a. -

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1	·····	Derre 20			Deve 40
	would do	Page 38 walcoad that portion of the video.	1	A	Yes.
2	A	Yes.	2	Q	And you were represented in that proceeding, as well?
3	Q	Is there any other way to get it, to your knowledge?	3	A	Yes.
4	Ā	No. You have to also put in what camera.	4	Q	Okay. And was that Todd Torvinen?
5	Q	I'm sorry?	5	Ā	Yes.
6	Ā	You have to put in what camera.	6	Q	Before working for F&B, who did you work for?
7	Q	Okay.	7	A	At the moment, I can't remember.
8	~ A	So if you have multiple cameras, you have to designate	8	Q	And you have worked for F&B, I believe you said, since
9		era you want to download.	9	-	ately 2010?
10	Q	If you answered this already, I apologize. I don't	10	A	Yes.
11		sking this.	11	Q	And you don't remember who you worked for prior to
12		But what was the purpose of installing the video	12	that?	
13	camera s	ystem, the first one?	13	A	I've worked for various race teams since '96. So I
14	A	The restraining order.	14	would hav	ve to go back and look at my resume to tell you.
15	Q	From Mr. Taylor?	15	Q	When you say race teams, what do you mean by that?
16	Ā	Yes.	16	A	Teams that race cars.
17	Q	Okay. What precipitated that restraining order with	17	Q	So you didn't do any truck driving prior to 2010?
18	Mr. Tayl		18	Ã	No, I have done that all my life.
19	A	I wasn't home at the time. He came over and started	19	Q	Okay. Did you have any truck driving jobs that you
20	screamin	g and yelling at my wife, who was sitting on the porch	20	recall -	-
21		girlfriend. They just got back from doing some white	21	A	That would be the race team stuff.
22	water ra	fting.	22		How that works is, since I have a commercial license,
23		And he just went nuts, basically. Sat there and	23	and I'm a	a mechanic, they like me because I can drive the truck
24	screamed	and yelled for 20 minutes.	24	and work	on the cars and fill more roles in.
25	Q	Did he ever did you ever find out why he was	25	Q	Okay. Are you currently working for any race teams
		Page 39	<u> </u>		Page 41
1	screamin	g or yelling?	1	now?	rage 41
2	A	We know why he thinks he was yelling and screaming.	2	A	Yes.
3	Q	That's what I'm getting at.	3	Q	And is that the
4		What was your	4	A	Yes.
5	A	He claimed that that morning we were supposed to come	5	Q	Okay. And let me get my question out.
6	over and	help him load wood into his backyard, which I know we	6		
7	never ag	reed to that because my wife had a white water rafting			That's the employer that the newer employer?
			7	A	That's the employer that the newer employer? Yes.
8	trip pla	nned. So	8	A	
	trip pla Q	nned. So And so		A BY MR. BF	Yes. MR. ROUISIS: Thank you.
8			8		Yes. MR. ROUISIS: Thank you.
8 9 10	Q A	And so	8 9	BY MR. BE	Yes. MR. ROUISIS: Thank you. ROWN:
8 9	Q A	And so That seemed a little irrational to be screaming and	8 9 10	BY MR. BF Q	Yes. MR. ROUISIS: Thank you. ROWN: What does your wife do for a living?
8 9 10 11	Q A yelling Q	And so That seemed a little irrational to be screaming and over something like that.	8 9 10 11	BY MR. BI Q A	Yes. MR. ROUISIS: Thank you. ROWN: What does your wife do for a living? She owns a mortgage brokerage, mortgage company.
8 9 10 11 12	Q A yelling Q	And so That seemed a little irrational to be screaming and over something like that. Was there anything else that caused you to want to get	8 9 10 11 12	BY MR. BP Q A Q	Yes. MR. ROUISIS: Thank you. ROWN: What does your wife do for a living? She owns a mortgage brokerage, mortgage company. How long has she owned that company?
8 9 10 11 12 13	Q A yelling Q a restra A	And so That seemed a little irrational to be screaming and over something like that. Was there anything else that caused you to want to get ining order, or was that the sole incident?	8 9 10 11 12 13	BY MR. BI Q A Q A	Yes. MR. ROUISIS: Thank you. ROWN: What does your wife do for a living? She owns a mortgage brokerage, mortgage company. How long has she owned that company? I can't say. I don't know when we opened it.
8 9 10 11 12 13 14	Q A yelling Q a restra A	And so That seemed a little irrational to be screaming and over something like that. Was there anything else that caused you to want to get ining order, or was that the sole incident? No. He started driving by, you know, 15 times a day,	8 9 10 11 12 13 14	BY MR. BI Q A Q A	Yes. MR. ROUISIS: Thank you. ROWN: What does your wife do for a living? She owns a mortgage brokerage, mortgage company. How long has she owned that company? I can't say. I don't know when we opened it. Let me put it this way:
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8 9 10 11 12 13 14 15 16	Q A yelling Q a restra A and that	And so That seemed a little irrational to be screaming and over something like that. Was there anything else that caused you to want to get ining order, or was that the sole incident? No. He started driving by, you know, 15 times a day, 's why we had the cameras. And that footage we took to the 30-day hearing and	8 9 10 11 12 13 14 15 16	BY MR. BY Q A Q A Q when	Yes. MR. ROUISIS: Thank you. RONN: What does your wife do for a living? She owns a mortgage brokerage, mortgage company. How long has she owned that company? I can't say. I don't know when we opened it. Let me put it this way: Has it been has she owned it since before 2012,
8 9 10 11 12 13 14 15 16 17	Q A yelling Q a restra A and that restrain	And so That seemed a little irrational to be screaming and over something like that. Was there anything else that caused you to want to get ining order, or was that the sole incident? No. He started driving by, you know, 15 times a day, 's why we had the cameras. And that footage we took to the 30-day hearing and ing order to get it extended to a year.	8 9 10 11 12 13 14 15 16 17	BY MR. BY Q A Q A Q when A	Yes. MR. ROUISIS: Thank you. RONN: What does your wife do for a living? She owns a mortgage brokerage, mortgage company. How long has she owned that company? I can't say. I don't know when we opened it. Let me put it this way: Has it been has she owned it since before 2012, Yes.
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8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A yelling Q a restra A and that restrain Q was a he A	And so That seemed a little irrational to be screaming and over something like that. Was there anything else that caused you to want to get ining order, or was that the sole incident? No. He started driving by, you know, 15 times a day, 's why we had the cameras. And that footage we took to the 30-day hearing and ing order to get it extended to a year. And well, that was my next question. So you got the initial TRO for 30 days, and then there aring to extend it? Yes.	8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. BY Q A Q A Q when A Q A Reno. Q	Yes. MR. ROUTSIS: Thank you. ROUN: What does your wife do for a living? She owns a mortgage brokerage, mortgage company. How long has she owned that company? I can't say. I don't know when we opened it. Let me put it this way: Has it been has she owned it since before 2012, Yes. Okay. And where is it located? She has an office in South Lake Tahoe and an office in What's the name of her company?
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A yelling Q a restra A and that restrain Q was a he A Q	And so That seemed a little irrational to be screaming and over something like that. Was there anything else that caused you to want to get ining order, or was that the sole incident? No. He started driving by, you know, 15 times a day, 's why we had the cameras. And that footage we took to the 30-day hearing and ing order to get it extended to a year. And well, that was my next question. So you got the initial TRO for 30 days, and then there aring to extend it? Yes. And that was granted?	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. BY Q A Q A Q when A Q A Reno. Q A	Yes. MR. ROUISIS: Thank you. ROWN: What does your wife do for a living? She owns a mortgage brokerage, mortgage company. How long has she owned that company? I can't say. I don't know when we opened it. Let me put it this way: Has it been has she owned it since before 2012, Yes. Okay. And where is it located? She has an office in South Lake Tahoe and an office in What's the name of her company? Alpine Mortgage.

1	Page 42 have hearing aids, and I didn't wear them today, and my hearing	1	Page 4 A Yeah. He closed it, and that's why the truck sat
2	is terrible. So sometimes I just hear mumbling, and I might ask	2	there so long.
3	you to repeat yourself on occasion.	3	Q Okay. Beyond the sheriff, were there any other any
4	Nobody other than you maintains the video camera	4	other interactions with law enforcement or public agencies
5	system?	5	regarding that vehicle being parked on the street?
6	A Correct.	6	A Could you say that again?
7	Q What about your wife?	7	Q Beyond the I think you said that a sheriff came
8	A She does not maintain it.	8	by
9	Q Does she know how to operate it?	9	A Yes.
10	A Yes.	10	Q and told you about the complaint.
11	Q Okay. Does she know how to view what's going on	11	Beyond that, did you have any other interaction with
12	through the monitor in the side room?	12	any other law enforcement or any other government-type agencies
13	A Yes.	13	concerning that vehicle being parked on the street?
14	Q I want to jump ahead to April of 2012. We started	14	A Yes.
15	talking about that a little bit earlier.	15	Q Tell me about them.
16	It's my understanding that it's April of 2012 when	16	A The county sent us a letter.
17	there was an issue that arose concerning you parking a truck on	17	Q And what did the county say?
18	the street.	18	A I believe you cannot park anything longer than 24 feet
19	λ Yes.	19	on your property.
20	Q An 18-wheeler, I believe.	20	Q On your physical property?
21	Tell me what you know about that incident. How did it	21	A Yes.
22	first arise?	22	Q So this is after you had moved it onto your property?
23	A I don't know.	23	A Yes.
24	Q You, at some point, became aware that somebody was not	24	Q Okay. How did you deal with that letter, or did you?
25	happy about you parking a truck on the street, correct?	25	A I spoke to them and told them I can't move it because
	Page 43		Page 4
1	A Yes.	1	I don't have the money to take it back to Texas. It was based
2	Q Okay. How did you become aware of that?	2	out of Texas. He never sent me the money to pay for the fuel to
3	A Volunteer sheriffs came out.	3	drive it back.
4	Q What did they tell you?	.4	Q And what were you told by the county?
5	A They said they had a complaint that it was parked	5	A They gave me a deadline to move it. I don't remember
6	illegally.	6	what it was.
7	Q Was it?	7	Q Did you eventually move it?
8	A No. And they said, no, it wasn't. It was fine.	8	A Yes.
9	Q Did you ultimately move the truck?	9	Q And did you take it back to Texas?
10	A Yes.	10	A Yes.
11	Q Okay. Where did you move it to when you were parking	11	Q Did you get paid?
12	it?	12	A Eventually.
13	A I backed it up on my lot next to my garage.	13	Q Who reported you, if you know?
14	Q Was that truck with your employment with F&B?	14	A It's in the records, but I can't I don't know.
15	A No.	15	Q Do you know if Helmut was involved in reporting you?
16	Q It was one of the race teams?	16	A No, I do not.
17	A Yes.	17	Q I don't have specific times on this. I'm going to ask
18	Q And you don't work for that race team anymore?	18	you, and I'm going to probably be a little more vague. We have
	A No.	19	the truck parking incident that happened sometime in 2012.
19	Q Okay. Why not?	20	It sounds like the issue was resolved without you
19 20	5 57 3	21	getting any citations?
19 20 21	A It doesn't exist.	22	
19 20 21 22	Q Okay.	22	A Yes.
19 20 21 22 23	Q Okay. A They closed it.	23	Q How long did that issue go on for, from the time it
19 20 21 22	Q Okay.		

			1		and the second
1	A	Page 46 My best recollection, I got there April maybe 26th,	1	A	Page 48 It's a safety issue. My backyard has got a 22-foot
2	and I thi	nk I moved it out June 16th, June 18th, somewhere	2	drop. Wh	nen we built the fence, everybody on the crew fell one
3	around th	ere.	3	time or a	nother.
4	Q	Not quite two months?	4		It's, you know, a foot deep in pine needles, give or
5	A	Yeah.	5	take, dep	ending on the time of the year. So it's real easy to
6	Q	After you met with the sheriff who came out, and when	6	fall.	-
7		he letter from the county, were there any other did	7		And there is rocks, boulders, everything else.
8		any other did you have any confrontations with any	8	Q	When you say 22-foot drop, what do you mean? I'm
9	-	heighbors over the truck?	9		your property line and a cliff face that
10	A A	No.	10	A	Basically, yes. The house sits this way. Here's
11	Q	Now I understand that you also sometime in this time	11	Charles.	On the Juniper side, it drops way down to our lot.
12	-	It a fence on your property?	12	Q	Has anybody ever been hurt as a result of that?
13	A	Yes.	13	A A	Not that I'm aware.
13	Q	Do you know approximately when that was?	14	Q	Okay.
15	A	Memorial Day. Over Memorial Day weekend.	15	Q A	•
16	Q	So shortly after this?	16	Q	Just fallen, but not been hurt. So you build a fence.
		•	17	Ŷ	•
17 10	A	Yes.	ļ	W30	It's my from what I read in this case, that fence
18 19	Q time.	Well, actually, you still had the truck there at the	18 19		ximately six feet tall? Yes.
		77	}	A	
20	A	Yes.	20	Q	Why did you decide on a six-foot fence?
21	Q	Okay. Why did you build the fence, what was the	21	A	For privacy. That's the highest that the county
22	purpose?	Que autobilizare estates shared From Viewashi anibira	22	allows.	and the education is an local. The second to have
23	A	Our surveillance cameras showed Egon Klementi walking	23	Q	And I'm picturing in my head, I haven't seen it, but
24		our backyard.	24	1.m bicto	ring in my head the redwood slats.
25	Q	In your physical backyard?	25		Is that the type of fence you're talking about?
		Page 47			Page 49
1	A	Yes. Two weeks earlier.	1 2	A	Yeah. Cedar, I think we used cedar.
2	Q	Did you do you still have that video footage?		Q	Cedar or redwood?
3	A	Yes. I think that was it was supposed to be	3	A	Yeah.
4	submitted	-		Q ·	Did it become an issue in the neighborhood about that
5	Q	It may have been. I'm not saying it hasn't, because I	5	fence?	17-7
6		one through every clip on there.	6	A	Yes.
7	A	Yeah.	7	Q	Tell me about that.
8	Q.	So you believe there is video footage that you may	8	A	
Q	have prod				I'm not really sure how it started. The neighbors
9		uced in this case that shows Egon in your backyard?	9		d about it, the county contacted me about it.
10	A	Yes.	10	Q	d about it, the county contacted me about it. When you say the neighbors complained you said a
10 11	A Q	Yes. When I say backyard, we're talking within the physical	10 11	Q few thing	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit.
10 11 12	A Q boundarie	Yes. When I say backyard, we're talking within the physical as of your property line?	10 11 12	Q few thing A	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay.
10 11 12 13	A Q boumdarie A	Yes. When I say backyard, we're talking within the physical as of your property line? Yes. Backyard.	10 11 12 13	Q few thing	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay. Neighbors complained.
10 11 12 13 14	A Q boumdarie A Q	Yes. When I say backyard, we're talking within the physical as of your property line? Yes. Backyard. What was he doing when he was in your backyard?	10 11 12 13 14	Q few thing A Q	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay. Neighbors complained. Who complained?
10 11 12 13 14 15	A Q boundarie A Q A	Yes. When I say backyard, we're talking within the physical is of your property line? Yes. Backyard. What was he doing when he was in your backyard? I couldn't tell you.	10 11 12 13 14 15	Q few thing A Q A	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay. Neighbors complained. Who complained? I believe the Klementis and the Shaws complained. I'm
10 11 12 13 14 15 16	A Q boundarie A Q A Q	Yes. When I say backyard, we're talking within the physical is of your property line? Yes. Backyard. What was he doing when he was in your backyard? I couldn't tell you. Was he with a dog?	10 11 12 13 14 15 16	Q few thing A Q A not sure	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay. Neighbors complained. Who complained? I believe the Klementis and the Shaws complained. I'm who else.
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10 11 12 13 14 15 16	A Q boundarie A Q A Q	Yes. When I say backyard, we're talking within the physical is of your property line? Yes. Backyard. What was he doing when he was in your backyard? I couldn't tell you. Was he with a dog?	10 11 12 13 14 15 16 17 18	Q few thing A Q A not sure	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay. Neighbors complained. Who complained? I believe the Klementis and the Shaws complained. I'm who else. When you say the Klementis, there's a few of them in
10 11 12 13 14 15 16 17	A Q boundarie A Q A Q A	Yes. When I say backyard, we're talking within the physical is of your property line? Yes. Backyard. What was he doing when he was in your backyard? I couldn't tell you. Was he with a dog? Yes, I think so. Did you ever discuss with him that you didn't want him	10 11 12 13 14 15 16 17	Q few thing A Q A not sure Q	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay. Neighbors complained. Who complained? I believe the Klementis and the Shaws complained. I'm who else. When you say the Klementis, there's a few of them in Do you know which ones we're talking about?
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10 11 12 13 14 15 16 17 18 19 20 21	A Q boundarie A Q A Q A Q a a your p A Q	Yes. When I say backyard, we're talking within the physical is of your property line? Yes. Backyard. What was he doing when he was in your backyard? I couldn't tell you. Was he with a dog? Yes, I think so. Did you ever discuss with him that you didn't want him mroperty? I can't remember. So once you saw him what you believed to be in your	10 11 12 13 14 15 16 17 18 19 20 21	Q few thing A Q A not sure Q this case A Q	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay. Neighbors complained. Who complained? I believe the Klementis and the Shaws complained. I'm who else. When you say the Klementis, there's a few of them in Do you know which ones we're talking about? Probably the ones that live across the street. Egon and
10 11 12 13 14 15 16 17 18 19 20 21 22	A Q boundarie A Q A Q A Q on your p A Q backyard,	Yes. When I say backyard, we're talking within the physical is of your property line? Yes. Backyard. What was he doing when he was in your backyard? I couldn't tell you. Was he with a dog? Yes, I think so. Did you ever discuss with him that you didn't want him roperty? I can't remember. So once you saw him what you believed to be in your you decided it was time to build a fence?	10 11 12 13 14 15 16 17 18 19 20 21 22	Q few thing A Q A not sure Q this case A Q A	d about it, the county contacted me about it. When you say the neighbors complained you said a s. I'm going to break them down a little bit. Okay. Neighbors complained. Who complained? I believe the Klementis and the Shaws complained. I'm who else. When you say the Klementis, there's a few of them in Do you know which ones we're talking about? Probably the ones that live across the street. Egon and Yeah.

1	A	Page 50 No.	1	A	Yeah. Page 52
2	Q	So the first you heard about it was the neighbors?	2	Q	Okay.
3	A	Yeah.	3	A	Well, total. Once while we have been there. I think
4	Q	Okay. Did you ever when I'm going to back up a	4	three ti	mes before.
5	little b	it, and I'm sorry. I may jump around a little bit.	5	Q	Okay. So you when you you build the fence.
6	A	That's okay.	6		How long after you build the fence do you get is it
7	Q	When you saw Egon on your property, or when you saw	7	that you	get contacted by the county?
8	him on th	e video footage on your property, did you ever have a	8	Ā	I can't recall.
9		m with him that you didn't want him on your property?	9	Q	A short period of time, or was there a long period of
10	A	No.	10	time?	
11	Q	Ноя	11	A	I honestly don't even remember.
12	A	I figured that	12	Q	Okay. What did the letter say?
13	Q	I'm sorry. Go ahead.	13	A	I couldn't tell you.
14	A	I figured putting the fence up would end it. It	14	Q	You just got a letter in relation to your fence?
15	wouldn't	be a problem.	15		I mean, did it say, Mr. Spencer, you did a great job
16	Q	How was your relationship with Egon and Elfie prior to	16	on the f	ence. It looks great. We like it?
17	~ building		17	_	I mean, is that the kind of letter you got?
18	A	Neighbors.	18	A	I just don't know what was I going to say?
19	Q	No issues at that point?	19		I don't remember.
20	Ã	Not that I was aware of.	20	Q	Do you have a copy of that letter still?
21	Q	Okay. What about Helmut?	21	A	Yes.
22	A	Same thing.	22	Q	Okay.
23	Q	What about Mary Ellen Kinion?	23	A	We'll turn that in for you.
24	Ã	Same thing.	24	Q	Okay. Please do. Please give it to your counsel.
25	Q	Had you done anything socially with any of these	25		Do you know if it indicated or concluded that you were
		Deve 51			
_		Page 51			
1	people?		1	in any so	Page 53 proton of any codes?
1 2	people? A	No.	1 2	in any so A	ort of violation of any codes? Yes.
		No. What about your wife?		-	ort of violation of any codes?
2	A		2	A	ort of violation of any codes? Yes.
2 3	A Q	What about your wife?	2 3	A Q	ort of violation of any codes? Yes. Okay. And it did conclude that?
2 3 4	A Q A	What about your wife? You will have to ask her.	2 3 4	A Q A	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to
2 3 4 5	A Q A Q	What about your wife? You will have to ask her. Okay.	2 3 4 5	A Q A Q	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to
2 3 4 5 6	A Q A Q A Q	What about your wife? You will have to ask her. Okay. I don't think so.	2 3 4 5 6	A Q A Q your know	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge?
2 3 4 5 6 7	A Q A Q A Q you had s	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe	2 3 4 5 6 7	A Q A Q your know A Q	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does.
2 3 4 5 6 7 8 9	A Q A Q A Q you had s	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the	2 3 4 5 6 7 8	A Q A Q your know A Q	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort
2 3 4 5 6 7 8 9 10	A Q A Q A Q you had s fence, p	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge.	2 3 4 5 6 7 8 9	A Q A Q your know A Q additions	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort
2 3 4 5 6 7 8 9 10	A Q A Q A Q you had s fence, pr A	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively).	2 3 4 5 6 7 8 9 10	A Q A Q your know A Q additions of proces	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss?
2 3 4 5 6 7 8 9 10 11 12	A Q A Q A Q you had fence, pr A Q	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries?	2 3 4 5 6 7 8 9 10 11	A Q A Q your know A Q additions of proces	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No.
2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q You had i fence, pr A Q A	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No.	2 3 4 5 6 7 8 9 10 11 12	A Q A Q your know A Q additions of proces A	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No. Define that. What do you mean?
2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q A Q you had i fence, pn A Q A Q	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for	2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q your know A Q additions of proces A	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No. Define that. What do you mean? Well
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q you had 2 fence, pr A Q A Q A Q	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No.	2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q your know A Q additions of proces A Q A	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No. Define that. What do you mean? Well With the CC&Rs, no.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q you had 2 fence, pr A Q A Q A Q	<pre>What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No. Are you aware of any injuries ever since you have</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q your know A Q additions of proces A Q A Q A	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort s? No. Define that. What do you mean? Well With the CC&Rs, no. Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q you had fence, pr A Q A Q A Q a owned that	<pre>What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the setty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No. Are you aware of any injuries ever since you have at property as a result of that 22-foot drop?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q your know A Q additions of proces A Q A Q A	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort s? No. Define that. What do you mean? Well With the CC&Rs, no. Okay. But if you are doing something, then you have to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q you had fence, pr A Q A Q A Q owned tha A	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No. Are you aware of any injuries ever since you have it property as a result of that 22-foot drop? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q your know A Q additions of proces A Q A Q A Q A Contact t	<pre>port of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to aledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort s? No. Define that. What do you mean? Well With the CC&Rs, no. Okay. But if you are doing something, then you have to the county and the TRPA.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A Q you had s fence, pr A Q A Q A Q owned th: A Q A	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No. Are you aware of any injuries ever since you have it property as a result of that 22-foot drop? Yes. Tell me about that.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q your know A Q additions of proces A Q A Q A Contact t Q	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to aledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No. Define that. What do you mean? Well With the CC&Rs, no. Okay. But if you are doing something, then you have to the county and the TRPA. Right.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q you had s fence, pr A Q A Q A Q owned th: A Q A	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No. Are you aware of any injuries ever since you have tt property as a result of that 22-foot drop? Yes. Tell me about that. It was in the wintertime, and there was a car wreck c flipped down the hill, and came about five feet from	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q your know A Q additions of proces A Q A contact t Q from v	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to aledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No. Define that. What do you mean? Well With the CC&Rs, no. Okay. But if you are doing something, then you have to the county and the TRPA. Right. But those are what I would view as probably separate
2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q you had a fence, pr A Q A Q owned tha A Q A and a can	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No. Are you aware of any injuries ever since you have tt property as a result of that 22-foot drop? Yes. Tell me about that. It was in the wintertime, and there was a car wreck c flipped down the hill, and came about five feet from	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q your know A Q additions of proces A Q A contact t Q from v	<pre>port of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No. Define that. What do you mean? Well With the CC&Rs, no. Okay. But if you are doing something, then you have to the county and the TRPA. Right. But those are what I would view as probably separate that I'm asking is, generally, as I understand, you live</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q you had i fence, pr A Q A Q owned tha A Q A and a can my house.	<pre>What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No. Are you aware of any injuries ever since you have at property as a result of that 22-foot drop? Yes. Tell me about that. It was in the wintertime, and there was a car wreck flipped down the hill, and came about five feet from When was this?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q your know A Q additions of proces A Q A Contact t Q from v in a home	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No. Define that. What do you mean? Well With the CC&Rs, no. Okay. But if you are doing something, then you have to the county and the TRPA. Right. But those are what I would view as probably separate that I'm asking is, generally, as I understand, you live sowners association, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q you had i fence, pr A Q A Q A Q owned tha A Q and a can my house. Q	What about your wife? You will have to ask her. Okay. I don't think so. You had indicated, too, that some of the I believe indicated that some of the workers who were building the retty much every one of them had fallen off that ledge. (Nods affirmatively). Any physical injuries? No. Nobody claimed any injuries against you for No. Are you aware of any injuries ever since you have at property as a result of that 22-foot drop? Yes. Tell me about that. It was in the wintertime, and there was a car wreck flipped down the hill, and came about five feet from	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q your know A Q additions of proces A Q A Q A Contact t Q from v in a home A	ort of violation of any codes? Yes. Okay. And it did conclude that? Yes. Does your community that you live in have CC&Rs, to wledge? I believe it does. Okay. Before you build any sort of fence or any s onto your property, do you have to go through any sort ss? No. Define that. What do you mean? Well With the CC&Rs, no. Okay. But if you are doing something, then you have to the county and the TRPA. Right. But those are what I would view as probably separate that I'm asking is, generally, as I understand, you live scommers association, correct? No.

Page 56 Page 54 meetings. Sorry. Never mind. mind. 1 1 So there is no homeowners association, to your 2 I also thought there was an issue over the height of 2 knowledge? ٦ the fence. Am I mistaken? 3 A Eventually, yeah, they complained about that, and they 4 A No 4 5 So really the only entity that was raising a concern said there was a line of sight issue. 0 5 was Douglas County over your fence? 6 ٥ Explain that to me. 6 7 A Yes 7 Ά Normally for line of sight you take the intersection 8 0 Beyond the letter, did Douglas County do anything else 8 of the two streets, you measure back 45 feet in each direction, and then that makes a triangle that it can't be in. 9 regarding the fence? 9 A Yes. We had quite a few conversations that came out. 10 Okay. They did not use that rule to make me take the 10 We applied for a variance. They kept changing the rules about 11 fence down. 11 12 the fence. 12 They used an old rule that said it takes in the speed, 13 0 When you built the fence, was it in compliance with 13 the slope of the streets, all that, and they came up with this Douglas County code? line of sight that goes through the middle of my house. 14 14 15 Exactly to what they said on their internet site. 15 So my opinion was, if I could build this house, and Α 16 And then you found out that it wasn't to code? you didn't care, why do you care about the fence now? 16 ۵ 17 It was to code when I built it for what they had on Did you ever get cited by --17 0 Ά 18 the internet site. 18 No. Ά 19 19 -- Douglas County? I see. 0 20 So what they had on the internet was incorrect, as 20 Δ No. 21 opposed to what code was currently in effect that governed the 21 0 Okay. Mr. Spencer, again, I'm not picking on you. You are doing it again, and I think it's just out of habit. You 22 building of that fence; is that what you are telling me? 22 I don't know what's currently in effect. are anticipating my questions and answering before I get my 23 Ά 23 24 Well, I'm sorry. I probably asked a terrible 24 answer -- or my question out. 0 25 25 So, again, try your best to hold off until I finish my question. Page 57 Page 55 question. 1 In 2012, when you built that fence, you indicated to 1 me that you looked on the Douglas County website. Okay. Sorry. I'm just trying to speed things up. 2 2 Α 3 Yes 3 ٥ I know. And I apologize. Α I was late, so to help you out. And you believed the fence was up to code at that 4 4 Q Ά 5 time. 5 That's fine. And I'll probably pick on you some more 0 throughout the deposition on that. 6 Α Yes. 6 7 What I understood is, although the internet may have 7 So there was no citation, but did you agree, or did 0 had what was up to code, that may have not been the actual code Douglas County come out and say, you need to take this down? 8 8 Yeah. Yeah, basically, you need to take it down. 9 that was in effect at that time. 9 Δ 10 Was that your answer? 10 ٥ Were you threatened with fines or any sort of action 11 A No. That was what was in effect at that time. And 11 by ---12 they mailed us out things. 12 Α Yes. 13 Maybe I can make this simpler. The county came back 13 ٥ -- the county? What were you threatened with? saving that Juniper was my main street, not Charles, where my 14 14 The DA said he was going to arrest me if I didn't take 15 address and my front door and my driveway is. 15 Δ So, thus, they said the setback needed to be 30 feet the fence down. 16 16 17 because Juniper was my front street, and the setback is 26 feet 17 0 That caused you to take it down? on there, because 20 feet was the rule. 18 (Nods affirmatively). 18 Α Okay. 19 Now the other thing is, what's on the internet site 19 ٥ They now say I can't have a fence at all on that side 20 said the fence and the setback refers to your property line, not 20 Α 21 from easements. 21 of the property. Not even a two-foot fence, nothing. 22 Do you have a fence up there now? 22 So they are wanting a setback from an easement, not 0 23 from my actual property line, even though what was on the 23 А No. 24 internet said property line. 24 0 You took that down? 25 Understood. And that does clear it up, at least in my 25 On the side that they wanted to, on the Juniper side. 0 А

	Page 58	7	Page 60
1	I still have a fence on the west side of the property	1	Page 60 Q Okay. Prior to April 2012, had you ever called the
2	and the south side of the property.	2	police in your neighborhood related to an incident that occurred
3	Q And it's your belief that somebody in the neighborhood	3	in your neighborhood?
4	turned you in?	4	A Just regarding the restraining order.
5	A Yeah. It's documented.	5	Q Just okay. The restraining order against
6	Q It's documented.	6	Mr. Taylor?
7	Do you know who those individuals are? The individual	7	A And possibility the rental property that's
8	or individuals.	8	kitty-corner from us.
9	A I believe you asked that.	9	Q For what
10	Q I may have.	10	A Noise.
11	A The Shaws and Klementis.	11	Q Noise?
12	Q That's correct.	12	A Yeah. They get out there, and it's at, usually at
13	A And I think Mary Ellen also bitched about it.	13	3 a.m., and have a party, you know.
14	Q Did you ever see their written complaints?	14	Q Understood.
15	A Yes, I believe we do. I believe we got that through	15	But you have never you had indicated, I believe,
16	subpoena to the county.	16	and correct me if I'm wrong, that you had previous break-ins to
17	Q Did you ever talk to any of those individuals about	17	your car.
18	their concerns over your fence?	18	- A Uh-huh (affirmative).
19	- A No.	19	Q And you have never go ahead.
20	Q Why not?	20	A Attempts. They didn't get in it.
21	A This is this is after the December incident, and we	21	Q Okay. Did you ever report that?
22	weren't talking at all.	22	A We talked to an officer about it, and he, basically,
23	Q Okay. Were you talking prior to the December incident	23	said had a bad attitude, that, you know, nothing you can do
24	with any of the parties in this lawsuit?	24	about it.
25	A No.	25	He asked if we could identify the person who was doing
	Page 59		Page 61
1	Q Any reason? Was there animosity between you and them	1	it, and we're like, we don't know who he is. Do you want the
2	at that point?	2	video? And he didn't want the video.
3	A No. Or maybe there was. I don't I can't speak for	3	So and I don't remember what officer it was.
4	them.	4	Q You said something that I want to go back on. You
5	Q Okay. Have you ever had any problems with crime in	5	said we offered the video.
6	that neighborhood?	6	My question was and maybe it wasn't specific
7	A Yes.	7	enough. I was trying to break it down prior to April 2012.
8	Q Prior to 2012?	8	I thought earlier you had indicated that the video was
9	A Yes.	9	installed in April or May of 2012; is that true?
10	Q Tell me about problems you had with crime in your	10	A No. Yeah, yeah.
11	neighborhood.	11	So it had to have been after that. So okay. I see
12	A We had people try to break into our cars before. Our	12	what you are saying.
13	neighbor had stuff stolen from his car.	13	Q So prior to installing the video camera we will use
14	There was actually, like, 181 incidents within that	14	that as the timeline.
15	year, 2012. I'm this is a rough guess, but we subpoenaed	15	A Okay.
16	that information also for the criminal trial. So that's	16	Q Prior to installing the video camera, you don't recall
17	available through their	17	reporting any
18	Q I don't want a guess, but if you can give me an	18	A No.
19	estimate, you know, that's fine.	19	Q burglary, vandalism, or anything of that sort in
20	But you believe there was roughly 181 incidents in	20	your neighborhood?
21	your neighborhood?	21	A No.
22	A That number sticks out. I think that's what it was.	22	Q I understand that I'm jumping ahead to December of
4.4	I'm not sure what area that encompasses.	23	2012 in reading the police statement and your wife's
23	1		
	Q Okay.	24	statement, that there was a belief on that day or that evening

1					
1	vehicles	Page 62 on that day, correct?	1	Q	Page 64 So scmetime around 7 o'clock, you are still at work,
2	А	Yes. It was in the newspaper.	2		sees somebody in the driveway.
3	Q	It was in the newspaper?	3	A	(Nods affirmatively).
4	۳ A	Yeah. It was in the newspaper that people were going	4		MR. PINTAR: Please respond verbally.
5		reaking into cars and keep them locked and so forth.	5	BY MR. BR	
6	Q	Understood.	6	Q	
7	×		7	Ŷ	I'm sorry. Yes, verbally. I didn't catch that.
		But it didn't reference your specific house?			Would you give me a yes or a no?
8	A	Oh, no. No.	8	A	Yes.
9	Q	Okay. So there was generally, you were aware that	9	Q	Again, we're in the deposition, and she can't write
10		ere going around trying to break into cars	10	down head	
11	A	Yes.	11		So roughly around 7 o'clock your wife sees somebody in
12	Q	at that time?	12	the drive	way?
13		And prior to you getting home from work, it's my	13	A	Yes.
14	understar	nding that your wife had indicated that she saw somebody	14	Q	Does she call you at work?
15	in the d	riveway?	15	A	Yes.
16	A	Yes.	16	Q	And what does she tell you when she reports this, to
17	Q	Do you know approximately what time that was?	17	the best	of your recollection?
18		And I'll ask her these questions later.	18	A	Yeah. She just said that she was coming home from
19	A	Approximately 7.	19	work, and	when she was on Meadow, she saw Egon Klementi in our
20	Q	Okay. Did you have video footage of that?	20		taking pictures.
21	۳ A	Yes.	21	Q	Okay.
22	Q	And where is that video footage?	22	¥ A	And as she turned the corner up on Charles, he walked
23	¥ A	It's been turned in.	23		t the side of her truck.
			1	<i>–</i> 1	
24	Q	And that's from the 7 o'clockish time frame that you	24	Q	So she not only was it on video, but she also saw
25	reference	202	25	him?	
		Page 63			Page 65
1	A	Yes.	1	A	Yes.
2	Q	I won't hold you to a specific time.	2	Q	And she was able to identify him?
3	A	Yes.	3	A	Yes.
4	Q	And can you make out in that video who that individual	4	Q	Okay. In December, 7 is going to be dark, correct?
5	is?		5	7 o'clock	at night, it's going to be dark out?
6	A	Yes.	6	A	Yes.
7	Q	Who?	7	Q	And so she called you and told you this. You come
8	A	Egon Klementi.	8	home appro	ximately 8 o'clockish.
	Q	At 7ish?	9		
9	Ŷ				Does that sound right?
9 10	A	Yes.	10	A	Does that sound right? Yes.
1	A	Yes.	1	A Q	Yes.
10 11	A Q	Yes. And he is actually in your driveway?	10 11	Q	Yes. I think actually, I think it said 7:45, but I'm not
10 11 12	A Q A	Yes. And he is actually in your driveway? Yes.	10 11 12	Q	Yes. I think actually, I think it said 7:45, but I'm not with time.
10 11 12 13	A Q A Q	Yes. And he is actually in your driveway? Yes. And how are you able to tell that?	10 11 12 13	Q quibbling	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock?
10 11 12 13 14	A Q A Q A	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles.	10 11 12 13 14	Q quibbling A	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes.
10 11 12 13 14 15	A Q A Q A Q	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or	10 11 12 13 14 15	Q quibbling A Q	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point?
10 11 12 13 14 15 16	A Q A Q A Q something	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or g that specifically caused you to go, he just crossed	10 11 12 13 14 15 16	Q quibbling A Q A	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No.
10 11 12 13 14 15 16 17	A Q A Q A Q something	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or g that specifically caused you to go, he just crossed property line?	10 11 12 13 14 15 16 17	Q quibbling A Q A Q	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No. You already knew that it was Egon because your wife
10 11 12 13 14 15 16 17 18	A Q A Q Something into my p A	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or y that specifically caused you to go, he just crossed property line? Yes.	10 11 12 13 14 15 16 17 18	Q quibbling A Q A Q had report	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No. You already knew that it was Egon because your wife red it?
10 11 12 13 14 15 16 17 18 19	A Q A Q something into my p A Q	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or g that specifically caused you to go, he just crossed property line? Yes. What?	10 11 12 13 14 15 16 17 18 19	Q quibbling A Q A Q had report A	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No. You already knew that it was Egon because your wife red it? Yes.
10 11 12 13 14 15 16 17 18	A Q A Q Something into my p A	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or y that specifically caused you to go, he just crossed property line? Yes.	10 11 12 13 14 15 16 17 18 19 20	Q quibbling A Q A Q had report A Q	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No. You already knew that it was Egon because your wife red it? Yes. And so I believe this the incident with my client
10 11 12 13 14 15 16 17 18 19	A Q A Q something into my p A Q	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or g that specifically caused you to go, he just crossed property line? Yes. What?	10 11 12 13 14 15 16 17 18 19 20 21	Q quibbling A Q A Q had report A Q	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No. You already knew that it was Egon because your wife red it? Yes.
10 11 12 13 14 15 16 17 18 19 20	A Q A Q something into my p A Q A	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or g that specifically caused you to go, he just crossed property line? Yes. What?	10 11 12 13 14 15 16 17 18 19 20	Q quibbling A Q had report A Q hagpened a	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No. You already knew that it was Egon because your wife red it? Yes. And so I believe this the incident with my client
10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q something into my p A Q A fence. Q	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or g that specifically caused you to go, he just crossed property line? Yes. What? There is some wood along the west boundary of my	10 11 12 13 14 15 16 17 18 19 20 21	Q quibbling A Q A Q had report A Q happened a	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No. You already knew that it was Egon because your wife ted it? Yes. And so I believe this the incident with my client about a quarter to 9 time frame.
10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q something into my p A Q A fence. Q this before	Yes. And he is actually in your driveway? Yes. And how are you able to tell that? From camera angles. What caused you was there some landmark or g that specifically caused you to go, he just crossed property line? Yes. What? There is some wood along the west boundary of my And when did you become aware that it was Egon? Was	10 11 12 13 14 15 16 17 18 19 20 21 22	Q quibbling A Q had report A Q happened a	Yes. I think actually, I think it said 7:45, but I'm not with time. Between 7:45 and 8 o'clock? Yes. And do you go and review the video at that point? No. You already knew that it was Egon because your wife ted it? Yes. And so I believe this the incident with my client about a quarter to 9 time frame. Does that sound right to you?

1			
1	Page 6 What did you do from the time you came home until the		Page 68 and it wouldn't do me any good to look at the video.
2	time of that incident?	2	Q Okay. Having known that Egon was in the area
3	A I came home. I talked to her for a little bit. Then	3	previously, did that cross your mind that Egon or Helmut may
4	I went upstairs, in the back, to the third story, and started	4	have been back in the area?
5	shoveling off the balcony.	5	A It did. Why would they come back if they had already
6	Q Okay. There came a point in time when you became	6	been there.
7	concerned that somebody was in your driveway?	7	Q Okay. So you immediately checked both of them off the
, 8	A Yes.	8	list?
9		9	A Yeah.
-		10	
10	A I was throwing the snow off the west side of the		Q Now, again, I'm going to jump around a little bit, and
11	balcony, porch, whatever. I heard someone crunching in the	11	I'm sorry for doing this.
12	snow, footsteps. I looked out, I saw a figure, something. It	12	At this point in time, had there been allegations of
13	was dark, I couldn't tell what it was.	13	you, as a snowplow driver in the neighborhood, berming in their
14	I yelled at him. He didn't respond.	14	driveway?
15	I went in, and had a real small flashlight, like the	15	A Yes.
16	Harbor Freight one you get for free, you know. It has like four	16	Q Okay. How long had that been going on, those issues
17	LEDs in it. I tried to shine that on him, but it wasn't	17	with respect to you being involved in plowing the neighborhood?
18	working.	18	MR. ROUISIS: I'm going to object to the form of the
19	I yelled again. They didn't respond.	19	question. It assumes facts not in evidence.
20	Then I ran downstairs and told my wife to call 911,	20	BY MR. BROWN:
21	and went out to the front porch and yelled, and they didn't	21	Q I'll go back and clean it up.
22	respond.	22	One of the issues, as I understand it, that has caused
23	Q Okay. Do you have any floodlights in the front of	23	this dispute in the neighborhood was the allegation that you had
24	your house?	24	been plowing in individual's driveways, correct? You understand
25	A I didn't then.	25	that as an allegation?
	Page 6	1	Page 69
1	Q You do now?	1	A Yes.
2	A I do now.	2	Q Okay. And I also believe there was an allegation by
3	Q Okay. So you didn't have really any type of lighting	3	Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who
4	system?	4	Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving
4 5	system? A No.	4 5	Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and
4 5 6	system? A No. Q What about a light once you get into your driveway,	4 5 6	Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct?
4 5 6 7	system? A No. Q What about a light once you get into your driveway, anything of that sort?	4 5 6 7	Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct? A Yes, there was an allegation of that.
4 5 6	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there,</pre>	4 5 6 7 8	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct? A Yes, there was an allegation of that. Q And did that all happen before this incident?</pre>
4 5 6 7	system? A No. Q What about a light once you get into your driveway, anything of that sort?	4 5 6 7	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct?</pre>
4 5 6 7 8 9	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there, but they are not floodlights. They are can lights that are recessed up in.</pre>	4 5 6 7 8	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct?</pre>
4 5 7 8 9 10	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there, but they are not floodlights. They are can lights that are</pre>	4 5 6 7 8 9	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who nade this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct?</pre>
4 5 7 8 9 10	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there, but they are not floodlights. They are can lights that are recessed up in.</pre>	4 5 6 7 8 9 10 11 12	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who nade this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct? A Yes, there was an allegation of that. Q And did that all happen before this incident? A Yes. Q Had it been brought up with your employer? A Yes. Q Who complained to your employer, to your knowledge?</pre>
4 5 7 8 9 10 11 12	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there, but they are not floodlights. They are can lights that are recessed up in. Q Are they always on, or do you have to physically turn</pre>	4 5 6 7 8 9 10 11	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who nade this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct?</pre>
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4 5 6 7 8 9 10 11 12 13 14	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there, but they are not floodlights. They are can lights that are recessed up in. Q Are they always on, or do you have to physically turn them on? A You have to physically turn them on, or there is a</pre>	4 5 6 7 8 9 10 11 12 13	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct? A Yes, there was an allegation of that. Q And did that all happen before this incident? A Yes. Q Had it been brought up with your employer? A Yes. Q Who complained to your employer, to your knowledge? A He told me that Mary Ellen called him and one of the</pre>
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4 5 7 8 9 10 11 12 13 14 15 16 17	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there, but they are not floodlights. They are can lights that are recessed up in. Q Are they always on, or do you have to physically turn them on? A You have to physically turn them on, or there is a motion sensor on there, and that I don't know if that was there then. Q Okay.</pre>	4 5 6 7 8 9 10 11 12 13 14 15 16	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct? A Yes, there was an allegation of that. Q And did that all happen before this incident? A Yes. Q Had it been brought up with your employer? A Yes. Q Who complained to your employer, to your knowledge? A He told me that Mary Ellen called him and one of the Klementis called. Q Do you know which one? A No.</pre>
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4 5 7 8 9 10 11 12 13 14 15 16 17 18	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there, but they are not floodlights. They are can lights that are recessed up in. Q Are they always on, or do you have to physically turn them on? A You have to physically turn them on, or there is a motion sensor on there, and that I don't know if that was there then. Q Okay. A I don't remember. Q Do you recall those lights going on?</pre>	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who made this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct?</pre>
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 9 20 21 22	<pre>system? A No. Q What about a light once you get into your driveway, anything of that sort? A We have some lights on the overhang that were there, but they are not floodlights. They are can lights that are recessed up in. Q Are they always on, or do you have to physically turn them on? A You have to physically turn them on, or there is a motion sensor on there, and that I don't know if that was there then. Q Okay. A I don't remember. Q Do you recall those lights going on? A No. Q Did you before you went down and had the issue with my client, did you go in and check out the video A No.</pre>	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>Mrs. Shaw, and maybe Mary Ellen Kinion, I'm not exact on who nade this, that you assaulted Egon with the snowplow by driving by and spraying him with snow, directing your blade to him and spraying him with snow; is that correct?</pre>

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	Page 70	1	Page 72
1	A No.	1	MR. ROUTSIS: Speculation, as well. Please reask the
2	Q What do you understand let me ask a better	2	question.
3	question.	3	BY MR. BROWN:
4	Do you know if you were an issue of discussion at that	4	Q Go ahead and answer that question.
5	meeting?	5	MR. ROUISIS: If you don't understand the question
6	MR. ROUTSIS: Objection. Vague and ambiguous.	6	he is asking you to speculate. If you don't understand
7	At what time? When? It's not relevant unless you	7	MR. BROWN: Counsel, he didn't say that he
8	give us a time. Was he aware he was discussed that night, a	8	MR. ROUTSIS: Excuse me. I'm talking to my client.
9	week later?	9	MR. BROWN: You're testifying now.
10	MR. BROWN: I've only asked about one meeting,	10	MR. ROUTSIS: Excuse me. I'm not testifying.
11	Counsel. I asked him	11	MR. BROWN: You are telling
12	MR. ROUTSIS: Excuse me. You asked him was he aware	12	MR. ROUTSIS: Excuse me. I'm talking to my client.
13	of that meeting.	13	MR. BROWN: Counsel
14	When? It's not relevant unless you give a time	14	MR. ROUTSIS: If you don't understand the question,
15	period.	15	you tell him you don't understand the question. Okay?
16	MR. BROWN: It may not be relevant to you, but it's my	16	If he is asking you to speculate, let me him know that.
17	deposition. So let me just do my job.	17	BY MR. BROWN:
18	MR. ROUISIS: Vague and ambiguous.	18	Q I'm not asking you to speculate anything. In fact, I
19	If you don't understand it, don't answer it. I mean,	19	told you not to speculate at the beginning of this deposition.
20	you may have been aware a week later.	20	So I would ask you, to your knowledge, what was the
20	BY MR. BROWN:	21	issue concerning you that was raised at that meeting?
22	Q So you were aware of that meeting on the 18th?	22	A I would speculate if I said. I don't know.
23	MR. ROUTSIS: If you don't understand it, don't answer	23	Q You wouldn't speculate. You
23 24	it.	24	A I would have to read the notes.
24 25	THE WITNESS: I don't think I was.	25	
23	INE WINESS: I CON'L CHIER I Was.	25	MR. ROUTSIS: Objection. Argumentative.
1	Page 71 BY MR. BROWN:	1	Page 73 BY MR. BROWN:
2	Q I thought you just said you were aware of it.	2	Q You had indicated
3			
-	A I'M aware of it now BUE it you are raiking about was	3	MR. ROUTSIS: He's saving he has answered the
4	A I'm aware of it now. But if you are talking about was I aware of it that day when I was plowing snow, no.	3	MR. ROUTSIS: He's saying he has answered the mustion. He doesn't want to speculate
4 5	I aware of it that day when I was plowing snow, no.	4	question. He doesn't want to speculate.
5	I aware of it that day when I was plowing snow, no. Q Okay.	4 5	question. He doesn't want to speculate. MR. BROWN: Counsel, you're impeding the process.
5 6	I aware of it that day when I was plowing snow, no. Q Okay. A I'm aware of it now because the transcripts are in	4 5 6	question. He doesn't want to speculate. MR. BROWN: Counsel, you're impeding the process. MR. ROUTSIS: I'm advising him not to answer the
5 6 7	I aware of it that day when I was plowing snow, no. Q Okay. A I'm aware of it now because the transcripts are in evidence.	4 5 6 7	<pre>question. He doesn't want to speculate. MR. BRCWN: Counsel, you're impeding the process. MR. ROUTSIS: I'm advising him not to answer the question at this point.</pre>
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>I aware of it that day when I was plowing snow, no. Q Okay. A I'm aware of it now because the transcripts are in evidence. Q When did you become aware of that meeting? A Within a couple days probably. Q Have you since become aware that you were an issue of discussion at that meeting? A Yes. Q What was the issue concerning you at the meeting, to your knowledge? A I would say the best evidence would be to look at the notes. Q I'm asking you your recollection. I can go look at those notes any time. You can tell me what you know about it. MR. ROUTSIS: I'm going to object. Again, vague and ambiguous. Restate the question. MR. EROWN: Can you read the question back, Court</pre>	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>question. He doesn't want to speculate.</pre>
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1	Q Didn't you	1	Page 76 A I think it did.
2	A I probably did before the criminal trial.	2	Q Okay. And you have reviewed your transcript before
3	Q Okay. Did you read the lawsuit or the complaint	3	coming here today?
4	that's been filed in this lawsuit?	4	A Just part of it.
5	A Yes.	5	Q I thought you said you reviewed the entire transcript.
6	Q Okay. And you are aware that you have alleged that	6	A Not the whole thing.
7	false statements were made at that meeting?	7	Q What portion of your transcript did you review?
8	A Yes.	8	A Maybe the first third of it.
9	Q But you don't know what those false statements were?	9	Q Okay. Other than the meeting minutes of the KGID
10	A I would have to look at the notes.	10	meeting that was held on the 18th of December, do you have any
11	Q Okay. You are the one bringing that claim.	11	other evidence, that you are aware of, of statements that were
12	And you as you sit here, you don't know what those	12	said about you at that meeting?
13	statements were?	13	A I'm not sure I understand what evidence would be.
14	A I'm not going to say something that I don't know is	14	Q Evidence could be documents, testimony, video. Really
15	accurate.	15	anything that would support the claims that you have alleged in
16	Q Do you have an understanding of what was said based on	16	this lawsuit.
.7	what you have read and looked at?	17	A Yeah. People that were there.
.8	A Not at this time. I'm a little nervous, and I don't	18	Q Identify who was there that you had you've received
9	have it.	19	additional information from.
10	Q You are a little nervous?	20	A I would have to look at the notes.
1	A Of course.	21	Q So you don't know?
2	MR. ROUISIS: Objection. Argumentative. Asked and	22	A Not sitting here, I don't.
3	answered.	23	Q Okay. Did you talk to anybody other than or who
4	You've asked the question. He gave you an answer.	24	was at the meeting?
25	MR. BROWN: No, Counsel.	25	A Talk to anybody?
	Page 75		Page 77
1	MR. ROUTSIS: You asked him. He said you asked the	1	Q Uh-huh (affirmative).
2	question, are you nervous? He said, yes. You said, you're	2	A Regarding what?
3	nervous? He's already answered it.	3	Q Regarding statements that were said about you at the
4	MR. BROWN: Counsel, you don't have to raise your	4	meeting.
5	voice. I can hear you speaking fine.	5	A Yes.
6	MR. ROUTSIS: I thought you couldn't hear well.	6	Q Who did you talk to?
-			g into and for tank to:
1	MR. BROWN: I can't hear well, but you don't have to	7	A I couldn't remember. It was three years ago. I'm
	MR. BROWN: I can't hear well, but you don't have to yell and raise your voice.	1	~ _
8	·	7	A I couldn't remember. It was three years ago. I'm
8 9	yell and raise your voice.	7 8	A I couldn't remember. It was three years ago. I'm sure I have talked to people about it.
8 9 0	yell and raise your voice. MR. ROUTSIS: Okay.	7 8 9	A I couldn't remember. It was three years ago. I'm sure I have talked to people about it. I talked to my employer about it. He has talked to me
8 9 0 1	yell and raise your voice. MR. ROUTSIS: Okay. MR. BROWN: I'm just trying to get his understanding	7 8 9 10	A I couldn't remember. It was three years ago. I'm sure I have talked to people about it. I talked to my employer about it. He has talked to me about everything. He was there.
8 9 0 1 2	yell and raise your voice. MR. ROUTSIS: Okay. MR. BROWN: I'm just trying to get his understanding of complaints that he's alleged in this lawsuit.	7 8 9 10 11	 A I couldn't remember. It was three years ago. I'm sure I have talked to people about it. I talked to my employer about it. He has talked to me about everything. He was there. Q What did your employer tell you about the meeting?
8 9 0 1 2 3	<pre>yell and raise your voice. MR. ROUTSIS: Okay. MR. BROWN: I'm just trying to get his understanding of complaints that he's alleged in this lawsuit. MR. ROUTSIS: Asked and answered. You asked the same</pre>	7 8 9 10 11 12	 A I couldn't remember. It was three years ago. I'm sure I have talked to people about it. I talked to my employer about it. He has talked to me about everything. He was there. Q What did your employer tell you about the meeting? A I don't remember.
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8 9 0 1 2 3 4 5 6	<pre>yell and raise your voice. MR. ROUTSIS: Okay. MR. BROWN: I'm just trying to get his understanding of complaints that he's alleged in this lawsuit. MR. ROUTSIS: Asked and answered. You asked the same guestion twice. He said he couldn't hear. You said you can't hear. Asked and answered.</pre>	7 8 9 10 11 12 13 14 15	 A I couldn't remember. It was three years ago. I'm sure I have talked to people about it. I talked to my employer about it. He has talked to me about everything. He was there. Q What did your employer tell you about the meeting? A I don't remember. Q But even though you don't remember what your employer told you, what you read about the meeting minutes, you still believe that you were defamed at that meeting?
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1	Page Page		Page 8
1	MR. ROUTSIS: Okay. THE WIINESS: I said		attorney?
2		2	A Yes.
3	MR. ROUTSIS: But that was his answer. You misstated		Q And what are those notes of?
4	the evidence. That was the objection.	4	A Of the case.
5	Go on.	5	Q What case? This case, the criminal case
6	BY MR. BROWN:	6	A The criminal case.
7	Q So we have got the notes, that you don't remember	7	Q the TRO?
8	anything about as you sit here today, correct?	8	A The criminal case.
9	A Correct.	9	Q Okay. Is it a log? Tell me what tell me about
10	Q We have got your employer, who was there.	10	these notes.
11	And who from your employer was there, do you recall	11	A I believe it's client-attorney privilege, and I
12	that person?	12	shouldn't have to tell you anything about it.
13	A It would be Flipper was there.	13	Q Well, we'll let your attorney make that objection.
14	Q Do you still speak to Flipper?	14	What was the purpose for taking these notes?
15	A Pardon?	15	A The purpose is to show the constant harassment.
16	Q Do you still speak to Flipper?	16	Q And when were they taken? They were just taken at the
17	Oh, that's right. He's your direct supervisor, I	17	trial?
18	think you testified.	18	A No.
19	A Yes.	19	Q When were they taken?
20	Q Okay. Anybody else that you recall that was there	20	A They were taken as it happens, as I find it. As I
21	that you have talked to?	21	review the video, and see what they are doing, you know.
22	A Not that I recall. But there was others that I talke	d 22	Q So you took notes on December 18th?
23	to that were there. I just don't recall their names.	23	A I did not on December 18th.
24	Q Have you identified them as witnesses in this case?	24	Q Okay. Did you take notes
25	A I don't know if they are identified or not.	25	A I took notes of December 18th after reviewing the
	Page	1	Page 8
1	Q Okay. If they are not identified, and you can't	1	video in the following days.
2	remember who they were, how am I going to find out who you	2	Q Had you retained counsel by December 19th?
3	talked to?	3	A We had counsel retained from earlier than farther
4	A Probably by buying the transcripts to the criminal		than that.
5	trial.	5	Q That was Mr. Torvinen for the TRO, correct?
6	Q So they would have been witnesses at the criminal	6	A Yes.
7	trial?	7	Q You hadn't yet retained counsel for the criminal
8	A That's a good start.	8	proceeding, correct?
9	Q Okay. Who were the witnesses on your behalf at the	9	A No. We had talked to Todd about this.
10	criminal trial?	10	Q I'd ask you to produce those notes to your attorney
11	A I don't remember.	11	for production in this case.
12	Q So you have no recollection, as you sit here today, o	£ 12	MR. ROUTSIS: Well, first of all, if he provided me
13	any statements that anybody has given you concerning what	13	with I don't know what he is referring to. That would be
14	happened at that meeting?	14	work product for the criminal matter.
15	A Like I said, it's all in my personal notes, notes for	15	I'm unaware of what he is specifically talking about.
16	our criminal trial, and from the minutes of the KGID meeting.	16	So
17	Q What you said personal notes.	17	THE WITNESS: Okay.
18	What are you talking are you talking about the tim	e 18	MR. ROUTSIS: we'll have to address this at another
19	log that we talked about earlier?	19	time.
20	A Yeah. I have a time log, we have notes on the whole	20	MR. BROWN: I guess it would be my position if he took
21	thing.	21	notes the day after, and you weren't retained
22	Q Have you given those notes to your attorney?	22	MR. ROUTSIS: Yeah.
	A We discussed them.	23	MR. BROWN: they couldn't be privileged, unless you
23		1	
23 24	Q That wasn't my question, Mr. Spencer.	24	called up Todd Torvinen and Todd Torvinen said to take notes of

1	Page 82 THE WIINESS: He has been retained since we had the	1	Page 8 MR. BROWN: Well, he keeps changing his answer, so I
2	issue with Mr. Taylor.	2	want to find out what his answer is.
3	BY MR. BROWN:	3	BY MR. BROWN:
4	Q Yeah. Which is a separate incident.	4	Q What is your understanding of the nature of the
5	A But it's I don't think you are following me. We	5	statements that were made at the meeting?
6	took we he is retained currently. Okay? Maybe you don't	6	A Derogative against me.
7	understand that.	7	Q Okay. In what respect? Are we talking derogative as
8	We started taking notes because of the Taylor	8	in you are ugly, derogative as in you just plowed my street and
9	incident. Okay? Those notes just kept going with these	9	bermed in my driveway?
10	incidents.	10	Can you give me any more specifics than derogatory?
11	Q Okay. Did you review those notes in preparation for	11	A No.
12	today's deposition?	12	Q Okay. When did you find out that statements had been
13	A No.	13	made about you at the meeting?
13			
	Q When was the last time you looked at those notes?	14	A I don't recall. Within a couple days.
15	A I could not honestly tell you. I don't go back and look at them	15	Q Okay. So a time frame of less than a week, probably
16	look at them.	16	within a couple days after the 18th?
17	Q Did you take them on a do you have daily log notes	17	A For people that were there, within a couple days, but the notes warrant available for probably two months
18	that you take?	18 19	the notes weren't available for probably two months.
19 20	A Yes. Q When was the last time you had a problem with	20	Q And you got those notes when they became available? A Yes.
20			
21	Mr. Taylor?	21	Q Okay. And you said people that were there.
22	A I haven't had a problem with him since the TPO,	22	But the only person you have been able to identify
23	although he still drives by a lot.	23	that you recall is Flipper?
24	Q Okay. So back to the meeting.	24	A Yes.
25	You are not aware of any statements, as you sit here	25	Q Understanding that you didn't know that statements
	Page 83	-	Page 8
1	today, you personally, and have knowledge of, that were said		
		1	were made at the time that the meeting occurred, and you didn't
2	about you at that meeting?	2	find out until afterwards, did that impact your did those
2 3	about you at that meeting? $\label{eq:linear} \lambda \text{No, I'm aware of statements that were made. I just}$	2 3	find out until afterwards, did that impact your did those statements that were made at the meeting, that you don't really
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r	Page 86		Dade 90
1	because there's a shortage of snowplow drivers. He can't find	1	I yell, nothing happens.
2	anyone that doesn't break the equipment.	2	I go into my the porch is off our master bedroom.
3	Q Was there other than this discussion that you had	3	I go in the master bedroom, get a little flashlight I had. It
4	with Flipper, was there any other formal reprimand?	4	doesn't I tried to shine it on him. It didn't work.
5	A No.	5	I yell again, and I run in the house, tell my wife to
6	Q We probably plowed this ground already. No pun	6	call 911, and run out on the front porch and yell again, with no
7	unintended.	7	response.
8	Are you able to give me today an estimate of time that	8	Q Okay. And then what happens?
9	you worked with F&B prior to December 18th versus after? Has	9	A Then I run down the stairs, run out around my truck,
10	there been a I guess what I'm getting at, has there been a	10	and that's when I collided with Mr. Klementi.
11	change in the amount of time that you are able to work for that	11	Q I believe in your statement you said you saw an
12	company?	12	individual with a hood.
13	A Yes, but I could not give you an estimate.	13	A No. That's in my statement, but I didn't say that.
14	Q Is it a significant cut in time?	14	The cop said that to me. I can't remember the name the
15	And I know that's a broad term, significant, but I'm	15	officer's name.
16	trying to get an idea of what	16	They said, what, did he have a hood on? And I just
17	A Cut in time in the winter, but not in the summer.	17	yeah, whatever, I agreed. Because I thought they had already,
18	Q What causes you to believe it's related to this	18	obviously, had been there in the street, so they must have seen
19	incident, or do you believe that?	19	it.
20	A Yes, because he doesn't want to put up with having	20	Q Okay. So you don't believe you have ever said that
21	KGID calling him and everyone else calling him.	21	Mr. Klementi had a hood on?
22	Q Is it also due to what you just indicated, that	22	A I agreed to it, I didn't say it, because they said
23	there's been less snow, so there's been less need for snowplow	23	that.
24	drivers?	24	Q Why did you agree to something that wasn't true?
25	A Yes.	25	A I figured it was an officer, he must have known what
	Page 87		Page 89
1	Q So let's go back to the evening and, again, I'm		was going on, he must have known the truth.
2	sorry for jumping around. You'll find I'll probably do that	2	My mistake. I have learned much from this.
3	throughout the day.	3	Q Okay. Did you ever have video evidence I'm jumping
4	We have got the 18th, as I seem to recall, you were	4	around again. Sorry.
5	plowing or not plowing you were shoveling snow on your		Did you ever have video evidence that Mr. Klementi was
6	deck	6	actually in your driveway?
7	A Right.	7	A Yes.
8	Q right before the incident happened. You get home,	8	Q Okay. How come you haven't and this is this is the time this is right after when you are should approx
9	you are shoveling snow off the deck.	-	the time this is right after when you are shoveling snow on your balcony, you hear the crunching of the snow.
10	I believe you testified that you heard snow crunching	10 11	
11 12	out in front of your house?	11	I'm talking about this incident, not the earlier incident that you claimed that happened around 7 o'clock, or you
12	A Yes. $(1 + 1) = 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1$	12	think
13	Q Okay. What tell me walk me through very	13	A Oh.
14 15	specifically what happened next. A From where?	14	A on. Q So you do have video of Helmut Klementi in your
15 16		15	driveway?
	Q From the time you hear the crunching of the snow until the time that you and Mr. Klementi were in the street.	17	A Yes.
17	· · · · · · · · · · · · · · · · · · ·	18	Q Immediately before this? Immediately before this
18 19	A I thought I did say that.	18	occurs, before you run down the stairs?
	Q If you did, I apologize. I probably got distracted	20	A Yes.
20	with something else.	20	
21	Walk me through that again. A Okay. I was shoveling snow off on the west side of	21	Q Okay. Have you produced that video? A Yes.
22		22	
23 24	the balcony. I hear the crunching in my driveway. I look down,	23	Q And how are you able to tell that my client is in your driveway?
	I see a figure. I see something. It's dark, but I can tell	41	we to only .
24 25	there is some movement down there.	25	A You can see him as I recall, you can see him walk

1	Page 90 up the curb. You can tell by the pinpoint of the three	1	Page 92 A Yeah, on the other side by the lot.
2	different camera angles I have of it, or two different angles, I	2	Q Okay. We're not talking a great distance from where
3	quess.	3	your vehicle was where your driveway is to where the impact
4	And like I said earlier, the wood. Where my fence	4	occurred, correct?
5	stops, there's a bunch of wood that I set, that I was splitting	5	A Correct.
6	and cutting and whatever.	6	Q Okay. And you couldn't see him?
7	Q Prior to this incident, had you ever told Helmut	7	A No.
8	Klementi not to step foot on your property?	8	Q You didn't try to identify him?
9	A No.	9	A I yelled from the back porch and the front porch.
10	Q Okay. Any no trespassing signs?	10	Q And
11	A We have some up, but I can't say when we put them up.	11	A If someone doesn't I'm sorry.
11	I don't remember.	12	Q Go ahead.
13	Q And would you be able to see them from the driveway?	13	A If someone doesn't identify themselves when they are
14	A Yes.	14	on your property, and you're yelling at them, the conclusion is
15			
15 16	Q Okay. And you don't know if those were up in December of 2012?	15 16	they are up to no good.
		17	Q Okay. How old were you at the time, 2012, December? A 50.
17	A No.	1	
18	Q Okay. So you run down the stairs, past your truck.	18	Q Okay.
19	Did you stop to look and see if your truck had been	19	A I don't know.
20	A No.	20	Q And so you couldn't tell if they were running?
21	Q Why not?	21	A No.
22	A Because I figured it was a teenager, and I wouldn't	22	Q It didn't strike you as odd that you thought this was
23	catch him if I stopped to look at my truck.	23	a teenager, you are able to catch up with a teenager, and you're
24	Q Was this individual running from you?	24	50 years old?
25	A I didn't couldn't tell. I didn't see him.	25	A That's why I was running after them.
	Page 91	1	Page 93
		1	
1	Q How far away from your driveway to where the impact	1	Q But you are getting closer to this figure and they are
2	occurred was that? And you can give me an approximation if you	1 2	${\tt Q}$ ${\tt But}$ you are getting closer to this figure and they are not getting further, correct?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	<pre>occurred was that? And you can give me an approximation if you don't know exactly. A I don't I don't know. Q It's a standard street? I mean, there's nothing unique about the street? It's not ten lanes? A No. Q It's a two-lane street? A It's 22-feet wide. Q Okay. So, at most, if it's 22-feet wide from your driveway to where this happened, which the video looks like it happened somewhere in the middle of the street, we're not talking any greater than 20 feet away A I couldn't Q from your driveway? A I couldn't tell you. Q Okay. But you do agree the street is 22 feet? A Yeah. I have measured it. Q And you agree that this happened in front of your</pre>	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q But you are getting closer to this figure and they are not getting further, correct? A I couldn't see. I couldn't tell if they were getting closer to me or not. Q As you are running up to them and getting closer to them, you couldn't tell A I didn't see him. No. Q So it was just completely you couldn't see this individual in the street? A No. Q There's no street lights in your neighborhood? A No. Q Okay. No other lighting? A No. My porch light was on when we came out. I think it was on about the time I think I turned it on when I came out. I don't remember. But I remember, from looking at the video, that when I was on my porch, my porch light was on. So I'm right underneath the lights, looking into the dark. My eyes didn't focus, I
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>occurred was that? And you can give me an approximation if you don't know exactly.</pre>	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q But you are getting closer to this figure and they are not getting further, correct? A I couldn't see. I couldn't tell if they were getting closer to me or not. Q As you are running up to them and getting closer to them, you couldn't tell A I didn't see him. No. Q So it was just completely you couldn't see this individual in the street? A No. Q There's no street lights in your neighborhood? A No. Q Okay. No other lighting? A No. My porch light was on when we came out. I think it was on about the time I think I turned it on when I came out. I don't remember. But I remember, from looking at the video, that when I was on my porch, my porch light was on. So I'm right underneath the lights, looking into the dark. My eyes didn't focus, I couldn't see anything. Q Okay. I'm just a little confused.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>occurred was that? And you can give me an approximation if you don't know exactly.</pre>	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q But you are getting closer to this figure and they are not getting further, correct? A I couldn't see. I couldn't tell if they were getting closer to me or not. Q As you are running up to them and getting closer to them, you couldn't tell A I didn't see him. No. Q So it was just completely you couldn't see this individual in the street? A No. Q There's no street lights in your neighborhood? A No. Q Okay. No other lighting? A No. My porch light was on when we came out. I think it was on about the time I think I turned it on when I came out. I don't remember. But I remember, from looking at the video, that when I was on my porch, my porch light was on. So I'm right underneath the lights, looking into the dark. My eyes didn't focus, I couldn't see anything. Q Okay. I'm just a little confused. You're running after an individual that you can't see;

141 10-14		Page 94	1		Page 96
1	A	Because they are on that side of the driveway. So	1	up your (
2	they, ob	viously, would have to go that direction.	2	A	Yes.
3	Q	They couldn't go through the empty lot?	3	Q	How often is that process?
4	A	They could have, if they can go through four foot of	4	A	Every two years.
5	snow or v	whatever was there, you know.	5	Q	When was the last time you had one?
6		I don't know if it was four foot. It might have been	6	A	I think it would have been February 2015.
7	two foot		7	Q	So sometime in the near future you are going to have
8	Q	And it was snowing, or there was snow on the ground?	8	to have a	nother
9	A	Yes, it had been snowing.	9	A	Next January.
10	Q	So it was white in on the ground?	10	Q	Okay. Do you have any night blindness?
11	A	Not on the street, because we had plowed the street.	11	A	I can't see very well at night, but it's not diagnosed
12	Q	But there was white background, white in the yards?	12	as night	blindness.
13	There was	s, essentially, snow on the ground?	13	Q	Okay. So it's your testimony you could not see, that
14	А	Yeah, I guess.	14	you were	chasing after an individual that you couldn't see?
15	Q	And, again, you still couldn't see the individual,	15	А	Yeah. I was running down the street to see if I could
16		h the snow on the ground?	16	find whoe	ever was in my driveway.
17	А	No.	17	Q	Did there come a point in time when you came up on
18	Q	Do you have bad eyesight?	18	Mr. Kleme	nti, not realizing it's him, we'll talk about that in a
19	A	Yeah.	19	minute, b	nut did there come a point in time when you were chasing
20	Q	What's your eyesight?	20		vidual before the impact that you saw him?
21	Ă	I don't know.	21	A	Yes.
22	Q	Do you wear glasses?	22	Q	When was that, how far away was that?
23	Ā	Yes.	23	A	About maybe five feet from him.
24	Q	Who is your doctor?	24	Q	Okay. Why did you continue once you saw this
25	Ã	I don't know.	25		hy did you continue on chasing after him at that point?
1	Q	Page 95 When was the last time you went to an eye doctor?	1	А	Page 97 I couldn't stop. I was five feet from him when I saw
2	∑ A	Five months ago.	2	him.	i courdi e scop. I was live rece iron nini when i saw
3	Q	Where is your doctor located?	3	Q	Okay.
4	A	I went down, and I had them checked at the Walmart	4	¥ A	I was in socks, and the street was icy.
5	there.	i welle ubwit, and i neu chell elsektet de else welliere	5	Q	You couldn't try to avoid the collision?
6	Q	The Walmart in Carson?	6	×	No.
7	Ā	Yeah.	7	Q	Were you wearing your glasses that evening?
8		And I also went to another one in Carson or Reno. I	8	¥ A	Not at that time.
9	tingt on t	to the Walmart one to have glasses done.	9	Q	Not during the chase?
9 10		Okay. Do you get eye checks?	10	A A	No.
10	Q A	Ves.	11	Q	All right. So it's your testimony you were running
11 12	A 0		12		individual that you couldn't see, on a night where
12	Ŷ	I notice you are not wearing any glasses today.	12		
	2	Do you wear contacts?	14		snow on the ground, but you testified it wasn't on the nd that you could not see him until you were
14 15	A	No.	14		tely five feet away, and at that point, it was too late
	Q	Okay. How come you are not wearing glasses?			
16 17	A	Because I need them for distance, not for close up.	16	ພາຍທີ່ນີ້.	and you just had to collide with him.
17	Q	Okay.	17	л	Is that a fair statement?
18	A	My eyes have a problem focusing from close to	18	A	Basically.
19	distance.		19		The amount of snow on the street, it was plowed, so I
20	Q	Do you have any restriction on your driver's license?	20		lly tell you. I think the best evidence for that is
21	A	I have to wear glasses.	21		res they submitted.
22	Q	And that's you have a CDL?	22	Q	Were you wearing shoes?
23	A	Yes.	23	A	No.
	• •	Okay. How often do you have to get tested, or it's	24	Q	Why were you shoveling snow in your socks if you
25 24 25	Q	standing you have to go through a medical check to keep	25		earing shoes?

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1	Page 98 A I was wearing slip-ons on the back porch. We don't	1	Page 100 started yelling at him.
2	wear our shoes in the house. So I leave a pair at the back	2	A Yeah.
3	door, I leave a pair at the front door.	3	Q Why didn't you check to see if he was okay?
4	Q Were you wearing slip-ons when you	4	A He was obviously okay because he was trying to kick
5	A No.	5	me. So he wasn't and he is yelling. So he is not out of
6	Q So you kick off your slip-ons, give chase in your	6	he has not lost conscious.
7	socks at that point?	7	Q Okay.
8	A No. When I came in off the back deck, that's when I	8	A And his brother was there, I knew it was one of the
9	took them off.	9	other ones, was right at the fence. So I'm sure they were going
10	Q Okay.	10	to take better care of him.
11	A Okay? I didn't want to track snow into the house.	11	Q Do you know how old he is?
12	Then I ran downstairs, told my wife to call 911, and	12	A No.
13	just ran out the door.	13	Q Over 70?
14	Q And didn't put your slip-ons back on?	14	A Yeah.
15	A It didn't funny, it didn't even enter my mind.	15	Q Okay. That didn't concern you, that you just knocked
16	Q So explain the collision between you and Mister my	16	a 70-year-old man down in a hard street?
17	client, Mr. Klementi, as you recall it.	17	A It did. That's why I was so upset. If he would have
18	A Basically, I saw him when he was about five feet in	18	just said, it's Mr. Klementi, I'm taking pictures, then I
19	front of me. I put my arms up, and we ran into each other. He	19	wouldn't have came out.
20	was walking towards me at the time.	20	Or whatever he was doing. I don't know.
20 21	Q He was talking towards you?	20	Q Why were you upset at him for you knocking him down?
22	A Yes.	22	That's what I'm confused about.
23	Q Okay. So you just you two just happened to collide	23	A Because he never identified who he was.
24	in the middle of the street is what you are saying?	24	Q So it's his fault?
25	A Yes.	25	MR. ROUTSIS: Objection. Argumentative. He didn't
	······		
1	Page 99 Q It was an accident; is that your testimony?	1	Page 101 say it's his fault.
2	A Not an accident. I meant to stop whoever was breaking	2	He stated the facts. Move on.
3	into my truck.	3	BY MR. BROWN;
4	Q Okay. And so	4	Q But you weren't concerned for his safety? In other
5	A I went out looking for whoever it was. I just ran	5	words, you didn't ask, are you okay, can I help you up?
6	into him because he was right there. At the last minute I seen	6	A No.
7	him.	7	Q All right.
8	Q Okay. So when was it that you first became aware that	8	A I was concerned for his safety, but I didn't ask him
9	it was I know Egon and Helmit are twins.	9	if he was okay.
10	So when was it you first became aware that it was a	10	Q And you didn't try and help him up?
			A No.
11	Klementi that you had impacted?	11	
11 12	Klementi that you had impacted? A I knew it was a Klementi almost immediately	11 12	
12	A I knew it was a Klementi almost immediately	12	Q In fact, after you yelled at him, you turned around
12 13	 A I knew it was a Klementi almost immediately Q Okay. 	12 13	
12 13 14	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue 	12 13 14	Q In fact, after you yelled at him, you turned around and left, correct, went back to your house?A Yes.
12 13 14 15	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. 	12 13 14 15	 Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he
12 13 14 15 16	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. Q Once you collided with him I have seen the video. 	12 13 14 15 16	 Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he was okay and make sure
12 13 14 15 16 17	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. Q Once you collided with him I have seen the video. He hits the deck. You don't. What do you do? 	12 13 14 15 16 17	 Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he was okay and make sure A Because his brother was there. And he was trying to
12 13 14 15 16 17 18	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. Q Once you collided with him I have seen the video. He hits the deck. You don't. What do you do? A I recognize it's him, or one of them, as I said. I 	12 13 14 15 16 17 18	 Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he was okay and make sure A Because his brother was there. And he was trying to kick me, so he, obviously, didn't want me there.
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12 13 14 15 16 17 18 19 20	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. Q Once you collided with him I have seen the video. He hits the deck. You don't. What do you do? A I recognize it's him, or one of them, as I said. I can tell. I hear him talking. And I start screaming and yelling at him, why didn't he say who you were. You know, why 	12 13 14 15 16 17 18 19 20	Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he was okay and make sure A Because his brother was there. And he was trying to kick me, so he, obviously, didn't want me there. Q Okay. So you just felt like I'm just going to let his 70-some-odd-year-old brother help him, and I'm going to leave?
12 13 14 15 16 17 18 19 20 21	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. Q Once you collided with him I have seen the video. He hits the deck. You don't. What do you do? A I recognize it's him, or one of them, as I said. I can tell. I hear him talking. And I start screaming and yelling at him, why didn't he say who you were. You know, why didn't he identify himself. 	12 13 14 15 16 17 18 19 20 21	Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he was okay and make sure A Because his brother was there. And he was trying to kick me, so he, obvicusly, didn't want me there. Q Okay. So you just felt like I'm just going to let his 70-some-odd-year-old brother help him, and I'm going to leave? A Yeah.
12 13 14 15 16 17 18 19 20 21 22	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. Q Once you collided with him I have seen the video. He hits the deck. You don't. What do you do? A I recognize it's him, or one of them, as I said. I can tell. I hear him talking. And I start screaming and yelling at him, why didn't he say who you were. You know, why didn't he identify himself. I hear one of them yelling to call 911. I say, we 	12 13 14 15 16 17 18 19 20 21 21 22	Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he was okay and make sure A Because his brother was there. And he was trying to kick me, so he, obviously, didn't want me there. Q Okay. So you just felt like I'm just going to let his 70-some-odd-year-old brother help him, and I'm going to leave? A Yeah. Q And up to this point, you are not aware or correct
12 13 14 15 16 17 18 19 20 21 22 23	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. Q Once you collided with him I have seen the video. He hits the deck. You don't. What do you do? A I recognize it's him, or one of them, as I said. I can tell. I hear him talking. And I start screaming and yelling at him, why didn't he say who you were. You know, why didn't he identify himself. I hear one of them yelling to call 911. I say, we have already called them. Then I walked back to my house. 	12 13 14 15 16 17 18 19 20 21 22 23	Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he was okay and make sure A Because his brother was there. And he was trying to kick me, so he, obvicusly, didn't want me there. Q Okay. So you just felt like I'm just going to let his 70-some-odd-year-old brother help him, and I'm going to leave? A Yeah. Q And up to this point, you are not aware or correct me if I am wrong.
12 13 14 15 16 17 18 19 20 21 22	 A I knew it was a Klementi almost immediately Q Okay. A because they started talking in their native tongue or whatever, and I can tell by the accents. Q Once you collided with him I have seen the video. He hits the deck. You don't. What do you do? A I recognize it's him, or one of them, as I said. I can tell. I hear him talking. And I start screaming and yelling at him, why didn't he say who you were. You know, why didn't he identify himself. I hear one of them yelling to call 911. I say, we 	12 13 14 15 16 17 18 19 20 21 21 22	Q In fact, after you yelled at him, you turned around and left, correct, went back to your house? A Yes. Q Why didn't you just stay there to make sure that he was okay and make sure A Because his brother was there. And he was trying to kick me, so he, obviously, didn't want me there. Q Okay. So you just felt like I'm just going to let his 70-some-odd-year-old brother help him, and I'm going to leave? A Yeah. Q And up to this point, you are not aware or correct

r	Page 102	}	Page 104
1	This is up until December 18th, the evening up	1	BY MR. BROWN:
2	until the time of the impact.	2	Q So, Mr. Spencer, I think we left off, you had gone
3	A I would have to I guess.	3	back into the house, and whoever was on the phone with 911, I
4	Q Okay. What happened next? You went back in the	4	believe with your wife, told you to stay in the house, correct?
5	house?	5	A Yes.
6	A I went back up to the house. My wife was talking to	6	Q Okay. Prior to that, you had indicated that you
7	the 911 operator. She said for us to stay in the house, you	7	couldn't see.
8	know, sheriffs had been dispatched.	8	That when you went outside there was snow on the
9	Q Were you arrested that evening?	9	ground, but it was not in the street because of the snowplow.
10	A Yes.	10	A There is always going to be snow on the street
11	Q Okay. Now I read the police statement. I'm sure you	11	basically in the winter after a storm. But it's not deep snow.
12	have read it, too.	12	It's been scraped, whatever.
13	Can you confirm that?	13	Q So there is a white contrast to it, though? There is
14	A Yes.	14	still white on the ground?
15	Q When was the last time you read it?	15	A Well, it depends on how well it's scraped. It could
16	I have a copy here if you can look at it.	16	have a black contrast, and I don't remember what it looked like.
17	A I don't know.	17	Q I would like to show you some pictures that were
18	Q Within the last week?	18	produced as exhibits in this case, and I believe we're going to
19	You know what? I didn't realize we have been going	19	keep a running exhibit list for ease.
20	two hours. Why don't we take a 10-minute break?	20	This is Exhibit 2. Let me have you take a look at
21	Are you fine with that?	21	that exhibit. Tell me if that accurately represents how the
22	A Yes.	22	street looked on the night in question.
23	Q Before we do that, the answer to the last question	23	A Can't tell you. I don't know when the picture was
24	that I just posed to you, approximately when was the last time	24	taken.
25	you reviewed that statement?	25	Q You don't know if that's my client in the middle of
L	-		-
1	Page 103 A I have read it in the last couple days probably.	1	Page 105 the street on the night of December 18th?
2	Q Okay. That's what I needed to know.	2	A It's one of them, but I can't tell you what night it
3	MR. BROWN: All right. Let's take a short break.	3	was.
4	And just so counsel knows, I have to attend a	4	Q Okay. You think he just went out and laid in the
5	conference call at 12:30. I'm hoping it doesn't take more than	5	street
6	a half hour. In fact, I'll make it I'll cut it short at one	6	A Could have.
7	if they want to go longer than that. So	7	Q to take a picture?
8	MR. ROUISIS: I guess nobody wants to take a lunch	8	Okay. So you are not sure if that's how the street
9	break today?	9	looked that evening?
10	MR. BROWN: You know what? Why don't we	10	A No.
11	MR. ZANIEL: I would rather press on.	11	Q All right.
12	MR. ROUISIS: I would, too.	12	A Show me the rest of them.
13	MR. BROWN: Let's take a lunch break from the 12:30 to	13	See, just between that picture and this picture, it
1	one time frame. I'll just try and grab something to eat on my		looks different. It's got here, smoother. Here you have got a
14	conference call.	14 15	lot more on the street.
16	MR. ROUTSIS: I don't need one, so	16	Q Yeah. I don't think it looks different because we
10	MR. ROUNSIS: I don't need due, SO MR. BROWN: Let's take a five-minute break, and then	17	have got the middle this is a closer version. You can't see
		18	the sides.
18	we'll come back, we'll go for about another 25 minutes, and	10	You are pointing to the sides that you can't see.
19	proceed on.	20	This is the front of him. This is the rear.
20	THE VIDEOCRAPHER: We're going off the video record.	20	So I don't
21	The time is approximately 12:02 p.m.		
22	(A recess was taken)	22	A It looks different from here.
23	THE VIDEOGRAPHER: We are going back on the video	23	Q Maybe it looks different to you, but
24	record. The time is approximately 12:14 p.m.	24	A Well, that's kind of my job, you know.
25	MR. ROUTSIS: What is it in England, though?	25	Q Well, you know, maybe that will be for a jury to
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		Page 106		Page 108
1	determine		1	A I don't really know what it was. Misdemeanor battery
2		Do you know if that's the way the street looked that	2	of some
3	evening?		3	Q Okay. You ultimately did give a statement, though,
4	A	No.	4	and that's, I think you said, you were in the holding cell?
5	Q	And that's Exhibit 4?	5	A Yeah.
6	A	That doesn't look plowed yet.	6	Q Would you turn, and let's make sure it's on Exhibit 1.
7	Q	Okay. So you don't	7	Would you turn to Exhibit 1? I'll give it to you here
8	Α	You can see where it was plowed here, but you don't	8	in a minute. I just want to make sure it's here.
9	see conti	nued.	9	The last three pages of that exhibit appear to be
10	Q	So you don't	10	actually, I'm sorry. The last two pages of that exhibit appear
11	А	Can I look at it?	11	to be your written statement.
12	Q	Can I finish?	12	Would you take a minute and review that, and confirm
13		You don't think that looks like the street that	13	to me that that is the statement or a copy of a statement that
14	evening?		14	you gave?
15	Ā	I don't remember.	15	A That's hard for even me to read.
16	0	Okay. You have no reason, though, to say it's not the	16	Q Why is that?
17	~	question, other than you don't remember, and you are	17	A My writing.
18	-	who took the picture, correct?	18	Q I'm just going to go over a few things in this.
19	A	Correct. I don't know who took the picture or when it	19	Earlier you said that you just agreed with the officer
20	was taker	-	20	that the individual who was on your property had a hood on?
20 21	was cana	Okay. That was Exhibit 4 that we just looked at.	21	A Yes.
22	Ŷ	You were how soon after this incident occurred were	22	Q Why did you put it in your statement if that wasn't
23		ately cuffed and arrested?	23	true?
	you uittu A	I	24	A Because I thought it was true. That's what he said
24 25		An hour?	24	so why would an officer come in my house and lie about what
23	Q		25	so why would all officer colle in my house and the about what
1		Page 107	,	Page 109 he said?
1 2	A	I couldn't tell you.	1	
	Q	Okay.	1	
3	A	Probably less.	3	A But he had already been out and checked Helmut.
4	Q	Probably less.	4	Q And you had been out there because you stood over him,
5		Okay. Did you give a statement to the police officers	5	yelled at him, you didn't see a hood on him.
6	that ever	-	6	So why would you say something that you didn't believe
7	A	He wouldn't take my statement. He wouldn't take my	7	to be true?
8		atement, either.	8	A I didn't know it was untrue.
9	Q	Did you ever give a written statement?	9	The officer said, did he have a hood on, and I said,
	A	I did in the holding cell.	10	okay. Whatever. I agreed with him. I think I said that.
		· · · · · · · · · · · · · · · · · · ·		
11	Q	So you did when you got to the holding cell?	11	Q You agreed with that, even after you were in the
11 12	Q A	Yes.	12	holding cell, and you had been arrested at this point for, I
11 12				holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault?
11 12 13	A	Yes.	12	holding cell, and you had been arrested at this point for, I
11 12 13 14	A Q	Yes. How long did you spend in jail?	12 13	holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault?
11 12 13 14 15	A Q A	Yes. How long did you spend in jail? I don't know.	12 13 14	holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault? A Agreed with what?
11 12 13 14 15 16	A Q A Q	Yes. How long did you spend in jail? I don't know. Was it a full day, 24 hours?	12 13 14 15	holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault? A Agreed with what? Q You still agreed with the officer's statement that
11 12 13 14 15 16 17	A Q A Q A	Yes. How long did you spend in jail? I don't know. Was it a full day, 24 hours? No. No. I bailed myself out.	12 13 14 15 16	<pre>holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault?</pre>
11 12 13 14 15 16 17 18	A Q A Q A	Yes. How long did you spend in jail? I don't know. Was it a full day, 24 hours? No. No. I bailed myself out. That's what I'm getting at.	12 13 14 15 16 17	<pre>holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault? A Agreed with what? Q You still agreed with the officer's statement that this individual had a hood on A Yeah.</pre>
11 12 13 14 15 16 17 18 19	A Q A Q A Q	Yes. How long did you spend in jail? I don't know. Was it a full day, 24 hours? No. No. I bailed myself out. That's what I'm getting at. Within a few hours?	12 13 14 15 16 17 18	<pre>holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault? A Agreed with what? Q You still agreed with the officer's statement that this individual had a hood on A Yeah. Q at 10:15 when you wrote this in the holding cell?</pre>
11 12 13 14 15 16 17 18 19 20	A Q A Q A Q	Yes. How long did you spend in jail? I don't know. Was it a full day, 24 hours? No. No. I bailed myself out. That's what I'm getting at. Within a few hours? Yeah, few hours.	12 13 14 15 16 17 18 19	<pre>holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault? A Agreed with what? Q You still agreed with the officer's statement that this individual had a hood on A Yeah. Q at 10:15 when you wrote this in the holding cell? A Yes.</pre>
11 12 13 14 15 16 17 18 19 20	A Q A Q A Q A Q A	Yes. How long did you spend in jail? I don't know. Was it a full day, 24 hours? No. No. I bailed myself out. That's what I'm getting at. Within a few hours? Yeah, few hours. Were you out before the morning?	12 13 14 15 16 17 18 19 20	<pre>holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault? A Agreed with what? Q You still agreed with the officer's statement that this individual had a hood on A Yeah. Q at 10:15 when you wrote this in the holding cell? A Yes. Q Don't you think the fact that you couldn't see him, as</pre>
11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q A Q A Q	Yes. How long did you spend in jail? I don't know. Was it a full day, 24 hours? No. No. I bailed myself out. That's what I'm getting at. Within a few hours? Yeah, few hours. Were you out before the morning? Yes. Okay.	12 13 14 15 16 17 18 19 20 21	<pre>holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault? A Agreed with what? Q You still agreed with the officer's statement that this individual had a hood on A Yeah. Q at 10:15 when you wrote this in the holding cell? A Yes. Q Don't you think the fact that you couldn't see him, as you testified here, was an important fact that you should have reported in your statement?</pre>
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A Q A	Yes. How long did you spend in jail? I don't know. Was it a full day, 24 hours? No. No. I bailed myself out. That's what I'm getting at. Within a few hours? Yeah, few hours. Were you out before the morning? Yes.	12 13 14 15 16 17 18 19 20 21 22	<pre>holding cell, and you had been arrested at this point for, I believe you said, a misdemeanor assault? A Agreed with what? Q You still agreed with the officer's statement that this individual had a hood on A Yeah. Q at 10:15 when you wrote this in the holding cell? A Yes. Q Don't you think the fact that you couldn't see him, as you testified here, was an important fact that you should have reported in your statement?</pre>

1	Page 110 You said you had never been arrested.	1	deadly weapon? Page 112
2	Weren't you arrested in 1985 for sort of a similar	2	A Yes. They plea-bargained down.
3	incident where you actually caused great bodily injury to	3	Q Tell me what happened that resulted in that
4	somebody?	4	conviction.
5	MR. ZANIEL: Objection to the form of the question.	5	What was the incident that gave rise to that
6	MR. ROUTSIS: Yes, I join.	6	conviction?
7	BY MR. BROWN:	7	A Should I discuss this?
8	0 Go ahead and answer.	8	MR. ROUISIS: Well, I'm going to join on the
9	A Do I have to?	9	continuing objection.
10	MR. ROUTSIS: Well, ask him to rephrase the question.	10	But go ahead.
11	BY MR. BROWN:	11	MR. BROWN: You can have a continuing objection.
12	Q Were you arrested in 1985 for a felony in California?	12	MR. ROUTSIS: Go ahead.
13	A Yes.	13	THE WITNESS: What was the question again?
14	Q And was it I couldn't call it a road rage incident,	14	BY MR. BROWN:
15	but was it an incident involving you driving and another driver	15	Q What was the tell me about the incident that gave
16	of a vehicle?	16	rise to the conviction. The altercation between you and the
17	A Yes.	17	other driver.
18	MR. ZANIEL: Same objection.	18	A Some guy was chasing me. Tried to outrun him. He
19	I will just have a running objection on this.	19	started chasing me because he thought I had my high beams on
20	But, yes, go ahead and answer.	20	when I came up behind him.
21	BY MR. BROWN:	21	So I went around him. He started chasing me for some
22	Q You just indicated to me that you had never been	22	reason for that.
23	arrested before. I want	23	Q Okay. And what happened?
24	A Like this, and wrote a statement.	24	A I ran it was a new neighborhood that I was in.
25	Q So you didn't give any statement in the case you were	25	I pull in. Got it was a street going into a
	Page 111		Page 113
1	arrested for in 1985?	1	four-lane highway.
2	A (Witness shook head negatively).	2	Q Uh-huh (affirmative).
3	Q Ever?	3	A I pull up to turn left on that. And while I was
4	A Huh-uh (negative).	Ι.	
	II Har ar (hegaere).	4	waiting in traffic, there was two cars in front of me.
5	Q Did you give any testimony?	4	Waiting in traffic, there was two cars in front of me. He runs up behind me, or he drives up behind me, so I
5 6		1	
	Q Did you give any testimony?	5	He runs up behind me, or he drives up behind me, so I
6	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did.	5 6	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away.
6 7	 Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felomy? 	5 6 7	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he
6 7 8 9	 Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. 	5 6 7 8	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my
6 7 8 9 10	 Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? 	5 6 7 8 9	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield.
6 7 8 9 10	 Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't 	5 6 7 8 9 10	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it?
6 7 8 9 10 11	 Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. 	5 6 7 8 9 10 11	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it.
6 7 8 9 10 11 12 13	<pre>Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation</pre>	5 6 7 8 9 10 11 12	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it. Q There was no physical altercation?
6 7 8 9 10 11 12 13 14	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he	5 6 7 8 9 10 11 12 13	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it. Q There was no physical altercation? A Never got out of my truck.
6 7 8 9 10 11 12 13 14 15	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed?	5 6 7 8 9 10 11 12 13 14	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it. Q There was no physical altercation? A Never got out of my truck. Q Was he ever charged?
6 7 8 9 10 11 12 13 14 15 16	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed? A No.	5 6 7 8 9 10 11 12 13 14 15	He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it. Q There was no physical altercation? A Never got out of my truck. Q Was he ever charged? A No.
6 7 8 9 10 11 12 13 14 15 16 17	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed? A No. Q No?	5 6 7 8 9 10 11 12 13 14 15 16	<pre>He rums up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it. Q There was no physical altercation? A Never got out of my truck. Q Was he ever charged? A No. Q Why was why were you charged?</pre>
6 7 8 9 10 11 12 13 14 15 16 17 18	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed? A No. Q No? A No.	5 6 7 8 9 10 11 12 13 14 15 16 17	<pre>He rums up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it. Q There was no physical altercation? A Never got out of my truck. Q Was he ever charged? A No. Q Why was why were you charged? A Because I left the scene of an accident.</pre>
6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed? A No. Q No? A No. Q He didn't crack his skull?	5 6 7 8 9 10 11 12 13 14 15 16 17 18	<pre>He rums up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it. Q There was no physical altercation? A Never got out of my truck. Q Was he ever charged? A No. Q Why was why were you charged? A Because I left the scene of an accident. Q Okay. And you didn't have to give any written</pre>
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed? A No. Q No? A No. Q He didn't crack his skull? A No.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	<pre>He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away. As I turn around the fuel pumps and come this way, he jumps out of his car with a crowbar and throws it at my windshield. Q That's it? A That's it. Q There was no physical altercation? A Never got out of my truck. Q Was he ever charged? A No. Q Why was why were you charged? A Because I left the scene of an accident. Q Okay. And you didn't have to give any written statement as a result of that?</pre>
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed? A No. Q No? A No. Q He didn't crack his skull? A No. Q Okay. But you were charged with a felony hit-and-run	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	<pre>He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away.</pre>
6 7 8	Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed? A No. Q No? A No. Q He didn't crack his skull? A No. Q Okay. But you were charged with a felony hit-and-run as one of the charges?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away.</pre>
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>Q Did you give any testimony? A I mean, I I can't remember. I don't think I did. Q Were you convicted of a felony? A It ended up being a misdemeanor. Q You got four years probation? A I had probation, but I don't know what term. I don't remember the term. Q Didn't it cause paralysis of the the altercation with the other individual that you were arrested for, wasn't he paralyzed? A No. Q No? A No. Q He didn't crack his skull? A No. Q Okay. But you were charged with a felony hit-and-run as one of the charges? A Yeah. I don't remember.</pre>	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>He runs up behind me, or he drives up behind me, so I pull into a gas station to try to get away.</pre>

	Doco 114	· · · · · · ·	
1	Page 114 MR. ROUTSIS: Okay. Stop. Stop. That's	1	Page 116 Okay. So towards the end let me find it. Okay.
2	argumentative.	2	If you go to the very bottom of the statement, and you
3	He was explaining that he never gave a written	3	go three lines up, you see where it says refuse to respond,
4	statement. It was ambiguous. He wasn't intentionally deceiving	4	period?
5	you.	5	A Yeah.
6	- MR. BROWN: Okay. Can we go on?	6	Q Okay. The next statement or the next sentence, as I
7	MR. ROUTSIS: Please.	7	read it, I ran after them and gave them a push to stop them.
8	BY MR. BROWN:	8	Is that a true statement?
9	Q Let's go for a couple more minutes. Then I have got	9	A No.
10	to	10	Q So your statement here is not true at the time that
11	A Sure.	11	you wrote it?
12	Q cut this short.	12	A That was under duress right there, right now. I had
13	Okay. So I asked you, and I think we got on the side	13	no idea exactly what all happened.
14	detour regarding the 1985 incident.	14	Q Okay. So just to be clear, your testimony here today
15		15	
	But I asked you why you didn't put in your statement	16	is the statement that you gave at 10:15 on 12/18/12, is not
16	that you couldn't see him as you were running up on him.	16	true, in the sense that, with respect to that statement that
17	My recollection is that you testified that you had	1	says, the person refused to respond I'm sorry.
18	never written a statement before and never been arrested.	18	I ran after them and gave them a push to stop them. That's an untrue statement?
19	A I thought it was concerning the last 20 years, not a	19	
20	whole life.	20	A The whole thing is untrue because it also says that I
21	Q Okay. Well	21	thought he had a hoodie on him.
22	A That's usually what	22	Q Okay. And that was based on
23	Q That wasn't responsive to my question.	23	A I was just trying to remember anything I could.
24	So what I'm trying to get at, maybe I asked a bad	24	Q Okay. That was based on the officer telling you that
25	question.	25	he had a hoodie
	Page 115		Page 117
1	What I am trying to get at is, why didn't you you	1	A Yeah.
2	are writing this statement in jail after you have been arrested,	2	Q so you put that in your statement?
3	charged with some sort of assault on my client.	3	But your testimony here today is true?
4	You didn't feel that it was important to put in this	4	A Yes.
5	statement that you couldn't see him?	5	Q Okay. And this was incorrect, the time that you gave
6	And the answer is yes or no.	6	this testimony?
7	A No.	7	A Yeah.
8	Q Okay. Another thing I need a bit of clarity on is, as	8	Q Or the time that you signed this statement and wrote
9	I understood your testimony earlier, you are going to correct me	9	it out?
10	if I am wrong, or I misinterpreted it.	10	A (Nods affirmatively).
11	But as I understood it, you said you were running	11	Q Did anybody tell you to write the statement this way?
12	towards him, and you didn't see him until about five feet prior	12	A I don't think so.
13	to the impact.	13	Q So an officer in there telling you, no, you can't
14	A (Nods affirmatively).	14	write it that way. I want you to put this in here, put this in
15	Q And at that point, whether you testified or what I	15	here.
16	interpreted this, and this is why I want your correction.	16	Was there somebody coaching you on how to write this
17	I understood that it was too late to stop, and you	17	statement?
18	impacted him?	18	A No.
19	A Yeah. I just put my hands up.	19	Q Okay. So what else about this statement because
20	Q Okay. So you weren't intending to impact him?	20	now we found a couple inaccuracies about a statement that you
21	A I wasn't intending to impact him, no. I intended to	21	provided to law enforcement.
22	stop him and hold him for the cops that we already called.	22	What else is inaccurate about this statement?
23	Q Would you take a look at page 1 of 2 of your written	23	MS. CAPERS: Doug, I don't know, but it's 12:30. I
24	statement? I'm sorry. It's right here again. Back to it.	24	don't know if you want to break now.
1	And this is Exhibit 1 of a previous deposition.	25	MR. BROWN: Oh, thank you. I'm sorry. I got carried
25	And this is mainter i of a previous deposition.	20	The brown. On, thank you. I'm sorry, I got carried

asey. Proge 1/0 asey. Could you zoner generally that question real quickly? 0 Gay. Red what Ta trying to get a for at the time in a far down or combining that event 4 Could you zoner generally that question real quickly? 2 0 Gay. Red what Ta trying to get a for at the time in a far down, four years later? 4 Description Could year and the down aread of could real to make a conference call. 4 better at that time than it is toxy, four years later? 6 0 Gay. Red what Ta trying to get a for at the time in an it is toxy, four years later? 4 better at that time than it is toxy, four years later? 6 0 Gay. Red what Ta trying to get a for at the time in an it is toxy, four years later? 4 better at that time than it is toxy, four years later? 6 0 Gay. Red what Ta trying to get at four of the vick on a toxy of the vick on toxy of the vick on a toxy of the vick on the vick on toxy of the vick on a toxy of the vick on toxy of the vick on a toxy of the vick on the vick on toxy of the vick on the vi		Dec. 110		
3 Are these other innounce shout this statement? 3 that you wroke this, we your meany concerning that event 4 THE MUTRESS: 1 Con't see any. 5 A. End cond I fell. 5 5 90. BROW: Goy, That's wat T medde. We need to 'the cond J tell react cond I fell. 6 0 Gay, T 7 A. If we could y tell account of the cond of tell cond in tell react contact in the cond of tell react contact in the statement of the cond of tell cond of the react contact in the cond of tell react contact in the cond of tell react contact in the cond of tell cond of the react contact in the cond of tell cond of the react contact in the cond of tell	-1	Page 118 away.	1	A Correct.
4 THE WITTERS: I don't new any: 4 better at that time to it is today, four years later? 5 0.0000: Oky, Tat's wint 1 maded. No med to go off the rouch and part back on arrows it o'clock. II i 7 A nor Control of I cell 1 6 0 Oky, 7 And if we could get back on arrows it o'clock. II i 7 A four years app duit I was thinking? 8 Marker. 1 7 A four years app duit I was thinking? 9 Marker. 1 The time is approximately D3:32 p.m. 1 Bor do you know you sit here, you have given ne 10 The time is approximately D3:32 p.m. 10 Bor are you able to remacher that? 1 10 The time is approximately D3:32 p.m. 10 A Foun the video. 1 11 THE VIEXDAMMER: We are going hot on the video 15 0 Four the video. 1 12 The time is approximately D3:32 p.m. 16 A Four the video. 1 1 13 We UXEXDAMER: We are going hot on the video 15 0 Four the video. 1 14 A Boot and pashing his to step hin, or the bit is to any on the video and pashing his to step hin, or the video. 1 1 A four rout. 1<	2	Could you answer generally that question real quickly?	2	Q Okay. And what I'm trying to get at is at the time
5 N. BROW: 5 A. How could I tell 6 0 0 0 day, 8 finith score, I will be everydoy how, hat all right. 7 A four years ago what I was thinking? 9 M. E. ZANTEL: We're all staying here, I believe, so 9 10 Nor do you how you sit hare, you have given as 11 THE VIEWIGHER: We're going off the video record. 11 12 How the same way that statement was faccurate on the date that you 12 Wennewe. 13 How takes was taken? 13 How takes was taken? 13 WIEWIGHER: We're going off the video record. 13 How takes date on the date that you 14 14 THE VIEWIGHER: We're going off the police report, was 16 A Fron the video. 15 P Fron the video. 15 WFW. BEONE: 16 A Fron the video. 16 A Fron the video. 16 WFW. BEONE: 12 A We're all resets that are inscourate in the statement. 13 A We take wolf? 14 16 WFW. BEONE: 12 A We're all wolf word you with you word you with you word you way was bad wording? 14 A We're all wording. 14 14 14 14 14 </td <td>3</td> <td>Are there other inaccuracies about this statement?</td> <td>3</td> <td>that you wrote this, was your memory concerning that event</td>	3	Are there other inaccuracies about this statement?	3	that you wrote this, was your memory concerning that event
6 go off the record, and 1 seed to make a conference coll. 6 0 Oky, 7 And 1 we could get back on around 10 clock. If 1 7 A - four years ago what 1 wes thinking? 9 Mink Dorver. 9 O day, A - four years ago what 1 wes thinking? 9 Mink Dorver. 9 O day, A - four years ago what 1 wes thinking? 9 Mink Dorver. 9 Dorver. 9 Dorver. 9 10 Mink Dorver. 10 Dorver. 10 Dorver. 9 Dorver. 10 11 The MINBORGHER: We reading back on the video 10 Dorver. 10 <	4	THE WITNESS: I don't see any.	4	better at that time than it is today, four years later?
7 And if we could get back on around 1 o'clock. If I 7 A four years ago what I was thinking? 8 finish accourt, I will let everyholy how, hot - all right. 8 0 Okey. Well, that's any question is, how could you 10 whenewer. 10 The Willow Here all staying here, I believe, ou 10 Fault and the serve, you have or you able to remember thet? 10 11 The Willow Willow Here all staying here, I believe, ou 11 reasons why that statement was incounts on the date that you 12 The Willow Willow Willow Berge Allow Arow or you able to remember that? 14 Fault and the serve, you able to remember that? 13 (h) Indiverses was taken) 13 Four the video. 17 14 P Four the video. 17 0 Four the video. 15 0 P four the video. 17 0 four video. 15 0 P four the video. 17 0 four video. 17 16 FAW. ERGNA: 10 0 Correct. 10 0 Correct. 17 P four video. 17 0 four video. 17 18 18 Paul indic	5	MR. BROWN: Okay. That's what I needed. We need to	5	A How could I tell
8 finish scorer, I will let everyhody know, hot - all right. M. 2000K. We're all staying here, I heliewe, so 8 Q Okay. Well, that's my question is, how could you 9 whenever. M. 2000K. We're all staying here, I heliewe, so 9 5 11 The VIDBORAMERS: We're going off the video record. M. Inchroses was taken! M. Inchroses was taken! M. M. Norcess was taken! M. M. Norcess was taken! M. M. Norcess was taken! M. M. M. So, W. Spencer, when we left off, I think M. Well we valued about your written statement the I more inter that are inaccurate, or no thar, M. Weil, we collided to me other that mains that are inaccurate, or no thar, M. Weil, we collided. We didn't really inicourse, but false. Just bod wording. 7 0 Nor really inicourse, but false. Just bod wording. 7 0 Nor really inicourse, but false. Just bod wording. 7 0 Nor really inicourse, but false. Just bod wording. 7 0 Nor really inicourse, but false. Just bod wording. 7 0 Nor really inicourse, but false. Just bod wording. 7 0 Nor really inicourse, but false. Just bod wording. 7 0 Nor really inicourse, but false. Just bod wording. 7 1 A Start all over. I couldn't hear yon. 7 Page 121 1 A Start all over. I couldn't heary and I'm 9 So The lineway ou tastified, just to be claser, and I'm 9 2 Wein woid you any that you manoid at the point in	6	go off the record, and I need to make a conference call.	6	Q Okay.
9 NR. 2NUEL: We're all styling here, I keliewe, ao 9 tail? 10 Whenever. 10 Bow do you know you sit here, you have given me 11 The time is approximately 12:32 p.m. 10 Bow are you able to remember that? 12 The time is approximately 12:32 p.m. 13 Bow are you able to remember that? 13 (h hund) recess was taken) 13 Bow are you able to remember that? 14 WF DENORM: 13 Bow are you able to remember that? 15 record. The time is approximately 12:58 p.m. 16 A from the video. 16 MF MP. EEOM: 16 A from the video. 17 17 O field of an puthing his to stop hin, or parading the hood ang puthing his to stop hin, a sea the state are inaccurate, or no other 16 A flore really inaccurate, but false. Jest had wording? 12 A flore really inaccurate, but false. Jest had wording? 2 A flore really inaccurate, but false. Jest had wording? 2 15 A flore really word Jow as you had you say was bad wording? 14 A weal ready read? Fage 121 14 A flore really word Jow as you had you are you and and word him at the time, and you read coccuring puthing him to stop him, you you any way are saying you collide	7	And if we could get back on around 1 o'clock. If I	7	A four years ago what I was thinking?
9 NR. 2MUEL: We're all styling here, I helieve, so 9 tall? 10 whenever. 10 Box do you know you sit here, you have given as 11 The time is approximately 12:32 p.m. 11 The time is approximately 12:32 p.m. 12 13 (h huch recess as taken) 13 Box are you able to reamber that? 14 The time is approximately 12:55 p.m. 15 Q From what? 15 record. The time is approximately 12:55 p.m. 16 A Norm be video. 16 #FM. EXON: 16 A Norm be video. 17 Q think discuss to any other place report, and 19 Niket I reserve has the inf fort of 18 we taked about your written statement in the police report, and 19 Niket I reserve has inductive to any other place report, and 19 you had indicated to any other plan to stop hin, 10 Q Owy. Adv you dich was thin until your before the 12 there's no other statement that as takenent, 20 Q Owher, adv you dich was thin until your before the 12 A Nor really innourste, hat false. Jost had wording. 20 Q I'm acrest. 2 Q Nor wold you say was had wording? 10 A Start all over. I couldn't ha	8	finish sooner, I will let everybody know, but all right.	8	Q Okay. Well, that's my question is, how could you
11 THE VIENCEMENE: We're going off the video record. 11 reasons why that statement was inscourate on the data that you 12 The time is approximately 12:32 p.m. 12 The video. 13 A lunch recess was taken) 13 How are yous able to remember that? 14 THE VIENCEMENE: We are going hock on the video 14 A From the video. 15 record. The time is agnoximately 12:58 p.m. 15 9 Prom what? 16 W M. RONE: 0 A Not really indicated to an, other than the to stops that, 16 W M. RONE: 0 O Kay. And you didn't see hum mutti just before the 17 Q form what? 0 O Kay. And you didn't see hum mutti just before the 18 a tates would you say was had wording? 20 O Kay. And you didn't see hum mutti just before the 18 a Not really innounce, but failse. Use bad wording? 20 O Kay. And you didn in the jail, and you said I 24 A Not really innounce, but failse. Use bad wording? 20 Farge 119 25 Q Wat else would you say that you puble duiter trains what we dud wording? 20 Y meanse prety much at the time that I worde that I 36 I baller you cestrified in fail.	9	MR. ZANIEL: We're all staying here, I believe, so	9	
11 THE VIDEOGRAPSE: We're going off the video record. 11 reasons why that statement was inscurrate on the date that you 12 The time is approximately 12:12 p.m. 12 The time is approximately 12:32 p.m. 13 Now more you able to remember that? 14 THE VIDEOGRAPSE: We are going back on the video 14 A From the video. 14 15 THE VIDEOGRAPSE: We are going back on the video 14 A From the video. 17 15 FOR ME NORS: 16 A Store the video. 17 16 D Yen Add Moot your written statement in the police report, and 18 A What I reserve happening is five feet in front of 16 D you had indicated to se, other thum the to issues that I 12 19 A Wat I reserve happening is five feet in front of 17 Q All right. So, Mr. Spancer, when we left off, I think 17 Q G Was what we left off, I think 10 pointed out regarding the hood and pushing hin to stop hin, 20 Q O Key. And you didn't see him while you said I 21 facts or statemats that are inaccurate, in that statement, 22 Q So when you sit down in the jail, and you said I 22 pushtinkin we pusht collididn in outh other. 23	10	whenever.	10	How do you know you sit here, you have given me
12 The time is approximately 12:12 p.m. 12 words it. 13 0. lumch recess was taken 13 Bow are you able to member that? 15 FF MR. EXGNM: 14 A From the video. 15 FF MR. EXGNM: 16 A From the video. 17 0 All right. So, Mr. Spencer, when we left off, I think 17 Q The video? 18 we talked abort your written statement in the police report, and you had infloated to me, other than the to issues that I 19 you had infloated to me, other than the to issues that I 19 polable dot regarding the hood and pushing hin to stop hin, 10 11 A Not really inaccurate, in that statement, 21 correct? 20 So was you sid dom in the jail, and you said I 21 A Not really inaccurate, hut false. Just bad wording? 25 New already read? 22 A Correct. 20 G So was you sid dom in the jail, and you said I 23 park hin. We just collided into each other. 2 Q I's scorry. 23 Q Now would you say that you pushed him at the time, and it and you read comeaning pushing him to stop him, you was exing you collided with him? 5 3 A Decruse frether in your mind at that point in </td <td>11</td> <td>THE VIDEOGRAPHER: We're going off the video record.</td> <td>11</td> <td></td>	11	THE VIDEOGRAPHER: We're going off the video record.	11	
13 How are you able to remember that? 14 THE UNEXCREMEN: We are going back on the video. 15 From the time is approximately 12:58 p.m. 16 M From the video. 17 Q Mal right. So, Mt. Spacer, when we left off, I think 18 we talked down your withen statement in the police regort, and 19 you had indicated to me, other than the two issues that I 10 you had indicated to me, other than the two issues that I 11 there is no other statement in the traditer. 12 facts or statements that are inaccurate, but false. Just bad wording? 13 A Not really inaccurate, but false. Just bad wording? 14 A Not really inaccurate, but false. Just bad wording? 15 A Netl, we collided into each other. 16 A Netl, we collided into each other. 17 Q Max else would you may was bad wording? 18 A Netl, we collided with min? 19 A Netl, we collided with mather the incident tanger of the statement in you are saying you collided with min? 19 A Reause perty mouth at the time that incident tanger 10 Q Nay would you any that you mandel him at the time, and the statement in your mande at the point. 11	12		12	
14 A From the video. 15 THE VIDEOGRAPHER: We are going back on the video. 16 HY MR, MOON: 16 A From what? 16 HY MR, MOON: 16 A From what? 18 We ML Hight. So, Mr. Spencer, when we laft off, I think 17 O The video. 19 pointed our writhen statement in the police report, and 18 A Mat I remember happening is five feet in front of 19 pointed our sequiding the hood and pushing hit to stop hin, 20 G GW May volidin't see him until just before the 21 facts or statesents that are inaccurate, or no other 21 O GW May volidin't see him until just before the 22 correct: 20 So othen you sit down in the jsil, and you said I 23 correct: 21 pushed him to stop him, or accepting the statement that you 24 A Well, we collided. We didn't really push. I faise: 14 A Start all over. I coulch't hear you. 25 A well, we collided with him? 14 3 So To heir work were sitting in jail. 36 O Wey would you say that the time that in the incident than 14 soging to avee an from this, thi	13		13	How are you able to remember that?
15 record. The time is approximately 12:56 p.m. 15 0 From what? 16 67 MS. BRONH: 16 A From the video. 17 0 All right. So, Mr. Spancer, when we left off, I think 16 A From the video. 18 we talked boot year written statement in the police report, and 18 A Wat I remember happening is five feet in front of 19 yeah ad indicated to may other tham the two issues that I 10 A Wat I remember happening is five feet in front of 19 yeah ad indicated to may other tham the two issues that I 10 O Key. And you didn't see him well just before the 20 facts or statements that are inaccurate, or no ther 20 O Key. And you didn't see him well just before the 21 facts or statements that are inaccurate, or no ther 20 O Key. And you didn't see him well just before the 22 facts or statements that are inaccurate, or no ther 21 Colliden, as you testified entime? 23 0 Wat alse would you say that you pubde him at the time, and 10 1 A Start all over. I couldn't hear you. 2 11 A Start all over. I couldn't hear you. 20 I'm appoint, you were stifted entime. 3 0 <t< td=""><td>1</td><td></td><td>14</td><td>_</td></t<>	1		14	_
16 BY MR. BGNN: 16 A Prom the video. 17 Q All right. So, Mr. Spencer, when we left off, I think 17 Q The video? 18 we talked about your written statesent in the police report, and you had indicated to se, other than the two issues that I 19 Hm. So I raise my hands up, and we collided. 20 pointed out reparting the hood and pushing him to stop him, that statesents that are inaccurate, or no other 18 A Wat I resember happening is five feet in front of him. I see him. So I raise my hands up, and we collided. 21 facts or statesents that are inaccurate in that statement, 22 Correct. 20 Gaw, and you didu't see him until just before the 23 0 So when you sit down in the jail, and you said I 24 A Not really inaccurate, but false. Just bad wording. 23 0 So when you sit down in the jail, and you said I 25 Q Way colldy ou say was bad wording? 24 pashed him to stop him, or something, the statement that you 25 26 Norrect. 2 Q Way would you say was bad wording? 1 A Start all over. I couldn't hear you. 29 17 A Well, we collided with him? 1 A Start all over. I couldn't hear you. 20 2 Q The would you say that you pushed him at the time. 1 A Start all over. I couldn't ha	15		15	•
17 0 All right. So, Mr. Spacer, when we left off, I think 17 0 The video? 18 we talked about your written statement in the police report, and 18 A Wat I remember happening is five feet in front of 19 you had indicated to me, other than the two issues that I 10 0 0.20 A. Mot regarding the hood and pushing him to stop him, 0 0.20 A. Ju you didu't ese him will just before the 21 there's no other statements that are inaccurate, or no other 21 0 0.20 0.20 A. Ju you didu't ese him will just before the 21 correct? 20 What else would you say was bad wording? 21 D so the statement that you said I 25 0 What else would you say was bad wording? 25 have already read? Page 121 1 A Weij would wot say that you pushed him at the time, and 3 So I balilew you cachthe point him, or something, the statement that you read; concerning pushing him to stop him, or something, the you word, the 4 4 now you are asyming you collided with him? 4 So I baliew you read concerning pushing him to stop him, or something, the you word, the 5 4 because petty much at the tine that I wrote that 4	1			~
18 we talked about your written statement in the police report, and 18 A What I remember happening is five feet in front of 19 you had indicated to me, other than the too issues that I 19 im, I see him. S0 I raise we plands up, and we collided. 20 pointed our regarding the hood and pushing him to stop him, 20 Q dowy. And you didn't see him until just before the 21 there's no other statements that are inaccurate, on to the statement, 22 A Correct. 22 Q What else would you say was bed wording? 23 Q So when you sit down in the jail, and you said I 24 A Not really inaccurate, but false. Just bed wording? 23 Q So when you sit down in the jail, and you said I 25 Q What else would you say was bed wording? 23 Q So when you sit down in the jail, and you said I 26 What would you say tas you pushed him at the time, and you said in the you would be ther. 3 So I believe you testified, just to be clear, and I'n 3 Q Miny would you say that you pushed him at the time, and in a thin? 4 So I believe you testified, just to be clear, and I'n 4 going to move on from this, this point, that you wouck, the 3 So I believe you testified, in sit ot yoh, ho, or 7 Q They yout hyou pushed him to the point in <				•
19 you had indicated to me, other than the two issues that I 19 hum, I see him. So I raise my hands up, and we collided. 20 pointed out regarding the hood and pushing him to stop him, 20 O Okay. Ad you didn't see him until just before the 21 there's no other statements that are inaccurate, or no other 21 Collision, as you testified earlier? 22 A Not really inaccurate, but false. Just had wording? 23 Q So when you sit down in the jail, and you said I 23 Q Nat else would you say was had wording? Page 121 1 24 A Not really inaccurate, but false. Just had wording? Page 121 25 Q What else would you say was had wording? Page 121 26 N Wend like in to scho ther. 20 I'''' as corry. 3 Q What else would you say that you pushed him at the time, and 4 going to move on a from this, this point, that you words, the 3 A Correct. 3 So I balieve you tastified, just to be chear, and I'n 4 going to move on from this, this point, that you words, the 5 statesment I had you say, we collided ith hand the 5 A Correct. 9 A Because I intended to hold him, and I didn't think of 10 Q They just h	1		1	~
20 pointed out regarding the hood and pushing hin to stop hin, 20 Q Okay. And you didn't see him until just before the 21 there's no other statements that are inaccurate, or no other 21 collabelian, as you testified earlier? 22 facts or statements that are inaccurate, or no other 22 A Correct. 23 correct? 23 Q Swim you sit down in the jail, and you said I 24 A Not really inaccurate, but false. Just had wording. 24 push him. We just collided. We didn't really push. I didn't 25 Q What else wold you say was bad wording? 25 have already read? 26 Why would you say that you pushed him at the time, and 3 So I believe you testified, just to be clear, and I'n 3 Q Why would you say that you pushed him at the time, and 4 going to zove on from this, this point, that you worde, the 5 A Because pretty much at the time that I wrote that I 5 statesent I had you read concerning pushing him to stop him, you 7 Q But that was closer in time to the incident than 7 Why didn't you say, we collided, I didn't timk of 8 today, correct? 9 A Because I inten				
21 there's no other statements that are inaccurate, or no other 21 collision, as you testified earlier? 22 facts or statements that are inaccurate in that statement, 22 A Correct. 23 Q Wat else would you say was bad wording? 23 Q So when you sit doen in the jail, and you said I 24 A Not really inaccurate, but false. Just had wording? 24 Paged 119 Paged 119 2 A Well, we collided. We didn't really push. I didn't 2 Q I'm earry. 3 Q Way would you say that you pushed hin at the time, and 3 So I balieve you testified, just to be clear, and I'm 4 now you are saying you collided with him? 3 So I balieve you testified, just to be clear, and I'm 4 now you are saying you collided with him? 4 going to move on from this, this point, that you wrote, the 5 A Because pretry much at the time that I wrote that I 6 was stressed out in jail. 7 Wy didn't you say, we collided, I didn't think of 10 Q Things were freaher in your mind at that point in 1 I mean, you hond, I was under duress and just trying 12 A I couldn't say		-		
22 facts or statements that are inaccurate in that statement, 22 A Correct. 23 correct? 23 Q So when you sit down in the jail, and you said I 24 A Not really inaccurate, but false. Just bad wording? 24 pushed him to stop him, or scmething, the statement that you 25 Q What cles would you say was bad wording? 25 bave already read? Page 121 1 A Well, we collided. We didn't really push. I didn't 1 A Start all over. I couldn't hear you. Page 121 1 A Well, we collided into each other. 2 Q Why would you say that you pushed him at the time, and 3 So I believe you testified, just to be clear, and I'n 3 Q Why would you say that you pushed him at the time, and 3 So I believe you testified, just to be clear, and I'n 4 going to move on from this, this point, that you worke, the 5 statement I had you read concerning pushing him to stop him, you 6 was stressed out in jail. 6 wrote that in jail, when you were sitting in jail. 7 Q Things were fresher in your mind at that point in 10 it. I don't have the vocabulary that you do. 11 time? 1 I mean, you hnow, I was under duress and just trying 10 <td>1</td> <td></td> <td></td> <td></td>	1			
23 correct? 23 Q So when you sit down in the jail, and you said I 24 A Not really inaccurate, but false. Just bad wording? 24 pushed him to stop him, or something, the statement that you 25 Q What else would you say was bad wording? 25 bare already read? 7 A Well, we collided into each other. 2 Q The sorry. 3 Q Why would you say that you pushed him at the time, and 3 So I believe you testified, just to be clear, and I'm 4 now you are saying you collided with him? 3 So I believe you testified, just to be clear, and I'm 5 A Because pretty much at the time that I wrote that I 6 wore on from this, this point, that you wrote, the 6 was stressed out in jail. 6 wore that in jail, when you were setting in jail. 7 9 A Correct. 8 push him? 9 A Because I intended to hold him, and I didn't think of 10 Q Theigs were fresher in your mind at that point in 11 I mean, you know, I was under duress and just trying 14 time? 1 I and thim two hours of the writtem 13	1		1	1
24 A Not really inaccurate, but false. Just had wording. 24 pushed him to stop him, or scnething, the statement that you 25 Q What else would you say was bad wording? 25 pushed him to stop him, or scnething, the statement that you 26 Q What else would you say was bad wording? 26 Page 119 1 A Well, we collided into each other. 20 I'm sorry. 20 I'm sorry. 2 Q Why would you say that you pushed him at the time, and now you are saying you collided with him? 3 So I believe you testified, just to be clear, and I'm 4 going to move on from this, this point, that you wrote, the 5 statement I had you read concerning pushing him to stop him, you 6 was stressed out in jail. 7 Why didn't you say, we collided, I didn't intend to 8 guish him? 9 A Correct. 8 push him? 9 A Because I intended to hold him, and I didn't think of 10 it. I don't have sum or concerned with the fact that he was trying 11 time? 1 I mean.you know, it as under duress and just trying 10 it. I don't have you purpotential 12 A I couldn't say. 10 I mean.you know, it as and the testement 10 it. I don't have you purpotential	1			
25 Q What else would you say was had wording? 25 have already read? Page 1.21 1 A Well, we collided. We didn't really push. I didn't 1 A Start all over. I couldn't hear you. Page 1.21 2 push him. We just collided into each other. 2 Q I'm sorry. 2 Q I'm sorry. 3 Q Why would you say that you pushed him at the time, and 3 So I believe you testified, just to be clear, and I'm 4 now you are saying you collided with him? 6 so nove on from this, this point, that you wrote, the 5 A Because pretymach at the time that I wrote that I 6 wrote that in jail, when you were sitting in jail. 7 Q But that was closer in time to the incident than 7 Why didn't you say, we collided, I didn't think of 8 today, correct? 9 A Because I intended to hold him, and I didn't think of 10 0 Things were fresher in your mind at that point in 1 I mean, you know, I was under duress and just trying 12 A I couldn't say. 1 I mean, you know, I was under duress and just trying 13 T am presuming that your memory would be better	1		24	
Page 119 A Well, we collided. We didn't really push. I didn't A Start all over. I couldn't hear you. 2 push him. We just collided into each other. 2 Q I'm sorry. 3 Q Way would you say that you pushed him at the time, and 3 So I believe you testified, just to be clear, and I'm 4 now you are saying you collided with him? 3 So I believe you testified, just to be clear, and I'm 4 now you are saying you collided with him? 4 So I believe you testified, just to be clear, and I'm 5 A Because pretry much at the time that I wrote that I 6 wore that in jail, when you were soliting in jail. 7 Q But that was closer in time to the incident than 7 Why didn't you say, we collided, I didn't intend to 8 today, correct? 9 A Because I intended to hold him, and I didn't think of 10 Q They just happened within two hours of the written 1 I mean, you know, I was under duress and just trying 14 statement. 1 I was more concerned with the fact that he was trying 15 I am presuming that your memory would be better about 16 Q Okay. Do you know if the officer took pictures of 18 A Say that again. 19 A Yes, there was.		-		-
1 A Well, we collided. We didn't really push. I didn't 1 A Start all over. I couldn't hear you. 2 push him. We just collided into each other. 2 Q I'm sorry. 3 Q Why would you say that you pushed him at the time, and 3 So I believe you testified, just to be clear, and I'n 4 now you are saying you collided with him? 4 going to move on from this, this point, that you wrote, the 5 A Because pretty much at the time that I wrote that I 5 statement I had you read concerning pushing him to stop him, you 6 was stressed out in jail. 6 wrote that in jail, when you were sitting in jail. 7 Q But that was closer in time to the incident than 7 Why didn't you say, we collided, I didn't think of 8 today, correct? 9 A Because I intended to hold him, and I didn't think of 10 Q Things were fresher in your mind at that point in 10 it. I don't have the vocabulary that you do. 11 Imean, you know, I was under duress and just trying 1 o write down what happened. 12 A I couldn't say. 10 I was more concerned with the fact that he was trying 14 tam presuming that your memory would be better about 15 Q Okay. Did				-
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3QWhy would you say that you pushed him at the time, and now you are saying you collided with him?3So I believe you testified, just to be clear, and I'a going to move on from this, this point, that you wrote, the5ABecause pretty much at the time that I wrote that I5statement I had you read concerning pushing him to stop him, you6was stressed out in jail.6wrote that in jail, when you were sitting in jail.7QBut that was closer in time to the incident than7Wry didn't you say, we collided, I didn't intend to8today, correct?8push him?9ACorrect.9A10QThings were fresher in your mind at that point in10it. I don't have the vocabulary that you do.11time?11I mean, you know, I was under duress and just trying12AI couldn't say.12to write down what happened.13QThey just happened within two hours of the written13I was more concerned with the fact that he was trying14statement.14to break into my truck, which I thought he was at the time.15I am presuming that your worte the statement down13Q18ASay that again.13Q19Q You gave the statement, you wrote the statement down13Q19Q You gave the statement, you wrote the statement down14A21My recollection is that this incident happened around21A22Q Sot he officer that wrote that	1			-
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1	Q I'll show you. Bear with me.	1	Page 124
	 Okay. You would turn to, you will see a Bates 	2	MR. ROUTSIS: Because I don't.
2			THE WITNESS: I don't understand it.
3	number you have to back up a little bit. But you see the	3	MR. BROWN: Counsel, because you don't, doesn't
4	Bates numbers on the bottom, Klementi 163.	5	necessarily mean your client doesn't. I'm asking
5	That one is not numbered. Keep going back. It's a		MR. ROUTSIS: He gave you his opinion that he didn't,
6	typewritten okay. They are not Bates-numbered, but this is	6	either. So please move on.
7	going to be page 5 of ten, the deputy report.	7	MR. BROWN: I'd ask you to refrain from coaching the
8	MR. ROUTSIS: Did you want him to read something?	8	witness.
9	BY MR. BROWN:	9	MR. ROUISIS: I'm not coaching the witness. I'm
10	Q I wanted to point it out to him in a minute. I just	10	giving him advice on an ambiguous question that I objected to.
11	need to fix my microphone.	11	MR. BROWN: Okay. And that's your view, and thank you
12	Okay. So if you go towards the bottom of the page,	12	for that. I appreciate it.
13	you will see a paragraph that looks like it's the fourth	13	MR. ROUTSIS: You are very welcome.
14	paragraph up. It says, I asked Helmut if he was in Jeff's	14	BY MR. BROWN:
15	driveway.	15	Q All right. So what evidence do you have besides your
16	MR. ROUISIS: Right there.	16	testimony that my client's footprints were in your snow?
17	THE WITNESS: Yeah, I see it.	17	A Video.
18	BY MR. BROWN:	1.8	Q Video?
19	Q Do you see that?	19	A Yeah.
20	A Yes.	20	Q Okay. Did you
21	Q Go to the next sentence. Read it to yourself. I'm	21	A I can't have video of him being on my property without
22	going to read it out loud, but it says, I double-checked and	22	him leaving footsteps.
23	photographed Helmut's boots and confirmed that they were not	23	We saw the footsteps. My wife saw the footsteps. The
24	similar to any of the boot prints in Jeff's driveway.	24	officer saw the footsteps.
25	A He photographed Helmut's boots at the hospital. Not	25	The officer saw the footsteps in front of my truck and
	Page 123		Page 125
1	on-site. He didn't take any photographs at the scene.	1	didn't take photographs of those.
2	Q Okay. Is that an important distinction in your mind?	2	Q Okay. Did you have a discussion with the officer or
3	A It is. He never took the photographs of the	3 4	your wife where you pointed out some footprints, and the officer
4 5	footprints in the snow, yes. Q Okay. Never came back and took photographs or tried	5	indicated that it was another officer's footprints?
5 6	to match them?	6	MR. ROUISIS: Objection. Vague and ambiguous. BY MR. BROWN:
0 7	A No. They even let a car drive through the whole	7	Q Do you recall that?
, 8	scene.	8	MR. ROUTSIS: Do you understand the question?
о 9	Q Did you take photographs of the footprints in the	9	THE WITNESS: No.
9 10	STORS	10	MR. ROUTSIS: Ask him to repeat it.
10	A No.	10	THE WITNESS: Repeat the question. I don't think I
11 12	Q Did your wife?	11	understand.
13	A No.	12	BY MR. BROWN:
14 14		13 14	Q Okay. Fair enough.
14 15	Q Okay. So really at the end of the day, it's going to be your word against this officer's that you saw my client's	15	
15 16	footprints in the driveway, and he is going to say, I didn't,	15	Do you recall reporting, either you or your wife, reporting to the responding officers, after the incident
10 17	based on this report.	10	
	_		happened, before you were arrested, that there were footprints in your driveway?
18	Is that a fair statement?	18	
19	MR. ROUTSIS: I'm getting to object to the form of the	19 20	A Yes.
20	question. It's not relevant.		Q And do you recall pointing to those footprints,
21	BY MR. BROWN:	21 22	indicating that they were my client's footprints?
.	Q Well, it is, because there is an inconsistency. But go ahead. You can answer.	22	A Yes.
		23	Q Okay. And do you recall a conversation with well,
22 23	-	24	Lot mo ack you another question before that
	MR. ROUTSIS: Answer it if you understand it. THE WITNESS: No, I don't.	24 25	let me ask you another question before that. How many officers responded?

1 Λ No. 1 form for the list methance that paragraph. 2 0 Oyru remarker an officer, after you pointed them 3 0 So you see the last methance that says, I taid Jaffrey 4 0 Do you remarker an officer, after you pointed them 5 So you see the last methance that says, I taid Jaffrey 4 0 Do you remarker an officer, after you pointed them So you see the last methance that says, I taid Jaffrey 5 Da the other officer who had segrended with him? Paragraph A No. 5 Da thor, I dutt recall Paragraph A No. 6 O doay, So the officer wes a last of foctprints there, so No. No. No. 11 dutt how which 13 No. No. No. 12 Whit foctprints? No. No. No. No. 13 A fort, I think, is the point. They didn't take No. No. No. No. 13 A fort, I think, is the point. They didn't take No. No. No. No. No. No. 14 A fort, I think, is the point. No. No. No. <th></th> <th></th> <th>Dage 126</th> <th></th> <th>Dago 1.29</th>			Dage 126		Dago 1.29
3 Λ Mes. 3 Q So you see the last sentence that says, I taid Jeffrey 4 O Do you remember an officer, after you pointed theo So you see the last sentence that says, I taid Jeffrey 4 O Do you remember an officer, after you pointed theo So you see the last sentence that says, I taid Jeffrey 6 Delayed to the other officer who had responded with hitz File Delayed to the other officer who had responded with hitz 7 A No. I don't recail. So you see the last sentence that says, I taid Jeffrey 9 A for. Do you arree or disagree with that statement? A 9 A for. Do you arree or disagree with that statement? A 9 A for. De for you have sup tait to be. File 9 A for. De for you have sup tait to be. File 10 Weil, that's what I'm trying to get at. File File File File File 11 any obto, to, concrese, that haves any cleart's fortyrints? File	1	А	Two. Page 126	1	Page 128 focus in on that last sentence of that paragraph.
4 0 D by use members an officer, after yan pointed those ords, indicating that those footgrints that you had pointed out belanged to the other officer wol had responded with hind? 4 the malying that those footgrints that you had pointed out belanged to the other officer wold had responded with hind? 5 Byn, and naither wave venting a hood. 7 A No. 1 don't recall. 0 Dyn yrest diamation. 9 That those footgrints were the other officer vi? 0 A Yes. 9 M. ROTSIS: I'm going to object. Vegge and ambigues. 0 Dyn y arges of diagnes with that statement? 10 Wer. KOTSIS: There was a lot of footprints there, so 1 10 Were even told as who it was. The jailer was the cose that told in who it was. 11 Low't know which Sis M. R. HONSIS: There was a lot of footprints there, so 1 10 Vere even told as who it was. The issence is your bestimany? 15 M. R. HONSIS: There was a lot of footprints or any olication? 10 No. No. 10 O Kory. So any you at have, be would theil To the other officer was any olication. The is apponlation. 11 A That, is show a yill with? footprints or any olication. No. No. No. 12 O Kory. S	2	Q	Okay. So there is two officers?	2	A Okay.
5 out, indicating that these forgerints that you had pointed out 5 Sgam, and neither ware searing a hood. 6 heleged to the other officer who had responded with hind Did you read that? 7 A. No. 1 don't reall. B 8 Q. Okey, And you would disagree with that statement? A 9 That those forgerints were the other officer's? B 10 MR. MONTSIS: I'm gring to dryect. Ways and B 11 antiggrees. B I draw that 12 WR. MONTSIS: I'm gring to dryect. B P 13 MR. MONTSIS: I'm gring to dryect. B P 14 I draw to know which 10 Q B Q 14 I draw to know which 10 Q B A Nes. 15 BY MENDESS: There was a lot of footprints three, on B P P P A Nes. 16 I draw you kall which footprints waves so click: the P P P P P P P P P P P P P P P P P P	3	A	Yes.	3	Q So you see the last sentence that says, I told Jeffrey
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12 A He called it a hoodie. 12 MR. EROWN: Unless he had some fact, and I don't know 13 Q A hoodie. 13 whether he has some fact 14 Okay. Do you recall an officer telling you that 14 MR. ROUTSIS: Then foundation. Ask a correct 15 neither my client or Egon Klementi were wearing a hood? 15 question. 16 A No, I don't. 16 Ask him, does he have any indication as to facts that 17 Q If an officer if that is in this report, would you 17 would support but to ask him why an officer wrote a report 18 disagree with that? 18 that would be inaccurate is speculation. 1'm asking for 20 Q An officer told you that? 20 facts. 21 A No, I would not. 21 EY MR. EROWN: 22 Q Then take a look at the first full paragraph. 22 Q Do you have any facts or evidence as to why this 23 A On the same page? 23 officer was inaccurate in his report? 24 Q Yes, sir. 24 A No.	10				
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24 Q Yes, sir. 24 A No.	22	Q	Then take a look at the first full paragraph.	22	Q Do you have any facts or evidence as to why this
	23	Α	On the same page?	23	officer was inaccurate in his report?
25 And read that to yourself real quick, and I'm going to 25 Q Okay. You indicated earlier that you reviewed this	24	Q	Yes, sir.	24	A No.
	25		And read that to yourself real quick, and I'm going to	25	Q Okay. You indicated earlier that you reviewed this

Page 130 Page 132 1 report about -- within the last two days? 1 client's testimony. A Not this part of it. 2 MR. ROUTSIS: I'm not trying to be difficult. 2 3 Q Okay. Why don't you take your time and read through 3 But if you ask a man to read an 8-page report, and this report? I would like you to read through it. Just the then he forgets to tell you, oh, well, you know, I asked you 4 4 what was wrong, and you didn't bring that up, because he forgot. 5 typewritten part. Starting on page 3 of ten and going through 5 page 8 of ten. That's just an unclear way of going over a record. 6 6 7 That's where you found one factual inaccuracy by your That sets him up for improper impeachment down the read. 7 testimony. I want to see if there are others. 8 MR. BROWN: Let's make it clear. 8 MR. ROUTSIS: Well, I'm going to object if you are THE WITNESS: Okay. g 9 asking him to read a report, and then to identify every factual BY MR. BROWN: 10 10 error in the report. 11 11 Q I have got a copy right here, Counsel, that he can go 12 MR. BROWN: Let's go over sentence by sentence, then. through, and he can mark with an X each factual inaccuracy by 12 13 MR. ROUTSIS: If you want to ask questions ---13 his testimony. MR. BROWN: If you are not going to let him read the 14 14 And then that way, we can go back over it, and go over report and tell me there is other facts in here that are 15 them one by one. 15 16 inaccurate, I'm going to go over this word by word. 16 So why don't you do that? Why don't you read through 17 BY MR. BROWN: 17 my report? 18 0 So let's go over the first sentence. 18 Ά Why don't we just start here? 19 How am I going to know what's factual when he wrote 19 As I turned down to Charles Avenue from Juniper Drive, Ά 20 it, and I don't know what he was thinking. 20 I could see an elderly male subject laying on the ice. You just told me that there was an inaccuracy, and so 21 21 There is no frigging way from Juniper, where this 0 happened, he is going to tell if it's an elderly man, elderly 22 I am entitled --22 A What he quoted me of saying. So I don't know what 23 23 woman, anything. else he has got in there that could --24 He is going to see a figure laying there, if he sees 24 25 Q . He didn't quote you. He quoted himself. 25 that. Page 131 Page 133 I told Jeffrey the subject he had confronted in the Where is that at? Where did you find that? 1 1 ۵ First -- let's see. Second -street was Helmut, not Egon, and neither were wearing a hood. 2 2 Ά 3 And so if you are telling me that you are not going to Second paragraph? 3 n read through this and point out any other things that are 4 Α Second paragraph, second sentence. inaccurate --5 First sentence or second sentence? I can see ---5 ٥ A No these --But now I can't say. 6 6 Ά 7 MR. ROUTSIS: Counsel, that's not what I'm saying. 7 Okay. You just believe that. You weren't there. You ٥ 8 What I'm saying to ask him to read an 8-page report, 8 don't know what he saw. But you believe that's not accurate? and then to tell you what's inaccurate, it's highly unreliable. 9 9 Ά Yeah It's not a way to do it. It's not the way you do impeachment. 10 10 0 Or possible? MR. BROWN: May not be how you do it. But it's how Yeah. See, that's what I saying. 11 11 Ά 12 I'm going to do it. Look, there's two ways to do it. 12 Understood. 0 He is either going to read through it, and tell me 13 13 Ά He turned the corner. There is no way he could see 14 what's inaccurate, or I'm going to go over this sentence by 14 that. 15 15 sentence. 0 Okav. And I don't care. It doesn't matter to me. Or by the time he got there, all the lights were on. 16 16 Ά MR. ROUTSIS: I think both ways are incorrect. I Everything else. 17 17 think if you want to point out something, and question him about All right. So continue if you would. 18 18 Q it, that you think is inaccurate. 19 Tet is see. 19 Ά MR. BROWN: I don't know. 20 20 So if you want another inaccuracy, the same paragraph, 21 MR. ROUTSIS: You don't need to go line by line. 21 last sentence. MR. BROWN: I wasn't there, Counsel. He was. "I position" starts off --22 22 0 I have already found three inaccuracies. One, in the 23 23 Ά Yes. Okay. officer's, and two in his statement. 24 24 0 25 So I'm worried there is other inaccuracies by your 25 Α My vehicle in the center of Charles Avenue, near the

		D		
1	two male:	s, blocking the travel lane.	1	Rum back to your residence. Okay.
2		Well, he didn't position it very well because a car	2	A The first the next paragraph I can't say because I
3	went thro	bugh there. So he didn't really position it blocking	3	don't know what he was looking at. What the officer was doing.
4	the trave	el lane if traffic went through.	4	
5	Q	Okay.	5	
6	A	When he says Deputy Almeida arrived.	6	If you just are aware of something that you believe i
7		But I believe they arrived at the same time. I think	7	false or inaccurate on this, that's what I would ask you to
8	we can lo	ook at the video and see about that.	8	
9	0 0000 1	Okay. Possible inaccuracy there.	9	-
10	A	I don't think Egon ever retrieved the blanket. Third	10	
11		a from the bottom.	11	Second person was Mary Ellen. Janet Wells was
12	Q	I instructed Egon to retrieve the blanket from his	12	probably the fourth or the fifth person that he talked to.
13	residence	-	13	
			1	Q Okay. I'm sorry.
14	A	Yeah.	14	A second person walked to the scene and said she did
15	Q	How do you know that's not true?	15	not see the specific incident.
16 	A	From the video.	16	-
17	Q	Okay.	17	A The second person was Mary Ellen there. Janet Wells
18	A	So that statement is not accurate, either. The last	18	was probably the fifth person on-site.
19	paragrapl		19	Her daughter and husband were down there first.
20	Q	Okay. Where at?	20	Q Okay.
21	A	He said he walked away, when he was walking towards	21	A So that would put her at probably the fifth person.
22	me.		22	Q Okay.
23		He started walking away, he turned around, he was	23	A I see. Fourth, let's see. One, two, three, four,
24	walking t	cowards me.	24	fifth paragraph from the bottom.
25		Said, he says, I struck him on his back, knocked him	25	Q Jeffrey was telling?
		Page 135	<u> </u>	Page 13
1	to the g	round.	1	A Wait a minute. Now I have lost it. Hang on a second
2		I never struck him on his back.	2	Q Jeffrey went on to say, I ran down the street?
3	Q	Where did you strike him?	3	A I would have tackled him. I never said that.
4	Α	I never struck him.	4	Q Okay. Hold on. I have got to find that.
5	Q	You never made physical contact with him?	5	A Yeah. That's right right after the Jeffrey went o
6	A	No. We collided face to face.	6	to say.
7	Q	Okay. So your issue is with the word "struck" versus	7	Q I ran down the street and pushed him down.
8	"collide"	?	8	Okay. So you never said that?
	А	Yeah. And he is saying on his back.	6	
9		reall. And he is saying on his back.	9	A No.
	Q	What's the difference between struck and collide?	10	
10			ł	A No.
10 11	Q	What's the difference between struck and collide?	10	A No. Q All right.
10 11 12	Q A	What's the difference between struck and collide? Struck is well, I would think is more of a punch.	10 11	 A No. Q All right. A You know, I'm running on, running on ice. You don't
10 11 12	Q A Q A	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone?	10 11 12	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone.
10 11 12 13 14	Q A Q	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know.	10 11 12 13	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those
10 11 12 13 14 15	Q A Q A Q	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know.	10 11 12 13 14	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down.
10 11 12 13 14 15 16	Q A Q A Q punch? A	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a	10 11 12 13 14 15	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both
10 11 12 13 14 15 16 17	Q A Q A gunch? A Q	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a Yeah. Collide is how is that different?	10 11 12 13 14 15 16	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both gotten hurt. A Yeah.
10 11 12 13 14 15 16 17 18	Q A Q A gunch? A Q A	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a Yeah. Collide is how is that different? Running into each other.	10 11 12 13 14 15 16 17 18	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both gotten hurt. A Yeah. Q You never said that?
10 11 12 13 14 15 16 17 18 19	Q A Q A Q gunch? A Q A Q	<pre>What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a Yeah. Collide is how is that different? Running into each other. Okay.</pre>	10 11 12 13 14 15 16 17 18 19	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both gotten hurt. A Yeah. Q You never said that? A No, I did not.
10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q punch? A Q A Q A	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a Yeah. Collide is how is that different? Running into each other.	10 11 12 13 14 15 16 17 18 19 20	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both gotten hurt. A Yeah. Q You never said that? A No, I did not. Q Okay.
10 11 12 13 14 15 16 17 18 19 20 21	Q A Q punch? A Q A Q A Q A face.	<pre>What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a Yeah. Collide is how is that different? Running into each other. Okay. But the issue is, he says on his back. It was face to</pre>	10 11 12 13 14 15 16 17 18 19 20 21	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both gotten hurt. A Yeah. Q You never said that? A No, I did not. Q Okay. A He didn't compare any footprints in front of us like
10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q punch? A Q A Q A face. Q	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a Yeah. Collide is how is that different? Running into each other. Okay. But the issue is, he says on his back. It was face to Okay.	10 11 12 13 14 15 16 17 18 19 20 21 22	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both gotten hurt. A Yeah. Q You never said that? A No, I did not. Q Okay. A He didn't compare any footprints in front of us like he is saying there.
10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q punch? A Q A Q A face. Q A	<pre>What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a Yeah. Collide is how is that different? Running into each other. Okay. But the issue is, he says on his back. It was face to</pre>	10 11 12 13 14 15 16 17 18 19 20 21 22 23	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both gotten hurt. A Yeah. Q You never said that? A No, I did not. Q Okay. A He didn't compare any footprints in front of us like he is saying there. Q Where?
10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q punch? A Q A Q A face. Q	What's the difference between struck and collide? Struck is well, I would think is more of a punch. Can there be other ways that you can strike someone? I don't know. Okay. So that's your definition is a strike is a Yeah. Collide is how is that different? Running into each other. Okay. But the issue is, he says on his back. It was face to Okay.	10 11 12 13 14 15 16 17 18 19 20 21 22	 A No. Q All right. A You know, I'm running on, running on ice. You don't need to tackle someone. Q So this report is incorrect with respect to those quotations, I ran down the street and pushed him down. I would have tackled him, but we would have both gotten hurt. A Yeah. Q You never said that? A No, I did not. Q Okay. A He didn't compare any footprints in front of us like he is saying there.

Page 138 Page 140 footprints. Yeah 1 Ά 1 Okav. 2 Q Okay. 2 ٥ 3 He's interjecting that he did that in front of us 3 Ά His photos, the photo of, one of the photos that they Ά turned in is in my driveway. Taking the picture straight across while we were out there. And he never did that while we were 4 4 5 thore 5 at the telephone pole. 6 ٥ Okav. 6 ٥ Okay. How do you know it's in your driveway? 7 Δ And again he says -- because I said he was wearing a 7 Α One, I have a video that shows the flash when he took 8 hoodie. We have already been over that. 8 it, and, two, the picture. It has to be there. Any time a hoodie is referenced, you don't have to 9 ٥ 9 ٥ Okav. point that out. I understand that. You can -- if you came to the site and saw the 10 10 Ά picture, where he was standing, the distance and everything, you 11 Ά Okav. 11 12 ٥ By your testimony, that's inaccurate. 12 know it has to be. 13 I don't know how much of that statement is accurate. 13 Okav. I'm fine. Α 0 how accurate it is, but I said something relative to that. 14 Just asking you to point out what you find inaccurate. 14 15 Where are you talking? 15 A Okay. Yeah, I don't agree with the statement where he 0 16 1, 2, 3, fourth paragraph down. 16 said he responded to the jail after he went to the hospital and Ά came back. 17 Okay. Was he okay, he wasn't bleeding or anything? 17 0 Yeah. Not sure that's my exact words, but I did say 18 As I recollect, he never talked to me again. The 18 Α 19 something to him like that. 19 jailer told me what I was being booked for. They had to wait 20 Q Okay. 20 until he was at the hospital ---He never asked me if I was willing to write a 21 21 Α 0 Okav. statement. That was the jailer. 22 22 Δ -- to check for injuries. 23 23 I never said I grabbed it on my way out, but it did 0 Okay. 24 Ά Helmut's statement that we were involved with hostile 24 not work. And that's it confrontations with his brother. MR. ROUTSIS: Hold on a second. 25 25 Page 139 Page 141 1 We were never involved in a hostile confrontation. 1 I'm going to have a continuing objection if this is You never had any words with Egon prior to this? ever presented at trial, and here's the reason. 2 0 3 Ά Not hostile. I talked to him for 20 minutes while he ٦ Jeff Spencer is nervous, and you are asking him under was taking pictures of kids on my property, but they weren't pressure at a deposition to read through a detailed report, and 4 4 5 hostile 5 I'm certain many, many things are going over his head. What did you tell him when he was taking pictures on Many things he is forgetting. It's an improper way to 6 0 6 ask for impeachment evidence. 7 your property? 7 · A I asked him why he was doing it. 8 So if you want to ask him specific questions, I think 8 that's the only way you are going to get an accurate answer. 9 0 Okav. 9 10 Α That's in the video. It's --10 Because I know Jeff, when he reads things, he doesn't 11 0 That's fine. You said hostile, and I'm wondering if 11 retain things well. He is nervous. that -- you know, talked about struck a little bit earlier. So at the end of this, he may say ten things are 12 12 incorrect, and then he could look back upon it in a relaxed 13 You said it's a strike with a fist. 13 Hostile, you want me to define what I think -atmosphere and see there is 25 things. 14 14 Α No. I'm just asking is it possible that you interpret This isn't a proper way of doing it. It doesn't get 15 0 15 that word differently than somebody else? 16 to the truth. 16 17 A That's possible. 17 MR. BROWN: Are you finished? 18 Okay. All right. So go ahead. 18 MR. ROUTSIS: I am finished. ٥ 19 Ά When he says he wasn't in my driveway. Not only does 19 MR. BROWN: Okay. I'm not saying I'm using this for 20 the photo prove it, but so does the video evidence that he was 20 impeachment. 21 in my driveway. 21 A deposition, Counsel, as you know, is a fact-finding 22 So that's inaccurate. 22 vehicle for me. 23 0 So there's photos, too? 23 Whether the issue is -- whether it's relevant or not, 24 Α Video proof. 24 that is something that we'll discuss at another time. 25 Q So the videotape? 25 But I'm entitled to have his opinion in looking

1	Page 142 through this, and if there's another way, if I need to just ask	1	Page 144 written statement, Mr. Spencer's written statement, things that
2	this question by question, sentence by sentence, I'll be happy	2	he believes were inaccurate.
3	to do that.	3	He has also pointed out other statements by the
4	But he is never not going to be nervous when he's	4	officer that he believes are inaccurate.
5	talking to me because he is going to be under oath, whether it's	5	So I have asked him to read through the statements,
6	here or in trial.	6	
		7	and point out any other inaccuracies that he may be aware of in
	And so I am entitled, because I can't just call him up		there.
8	and talk to him, to get his understanding and his belief of	8	Mr. Routsis has objected and told him that he is not
9	what's inaccurate about this report.	9	going to permit him to answer any more questions regarding this
10	If he needs to he can take all the time he wants.	10	statement because he feels it's improper impeachment, and that
11	I'm not rushing him.	11	he has never seen it in his 30-year legal career.
12	MR. ROUTSIS: No. I understand that.	12	MR. ROUTSIS: 29.
13	But I'm just saying, if at trial, if you ever try to	13	MR. BROWN: 29-year legal career.
14	say, to Mr. Spencer, I asked you to look at all these pages	14	So in order to streamline this, we decided to call you
15	during the deposition, and point out inaccuracies, and you	15	to see if we could get some sort of guidance on that issue, Your
16	didn't point out seven other things that you are bringing up	16	Honor.
17	today, I'm going to have a real problem with that.	17	MR. ROUISIS: And, Judge, if I could just clarify for
18	And that's why	18	a minute.
19	MR. BROWN: I'm going to have a real problem with that	19	JUDGE KOSACH: Go ahead, Bill.
20	because you are changing his testimony, and it is under oath.	20	MR. ROUTSIS: Yeah, the fine attorney provided my
21	MR. ROUTSIS: Then I'm going to advise him not to	21	client with an 8-page police report and asked my client to tell
22	answer questions, because we're not don't answer any more	22	him, without any questions being asked, what's wrong with the
23	questions regarding that type of impeachment.	23	report. What's inaccurate about the report?
24	MR. BROWN: Are you kidding me?	24	I lodged an objection because my client is very
25	MR. ROUTSIS: If you want to impeach him under the	25	nervous, and even during the recess, we looked over, and he is
<u> </u>	Page 143	-	Page 145
1	evidence code, you go to a specific area in the report, identify	1	missing things right and left, because there are no specific
2	it, and ask him if it's accurate.	2	questions being asked to him.
3	You don't tell somebody	3	And my concern is at trial, Judge, the fine young
4	MR. BROWN: Let's see if we can get the judge on the	4	the attorney is going to say, Mr. Spencer, I gave you an 8-page
5	phone. Let's see if we can get Judge Gregory on the phone.	5	report at the deposition, and I asked you to point out all the
6	MR. ROUTSIS: Get him on the phone.	6	inaccuracies, and you gave me these six inaccuracies.
7	MR. BROWN: Do we have a phone number? A Bar	7	So today, you have got ten other problems with the
8	directory? And I think you should keep this on.	8	report, and what I am saying, Judge, is if you are going to try
9	MR. PINTAR: 782-9961.	9	and impeach or cross-examine somebody with a document, the
10	MR. ROUTSIS: Why Judge Gregory? He is not our judge.	10	proper procedure is to lay the foundation, question by question,
11	MR. BROWN: Who is our judge? Judge Young?	11	to ask him if this is true and accurate, so an objection can be
12	MR. ROUTSIS: Judge Kosach.	12	lodged as to each issue of the report.
13	MR. BROWN: Oh, Kosach. Sorry.	13	For example, you know, my client is giving answers,
14	Let's see if we can get him on the phone.	14	well, I don't think the police officer saw that.
15	THE VIDEOGRAPHER: We're going off the video record.	15	Well, because if he asked the question, I could
16	The time is approximately 1:31 p.m.	16	object to speculation.
17	(A recess was taken)	17	So I'll submit it on that, Judge.
	MR. BROWN; Judge?	18	MR. BROWN: Your Honor, one of the allegations against
18	_	19	my client is that he has given false statements to the police
18 19	JUDGE KUSACH: 185.		officer.
19	JUDGE KOSACH: Yes. MR. BROWN: All right. We are in the deposition of	20	
19 20	MR. BROWN: All right. We are in the deposition of		This police officer provided a narrative statement. T
19 20 21	MR. BROWN: All right. We are in the deposition of Jeff Spencer, who is the defendant counterclaimant in this case.	21	This police officer provided a narrative statement. I am simply asking Mr. Spencer to go through and identify
19 20 21 22	MR. BROWN: All right. We are in the deposition of Jeff Spencer, who is the defendant counterclaimant in this case. I am taking his deposition, and I'm going over a	21 22	am simply asking Mr. Spencer to go through and identify
19 20 21 22 23	MR. BROWN: All right. We are in the deposition of Jeff Spencer, who is the defendant counterclaimant in this case. I am taking his deposition, and I'm going over a narrative police report that was written by an officer in this	21 22 23	am simply asking Mr. Spencer to go through and identify anything, because I don't know. I wasn't there the night of the
19 20 21 22	MR. BROWN: All right. We are in the deposition of Jeff Spencer, who is the defendant counterclaimant in this case. I am taking his deposition, and I'm going over a	21 22	am simply asking Mr. Spencer to go through and identify

1	and if he feels that there is an error, an inaccuracy in the	1	the Grand Jury room of the second the Washoe County courthouse, right?
2	report, to identify it, so I can do further discovery on that	2	
3	issue, maybe redepose the officer, maybe look at another	3	MR. BROWN: Yes, Your Honor.
4	witness.	4	JUDGE KOSACH: All right.
5	But I can't find out this information, and I can't ask	5	MR. BROWN: Everybody is here that will be present.
6	a specific question unless you are telling me I need to ask each	6	JUDGE KOSACH: Okay. See you, then, guys.
7	sentence, I need to read each sentence, and ask him if he	7	MR. BROWN: Thanks, Your Honor. Have a good day.
8	believes that's an accurate sentence or not.	8	MR. ROUTSIS: Take care.
9	I can't figure out what the basis of his claims are if	9	JUDGE KOSACH: All right.
10	I don't know what he believes is inaccurate about the report	10	THE VIDEOGRAPHER: We are going back on the video
11	that he believes he was wrongfully arrested on.	11	record.
12	MR. ROUTSIS: And, Judge, one final short point.	12	The time is approximately 1:46 p.m.
13	For example, if he were to ask my client, Mr. Spencer,	13	BY MR. BROWN:
14	when the police officer wrote in the report that he spoke to	14	Q All right. So, Mr. Spencer, I believe we left off,
15	Helmut Klementi, was that true, and I would object to	15	you were towards the bottom of page 5 of ten.
16	speculation, because he has no way of knowing that.	16	MR. ROUTSIS: How do you know that?
17	But he is generalizing an 8-page report, saying, bring	17	BY MR. BROWN:
18	up everything that you think may not be correct about the	18	Q Because he said well, okay.
19	report.	19	Where do you want where do you recall where we
20	All I'm asking is that we follow the rules of	20	left off?
21	evidence, and he ask specific questions to specific facts so we	21	A No.
22	cover so we are protected by the evidence code.	22	Q Okay. Then let's go back up to the statement that I
23	You don't I mean, have you ever seen a trial where	23	do know that you had issue with, and that's where it says,
24	you give a ten-page report to somebody and say, okay. Tell me	24	Helmut told me, and that's one about a paragraph up.
25	what's wrong with the report.	25	A I got you.
	Page 147	+	Page 14
1	I mean, it's just improper.	1	Q Okay. Why don't you start with that?
2	MR. BROWN: I'm not going to ask that question at	2	Because I know we have already gone over that, but if
	trial Your Honor and I have that you know that I would not ack		
3	trial, Your Honor, and I hope that you know that I would not ask	3	we can't remember where we started, let's start at least where
	that question at trial.	3 4	we can't remember where we started, let's start at least where we were at, at one point.
3			
3 4	that question at trial.	4	we were at, at one point.
3 4 5	that question at trial. But this is in discovery. It's a fact-finding	4 5	we were at, at one point. A Let me understand this.
3 4 5 6	that question at trial. But this is in discovery. It's a fact-finding mission. And I'm entitled to his opinion on what he believes is	4 5 6	we were at, at one point. A Let me understand this. Everything I feel is inaccurate on here, you want me
3 4 5 6 7	that question at trial. But this is in discovery. It's a fact-finding mission. And I'm entitled to his opinion on what he believes is accurate, which is reported about him, and he has already	4 5 6 7	<pre>we were at, at one point. A Let me understand this. Everything I feel is inaccurate on here, you want me to mention?</pre>
3 4 5 6 7 8	that question at trial. But this is in discovery. It's a fact-finding mission. And I'm entitled to his opinion on what he believes is accurate, which is reported about him, and he has already pointed out several things that he believes are inaccurate.	4 5 6 7 8	<pre>we were at, at one point. A Let me understand this. Everything I feel is inaccurate on here, you want me to mention? Q Yes.</pre>
3 4 5 7 8 9	that question at trial. But this is in discovery. It's a fact-finding mission. And I'm entitled to his opinion on what he believes is accurate, which is reported about him, and he has already pointed out several things that he believes are inaccurate. That, in fact, he has stated already that the officer	4 5 6 7 8 9	<pre>we were at, at one point. A Let me understand this. Everything I feel is inaccurate on here, you want me to mention? Q Yes. A Irregardless of who said it, or what it is? Q Yeah. If you believe and whether that's something</pre>
3 5 6 7 8 9 10	that question at trial. But this is in discovery. It's a fact-finding mission. And I'm entitled to his opinion on what he believes is accurate, which is reported about him, and he has already pointed out several things that he believes are inaccurate. That, in fact, he has stated already that the officer wrote down things that were never said at this confrontation.	4 5 6 7 8 9 10	<pre>we were at, at one point. A Let me understand this. Everything I feel is inaccurate on here, you want me to mention? Q Yes. A Irregardless of who said it, or what it is? Q Yeah. If you believe and whether that's something</pre>
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3 4 5 6 7 8 9 10 11 12	<pre>that question at trial. But this is in discovery. It's a fact-finding mission. And I'm entitled to his opinion on what he believes is accurate, which is reported about him, and he has already pointed out several things that he believes are inaccurate. That, in fact, he has stated already that the officer wrote down things that were never said at this confrontation. So I'm entitled to go in and say, what else is wrong with this officer's report?</pre>	4 5 6 7 8 9 10 11 12	<pre>we were at, at one point. A Let me understand this. Everything I feel is inaccurate on here, you want me to mention? Q Yes. A Irregardless of who said it, or what it is? Q Yeah. If you believe and whether that's something that comes out later, that's we'll deal with the attorneys will deal with that.</pre>
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1			<u></u>		
т	Q	Asked Helmut?	1	A	Yes. Page 152
2	A	Yeah.	2	Q	Okay. Understood.
3	Q	Okay.	3		So it was incorrect, because you were not yelling.
4	A	He said he was not in my driveway.	4	You had	a conversation?
5		Video evidence showed he was. So that's not accurate.	5	A	Yes.
6	Q	I think we talked about that before we went off the	6	Q	And it was not on the correct street?
7	record.		7	A	Correct.
8	А	Okay.	8	Q	Okay.
9	Q	So we were at least at that paragraph.	9	A	She never stood between us, either.
10	A	Okay. So right here.	10	Q	She never stood between you two?
11		MR. ROUTSIS: Well, have you reviewed these	11	A	Yes.
12	paragrapl	hs?	12	Q	Okay.
13		Because he is asking you to go over every paragraph.	13	A	And I don't know, the next paragraph, I don't know how
14		Have you reviewed this paragraph and that paragraph?	14	she can	say what I have a dislike or like for.
15		THE WIINESS: No. I skipped through some stuff.	15	Q	You are critical of her perspective of you?
16	BY MR. BE		16	Ã	Yeah.
7	Q	You need to start over?	17	Q	Okay.
18	A	No. I didn't realize I can I can disagree with	18	Ā	I don't block the driveways of the neighbors
9		ebody else says.	19	Q	Okay.
20		I thought this was just disagreeing with the facts	20	A	that I'm not fond of.
21	that off	icer wrote.	21		Everybody gets a berm up there. It's how it is. We
2	Q	I want you to take your time, absolute time, you know,	22	don't ha	ave gates on the snowplow, so as you go down the street,
23		ot a concern of mine, from my perspective.	23		the snow off the side, and that's how it is.
4		So if you feel comfortable starting back over, and	24	20 - 22 O	Okay.
25	rereading	g it, I'm happy to do that, too.	25	Â	You know, over on the side of the lake, they have
	·				· · ·
1	A	Okay. Okay.	1	gates th	Page 153 ey can drop, which stops the snow from coming off the
2		Next page. Second paragraph.	2	blade.	
3		MR. ROUTSIS: What page?	3		It's at the end of the blade. We don't have those.
4	BY MR. BR		4	Q	Okay. And that's what creates
5	Q	Six of ten?	5	A	Yeah.
6	× A				
		Six of ten.	6	0	the other than smooth surface in front of the
	0	Six of ten. Starts Wednesday, December 19th?	6	Q blade?	the other than smooth surface in front of the
7	Q	Starts Wednesday, December 19th?	7	blade?	
7 8	A	Starts Wednesday, December 19th? Yes.	7	blade? A	Yeah.
7 8 9	A Q	Starts Wednesday, December 19th? Yes. Okay.	7	blade?	Yeah. Okay.
7 8 9	A	Starts Wednesday, December 19th? Yes. Okay. I was not yelling at Egon as he walked his dog by.	7 8 9 10	blade? A Q A	Yeah. Okay. And the comments about Marilyn making comments after
7 8 9 0	A Q A	Starts Wednesday, December 19th? Yes. Okay. I was not yelling at Egon as he walked his dog by. The video will show that I was talking to him for 20	7 8 9 10 11	blade? A Q A the KGID	Yeah. Okay. And the comments about Marilyn making comments after meetings, saying she has a concealed weapons permit,
7 8 9 10 1	A Q A minutes,	Starts Wednesday, December 19th? Yes. Okay. I was not yelling at Egon as he walked his dog by. The video will show that I was talking to him for 20 and we were on Juniper, and not on Charles.	7 8 9 10 11 12	blade? A Q A the KGID that's j	Yeah. Okay. And the comments about Marilyn making comments after meetings, saying she has a concealed weapons permit, ust ridiculous.
7 8 9 10 12 3	A Q A minutes, Q	Starts Wednesday, December 19th? Yes. Okay. I was not yelling at Egon as he walked his dog by. The video will show that I was talking to him for 20	7 8 9 10 11 12 13	blade? A Q A the KGID that's j Q	Yeah. Okay. And the comments about Marilyn making comments after meetings, saying she has a concealed weapons permit,
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7 9 10 11 12 13 14	A Q A minutes, Q incident, A	Starts Wednesday, December 19th? Yes. Okay. I was not yelling at Egon as he walked his dog by. The video will show that I was talking to him for 20 and we were on Juniper, and not on Charles. And that was the following the day following the , correct? No. She is she is referring to	7 8 9 10 11 12 13 14 15	blade? A Q A the KGID that's j Q A Q	Yeah. Okay. And the comments about Marilyn making comments after meetings, saying she has a concealed weapons permit, ust ridiculous. Does she have She has a concealed Regardless of the comments that were alleged, does she
7 8 9 0 1 2 3 4 5 6	A Q A minutes, Q incident, A Q	Starts Wednesday, December 19th? Yes. Okay. I was not yelling at Egon as he walked his dog by. The video will show that I was talking to him for 20 and we were on Juniper, and not on Charles. And that was the following the day following the , correct? No. She is she is referring to Oh, prior altercation? I see.	7 8 9 10 11 12 13 14 15 16	blade? A Q A the KGID that's j Q A Q bave a C	Yeah. Okay. And the comments about Marilyn making comments after meetings, saying she has a concealed weapons permit, ust ridiculous. Does she have She has a concealed Regardless of the comments that were alleged, does she CW?
7 8 9 10 12 3 4 5 6 7	A Q A minutes, Q incident, A Q A	Starts Wednesday, December 19th? Yes. Okay. I was not yelling at Egon as he walked his dog by. The video will show that I was talking to him for 20 and we were on Juniper, and not on Charles. And that was the following the day following the , correct? No. She is she is referring to Oh, prior altercation? I see. Yeah.	7 8 9 10 11 12 13 14 15 16 17	blade? A Q A the KGID that's j Q A Q bave a C A	Yeah. Okay. And the comments about Marilyn making comments after meetings, saying she has a concealed weapons permit, ust ridiculous. Does she have She has a concealed Regardless of the comments that were alleged, does she CM? She does.
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7 8	A Q A minutes, Q incident, A Q took place A Day.	<pre>Starts Wednesday, December 19th? Yes. Okay. I was not yelling at Egon as he walked his dog by. The video will show that I was talking to him for 20 and we were on Juniper, and not on Charles. And that was the following the day following the , correct? No. She is she is referring to Oh, prior altercation? I see. Yeah. Okay. Do you know approximately when that exchange se? And I'm trying We have that on video also. It was around Memorial</pre>	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	blade? A Q A the KGID that's j Q A Q have a C A Q A haven't Q A	Yeah. Okay. And the comments about Marilyn making comments after meetings, saying she has a concealed weapons permit, ust ridiculous. Does she have She has a concealed Regardless of the comments that were alleged, does she CM? She does. Okay. Which we don't even go to the KGID meetings. We in the, in this whole time frame. Understood. So then the officer says he checked, and that we were holders. We are not. I'm not and never have been a

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4 AA 930

	Page 1	54	Page 156
1	A Just Marilyn.	1	Q "Helmut said"?
2	Q Okay.	2	A Yes, Helmut said.
3	A She had the restraining order against Bruce. That w	as 3	Well, in the middle of the paragraph there, the next
4	why she got it.	4	Helmut said.
5	Q Okay.	5	Egon came to his aid and tried to help him stand up.
6	A Next paragraph, he says he didn't locate a temporary	6	He never did, and that's in the video. He walked up and started
7	restraining order against me.	7	taking pictures of him.
8	Because it's not against me. It's against Bruce	8	Q Hold on one second. I'm trying to get there.
9	Taylor.	9	Helmut said Egon came to his aid. Tried to help him
10	Q Well, then, that's accurate. He couldn't find one	10	stand up. However, he was in pain and could not stand.
11	against you.	11	A Yeah.
12	A Involving me.	12	Q Okay.
13	Q If there is not one in existence against you, then	13	A Yes.
14	that's an accurate statement.	14	Q Okay.
15	I'm not quibbling with you. But you are doing what I	I 15	A So in actuality the next, the next sentence, Egon
16	told you, so continue. Sorry.	16	stood next to Helmut to stop any cars.
17	A It's against him from us. So I don't know if that is	s 17	Well, he wasn't paying attention to the cars driving
18	considered involving us, or how you look at that.	18	down Meadow. He was taking pictures.
19	Q You are following the instructions to a T, and I	19	Q Okay.
20	appreciate it.	20	A As much as I can read now, that covers everything I
21	A Okay. The conclusion, he says, I go outside with a	21	see.
22	flashlight.	22	Q Okay.
23	I think we went over that. I didn't.	23	A My eyes are getting out of focus too much.
24	Q I figured you would disagree with pretty much	24	Q Thank you for that exercise. I just wanted to make
25	everything in that paragraph.	25	sure we were on the same page with this report.
1	Page 19 A Yeah. So we'll just leave it at that. That I	1	Page 157 So you we talked a little bit about the incident.
2	disagree with everything in there.	2	We talked about the arrest.
3	Q Fair enough.	3	You indicated that you were in jail for maybe a couple
4	A Let me go back.	4	hours at most.
5	The previous page, page 5 of ten. Sixth paragraph.	5	Bailed yourself out that evening, correct?
6	Q Hold on one second, sir.	6	A Correct.
7	· A I'm not sure I mentioned this.		
	A I WINC DUC I MELCIONE CAD.		0 And then at some point, you had a criminal trial?
	0 So go back to page 5 of ten?	7	Q And then at some point, you had a criminal trial? A Correct.
8	Q So go back to page 5 of ten?	8	A Correct.
8 9	A Yes.	8 9	A Correct. Q And as I recall, you were acquitted in that criminal
8 9 10	A Yes. Q All right.	8 9 10	A Correct. Q And as I recall, you were acquitted in that criminal trial, correct?
8 9 10 11	A Yes.Q All right.A Where it starts off "Helmut told me".	8 9 10 11	<pre>A Correct. Q And as I recall, you were acquitted in that criminal trial, correct? A Correct.</pre>
8 9 10 11 12	 A Yes. Q All right. A Where it starts off "Helmut told me". Q Okay. 	8 9 10 11 12	 A Correct. Q And as I recall, you were acquitted in that criminal trial, correct? A Correct. Q Okay. Approximately how much time or how long was it
8 9 10 11 12 13	 A Yes. Q All right. A Where it starts off "Helmut told me". Q Okay. A And now I lost my point. Let's see. 	8 9 10 11 12 13	<pre>A Correct. Q And as I recall, you were acquitted in that criminal trial, correct? A Correct.</pre>
8 9 10 11 12 13 14	 A Yes. Q All right. A Where it starts off "Helmut told me". Q Okay. A And now I lost my point. Let's see. MR. ROUTSIS: Just go on back. 	8 9 10 11 12 13 14	 A Correct. Q And as I recall, you were acquitted in that criminal trial, correct? A Correct. Q Okay. Approximately how much time or how long was it from the time you were released from jail until the criminal trial?
8 9 10 11 12 13 14	 A Yes. A ll right. A Where it starts off "Helmut told me". O Okay. A And now I lost my point. Let's see. MR. ROUTSIS: Just go on back. THE WITNESS: Where it says, Jeff likes to harass all 	8 9 10 11 12 13 14 15	<pre>A Correct. Q And as I recall, you were acquitted in that criminal trial, correct? A Correct. Q Okay. Approximately how much time or how long was it from the time you were released from jail until the criminal trial? A I don't recall when it was.</pre>
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8	 A Yes. Q All right. A Where it starts off "Helmut told me". Q Okay. A And now I lost my point. Let's see. MR. ROUTSIS: Just go on back. THE WITNESS: Where it says, Jeff likes to harass all the neighbors in Kingsbury General Improvement District, blah, blah, blah. I don't harass all my neighbors or anyone in the district. The only problems I have is with those that are involved in this lawsuit. BY MR. EROWN: Q Okay. Understood. And I figured you would have 	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 A Correct. Q And as I recall, you were acquitted in that criminal trial, correct? A Correct. Q Okay. Approximately how much time or how long was it from the time you were released from jail until the criminal trial? A I don't recall when it was. Q Was it a year, 6 months? I don't need an exact date. I'm just trying to get an idea of timewise because I want to talk about the in between time frame. A I think it's eight months. Q So probably less than a year, some point? A Yeah.

			r	
1	A	No. Page 158	1	Page 160 Q Okay. Which ones? That's what I'm trying to get at
2	Q	Did he do anything during that period that you were	2	is where where can I look?
3	aware of	that did he give any false statements that you are	3	You have alleged my client made false statements. I'm
4	aware of	, as you have alleged in this lawsuit, from the time of	4	entitled to know when those statements were made, and who they
5	the arre	st until the criminal trial?	5	were made to.
6		And we'll talk about the criminal trial in a minute.	6	And so I'm trying to get a better handle on who, what,
7		MR. ROUTSIS: Could you repeat that? I'm sorry.	7	when, and where with respect to those statements during the time
8	BY MR. B		8	frame that we just talked about.
9	Q	Yeah.	9	A Correct. So I need to add those to discovery, I
10	x	You have alleged my client has made false statements	10	quess.
11	about vo	u in this lawsuit.	11	Q What do you mean? There are statements that you
12	ADOUC YO	Uh-huh (affirmative).	12	haven't provided yet?
		You understand that?	1	
13	Q		13	A There is a lot of stuff I haven't provided yet.
14	A	Yes.	14	Q Like what?
15	Q	Okay. What I'm trying to get at is, whether are	15	A There's a lot of video. A lot of statements.
16	-	e, as you sit here today, of any false statements that	16	Q Why haven't you provided it?
17		enti, my client, may have made about you from the time	17	A Because I think we went over this this morning. I
18	you got (out of jail, until the time of the trial?	18	work, and I haven't had time to do it.
9		And we're not talking about going into the trial yet.	19	Q In the last two years?
20	A	Yes, he has.	20	A No. I don't think the lawsuit has been going on the
21	Q	Okay. Tell me what statements you are aware of that	21	last two years.
2	you beli	eve that he has made that are false during that time	22	Q Okay. But since the lawsuit has been filed, you just
3	frame.		23	have had no time at all to produce this stuff?
24	A	I would have to look at our file to see. I know he	24	A I have produced some of it, but not all of it.
25	has made	more about the incident that night. I'm not sure about	25	Q Okay. So as you sit here right now, you can't
		Page 159		Page 161
1	any meet:	•	1	identify any specific statements from the time you were released
2	Q	I'm sorry?	2	from jail to the start of the criminal trial of Mr. Klementi,
3	A	I'm not sure about any other meetings.	3	Helmut Klementi?
4	Q	Meetings?	4	A I don't want to say specifics when I can't remember
5	A	I don't think he went to the county meeting. Yeah.	5	exactly word for word.
6	Q	So where else would he have made statements during	6	Q That's fine, sir. The answer is, no, you can't, or is
7	that per:		7	it yes?
8	A	I said, I'm not sure about the meetings. I would have	8	A No. I can't remember specifics.
9	to look a	at the file, though.	9	Q Okay. What I'd like to do, then, is let's go over
0	Q	But you do believe statements were made during that	10	your complaint, your second amended complaint because there's
1	period?		11	I brought a copy for you.
2	Α	Yes.	12	So you have alleged a claim of defamation against my
.3	Q	What statements?	13	client.
.4	A	Derogative stuff against me.	14	And, Counsel, I brought one for you, too.
.5	Q	I'm sorry?	15	MR. PINTAR: What exhibit, please?
6	A	Derogative stuff against me.	16	MR. BROWN: We're going to mark this as an exhibit,
7	Q	What sort of derogative stuff?	17	the next line, which will be Exhibit 9.
8	A	Same stuff. The snowplowing, that I beat him up, all	18	MR. ROUTSIS: This is not a filed complaint.
9	that.		19	MR. BROWN: It's the one that's pending, the amended
20	Q	Who did he make these statements to?	20	complaint.
21	Ā	I would have to look at the file.	21	MR. ROUTSIS: Right. But we have not introduced it.
22	Q	Okay. What is going to help you about the file? What	22	MR. BROWN: You have filed it. It's part of the case.
23		to refresh your memory about the file?	23	It's an allegation, and I'm entitled to find out about it.
24		What documents?	24	MR. ROUTSIS: Okay. Well, if you need, we can go over
	A	Looking at the documents that we have.	25	the other one, which is even more vaque.
25				

1	Page 162	1	Page 16
1 2	This one is pretty vague. That's why we were getting another one done.	1 2	lawsuit
			MR. ROUISIS: You cannot ask the same question three
3	MR. BROWN: Take a look at this defamation.	3	times. You got the same answer.
4	(Exhibit 11 marked for identification)	4	He does not have a recollection as he sits here today
5	BY MR. BROWN:	5	of any specific statements that Helmut made.
6	Q Okay. I believe that was on page 6. If you could	6	That's his answer.
7	come back to page 6.	7	BY MR. BROWN:
8	A Isn't going to page 6 kind of jumping head ahead of	8	Q Fair enough. Then I'll move on.
9	this?	9	What about trial? What statements did my client make
10	Q I'm looking to the defamation claim.	10	at trial that was false?
11	A Okay.	11	A Buy the transcripts.
12	Q It's entitled defamation. I may have given you the	12	Q I'm asking you. You sat through the trial. I wasn't
13	wrong page number.	13	there. I'm asking your recollection.
14	A Six.	14	A So buy the transcripts, and you can see.
15	Q You have alleged a claim of defamation in this	15	Q That's not an acceptable answer.
16	proposed amended complaint.	16	My answer question to you is, what statements do
17	I have read through that claim again this morning, and	17	you recall my client stated or made at trial that were
18	I don't find one reference to my client in there.	18	inaccurate?
19	Can you take a look at that and confirm if there's any	19	A It's the same question.
20	references to my client in the defamation claim?	20	MR. ROUTSIS: Objection.
21	A Not understanding what you are	21	BY MR. BROWN:
22	Q Is his name referenced where he has made a false	22	Q I'm entitled to your recollection, Mr. Spencer.
23	statement under the claim of defamation?	23	A My recollection at this moment is not accurate enough
24	A You want me to just take a look through and see if I	24	to say anything.
25	see his name? Is that what you are saying?	25	Q Okay. So you can't testify as to trial, either, as to
	Page 163		Page 16
1	Q Because I'm trying to figure out how he has defamed	1	any statements that my client may have stated towards you?
2	you.	2	MR. ROUTSIS: Asked and answered. He just gave you an
3	A Well, I'm not a legal writer. But it looks to me like	3	answer, and now you are getting argumentative.
4	he just has to have his name added to this.	4	BY MR. BROWN:
5	But I would think that would be covered under the	5	Q Answer the question, please.
6	you are asking me something that's way above my understanding.	6	MR. ROUTSIS: He answered the question.
7	Q Okay. Well, so, I'm just trying to get the basis of,	7	Hold on. Don't answer.
8	you know, you have sued somebody for defamation.	8	MR. BROWN: You are telling your client not to answer?
9	You sat here, and you told me you can't remember any	9	Can we get Judge Kosach back on the phone? I'm not
10	statements that were made from the time of your arrest until the	10	going to play this game.
11	time of trial.	11	MR. ROUTSIS: Get him on the phone.
12	I have asked you to review the complaint and identify	12	MR. BROWN: Let's get him on the phone.
13	any statements under defamation, under the defamation claim.	13	MR. ROUTSIS: Call him, why don't you just keep him on
14	And you haven't identified any. So I'm entitled to	14	the line.
15	your best recollection of when my client made false statements	15	MR. BROWN: I will. I am going to ask him if he will.
16	and what those false statements were.	16	MR. ROUTSIS: You asked him a question. Here was your
	And as you are sitting here today, you don't you	17	question.
17	are not aware of any such statements?	18	MR. BROWN: Can we go off the record, at least off the
		19	video?
18	A No. That's not what I said. I'm aware of them, but I	20	
18 19		120	THE VIDEOGRAPHER: We're going off the video record.
18 19 20	can't accurately	21	The time is approximately 2:08 p.m.
17 18 19 20 21	can't accurately MR. ROUTSIS: This has been asked and answered now	21	
18 19 20 21 22	can't accurately MR. ROUTSIS: This has been asked and answered now three times, Counsel.	22	(A recess was taken)
18 19 20 21 22 23	can't accurately MR. ROUISIS: This has been asked and answered now three times, Counsel. THE WIINESS: Yeah.	22 23	(A recess was taken) THE VIDEOGRAPHER: We are going back on the video
18 19 20 21 22	can't accurately MR. ROUTSIS: This has been asked and answered now three times, Counsel.	22	(A recess was taken)

2.5

Ł	Page 166 BY MR. BROWN:	1	Page 168 snow has to go somewhere, and it goes off the blade.
2	Q Okay. Mr. Spencer, we're just going to go over this	2	Q I understand, and I understood that when you explained
3	complaint paragraph by paragraph, and if I have to read it to	3	it earlier.
4	you, or you have to read it, either way is fine with me.	4	How do you how are you able you subpoenaed the
5	But I'm going to turn because there is a lot of	5	records from KGID concerning Egon Klementi's call to KGID.
6	just basic boilerplate allegations on the first page, and you	6	What sort of evidence was there? Was there a phone
7	are more than welcome to review over those, but I'm trying to	7	log, or was there testimony?
, 8	cut to the chase.	, 8	Or how were you able to confirm that he actually
9	Starting with paragraph eight, on page 3, is really	9	called on that day in December?
9 10	where the factual allegations begin.	10	A They give you these sheets, I can't remember exactly
10	So I'd like you to take a look at that paragraph and	10	what it was. But they gave us everything with stuff as long as
12	tell me when you are done reading it. We're just going to go	12	they had been around about just gave us all snow berm
12	over it.	13	complaints.
14	A So, I read it. What do you want?	14	Q Did anybody
15	Q Just asked you to let me know when you are ready.	15	A Anything.
16	A I read it.	16	1 5
16 17	Q Okay. So this indicates that Egon Klementi called	17	Q I'm sorry. I didn't mean to cut you off, and I violated my own rule.
18	KGID on or about, or in December of 2012 and complained that you	17	Did anybody from KGID testify at the criminal trial?
10 19	were intentionally leaving a snow berm in his driveway when he	10 19	A I believe not.
20	plowed his road.	19 20	Q Okay. So let's go to the next paragraph and tell me
20 21	He also alleges, submitted a photograph, depicting	20 21	when you are done reading that.
21 22	snow at the edge of his driveway.	21	A Okay.
22 23	How do you know that fact?	22	Q Okay. You indicated here on December 12th that he
24 24	A Video.	24	reported to Douglas County that you used your snowplow again to
25	Q How do you know if he called	25	intentionally cause snow and ice and other debris to strike him
			-
1	Page 167 A Video, and, sonry, excuse me.	1	Page 169 while he shoveled snow in his driveway.
2	A Video, and, sorry, excuse me. Video and subpoenas from the criminal trial.	1 2	Is that a true statement?
3	Q Okay. So you got information from KGID	3	A It's kind of like a compound question, isn't it? This
4	A Yes.	4	is multiple stuff in here.
5	Q that indicated that?	5	Q Your attorney can object.
6	A Uh-huh (affirmative).	6	MR. ROUISIS: Okay. Compound question. Objection.
7	Q Okay.	7	THE WITNESS: Okay. That's a true statement that Egon
8	A And when he calls and complains, KGID called my boss	, 8	called the sheriff's.
0 9	and tells him.	و	And it is untrue that Mary Ellen Kinion witnessed it,
10	Q So then is that true statement that you were leaving a	10	but she did call to try to collaborate the story.
[1	snow berm in his driveway?	10	BY MR. BROWN:
12		12	Q Okay. How do you know that Mary Ellen didn't witness
13		13	this?
14		14	A Counsel, can you have your client removed? I heard
15		15	that. I'm not sitting here
16	• •	16	MR. ROUTSIS: Listen, they are making snide comments.
17		17	Control your clients, please. This is improper.
18	-	18	MR. BROWN: Those aren't my clients.
19		19	MR. ROUTSIS: Okay. This is a civil deposition.
20	~ _	20	We're here to get to the truth, and there's no need for these
21		20	Miss Kinion
		22	MS. KINION: Sorry.
		23	THE WITNESS: You did that the last couple times.
22			MR. ROUTSIS: Why don't you state for the record what
22 23 24		24	

.	Page 170	1	Page 172
1	THE WIINESS: For the record, Mary Ellen Kinion said,		So again, that's something that you believe she
2	liar.	2	testified to that, at trial, that she did not actually see?
3	MR. ROUTSIS: So, Counsel, I would hope that you	3	A That's not what I said. She testified to seeing it.
4	admonish your	4	Then recanted her story and admitted that she didn't see it.
5	MR. BROWN: I'm going to say for the record sitting	5	Q So all of this happened in this same trial, the same
6	here I didn't hear anything coming from behind me.	6	course of testimony?
7	I don't have the best hearing, but I didn't even	7	A Yes.
8	hear	8	Q If she testified at one point in trial that she did
9	MR. ROUTSIS: You also, for the record, you said you	9	see it, and I'm assuming on cross-examination, or some other
10	don't have your hearing aid in today, and you are having trouble	10	point in trial, you're telling me that she recanted that, and
11	hearing.	11	said, no, I actually didn't see it?
12	MR. BROWN: I just confirmed that to you, as well,	12	A Yes.
13	but I didn't hear anything.	13	Q Okay.
14	MR. ROUTSIS: I don't think there is a lot of	14	A As I remember, that's it.
15	relevance to your comments.	15	But, like I said, buy the transcripts.
16	MR. BROWN: I would like to hear from other counsel on	16	Q Okay. You also state in that same paragraph that
17	that issue, as well.	17	Miss Kinion called your employer and repeated the same thing to
18	MR. PINTAR: I didn't hear.	18	him.
19	MR. ROUTSIS: Okay.	19	Would that be Flipper?
20	THE WIINESS: I heard it and saw it.	20	A Yes.
21	Why don't you turn the camera that direction?	21	Q Okay. What how do you know
22	MR. ROUTSIS: Can we play the camera back? It won't	22	A Where do you see that?
23	show her.	23	Q Paragraph ten, the next sentence.
24	Okay. Let's go on. Let's move on.	24	It says on or about the same date, Mary Ellen Kinion
25	THE WITNESS: So to go on the lying part that she	25	called your employer.
	Page 171		Page 173
1	decided to say, she perjured herself on the stand, as Mister	1	A Okay. Got it, yes.
2	as William was there and admitted she didn't see it, which is	2	Q Do you see that?
3	in	3	A Yes.
	BY MR. BROWN:	4	Q Okay. How do you know that occurred?
5	Q At trial?	5 6	A He told me.
6	A Trial transcripts.		
7	0 Ohm Mag there on ingident involving a grownlaw with		Q He did tell you?
	Q Okay. Was there an incident involving a snowplow with	7	A Flipper Manchester told me.
8	Mr. Klementi, Egon Klementi, that happened on or about	7 8	A Flipper Manchester told me. Q Flipper?
9	Mr. Klementi, Egon Klementi, that happened on or about December 12th, whether it was intentional or not?	7 8 9	 A Flipper Manchester told me. Q Flipper? A Yes.
9 10	Mr. Klementi, Egon Klementi, that happened on or about December 12th, whether it was intentional or not? Do you recall any such incident?	7 8 9 10	 A Flipper Manchester told me. Q Flipper? A Yes. Q What did Flipper tell you Mary Ellen had stated on the
9 10 11	 Mr. Klementi, Egon Klementi, that happened on or about December 12th, whether it was intentional or not? Do you recall any such incident? A Oh, I recall what he called and said was the incident. 	7 8 9 10 11	 A Flipper Manchester told me. Q Flipper? A Yes. Q What did Flipper tell you Mary Ellen had stated on the phone?
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9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	 Mr. Klementi, Egon Klementi, that happened on or about December 12th, whether it was intentional or not? Do you recall any such incident? A Oh, I recall what he called and said was the incident. Q I'm sorry? A I didn't drive by and throw snow on him. But I recall what you are talking about, obviously. This is one of the charges against me. Q Okay. A This was turned into an assault charge. Q Okay. So you were contending in this paragraph, that Egon Klementi and Mary Ellen were not truthful when they reported this incident to Douglas County? A Correct. Q Okay. And the next paragraph, December 12th, it starts about December 12th, Mary Ellen Kinion called law 	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	 A Flipper Manchester told me. Q Flipper? A Yes. Q What did Flipper tell you Mary Ellen had stated on the phone? A I don't remember the exact conversation. Q And how do you know, and why would you allege here that she said the same thing that she had said previously about what she had witnessed? A Because you are asking me to be specific, and I can't be specific. Q Okay. Did Flipper testify at the criminal trial? A Yes, he did. Q Do you know if he testified to this fact? A I can't remember. Q So next paragraph, 11. Take a minute to read that. A Okay.
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JEFFREY SPE

SPENCER - 07/28/2016

	Dege 174		Dece 176
1	A He called me on the phone that day.	1	Page 176 here today, Mr. Spencer?
2	Q And so	2	A No.
3	A He called and talked to my boss, Flipper, and then he	3	Q Ever been treated for memory issues?
4	called me directly.	4	A No.
5	Q What did he say to you?	5	Q Are you on any medication?
6	A He just wanted me to be aware of the situation. He	6	A For memory issues? No.
7	told me that he talked to Flipper, and that he wasn't writing a	7	Q Any kind of medication?
8	police report because there was no evidence of anything	8	A Yes.
9	happening.	9	Q What are you on?
10	I actually begged him to write a police report because	10	A I don't know the name of it.
11	I wanted him to do it. And he said, no, there's no evidence.	11	Q Okay. Did you forget that, too?
12	He is not doing it.	12	A No, it's Seratellin? Sortolin? Sortolin?
13	MR. ROUTSIS: And for the record, you can take	13	Something like that.
14	judicial notice of the court transcripts.	14	Q What is it for?
15	Deputy Sanchez testified at trial to these facts. If	15	A Depression.
16	you read the transcripts, you will verify a lot of this	16	Q Okay. How long have you been on that medication?
17	information.	17	MR. ROUTSIS: Objection. Relevance.
18	MR. BROWN: Well, I get to verify this with your	18	MR. BROWN: Absolutely it's relevant.
19	client, Counsel. That's why	19	MR. ROUTSIS: Objection. Medication the question
20	MR. ROUTSIS: I'm just informing you.	20	of medication is not you think is relevant?
21	BY MR. BROWN:	21	MR. BROWN: Counsel, I don't know how much you do in
22	Q So Mr. Spencer, this all happened on the 12th.	22	the civil arena, but your client has alleged
23	Now I'm a little curious about something. You have a	23	MR. ROUTSIS: Just answer the question.
24	very vague recollection of everything that happened on paragraph	24	I'm asking you, why is it relevant?
25	9 and 10.	25	MR. BROWN: intentional infliction of emotional
	Page 175	<u> </u>	Page 177
1	But you have a very specific recollection of your	1	distress claim. I'm entitled to go into his potential damages.
2	conversation with Deputy Sanchez	2	MR. ROUTSIS: I agree. I'll withdraw the objection.
3	MR. ROUTSIS: Objection. Argumentative. Misstates	3	BY MR. BROWN:
4	the evidence.	4	Q Thank you.
5	Your testimony about what his recollection is, is	5	How long have you been on that medication?
6	irrelevant.	6	A I can't remember.
7	Please just ask the question and don't give your	7	Q You forgot that, too?
8	input. That question is improper.	8	A No.
9	MR. BROWN: I'm entitled to question him.	9	MR. ROUTSIS: Objection. Argumentative.
10	MR. ROUTSIS: If he has vague recollection and a	10	THE WIINESS: You are asking for
11	specific recollection, that's your opinion.	11	MR. ROUTSIS: Stop that. Okay? Enough. Enough.
12	Your opinion is not relevant.	12	Don't that's argumentative, and if you can't be
13	BY MR. BROWN:	13	civil, then let's cut this thing off right now.
14	Q Do you have any problems associated with your memory	14	Stop it. You are not going to do that.
15	that we should know about here today at the deposition?	15	MR. BROWN: If he has forgotten
16	And that's why I'm asking that, Counsel, that	16	MR. ROUISIS: Be civil or we're done.
17	question, Counsel.	17	MR. BROWN: If he has you are not being civil.
18	MR. ROUTSIS: That's a fair question.	18	MR. ROUTSIS: I'm telling you, Counsel, you are going
19	MR. BROWN: It's an acceptable question.	19	to push me.
20	MR. ROUTSIS: That's a fair question. But your	20	Don't be rude to my client. He is under
21	opinion as to what's vague or not	21	cross-examination. Be civil and decent or stop your
22	MR. BROWN: That's why you should let me finish my	22	examination.
23	question before you object.	23	MR. BROWN: I am entitled to probe his memory.
24	BY MR. BROWN:	24	MR. ROUTSIS: No, you're not entitled to say you
25	Q Do you have any problems associated with your memory	25	forgot that, too.
		1	

1 2 3 4 5 6 7 8 9 10 11	That is argumentative, and it's improper. MR. BROWN: I am entitled to that because it appears that he has memory issues. MR. ROUTSIS: Counsel, you are going to stop this, or not go on. It's up to you.	1 2 3	judge, whatever the legal term is in civil court, so MR. PINTAR: Operative document.	1
3 4 5 6 7 8 9 10	that he has memory issues. MR. ROUTSIS: Counsel, you are going to stop this, or	1	-	
4 5 7 8 9 10	MR. ROUTSIS: Counsel, you are going to stop this, or	3	MD DOUTROIG, Vog	i
5 6 7 8 9 10		1	MR. ROUTSIS: Yes.	
6 7 8 9 10	not as on Itla in to ion	4	So you can question him if you like regarding this,	
7 8 9 10	not go on. It's up to you.	5	but we're going to be asking to vacate this document.	
8 9 10	BY MR. BROWN:	6	We do have an original complaint that's on file, that	
9 10	Q Who treats you, or who prescribes that medication?	7	has been file-stamped. This one has never been accepted by the	
10	A I just went to her. I can't remember. I can't	8	Court.	
	remember her name.	9	MR. BROWN: Right. It's never been ruled on.	
11	MR. ROUISIS: We're going to take a five-minute	10	MR. ROUTSIS: Right.	
	recess. Come on outside.	11	MR. BROWN: It was filed through a motion for leave to	
12	Counsel, you are going to stop this. You are not	12	amend, so	
13	going to get rude with my client. He is under a lot of stress,	13	MR. ROUTSIS: Right.	
14	and you are out of line.	14	MR. BROWN: what I'm asking you, Counsel, before we	
15	MR. BROWN: I'm not getting	15	get back, are you going to withdraw that motion for leave to	
16	MR. ROUTSIS: You're out of line.	16	amend?	
17	MR. BROWN: He is the one that's brought it up.	17	This is an exhibit	
18	MR. ROUTSIS: You're out of line.	18	MR. ROUTSIS: Yes, yes.	
19	MR. BROWN: No, you're out of line.	19	MR. BROWN: to that motion that I have pulled off.	
20	MR. ROUISIS: No. You are.	20	MR. ROUTSIS: For this amended complaint, yes.	
21	MR. BROWN: You are out of line, and I'm not	21	MR. BROWN: Okay. Then you will file a subsequent	
22	MR. ROUTSIS: Come on, Jeff.	22	motion for leave to amend?	
23	THE VIDEOGRAPHER: We're going off the video record.	23	MR. ROUTSIS: That's correct.	
24	The time is approximately 2:26 p.m.	24	MR. BROWN: Okay.	
25	(A recess was taken)	25	MR. ROUTSIS: Okay.	
			·	
1	Page 179 THE VIDEOCERAPHER: We are going back on the video	1	Page 181 MR. BROWN: And if that happens, I would reserve my	
2	record. The time is approximately 2:32 p.m.	2	right to retake Mr. Spencer's depo if there is any new	
3	MR. ROUISIS: Okay. Let me get his name right. I'm	3	information that's not in this or your previous complaint.	
	very	4	MR. ROUTSIS: Very good. It will have much less than	
5	MR. BROWN: Doug Brown.	5	this. I can confirm that.	
6	MR. ROUTSIS: Yes.	6	MR. BROWN: Okay.	
3 7	Mr. Brown is questioning my client on the first	7	BY MR. BROWN:	
8	amended third-party complaint, demand for jury trial.	8	Q I want to go back to the medication that you are on.	
9	Right. This is not file-stamped, but he has presented	9	A Okay.	
10	copies here today that are not file-stamped.	10	Q You said it's for depression?	
11	And William Swafford, the author of that document, has	11	A Yes.	
12	abandoned the Spencers during the course of representation. He	12	Q How long approximately have you been on that	
	is under a bar complaint.	13	medication?	
14	And we have retained Lynn Pierce, who now has come in	14	A Year and a half. Two years. Something like that.	
15	as attorney of record, will be filing an amended complaint.	15	Q Have you ever been on any I'm going to refer to it,	
16	My recollection is that at the first hearing with	16	and you correct me if I'm wrong, it sounds like you're on an	
17	Judge Kosach, the only hearing we had in chambers, we addressed	17	antidepressant?	
18	that a complaint had been filed, amended complaint, but we	18	A Yes.	
	-	19		
19 20	served the parties, but then during this period, Mr. Swafford, I	20	Q And you just testified that you have been on it for approximately a year to a year and a half?	
20 21	believe, abandoned his client, and I believe the representations	20		
21 22	made to Kosach were we were going to hold off on the amended	21		
22	complaint and any rulings on it, and that's where we're at.		Q Okay. If you did, I apologize. I didn't catch that.	
23 24	We are going to be filing our amended complaint, I	23 24	So a year and a half to two years, so that would have put that	
24 25	believe Miss Pierce indicated this week or next week.	24 25		
25	That will be the complaint that we're going to ask the	20	A I think.	

		n- 100	T	
1	Q	around 2014ish time frame? Page 182	1	Page 184 1 A I could not tell you.
2	A	Yeah. Somewhere in there.	2	2 Q Would you be able to say with any certainty that it
3	Q	Had you ever been on antidepressants prior to 2014?	3	3 was less than half a dozen times?
4	A	No.	4	A No. It would be more than that.
5	Q	Not in your entire life?	5	5 Q Okay. How about less than a dozen times?
6	A	No.	6	6 A Idon't Idon't think so, but Ican't say.
7	Q	And who do you see to get that medication?	7	7 Q Okay. So, again, I'm not holding you to anything.
8	A	I had to ask my wife the doctor's name. That one is	8	8 I'm just trying to get an idea.
9	Steinmez.		9	9 You think it is possibly between six and a dozen
10	Q	I'm sorry?	10	times, but you are not certain on that.
11	A	Steirmez.	11	I Is that a fair way of restating your testimony?
12	Q	Steinmez?	12	2 A I really have no recollection of how many times, so
13	A	Yeah.	13	3 Q Okay.
14		MR. PINTAR: Can you spell it?	14	A that's really a guess.
15		THE WIINESS: Let me look it up. I have got her in my	15	5 Q All right. Fair enough.
16	phone.		16	5 What sorts of things have you treated with
17		S-T-E-I-N-M-E-Z.	17	
18		MR. PINIAR: Thank you.	18	B incident?
19		What's the address?	19	A The stress. I don't I have a hard time with I
20		THE WITNESS: I don't know her address. It's down on	20) can't think of what it's called.
21	Third Str	eet by the hospital there.	21	Q If you don't know the name of it, you can try and
22	BY MR. BR	CWN:	22	2 describe what it is.
23	Q	In Carson or Douglas?	23	A It's an infection, but I can't
24	A	Tahoe.	24	Q And that's fine. I can stop you there.
25	Q	In Tahoe?	25	An infection, and you can correct me, but an infection
	<u> </u>	Page 183	┼──	Page 185
1	A	South Lake Tahoe.	1	
2	Q	What type of doctor is Dr. Steinmez?	2	incident that happened in December, correct?
3	А	Whoops. I just called her. Sorry.	3	A No. It is.
4		General practitioner, and then she referred me to a	4	Q Oh, it is?
5	psycholog	nist, I guess.	5	A Because it's you get the infection, and if you are
	^	Have you so how before I get into that.	6	
6	Q		ľ	stressed, you can't fight it off. It's too hard to fight it
6 7	ų	How long has Dr. Steinmez been your doctor?	7	
	Q A			off. So it came back 3 or 4 times.
7		How long has Dr. Steinmez been your doctor?	7	off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about
7 8	A	How long has Dr. Steinmez been your doctor? I couldn't say.	7 8	off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body
7 8 9	A Q	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your	7 8 9	<pre>off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection.</pre>
7 8 9 10	A Q A	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years.	7 8 9 10	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at?
7 8 9 10 11	A Q A	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years. Okay. That's what I was getting at. Prior to this accident. Or prior to this incident in	7 8 9 10 11	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at? I mean, what part of your body did you have the sore
7 8 9 10 11 12	A Q A Q December	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years. Okay. That's what I was getting at. Prior to this accident. Or prior to this incident in	7 8 9 10 11 12	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at? I mean, what part of your body did you have the sore on?
7 8 9 10 11 12 13	A Q A Q December	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years. Okay. That's what I was getting at. Prior to this accident. Or prior to this incident in of 2012?	7 8 9 10 11 12 13	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at? I mean, what part of your body did you have the sore on? A My nose, my toes, usually goes to your outlying ends. Q Is it like a staph?
7 8 9 10 11 12 13 14	A Q A Q December A Q	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years. Okay. That's what I was getting at. Prior to this accident. Or prior to this incident in of 2012? I think so, yes.	7 8 9 10 11 12 13 14	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at? I mean, what part of your body did you have the sore on? A My nose, my toes, usually goes to your outlying ends. Q Is it like a staph?
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7 8 9 10 11 12 13 14 15 16	A Q A Q December A Q to call i	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years. Okay. That's what I was getting at. Prior to this accident. Or prior to this incident in of 2012? I think so, yes. Okay. Since the incidents in December of, I'm going t I'm going to refer to the incident that happened	7 8 9 10 11 12 13 14 15 16	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at? I mean, what part of your body did you have the sore on? A My nose, my toes, usually goes to your outlying ends. Q Is it like a staph? A Yeah. Like it's like a staph infection, yeah. Q And were you put on antibiotics for that?
7 8 9 10 11 12 13 14 15 16 17	A Q A Q December A Q to call i on the ni	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years. Okay. That's what I was getting at. Prior to this accident. Or prior to this incident in of 2012? I think so, yes. Okay. Since the incidents in December of, I'm going t I'm going to refer to the incident that happened ght of the December 18th as "the incident".	7 8 9 10 11 12 13 14 15 16 17	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at? I mean, what part of your body did you have the sore on? A My nose, my toes, usually goes to your outlying ends. Q Is it like a staph? A Yeah. Like it's like a staph infection, yeah. Q And were you put on antibiotics for that? A Yes.
7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q December A Q to call i on the ni A Q	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years. Okay. That's what I was getting at. Prior to this accident. Or prior to this incident in of 2012? I think so, yes. Okay. Since the incidents in December of, I'm going t I'm going to refer to the incident that happened ght of the December 18th as "the incident". Okay.	7 8 9 10 11 12 13 14 15 16 17 18	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at? I mean, what part of your body did you have the sore on? A My nose, my toes, usually goes to your outlying ends. Q Is it like a staph? A Yeah. Like it's like a staph infection, yeah. Q And were you put on antibiotics for that? A Yes. Q Okay.
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7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q December A Q to call i on the ni A Q you recal was? A Q	How long has Dr. Steinmez been your doctor? I couldn't say. Was she your Probably more than five years. Okay. That's what I was getting at. Prior to this accident. Or prior to this incident in of 2012? I think so, yes. Okay. Since the incidents in December of, I'm going t I'm going to refer to the incident that happened ght of the December 18th as "the incident". Okay. Since the incident, after the incident occurred, do I when the first time you treated with Dr. Steinmez No, sir.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 off. So it came back 3 or 4 times. Q Like a lung infection, or are you talking about A No. It's, it's a yeah, like a sore and a body infection. Q Where did you get that at? I mean, what part of your body did you have the sore on? A My nose, my toes, usually goes to your outlying ends. Q Is it like a staph? A Yeah. Like it's like a staph infection, yeah. Q And were you put on antibiotics for that? A Yes. Q Okay. A Multiple antibiotics. Normal antibiotics didn't do it. Q And you said it's come up in different places in your body. Your nose

	Page 186		Page 188
1	You said your fingers?	1	Q Do you know
2	A Toes.	2	A I might have her in my phone.
3	Q Toes. Anywhere else?	3	Q Okay. Perfect.
4	A My arm.	4	A I think I do actually.
5	Q How was it treated, besides I know you said you got	5	MR. ROUISIS: Marilyn can provide you with all that,
6	antibiotics.	6	too, today because she knows everybody.
7	A Antibiotics, and then they cut it and drain it. It's	7	MS. CAPERS: Have these medical records been produced?
8	kind of gross.	8	MR. BROWN: I haven't seen it.
9	Q Okay. And I assumed something based on your	9	MR. PINIAR: We may assume they will be part of the
10	testimony, so you are going to correct me if I'm right or wrong.	10	damages, right?
11	But you believe that that infection is somehow related	11	MR. ROUTSIS: Yes. I'll get Lynn right on
12	to the incident that occurred on December 18th, 2012?	12	it because I think we need to.
13	A Yes.	13	MR. PINTAR: If we send you an authorization, would
14	Q Okay. What is the basis for that belief?	14	you have Mr. Spencer sign it?
15	A My immune system is down to nothing. I'm stressed out	15	MR. ROUTSIS: Absolutely. I'm sharing with Lynn I
16	so much that I get infections. I get sick constantly.	16	mean, again, I'm just the trial attorney, but talk to Lynn about
17	Abdominal problems, you know. Stomach issues.	17	everything.
18	Q Has any doctor told you that those infections were	18	She will give you everything you need. This is her
19	related to the incident	19	she is here to get me to trial and can follow the civil
20	A Yes.	20	procedure. Okay.
21	Q that happened on got to let me finish	21	THE WITNESS: I don't know how to go about getting my
22	December 18th, 2012?	22	medical records.
23	A To the situation, not to that specific day.	23	MS. CAPERS: Has she been associated in yet?
24	Q The overall situation?	24	MR. ROUTSIS: Yes. She has been associated in and has
25	A Yes.	25	been in contact with these gentlemen here, I think.
	Page 187		Page 189
1	Q The arrest, the trial?	1	THE WITNESS: I don't have her number.
2	A Yes.	2	BY MR. BROWN:
3	Q Okay. Who has told you that?	3	Q Okay.
4	A Every one of my doctors.	4	A Unless I looked through everything but
5	Q Okay.	5	Q Okay.
6	A Except for my heart doctor.	6	A It's probably under last.
7	Q You have only talked about one doctor with me so far.	7	Q As soon as Dave gets back, we'll pick back up.
8	A I have four.	8	THE VIDEOGRAPHER: We're going off the video record.
9	Q Okay. So we have got Dr. Steinmez?	9	The time is approximately 2:44 p.m.
10	A Yes.	10	(A recess was taken)
	Q Who else?	11	THE VIDEOGRAPHER: We are going back on the video
			record. The time is approximately 2:47 p.m.
11			
11 12	A I don't remember that. A GI doctor. I don't	12	
11 12 13	A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson.	13	BY MR. BROWN:
11 12 13 14	A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson. Q This is a GI doctor?	13 14	BY MR. BROWN: Q Mr. Spencer, before the break, I asked you to identify
11 12 13 14 15	 A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson. Q This is a GI doctor? A Yeah. 	13 14 15	BY MR. BROWN: Q Mr. Spencer, before the break, I asked you to identify the doctors that you were seeing, and you identified
11 12 13 14 15 16	 A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson. Q This is a GI doctor? A Yeah. Q Would reference to your phone help you out? 	13 14 15 16	BY MR. BROWN: Q Mr. Spencer, before the break, I asked you to identify the doctors that you were seeing, and you identified Dr. Steinmez, a GI doctor, but couldn't remember the name, a
11 12 13 14 15 16 17	 A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson. Q This is a GI doctor? A Yeah. Q Would reference to your phone help you out? A No, I don't have their number. 	13 14 15 16 17	BY MR. BROWN: Q Mr. Spencer, before the break, I asked you to identify the doctors that you were seeing, and you identified Dr. Steinmez, a GI doctor, but couldn't remember the name, a cardiologist, and either a psychiatrist or a psychologist, is
11 12 13 14 15 16 17 18	 A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson. Q This is a GI doctor? A Yeah. Q Would reference to your phone help you out? A No, I don't have their number. Q Okay. Who else? 	13 14 15 16 17 18	BY MR. BROWN: Q Mr. Spencer, before the break, I asked you to identify the doctors that you were seeing, and you identified Dr. Steinmez, a GI doctor, but couldn't remember the name, a cardiologist, and either a psychiatrist or a psychologist, is what I believe you testified to.
11 12 13	 A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson. Q This is a GI doctor? A Yeah. Q Would reference to your phone help you out? A No, I don't have their number. 	13 14 15 16 17 18 19	BY MR. BROWN: Q Mr. Spencer, before the break, I asked you to identify the doctors that you were seeing, and you identified Dr. Steinmez, a GI doctor, but couldn't remember the name, a cardiologist, and either a psychiatrist or a psychologist, is
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11 12 13 14 15 16 17 18 19 20	 A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson. Q This is a GI doctor? A Yeah. Q Would reference to your phone help you out? A No, I don't have their number. Q Okay. Who else? A Cardiologist that I went to. They put me under stress test and have done all that and put a monitor on me. 	13 14 15 16 17 18 19 20	BY MR. EROWN: Q Mr. Spencer, before the break, I asked you to identify the doctors that you were seeing, and you identified Dr. Steinmez, a GI doctor, but couldn't remember the name, a cardiologist, and either a psychiatrist or a psychologist, is what I believe you testified to. During the break, I believe your wife wrote down the names of your doctors.
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11 12 13 14 15 16 17 18 19 20 21 22	 A I don't remember that. A GI doctor. I don't remember she is in Gardnerville and Carson. Q This is a GI doctor? A Yeah. Q Would reference to your phone help you out? A No, I don't have their number. Q Okay. Who else? A Cardiologist that I went to. They put me under stress test and have done all that and put a monitor on me. I have episodes where I pass out, and they can't figure it out. 	13 14 15 16 17 18 19 20 21 22	BY MR. EROWN: Q Mr. Spencer, before the break, I asked you to identify the doctors that you were seeing, and you identified Dr. Steinmez, a GI doctor, but couldn't remember the name, a cardiologist, and either a psychiatrist or a psychologist, is what I believe you testified to. During the break, I believe your wife wrote down the names of your doctors. Would it refresh your memory if I showed you the list that your wife provided, where she provided names of the

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	<u> </u>	Bago 190			
1	you have	Page 190 looked at it would you hand that to the court	1	B	Page 19. ave any of these doctors and I think you indicated
2	reporter	, and we'll mark this as an exhibit, also?	2	that Steinm	ez was your doctor before the incident in December,
3	A	I don't I think doctor	3	correct?	
4		MR. ROUTSIS: We will mark these. I don't know how	4	A Ye	es.
5	you		5	Q 01	kay. What about the GI doctor?
6		MR. BROWN: Yes.	6	A No	0.
7		MR. ROUTSIS: I'll let you do that.	7	Q Tİ	hat's a new doctor?
8		THE WITNESS: I had hand it to her and she	8	A Ye	es.
9	BY MR. B	ROWN:	9	Q Ha	ad you ever been treated by a GI doctor before the
10	Q	Yes.	10	incident	-
11	A	first?	11	A No	0.
12	Q	And then I'm going to ask you if looking at that list	12	0	- in December?
13		d your recollection as to who your doctors were?	13		kay. What about cardiologists?
14	А	Yes, it did.	14	A No	- · · · · · · · · · · · · · · · · · · ·
15	0	Okay.	15		ou had never seen a cardiologist prior to what
16	×	(Exhibits 12-13 marked for identification)	16	happened in	
17	BY MR. B		17	A No	
18	Q	So, Mr. Spencer, having looked at that list of your	18		xay. And I believe you testified earlier
19		ns, do you remember the names of the physicians?	19		h, wait. Let me change that.
20	А	Yes.	20		must have seen a cardiologist before then, because I
20 21	Q	Okay. And so we have got Dr. Steinmez.	20		treadmill test some years ago, just a checkup.
22	×	You said, I believe earlier, she is some sort of a	22		as that while you were living at the lake?
23	amoral	practitioner?	23		
24 24	A generat	Yes.	24		es. Because I think it was in Carson hospital also. e, Carson City.
24 25	Q	Who is the GI doctor?	25		bu believe it may have been with the same group?
22	×		25	2 IC	Su serieve it may mive seen with the same group;
1	A	Gao. Page 191	1	A It	Page 193
1 2	Q	Dr. Gao. Where is Dr. Gao located?	2		t might have been, yeah.
3	Q A	I see her in Gardnerville.	3		kay. How many times have you seen Miss Anderson ly since 2012?
4			4		couldn't say approximately.
- 5	Q	Okay. And I'm certain you probably don't have her	5		
-	auttess,	if I asked you.			'm going to ask you the same question I asked for
6	2	And we can get that later, if you don't.	6	Dr. Steinmez	
7	A	No, I don't have it with me.	7		you know if it's less than a half a dozen times?
8	Q	Okay. Who is the cardiologist?	8		would say it's over. mer?
9	A Correct C	That, I don't remember. But it says it was Carson,	9	* **	
10		ardiologists.	10		would think.
11	Q	Okay.	11		s it less than a dozen times?
12	A	So it was in Carson hospital. Carson-Tahoe.	12		1, I meant over a dozen, sorry.
13	Q	Oh, Carson-Tahoe in Carson City?	13		ou meant so you have seen her over a dozen times?
14	A	Yes.	14		'm guessing.
15	Q	That's where you see the cardiologist?	15		tay.
16	A	Yes.	16		can't
17	Q	All right. And then. The psychiatrist or	17	-	hat's fine.
18		gist you see, do you recall that individual's name?	18		can't swear to it.
19	A	Dana Anderson.	19		it turns out it's ten, and you said it's over a
	Q	And where is Miss Anderson located? In Reno?	20		not too concerned about that.
	A	She is in Reno.	21		it I'm just trying to get an idea.
21		Do you know if she is either do you know which one	22	. A Ri	ght.
21 22	Q		1		
21 22 23	Q she is?	A psychologist or a psychiatrist?	23		nu believe as you sit here, anyways, that it's at
20 21 22 23 24 25			23 24 25	least over a	nu believe as you sit here, anyways, that it's at a dozen times? wah.

- -

<u> </u>	Page 194		<u> </u>	Page 196
1	Q Okay.	1	A J	No.
2	A It's a little hard to get appointments with her,	2	Q	Is it, is your answer more of "I was told that I might
3	because she is so far out and because of my work schedule.	3	need some a	sort of future intervention or treatment ⁿ , or was it
4	Q Okay. So can I see 12, please? Let me grab it.	4	"I may nee	d treatment if the condition arises again"?
5	I'm going to give you another list that appears was	5	A I	No. I will need treatment eventually, because it will
6	prepared by your spouse, and which appears to be conditions that	6	stay there	
7	you have been treated for.	7	5	So what we're doing is trying to keep things at bay,
8	If I showed you this list, would it help refresh your	8	as you migl	ht want to say.
9	memory as to what sorts of conditions you are being treated for?	9	Q (Okay. High blood. Is that the cardiologist that
10	A Yes.	10	treats that	t or Dr. Steinmez?
11	Q Okay. This is the original.	11	A	The cardiologist.
12	Tell me when you are done reviewing that.	12	Q	And prior to the incident in December, you had never
13	A I'm done.	13	been diagno	osed with high blood pressure before?
14	Q Okay. I see the first on the list, which is	14		Correct.
15	Exhibit 13, it looks like it's either Barrett's or Barrett's	15	0 2	Acid reflux?
16	esophagus.	16	A	Yes.
17	Have you heard either one of those terms before?	17	Q 2	And the GI doctor treat you for that, as well?
18	A Yeah.	18	-	Yeah.
19	Q Okay. Which one is it because I can't	19	Qž	Are you on any sort of
20	A Barrett's.	20	-	Yeah.
21	Q Barrett's.	21	0 -	antacids?
22	~ Tell me what that is, if you know? And I understand	22	Â.	I think it's Nexium or something. Something I have to
23	you are not a doctor.	23		est of my life.
24	A I could you tell the symptoms more than I can tell you	24		And that's something you had never been treated prior
25	what this means.	25		51
			. <u>.</u>	
1	Page 195 Q Okay. Tell me what you believe the symptoms are.	5	A	Page 197 Correct.
1 2		2		the incident?
2		3	~	Depression, we talked about that a little bit. You
4	it's way out of my league. I just tell the doctor to fix me, you know.	4		edication that I don't think you can recall the name
4 5	Q Sure. I understand.	5	of complete	-
	~	6	-	Lorrect.
6	But you, obviously, went to a doctor for some	7		
7	complaint related to your esophagus.	8		How often do you have to take that medication? Once a
8	A Yes. That was the same went to the GI doctor for	9	day?	ISO milligroup average manning
9	that, and my intestines issue, and my stomach ulcers and			150 milligrams every morning. What is nocturnal hypoxemia, if you know?
10	everything else.	10	-	•• •
11	Q Okay. And so what it sounds like, what you testified	11	A S breathing,	Sleeping disorder. Sleeping at night and not
12	is you have problems swallowing, keeping stuff down?	12		
13	A Yes.	13		Not breathing?
14	Q Okay. Anything else related to the esophagus that you	14		leah.
15	can think of while we are here that you have experienced?	15	~	Is that
16	A I have to say no.	16		I am not sure, you know, I, all this stuff is
17	Q Are you on any sort of medication for that condition?	17		that's fine. I understand you are not a doctor.
18	A Yes.	18		[don't understand doctor's lingo.
19	No. It's not for the esophagus. It's for the	19		Nkay. Has anybody told you, or do you recall hearing
	stomach, intestines.	20		sleep apnea ⁿ , or anything like that?
20	Q Okay. Do you have to have any additional treatment	21		h, I know what that is.
21		22	QI	Do you have that?
	for Barrett's esophagus that you are aware of?	1		
21 22 23	A Possibly down the road.	23		ю.
21 22		1		No. Nay. So this is different

1	Q than that condition? Page 198	1	Page 200 Is there a difference between those two conditions?
2	A Yes.	2	A I don't know.
3	Q What has been done to address that condition, the	3	Q Okay. What do they do to treat your insomnia?
4	nocturnal hypoxemia?	4	A They tried changing my allergy medicine, try different
5	A I'm not sure that that's some of the pills or	5	things to see you know, that's also part of where the
6	stress-related, or what we're doing with that.	6	psychiatrist, psychologist, whichever, comes in.
7	Q Who treats you for that condition?	7	Q Sleeping pills?
8	A That would be the general, Steinmez.	8	A No. I take some sometimes, but that's not a regular
9	Q Steinmez. Okay.	9	thing.
10	Die	10	Q Okay. And you have got migraines listed on here, as
11	A Diverticulitis.	111	well?
12	Q Okay. I'm not going to try to repronounce that.	12	A Yeah.
13	A That's the GI doctor.	13	Q Who treats you for that condition?
14	Q What is that?	14	A Steinmez. And we just do like, the prescription
15	A Intestine problem.	15	Ibuprofen, 800 milligrams, or something like that.
16	Q And is that something that when did that first	16	Q Is that a symptom that you had prior to the incident
17	arise?	17	in December of 2012 or after?
18	A That was probably a year ago. I'm trying to think	18	A No. After.
19	when I first went to her.	19	Q After. Okay.
20	Yeah. A year, maybe a year and a half.	20	A Dizziness, is that what you are reading, the last one?
21	Q Okay. Fair enough. And that's all I want is your	21	Q Yeah. Well, there's scmething two point oh,
22	best estimate.	22	fainting?
23	MERSA, chronic. And we talked about that a little	23	A Yeah. That is the cardiologist issue.
24	bit.	24	Q Now we talked about the conditions.
25	How many times have you had MERSA since the incident	25	I'd like to know if you believe, based on what you
	Page 199		
1	in April?	1	Page 201 have been told by your medical doctors, that whether these
2	A Four times.	2	conditions that we have all identified are related to the stress
3	Q Did it ever require a hospitalization?	3	that you allege that you sustained as a result of the actions of
4	A No.	4	my clients or Mr. Pintar's clients in this case?
5	Q Okay. So you were able to either treat it through	5	A Yes.
6	antibiotics or lancing it	6	Q Okay. Who pays for your medical, your medical
7	A Yeah.	7	treatment? Is it you, or an insurance company?
8	Q and keeping it clean?	8	A It was us for quite a while. We have insurance now.
9	A Yes.	9	Q So it sounds like a little of both?
10	Q Do you know what kind of antibiotics they put you on	10	A Yeah, a little of both. I can't think who the
11	for MRSA?	11	insurance company is now.
12	A I know I have to take penicillin with some other ones.	12	Q I'm going to ask two other questions regarding this,
13	There is three different antibiotics. There is an antibiotic	13	and I may have to break it down further.
14	ointment, also. I can't really tell you.	14	But do you have any idea of what the total medical
15	If I don't take the penicillin, it doesn't even effect	15	expense is, regardless of who has paid for them, are associated
16	it. So it has to be penicillin, plus these other ones, also.	16	with the treatment that you have received for these conditions?
17	Plus you have to take baths in Clorox. Real fun,	17	A No. I don't ever see the bills when the insurance
18	there. Other stuff.	18	pays them.
19	Q And have you ever had MERSA prior to December 2012?	19	Q Do you have any idea of what you have paid
20	A No.	20	out-of-pocket for these treatments?
21	Q Okay. We talked about nocturnal hypoxemia earlier.	21	A No.
22	But there is also a reference to insomnia on this	22	Q Do you know if it's I'm going to ask you one of
23	list.	23	these general questions again.
24	Do you know again, if you know, that's fine. If	24	Do you know if it's less than \$10,000?
25	you don't, that's fine, too.	25	A No, I don't.
	• • • • • • • • •	1	· · · · ·

[Page 202	T	Page 204
1	Q Okay. And what has the psychiatrist, slash,	1	
2	psychologist, because we don't know which one she is, Anderson,	2	Q What sorts of treatment, if any, in the future has she
3	done with respect to your treatment?	3	suggested you might need?
4	What is the course of treatment that you are supposed	4	A Checkup, you know. That kind of thing.
5	to go through?	5	She said there's just you take the pills, and you
6	A She kind of confirms what Steinmez prescribes to me,	6	have to do it all your life, and that should keep it, keep it to
7	and then gives us tools to help fight the stress.	7	where it is.
8	Q Has Miss Anderson and I call her that because I	8	Q And with respect to the and I apologize. We're
9	don't know whether she is a doctor or not but has	9	getting late in the day. If I asked this question already, I'm
10	Miss Anderson, to your knowledge, ever indicated that your	10	sorry. We're going to move on here shortly.
11	depression-related symptoms for which you are receiving	11	What about Dr. Anderson? Has she indicated that you
12	antidepressants for, are in any way related to actions of my	12	will need any treatment in the future?
13	client, or any of the other parties in this case?	13	A Yes.
14	A Yes.	14	Q Okay. What has she told you about that?
15	Q Okay. And tell me what you recall her saying.	15	A That when this is all over, it will probably get
16	A It's directly, directly related. That's where all the	16	better. You know, said we need to move, that kind of stuff.
17	stress came from.	17	Q Do you have any plans to move?
18	Q Okay. And that's based on her interviewing you?	18	A No. Can't afford to. Owe more on the house than it's
19	A Yes.	19	worth.
20	Q Okay. What about the cardiologist?	20	Q I'm sorry. I didn't hear that.
21	Has the cardiologist, and to your recollection,	21	A We owe more on the house than it's worth.
22	related the treatment here she has provided to you since	22	Q Understood. Understood.
23	December of 2012 to the actions of either my client or the other	23	Are you planning on getting any other type of
24	parties in this lawsuit?	24	treatment that we haven't discussed?
25	A Yes.	25	A Not planning on any.
	Page 203		Page 205
1	Q Okay. And	1	Q Unless something arises that you don't anticipate or
2	A They said it would be stress-related.	2	are not anticipating?
3	Q Go ahead. I'm sorry.	3	A Yes.
4	A It's stress related, and you can't find out why it's	4	Q Okay. Let's go back to this.
5	happening.	5	And I know, Counsel, you are going to be withdrawing
6	Q Okay. So he believes that it's all stress-related?		
1 9	3 17-2	-	it, but it is a pleading that's filed in this case. It's got
7		7	allegations. I know it has not been accepted, but I'm still
8	Q Is it "he"?	7 8	allegations. I know it has not been accepted, but I'm still going to go through it.
8 9	Q Is it "he"? A Yes, it is a be.	7 8 9	allegations. I know it has not been accepted, but I'm still going to go through it. MR. ROUTSIS: Okay.
8 9 10	<pre>Q Is it "he"? A Yes, it is a be. Q Okay. The GI doctor, has the GI doctor to your</pre>	7 8 9 10	allegations. I know it has not been accepted, but I'm still going to go through it. MR. ROUTSIS: Okay. BY MR. BROWN:
8 9 10 11	<pre>Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he</pre>	7 8 9 10 11	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12	Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December	7 8 9 10 11 12	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13	Q Is it "he"? A Yes, it is a be. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or	7 8 9 10 11 12 13	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14	Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case?	7 8 9 10 11 12 13 14	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15	 Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. 	7 8 9 10 11 12 13 14 15	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15 16	Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she?	7 8 9 10 11 12 13 14 15 16	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15 16 17	Q Is it "he"? A Yes, it is a be. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she.	7 8 9 10 11 12 13 14 15 16 17	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15 16 17 18	Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she. Q So she indicated it was stress-related?	7 8 9 10 11 12 13 14 15 16 17 18	allegations. I know it has not been accepted, but I'm still going to go through it. MR. ROUTSIS: Okay. BY MR. BROWN: Q Mr. Spencer, we were on page 3, and I think, and I'll have you confirm this for me. I think we were talking about paragraph 11 at the bottom of the page. Do you recall us discussing that paragraph? And I think you concluded that, and I think you will correct me if I am wrong, that deputy, I think you told me Deputy Sanchez advised you that no crime had been committed?
8 9 10 11 12 13 14 15 16 17 18 19	Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she. Q So she indicated it was stress-related? A Uh-huh (affirmative). But that there's nothing you	7 8 9 10 11 12 13 14 15 16 17 18 19	allegations. I know it has not been accepted, but I'm still going to go through it. MR. ROUTSIS: Okay. BY MR. BROWN: Q Mr. Spencer, we were on page 3, and I think, and I'll have you confirm this for me. I think we were talking about paragraph 11 at the bottom of the page. Do you recall us discussing that paragraph? And I think you concluded that, and I think you will correct me if I am wrong, that deputy, I think you told me Deputy Sanchez advised you that no crime had been committed? A Yes.
8 9 10 11 12 13 14 15 16 17 18 19 20	Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she. Q So she indicated it was stress-related? A Uh-huh (affirmative). But that there's nothing you can do for it from here on out.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she. Q So she indicated it was stress-related? A Un-huh (affirmative). But that there's nothing you can do for it from here on out. Q What do you mean by that? Is that	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Is it "he"? A Yes, it is a be. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she. Q So she indicated it was stress-related? A Uh-huh (affirmative). But that there's nothing you can do for it from here on out. Q What do you mean by that? Is that A It's everything is kind of like an ulcer. Once you	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q Is it "he"? A Yes, it is a be. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she. Q So she indicated it was stress-related? A Uh-huh (affirmative). But that there's nothing you can do for it from here on out. Q What do you mean by that? Is that A It's everything is kind of like an ulcer. Once you have it, you have it.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q Is it "he"? A Yes, it is a he. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she. Q So she indicated it was stress-related? A Uh-huh (affirmative). But that there's nothing you can do for it from here on out. Q What do you mean by that? Is that A It's everything is kind of like an ulcer. Once you have it, you have it. So all you do is try to maintain it to keep it from	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q Is it "he"? A Yes, it is a be. Q Okay. The GI doctor, has the GI doctor to your knowledge or recollection indicated to you that the treatment he has had to provide, he or she, has had to provide since December of 2012 is in some way related to the actions of my client, or any other parties in this case? A Yes. She said it's stress-related also. Q You said she? A She. It's a she. Q So she indicated it was stress-related? A Uh-huh (affirmative). But that there's nothing you can do for it from here on out. Q What do you mean by that? Is that A It's everything is kind of like an ulcer. Once you have it, you have it.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	<pre>allegations. I know it has not been accepted, but I'm still going to go through it.</pre>

		Page 206	-	
1	Mr. Shaw	on December 13th. Page 206	1	Page 208 what day did that occur where Egon says you tried to assault him
2		Did you actually ever see that letter?	2	with the snowplow?
3	A	Yes.	3	Was that on the 17th or some day earlier?
4	Q	Okay. How did you was that through the criminal	4	A Earlier.
5	trial?		5	Q Okay.
6	A	Yes.	6	A Possibly the 12th.
7	Q	Through a subpoena?	7	Q Okay. So let's, for a minute, assume that
8	A	Yes.	8	December 17th is a typo.
9	Q	Okay. You also say that on the same day on the next	9	Is there anything else that you question in that
10	paragrap	h, the 13th, she wrote similar letters to Douglas County	10	paragraph besides the date?
11	and othe	r Douglas County agencies making identical claims.	11	A No. That is
12		In other words, that you with your snowplow intended	12	Q Sorry?
13	to batte	r and did batter Mr. Egon Klementi.	13	A It looks good to my knowledge.
14	A	Yes.	14	Q Let's move on to the next one, 16.
15	Q	How do you know that that occurred? That she	15	A Outside of the time, it's accurate.
16	Ã	Same thing. Subpoena.	16	Q That's right, this happened later in the hour?
17	Q	Okay. You reference other agencies, but you don't say	17	A Yes.
18	which on		18	Q And this is consistent with what you testified to
19		What other agencies?	19	earlier, and this you also disputed how the report
20	A	There was multiple Douglas County agencies and KGID.	20	characterized the impact between you and my client?
21	Q	Okay. Now paragraph 14, read that if you would can,	21	A Yes.
22	-	when you are ready to go.	22	Q Okay. Next page.
23	A	Yeah.	23	And when you are done with that, let me know. I think
24	Q	First off, who is Mr. McKay?	24	we can probably get rid of this one pretty quickly.
25	× A	He is the head of KGID.	25	A I don't agree with what's in the parentheses. I
1	Q	Page 207 Is he someone that you have personal familiarity with?	1	don't Page 209
2	A	(Witness shook head negatively).	2	Q Whom he believed was his twin brother Egon Klementi?
3	Q	No?	3	A Yeah. What's he referring to there? What's that
4	Q A	I only know who he is. I have never talked to him.	4	referring to? I don't
5	Q	Fair enough.	5	Q I don't necessarily understand that, either.
6	ž	How do you know Egon called him directly on the 13th,	6	A Okay.
7	and arai	n informed Mr. McKay that you tried to batter him?	7	Q Let's cross that portion out, just for the time being,
, 8	anu agan A	That, I don't know. I don't know at this time.	8	and ignore that, because I don't think it adds much one way or
9	Q	Okay. We talked about this a little bit earlier, but	9	the other.
10		agraph, December 18th or I'm sorry.	10	And again, it's just a statement that's filed in this
11	mente Porto	Paragraph 13 talks about the KGID meeting that	11	case, and I don't know what that means either, but
11	harmoned	on the date of the incident.	12	MR. ROUTSIS: Well, I think it's apparent.
12	חפההנומו	Tell me when you are done reading that.	13	He believed at the time when he was on the ground, he
13 14	٨	Okay.	14	first thought it was Egon.
14 15	A		14	
15	Q Vinion e	When you talk about what both Egon and Mary Ellen aid at that meeting, how do you know those statements	15	Didn't you? THE WITNESS. Yeah but it save
17	were said		10	THE WIINESS: Yeah, but it says BY MR. BROWN:
18	A	I don't know that this paragraph here is even	18	Q I don't think this is a statement by Jeff. I think this is a statement by Form or Holmat and
	accurate		19	I think this is a statement by Egon or Helmut, and
19	Q	Okay. And that's what I want.	20	that's why that's confusing.
20		If it's not accurate you, obviously, tell me that you	21	A Yeah.
20 21		its accuracy, or you are not sure.	22	Q So but there are a couple things I want to ask you
20 21 22	-	• •		
20 21 22 23	A	I don't remember anything on December 17th.	23	about this.
20 21 22	-	• •	23 24 25	about this. There's a statement here that says plaintiff ran outside and punched my client, Helmut.

	Dama 210		
1	Page 210 Where did you get that word "punched" from?	1	Page 212 punched.
2	A This looks like it's, to me, it looks like it's a	2	MR. BROWN: Okay. Understood.
3	quote.	3	THE WITNESS: There's reference to it at page 6.
4	Q From where?	4	Line 14.
5	We can go back and read the police report. I'd rather	5	BY MR. BROWN:
6	not do that, but	6	Q I'm sorry. Oh, in the complaint?
7	A Because it says the police officers once again called	7	A Yeah.
8	to the scene, and they were informed by Eqon and Helmut	8	
9	Klementi.	9	
10		10	MR. ROUISIS: I think he was referring to testimony from trial.
	-	10	
11	A So that, to me, sounds like Egon and Helmut Klementi		THE WITNESS: Yes, that reference.
12	were talking to the police officers.	12	MR. ROUTSIS: Although that isn't in the report. It
13	Q Let me just cut to this:	13	is referencing the trial transcripts.
14	Are you do you have any knowledge, or are you aware	14	BY MR. BROWN:
15	of any document that says, where my client or Egon says, you	15	Q Okay. Page 16 or paragraph 16?
16	punched Helmut?	16	A Page 6?
17	A Yes.	17	Q Sorry?
18	Q Where?	18	A Page 6?
19	A Police reports. Trial. And transcripts.	19	MR. ROUTSIS: Line 15.
20	Q Well, then let's go back to the police reports.	20	THE WITNESS: 15, I guess you would call that.
21	A Not that one. I don't think yeah, it does say	21	MR. ROUTSIS: Right in the middle.
22	that. It does say that in there. Yeah. Look at their	22	THE WIINESS: Yeah, 15 and a half.
23	statements.	23	BY MR. BROWN:
24	MR. ROUTSIS: And, for the record, if you read the	24	Q So the only quotes says substantial bodily injuries?
25	trial transcripts, that's their testimony under oath.	25	MR. ROUTSIS: No. It says Helmut testified that
	Page 211		Page 213
1	BY MR. BROWN:	1	
2	Q Okay. Would you go back to Exhibit 1 and identify for	2	BY MR. BROWN:
3	me where it says "punched"?	3	Q I got it. But when you I assumed when you said
4	A This is Exhibit 1, the police report?	4	quote, I went for quotes, and I only saw
5	Q Yes, sir.	5	A Yeah.
6	A Okay.	6	MR. ROUTSIS: I'll be quiet. He is. I'm not
7	Q You are looking	7	testifying.
8	A I saw Jeff Spencer hitting Helmut from the back and	8	BY MR. BROWN:
9	pushing him to the floor/street.	9	Q Okay. So other than the references in the complaint,
10	Q Okay.	10	and what you are saying here today that it's in the trial
11	A That is Egon Klementi's statement.	11	transcript, that's the only place you are aware of that that
12	Q Okay. But does it say "punched"?	12	exists?
13	A No. It says hitting.	13	A No.
14	Q So when a car hits another car, does that require a	14	Q The word punched?
15	physical punch? Or is that	15	A I believe it's in other places.
16	MR. ROUTSIS: Objection.	16	Q Where?
17	BY MR. BROWN:	17	A In other documents.
18	Q I'm just asking you	18	Q What other documents?
19	MR. ROUTSIS: That's argumentative. Let move on.	19	A I can't remember.
20	BY MR. BROWN:	20	Q Do you have access to those documents?
21	Q Anywhere else that it says punched?	21	A Yes.
22	A This is okay. Something was out of order here.	22	Q And for my purposes, where are they? Are they at your
23	I think the officer said something like that.	23	house?
24	MR. ROUTSIS: Just to expedite this matter, if you	24	A Yes. I don't believe we don't have all that stuff
	······································	1	
25	read the trial transcripts, I believe he testified he was	25	turned in.

JEFFREY SPENCER

- 07/28/2016

-	Doco 214	1	Dega 016
1	Q Okay.	1	Q Okay. To your knowledge?
2	A So we have a lot of disclosure, I guess.	2	A Helmit, yes.
3	Q You do have a lot of disclosure. I'm also going to	3	Q Okzy.
4	ask the court reporter to leave several blanks for you to	4	A That I can remember.
5	identify any other documents where you where my client or	5	Q Okay. I don't think there is any dispute about
6	Egon or anybody says that you punched Helmut Klementi.	6	paragraph 18.
7	INFORMATION REQUESTED:	7	That you were arrested, and that an investigation was
8		8	instituted concerning whether you willfully abused an elderly
9		9	person pursuant to NRS 200.5092.
10		10	With that said, can you take a look at 19?
	<u></u>	1	•
11		11	A Uh-huh (affirmative).
12		12	Q I'm curious about this. I think I have seen your
13	· · · · · · · · · · · · · · · · · · ·	13	surveillance video.
14		14	You had indicated somewhere, and maybe I read it in
15		15	here oh, you did. That the video provided by the Shaws
16		16	showing Helmut standing in the road was intentionally edited by
17	***	17	Mr. or Dr. and Mr. Shaw.
18	THE WIINESS: Okay.	18	Tell me what you know about that allegation.
19	BY MR. BROWN:	19	A Well, I have three camera angles that shows him in my
20	Q I'm going to ask you the same question.	20	driveway, and their video does not show him in my driveway.
21	I'm going to ask you to, if you independently recall	21	But shows me running around my truck. So, obviously,
22	this, and if not, I'm going to ask the court reporter to leave	22	he has enough clarity that far away to see me and not see him.
23	blanks for this, too.	23	That has to be edited. And the hour they turned in is
24	But where it says in the paragraph 17 of the	24	not an hour long. Although the time stamp is an hour, you can
25	proposed amended complaint that	25	go through, with surveillance equipment, you can click each
	Page 215		Page 217
1	Page 215 A Wait. Wait. Paragraph 17?	1	frame. Page 217
1 2		1 2	
	A Wait. Wait. Wait. Paragraph 17?		frame.
2	 A Wait. Wait. Paragraph 17? Q Yes, page 5. Paragraph 17. Top of the page. 	2	frame. So if you go through and click frames, some there's
2 3	 A Wait. Wait. Wait. Paragraph 17? Q Yes, page 5. Paragraph 17. Top of the page. A Top? Okay. 	2 3	frame. So if you go through and click frames, some there's seven shots per second, some there's 24 shots per second. So
2 3 4	 A Wait. Wait. Wait. Paragraph 17? Q Yes, page 5. Paragraph 17. Top of the page. A Top? Okay. Q Right after the parenthetical that you and I had 	2 3 4	frame. So if you go through and click frames, some there's seven shots per second, some there's 24 shots per second. So we're missing frames.
2 3 4 5	 A Wait. Wait. Wait. Paragraph 17? Q Yes, page 5. Paragraph 17. Top of the page. A Top? Okay. Q Right after the parenthetical that you and I had problems with, says before throwing him to the ground. 	2 3 4 5	frame. So if you go through and click frames, some there's seven shots per second, some there's 24 shots per second. So we're missing frames. So it's been shortened up. It's not an actual hour.
2 3 4 5 6	 A Wait. Wait. Wait. Paragraph 17? Q Yes, page 5. Paragraph 17. Top of the page. A Top? Okay. Q Right after the parenthetical that you and I had problems with, says before throwing him to the ground. Who who has said that? 	2 3 4 5 6	frame. So if you go through and click frames, some there's seven shots per second, some there's 24 shots per second. So we're missing frames. So it's been shortened up. It's not an actual hour. And, obviously, he would be standing there even the pictures
2 3 4 5 6 7	 A Wait. Wait. Wait. Paragraph 17? Q Yes, page 5. Paragraph 17. Top of the page. A Top? Okay. Q Right after the parenthetical that you and I had problems with, says before throwing him to the ground. Who who has said that? A I have no idea. 	2 3 4 5 6 7	<pre>frame. So if you go through and click frames, some there's seven shots per second, some there's 24 shots per second. So we're missing frames. So it's been shortened up. It's not an actual hour. And, obviously, he would be standing there even the pictures he turned in shows him placed there, yet it's not on his</pre>
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1	Page 218 done that?	1	Page 22 So paragraph 22 talks about statements that were made
2	A Okay. Well, I know I can't do it because then you	2	evidence presented at your criminal trial, established that the
3	will question that.	3	plaintiff never used his snowplow to either intentionally place
4	Q Looking at paragraph 20, it just talks about the	4	berms of snow on anyone's driveway or batter Egon Klementi with
5	amended complaint being filed.	5	snow and ice.
- 6	I have no way of verifying it, but I'm assuming that	6	And then it goes on to say the statements of Egon and
7	it was filed on that day, March 8th, 2013.	7	Mary Ellen were entirely false.
, 8	Anything that you find inaccurate or have concerns	8	Understanding you didn't write this, but understanding
9	about in paragraph 20?	9	that Egon and Mary Ellen testified at your criminal trial, what
10	A No. I don't know what the standards are there, the	10	statements and I don't need if you can't remember
LU L1		11	specifics, but what general statements do you recall that were
12	NRS, the codes.	12	false that they provided at trial?
	Q Yeah. That's why I'm asking. It seems pretty		
13	vanilla.	13	A Well, to me, the way that paragraph is written, what
.4	A Yeah, it's pretty cut and dry there.	14	you are asking my opinion, I'm not an attorney on this
.5	Q Okay. So let's take a look at paragraph 21 and tell	15	Q And I think you misunderstood my question.
.6	me when you are done.	16	A I must have.
7	A Yeah. That is kind of inaccurate.	17	Q Let's go back.
8	Q It's inaccurate? It rolls over to I'm sorry.	18	You sat through the trial.
9	A It says battering Helmut Klementi. That has never	19	A Correct.
0	come up.	20	Q You have alleged, among other things, that my client
1	Q Where?	21	just made false statements, and we have talked about that a
2	A Halfway down, line at the end of line 25.	22	little bit.
3	Q Three yeah, okay. Battering you don't	23	I believe you have alleged that the other defendants
4	believe	24	in this case
25	A Oh, I was thinking battering with the snowplow,	25	MR. ROUTSIS: If I can just pose an objection,
	Page 219		Page 22
1			
-	because I was reading the line ahead. Excuse me.	1	Counsel.
	Q Yeah. Okay.	2	If you read the transcripts, not only did Mary Ellen
2	_	2 3	If you read the transcripts, not only did Mary Ellen Kinion and Egon testify that they called the police $$
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		7	
1	Page 222 MR. ROUTSIS: Carry on. Go ahead. It's just a waste	1	Page 224 MR. BROWN: We can go off the record.
2	of time.	2	Does counsel agree to that course of action?
3	MR. BROWN: Thank you. It's not a waste of time.	3	MR. ROUTSIS: Yes. Yes.
4	MR. ROUTSIS: It really is.	4	MR. BROWN: Okay. That's it.
5	MR. BROWN: I'm allowed to probe his memory.	5	THE VIDEOGRAPHER: This concludes the deposition of
6	MR. ROUISIS: It really is.	6	Jeffrey Spencer on July 28, 2016, which consists of four
	-	7	
7	BY MR. BROWN:		videotapes.
8	Q I'm allowed to probe his memory.	8	The original videotape will be retained by Sunshine
9	What statements did Egon and Mary Ellen make at trial	9	Litigation Services.
10	that you believe were false?	10	Off the video record at approximately 3:48 p.m.
11	And if you don't remember, just tell me that you don't	11	(Proceedings concluded at 3:49 p.m.)
12	remember, and I'll move on.	12	
13	A I'm not, I'm not going to quote them. No, I don't	13	
14	remember.	14	
15	Q Okay.	15	
16	A The best, the best evidence would be the trial	16	
17	transcripts.	17	
18	Q What is your recollection?	18	
19	MR. PINTAR: Let's take a break.	19	
20	MR. BROWN: Okay. And I've got about an hour left	20	
21	before I have got to get out of here.	21	
22	THE VIDEOGRAPHER: We are going off the video record.	22	
23	The time is approximately 3:31 p.m.	23	
24	(A recess was taken)	24	
25	THE VIDEOGRAPHER: We are going back on the video	25	
	Page 223		Page 225
1	record. The time is approximately 3:47 p.m.	1	STATE OF NEVADA)
2	MR. BROWN: We took a break, and while we are off the) ss.
3	record, counsel had a discussion about continuing this depo to	2	COUNTY OF WASHOE)
4	another date and time that is going to be convenient for the	3	I, DEBORAH MIDDLETON GRECO, a Certified Court Reporter
5	attorneys and parties.	4	in and for the State of Nevada, do hereby certify:
5 6	• • •	5	That on Thursday, July 28, 2016, at the hour of
	In the meantime and we are going to work on getting	5	That on Thursday, July 28, 2016, at the hour of 10:01 a.m. of said day, at 151 Country Estates Circle, Reno,
6 7	In the meantime and we are going to work on getting some of the medical records that came up in this deposition.	5 6 7	That on Thursday, July 28, 2016, at the hour of 10:01 a.m. of said day, at 151 Country Estates Circle, Reno, Nevada, personally appeared JEFFREY SPENCER, who was duly sworn
6 7 8	In the meantime and we are going to work on getting some of the medical records that came up in this deposition. And Mr. Routsis has also indicated that they will be	5 6 7 8	That on Thursday, July 28, 2016, at the hour of 10:01 a.m. of said day, at 151 Country Estates Circle, Reno, Nevada, personally appeared JEFFREY SPENCER, who was duly sworn by me to testify the truth, the whole truth and nothing but the
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Henderson 2400 W. Horizon Ridge Parkway Hendersen, Nevada 89052 Telephone: (702) 477-7774 Facsimile: (702) 477-7778 Henderson (Satellite) 2340 W. Horizon Ridge Parkway, Suite 100 Henderson, Nevada 89052 Telephone: (702) 477-7774 Facsimile: (702) 477-7778 Reno 50 W. Liberty St., Suite 1050 Reno, Nevada 89501 Telephone: (775) 786-4441 Facsimile: (775) 786-4442 Tempe 209 E. Baseline Rd., Suite E-205 Tempe, Arizona 85283 Telephone (602) 845-5500 Facsimile: (602) 845-5502



RANALLI & ZANIEL, LLC TRIAL ATTORNEYS

George M. Ranalli, Esq. David M. Zaniel, Esq. Jason Andrew Fowler, Esq. Ernest MP Moran, Esq.

Kimberly C. Smith, Esq. Vicki L. Driscoll, Esq. Michael T. Nixon, Esq. John W. Kirk, Esq. Scott L. Rogers, Esq. Brett J. Schwartz, Esq. Lawrence R. Phillips, Esq. Cher L. Shaine, Esq. Erin L. Bittick, J.D. Theodore W. Sell, J.D. Michael G. Trippiedi, J.D.

Brent Jordan, Esq., L.L.M.

Of Counsel

Reply to: Reno Office

September 29, 2016

VIA BOOTLEG COURIER Sunshine Litigation Services

151 Country Estates Circle Reno, Nevada 89511

Re	:	Klementi v. Spencer
Case No	:	14-CV-0260
Our File No.	:	3400.650

To Whom it May Concern,

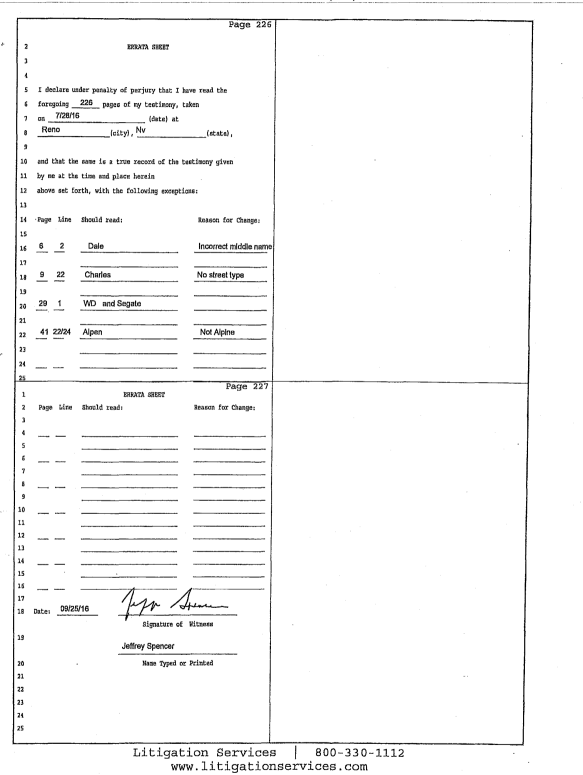
Attached please find the corrections to the deposition transcript of Jeffrey Spencer. A copy of the corrections and this correspondence will be forwarded to all counsel and parties related to the case. Please do not hesitate to contact us with any questions or concerns.

Sincerely. ZANIEL, LLC RA David Zaniel, Esq. dzaniel@ranallilaw.com

s in

cc: Michael Pintar, Esq.; Douglas R. Brown, Esq.; William J. Routsis, Esq.; Lynn G. Pierce, Esq.; Tanika Capers, Esq.

DMZ/ko Enc (as stated)

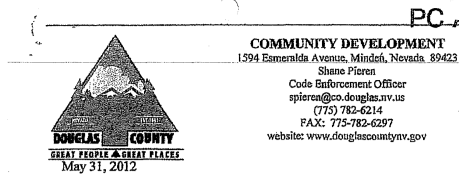


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EXHIBIT 4

EXHIBIT 4



Building Division Engineering Division Planning Division Code Enforcement

TACHMENT

HELEN L SCHOENE, TRUSTEE PO BOX 2326 STATELINE, NV 89449

RE: VIOLATION OF DOUGLAS COUNTY CODE AT 321 CHARLES, STATELINE, NV APN: 1318-23-810-085 CASE NO.: 12-052401

Dear Ms. Schoene:

In response to a number of reports received by Douglas County regarding the above referenced property, an inspection of the site has verified violation(s) of **Douglas County Codes 10.12.030, 20.690.030 (U)**, **20.690.030 (F)**, **8.14.020 and 20.692.080 (A)**.

The County requires that you: 1. Remove from the property or store all unlicensed and junk vehicles in a garage.

2. Cease parking the commercial truck and trailer on the street. It is unlawful for the owner or driver of a vehicle or trailer, which is rated by the manufacturer's nominal rating in excess of eight thousand unloaded pounds or which exceeds twenty-four feet in length to stand or park the vehicle or trailer at any time upon any public street, highway, or alley except for purposes of loading and unloading passengers, materials or merchandise in a residentially zoned area.

3. Storage of the commercial truck and trailer is not permitted on residentially zoned lots. Nor is the storage of the back hoe in the front yard.

4. The newly built fence does not meet height requirements for front and side yards adjacent to a street. Fences for front and side yards adjacent to the street are limited to 3 feet in height. Please lower fence heights to their permitted height.

Douglas County requires that these conditions be corrected within fifteen (15) days from the date of this letter.

Property owners within the County are required to maintain their property in a manner, which has a positive affect on the overall safety and appearance of our community. No property within the County may be maintained in a manner, which downgrades the value, use, enjoyment, or safety of one's own, or surrounding property.

Your cooperation in this matter is appreciated. If you desire additional information, you may contact me at (775) 782-6214/spieren@co.douglas.nv.us.

Respectfully,

Shane Pieren Code Enforcement Officer

Enclosures

MAILING ADDRESS: P.O. BOX 218, Minden, NV 89423

2539

4 AA 952



DOUGLAS COUNTY

Mark B. Jackson District Attorney

November 13, 2012

Certified Mail: 7010 0780 0001 5686 9617

Jeff and Marilyn Spencer P.O. Box 2326 Stateline, NV 89449

Dear Mr. and Mrs. Spencer:

On Monday, November 5, 2012, I along with Douglas County Code Enforcement Officer Shane Pieren and Douglas County Engineer Erik Nilssen inspected the fence you constructed on your property located at 321 Charles Avenue, Stateline, Nevada which is adjacent to the intersection of Charles and Juniper streets. The purpose of the inspection was to reassess the fence and any public safety concerns created by the fence as a result of decreased visibility to motorists traveling through the intersection of Charles and Juniper.

After conducting its review, the County determined that your fence creates a public safety hazard because it is located within the right-of-way, and does not allow sufficient visibility to motorists travelling through the intersection. Required sight lines at the intersection under standard street engineering guidelines are totally obscured by the fence, which does not allow motorists to adequately see crossing traffic before entering the intersection. The public safety hazard is heightened by the coming winter season which is likely to make travel through the intersection even more difficult due to snow and ice on the roadway, and the grade of Charles Avenue approaching the intersection with Juniper

As you know, you were previously notified of the non-compliant fence by Douglas County Code Enforcement. You first received notice of the code violation on May 31, 2012. You responded by indicating that you wanted to seek a variance from the County to allow your fence to remain on your Property. Under appropriate procedure, a variance should be sought *prior to* a property owner constructing a non-compliant structure, instead of the non-complaint structure being constructed before a variance is sought. In any event, you have not applied for a variance to date, although I am informed that you attended a pre-variance conference with County personnel on or about October 17, 2012. I further understand that you were given a deadline of December 4, 2012 to file your variance application, if any.

Notwithstanding your possible variance application and the ultimate resolution of any such application, due to the clear public safety hazard created by your non-compliant fence, the County requires that you remove the vertical fence boards from your fence immediately (you may leave the fence posts and framing in place pending your variance application). This will ensure that motorists passing

Mailing Address P.O.Box 218 Minden, Nevada 89423

Carson Valley Office 1038 Buckeye Road Minden, Nevada 89423 775-782-9800 775-782-9807 (fax)

Lake Tahoe Office 175 U.S. Highway 50 Stateline, Nevada 89449 775-586-7215 775-586-7217 (fax)

Child Support P.O.Box 1240 Minden, Nevada 89423 775-782-9881 775-782-9880 (fax)

Douglas V. Ritchie Chief Civil Deputy

Thomas W. Gregory Chief Criminal Deputy

Steven D. Schultz Chief Investigator

Jan Budden Office Manager

Connie Wenner Child Support Coordinator

> DRUG USE * IS LIFE ABUSE We support a drag free community

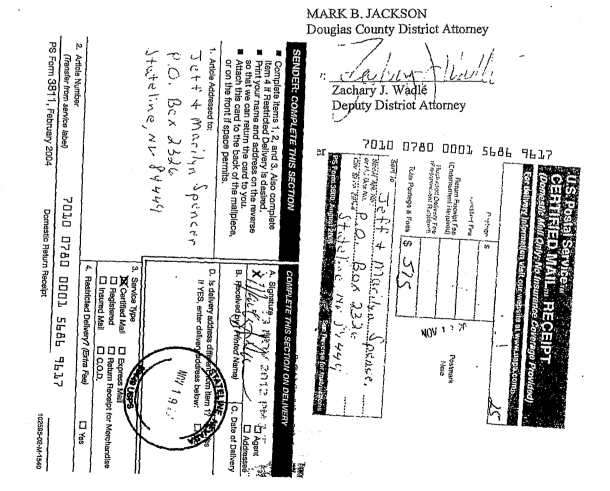
Jeff and Marilyn Spencer November 13, 2012 Page 2

through the intersection of Charles and Juniper have sufficient visibility to safely travel through the intersection. Should your variance application be denied, the remaining fence posts and framing must be removed. Should your variance application be approved, the vertical fence boards can be reattached upon notice of the variance approval by the County.

The County intends to conduct an inspection of your Property on November 28, 2012, to ensure compliance with the County's requirement that you remove the vertical fence boards from your fence. In the event that you do not comply, the County will have no choice but to initiate legal proceedings to obtain a court order directing you to remove the vertical fence boards, in addition to all other available legal remedies.

Should you wish to discuss this matter further, please contact me at 775-782-9803.

Thank you,





DOUGLAS COUNTY

Mark B. Jackson District Attorney

November 2, 2012

Mailing Address P.O.Box 218 Minden, Nevada 89423

Carson Valley Office 1038 Buckeye Road Minden, Nevada 89423 775-782-9800 775-782-9807 (fax)

Lake Tahoe Office 175 U.S. Highway 50 Stateline, Nevada 89449 775-586-7215 775-586-7217 (fax)

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Douglas V. Ritchie Chief Civil Deputy

Thomas W. Gregory Chief Criminal Deputy

Steven D. Schultz Chief Investigator

Jan Budden Office Manager

Connie Wenner Child Support Coordinator Peter and Rowena Shaw P.O. Box 3006 Stateline, NV 89449

Dear Mr. and Mrs. Shaw:

This letter responds to your correspondence dated October 22, 2012, regarding the fence erected on the Spencer's property located at 321 Charles Avenue, Stateline, Nevada. Thank you for bringing your concerns to our attention regarding possible traffic dangers at the corner/intersection of Charles and Juniper given the impending Winter season. The County intends to review the site and current conditions in light of your concerns and will take corrective action if necessary. As to your questions related to possible liability for any accidents at the intersection, the County cannot answer such questions given the many variables that may bear upon liability in a hypothetical accident with unknown circumstances. In any event, the County takes your concerns seriously and will promptly review the intersection to determine if further action must be taken. Should you have further questions, please contact me at 775-782-9803.

Thank you,

MARK B. JACKSON Douglas County District Attorney

By: Zachary J. Wad Deputy District Attorney

ZJW:jf cc: Shane Pieren, Code Enforcement Officer

DRUG USE * IS LIFE ABUSE We support a drug free community

October 22, 2013

OCT 2 4 2012 DOUGLAS COUNTY DISTRICT ATTORNEY

RECEIVED

Mr. Mark Jackson, District Attorney P.O. Box 218 Minden, NV 89423

Mr. Jackson,

This letter is a follow-up to the one we sent last September regarding this ongoing issue. We received an update from Mr. Shane Pieren, Code Enforcer, that the Spencers attended the scheduled October meeting and was given a December 04, 2012 deadline to submit their application for a variance to retain the fence height, as is, and pay the requisite filing fee. If the application is finally submitted, it will take until January, 2013 to arrange for a hearing with county commissioners.

Given the fact that the Spencers erected the fence last Memorial Day weekend, motorists and pedestrians have been challenged and forced to contend with the hazardous blind corner for the past five months. Evidently, our neighborhood will continue to be exposed to the perilous intersection as this case drags.

At the corner of Charles and Juniper where the blind corner exists, the terrain is inclined and is on the shady side of the street. Consequently, during winter, ice builds up. Vehicles have to accelerate or risk sliding backward. Speeding up the slope on a blind intersection will inevitably result in an accident. We have seen children walking from the bus stop, drop to their knees to clamber up the slippery slope. Drivers cannot see children crouched on the road! These incidents are not exaggerations. We witnessed and experienced such occurrences multiple times. Dreadfully, the first winter snow of the year fell last October 22, 2012.

Our questions at this point are:

Is Douglas County liable for any damage and/or injury to motorists and/or pedestrians since the county granted several extensions for filing to the Spencers, thus, allowing the "danger to the public" situation to persist.

Are the Spencers liable for any damage and/or injury for creating the public safety issue?

We would appreciate a reply.

Sincerely,

1. W. Ander. c. inter

Peter Shaw and Dr. Rowena Shaw P.O. Box 3006 Stateline NV 89449 (775) 588-2890

Cc: Mr. Zach Wadle, Community Development, Douglas County Commissioners, Planning Commission



Mailing Address

Minden, Nevada 89423

Carson Valley Office 1038 Buckeye Road

Minden, Nevada 89423 775-782-9800

775-782-9807 (fax)

Lake Tahoe Office

Child Support

Douglas V. Ritchie Cheif Civil Deputy Thomas W. Gregory Chief Criminal Deputy

Steven D. Schultz Chief Investigator

Jan Budden Office Manager

P.O.Box 1240 Minden, Nevada 89423 775-782-9881 775-782-9880 (fax)

175 U.S. Highway 50

Stateline, Nevada 89449 775-586-7215 775-586-7217 (fax)

P.O.Box 218

6. <u>`</u>FICE OF THE DISTRI `` ATTORNEY DOUGLAS COUNTY

Mark B. Jackson District Attorney

October 8, 2012

Todd L. Torvinen, Esq. 232 Court Street Reno, NV 89501

> Re: Marilyn & Jeff Spencer vs. Bruce Taylor, Case No: PO 12-0005 Notice of Subpoena Duces Tecum for Douglas County Community Development Department

Dear Todd:

Enclosed are copies of the responsive records to the Subpoena Duces Tecum for 321 Charles Avenue, Stateline, NV 89449 from April 1, 2010 to present. Below is also the Privilege Log for the records produced.

Should you have any questions, please do not hesitate to contact this office.

PRIVILEGE LOG: Spencer v. Taylor

Bate Stamp No.	Date	Doc Type	Document Summary
DC01-02	05-24-12	Complaint Form	Reporting Party Redacted due to pending criminal investigation/anticipated prosecution, Donrey v. Bradshaw 106 Nev. 630 (1990).
DC35 & 41	08-29-12	E-mail	Nonresponsive, Redacted information regarding a distinct and separate code enforcement case involving a different address.
DC42	09-04-12	E-mail	Attorney Client Privileged Communication E-mail exchange between Shane Pieren and Zach Wadle, DDA.

Connie Wenner Child Support Coordinator

Sincere Regards,

MARK B. JACKSON Douglas County District Attorney By:

Cynthea Gregory Deputy District Attoine

DRUG USE * IS LIFE ABUSE We support a drug free community

CG:jaf

Enclosures cc: Mimi Moss, Community Development Director (w/enclosures)

/

—	Page 30	1	Page 32
1	A I had no contact with the Spencers.	1	punch you in the face if something else happens.
2	Q Are you aware as we sit here today whether they	2	I'm trying to find out what that condition was. If
3	retaliated in any capacity against Egon or Helmut Klementi?	3	they if you continue to fight me on the fence, if you come
4	A I don't know about Helmut. I know about my husband.	4	around here again, or do you remember what the condition was
5	But I was not there.	5	that the threat was made?
6	Q Okay. Well, considering the fact that we may not be	6	A I don't know what Mr. Spencer had in mind by saying
7	able to get your husband's testimony, could you tell us what	7	that.
8	they were?	8	Q Okay. And whatever your husband said, you don't
9	What retaliations were you aware of?	9	recall the exact words?
10	A My husband came home one evening, and when he was	10	A No.
11	walking his dog, and he said that Mr. and Mrs. Spencer	11	
12	confronted him.	12	Q What did you and your husband do with regard to that threat?
		13	
13	And that Mr. Spencer say to my husband, I punch you in		Did you contact the police?
14	the face.	14	A No. My husband was quite upset and shaken up.
15	Q Okay. That he would punch him in the face?	15	Q Okay. Did a report get made to the sheriff's office?
16	A Yes.	16	A No.
17	Q So a threat	17	Q Did you file a restraining, you or your husband, file
18	A If he comes around again, threatening, I punch you in	18	a restraining order at that time?
19	the face.	19	A No.
20	Q Let's go over that a little bit more, because I'm not	20	Q Did you notify any of the neighbors about that
21	sure I understand it.	21	conversation?
22	So your husband came home one day after walking his	22	A No.
23	dog, and your husband told you that he had met both Mr. and	23	Q Okay. And that, approximately, that was after the
24	Mrs. Spencer somewhere outside?	24	18-wheeler and before the fence or after the fence?
25	A Around the area. Around, yeah, where they build the	25	A During the fence.
	Page 31		Page 33
1	fence.	1	Q During the fence.
1 2	fence. Q Okay. And the specific conversation that you, your	1 2	Q During the fence. Before the planning commission meeting, or after the
	fence.	1	Q During the fence. Before the planning commission meeting, or after the planning commission meeting?
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1	Page 3		Page 34
1	Q And that's when the threatening comments were made?	1	Spencers prior to December 18th, 2012?
2	A Correct.	2	A To us?
3	Q Okay. And then did the fence continue to get built,	3	Q Yes.
4	up until December 2012 when the planning commission meeting	4	A No.
5	happened?	5	Q Helmut never told you or your husband about any
6	A The fence was built over the Memorial weekend. It wa		threatening comments made by the Spencers before December 18th,
7	completely built.	7	2012?
8	Q Okay. And the meeting with the commission wasn't	8	A No.
9	until December 2012?	9	Q Okay. All right. So let's go to December 12, 2012.
10	A Correct.	10	There was a KGID, was there a KGID meeting on
11	Q All right. So were there any other complaints or	11	December 12, 2012?
12	disputes that you made to any government agency other than the	12	A No. 18th.
13	18-wheeler and the planning commission with regard to the fence	2 13	Q Okay. Tell me about the snow plowing issue that
L4	A No.	14	you were here during all these depositions last week?
15	Q Were there any other threatening remarks made by	15	A Uh-huh (affirmative).
16	Mr. Spencer or Mrs. Spencer other than the one we talked about	16	Q Do you have any information regarding the snow removal
17	between the time that you first met the Spencers up until	17	issues?
8	December 18th of 2012?	18	I guess, let's start with, you heard testimony last
9	A No.	19	week that Mr. Spencer put snow on Egon in his driveway at some
10	Q Is there a reason that you didn't, when I say "you",	20	point.
.0 !1	is there a reason that you or your husband didn't make a report		
12		22	Did you hear that testimony?
	or call 911, or file a restraining order if Mr. Spencer		A Yes.
23	threatened to physically harm your husband?	23	Q And do you remember when that was?
24	A We didn't think about it. We never had anything to de	1	A December 12.
25	with police or sheriff. And he was just shaken up, and we	25	Q Okay. And were you home at that time?
_	Page 3		Page 3
1	talked about it.	1	A No.
2	Q Okay. But you called the Douglas County Sheriff's	2	Q Where were you at?
3	Department about the 18-wheeler, though, right?	3	A I was working.
4	A Yeah. To find out if it's allowed to park in a	4	Q Okay. I didn't get that part.
5	residential area.	5	Where do you work at, ma'am?
6	Q Okay.	6	A You have to do your homework.
7	A Because it was a hazard. It blocked half of the	7	Q I have to do my homework.
8	street. And people had a hard time to go around, from, coming	8	A No. I'm working at Harrah's. Harrah's Casino in
9	from Juniper or driving up from Meadow Lane.	9	Stateline.
10	Q I understand.	10	Q And what do you do there?
11	Helmut and Egon are twin brothers?	11	A I work for entertainment.
2	A Yes.	12	Q The entertainment department?
.3	Q Okay. And where does I mean, I could ask Helmut	13	A The department, yeah.
4	too, where does Helmut live relative to you guys?	14	Q What do you do specifically for the entertainment
15	A Two streets lower. It's called Pine Pine Ridge?	15	department?
16	Q I'll ask him. That's fine. I just want to know the	16	A I take care of all the entertainers, bands who come to
L7	approximate location.	17	the South Shore Room or outdoor concerts.
18	Between May of 2012 and December of 2012, how often	18	Q Okay. So Miss Kinion described a job similar to that,
19	would you see Helmut?	19	I believe, when she was deposed.
	-	20	Is it a similar job that you have?
20	A Nearly daily.	20	
21	Q Did Helmut typically come to your house, or did you	1	A I think my job is more I don't know what she said.
22	guys go to Helmut's house or a combination of both?	22	I don't remember.
23	A Mostly he comes to our house.	23	Q That's fine.
24	Q Did Helmut ever report did Helmut ever speak to you about any physical comments or threatening comments made by the		So if Harrah's books a concert or a band, they contact
25		25	you, and they say, you are responsible for meeting the needs of

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	41 - 1 30	Page 38		, ,	Page 40
	the band?		1	bands.	
2	A Yeah. When they make when Harrah's makes		2	Q	Okay. Did you do anything else within Harrah's other
3	contract with the agency, then they send you a letter	, 1C'S	3		e two jobs?
4 5	called a hospitality letter, or technical letter.	alalan	4 E	A	I was also worked for special events.
1	It comes to me. I check it out. Make my de	ecision,	5	Q 	For the past 27 years, have you had any other
67	you can have this, or you don't have this.	then T	6		other than Harrah's?
8	And then the band has to be in advance, and		7	A	No.
0 9	deal with the tour manager, and then the band arrives	. I llave	8	Q	Before Harrah's, what did you do?
10	everything ready for them. I arrange meet-and-greet. Sometimes change	their	9	A	I was in show business for 27 years.
11	transportation and so on.	CHEIL	10	Q	Okay. And can you tell me about that?
12	•		11 12	A	My husband, my brother-in-law, and I, we did a bicycle
			12	act.	Olean and show did that should be a business
13	A Yes. It's a full-time job.	,	13	Q	Okay. And when did that start? In Austria?
14 15	Q Okay. So what days of the week do you work? A I work five days a week, 4 to 5 days a week		14	A Davi a Du	I started with the Klementi Twins being on stage in
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	•	15		ance, 1965.
16 17	Q Is it Monday through Friday? A I can make my own days, depending on when we	have the	16 17	Q	Okay. So which is the approximate time you were
18	shows.	e nave une	18	married?	Versh I get married upg 24 on 25
10			18	A	Yeah. I got married, was 24 or 25.
20	Q And about how many hours a day do you work? A It depends. From 4 to 13, 14. Depending or	what kind	20	Q From and 1	Okay. So soon after your marriage is when you joined
20	of show.	I WINCE KING	20 21	Egon and I A	Correct.
21	Q And the hours depend upon what time the show	1 102	21 22	Q	In their act?
23	A Correct.	4 191	23	Q A	Correct.
24	Q Are you required to be present at the time of	of the	23 24	Q	Prior to that, had you had any type of
25	show?		25	v entertaim	
			23	encer cam	
1	A Yes. I am there before the band arrives, ar	Page 39	1		Page 41
2	last one leaving from the dressing room area.		1 2	A Q	No. experience?
3	Q Okay. And how long have you had that positi	on in the	3	¥ A	No.
4	hospitality department of Harrah's?		4	Q	When you met your husband, what was him and his
5	A 27 years.		5		oing? Like, what was the act at that time?
6	Q And has it been the same position over that	course of	6	A	They were already ten years in show business as
7	the 27 years?	COMPC OF	7		Twins and traveled worldwide.
8	A No. I started out as a dresser for the Broa	adway shows	8	Q	And what was the show that they did, a bicycle act?
9	for the stars.	and brond	9	× A	A bicycle act for two.
10	And then I got promoted, and		10	Q	I'm sorry. A bicycle act?
11	Q And when you say a dresser for the Broadway	shows, at	11	¥ A	A bicycle act for two.
12	Harrah's?	,	12	0	And tell me what that means, a bicycle act for two?
13	A Yes.		13	×	Did they both ride bicycles?
14	Q Like a costume?		14	A	Yeah. I have a brochure in case you like to see it.
15	A Meaning, yeah. You have to take care of the	e costumes	15	Q	I would like to see it.
16	of the leading lady. You have to do quick changes in		16	× A	Instead of explaining this to you. Because people
17	backstage area. And take care of all her need.		17	don't unde	
18	Q Okay. You did that for the early years of t	:he 27	18	Q	I don't understand.
19	years?		19	-	So if you have it, I would like to see it. Can you
20	A I did this '89, from May, for three months.	Started	20	leave it w	-
21	May 189.		21	A	Sure. You can try to practice.
22	Q Okay. And then how long did you do that for	up until	22	Q	Well, I assume it takes a lot of work to be in show
23	the time you were promoted to the hospitality departme		23	business.	·
24	A Oh, it gradually changed with the shows. Yo		24	А	Okay. Okay.
25	know. One year, we had Broadway shows. The next year	1	25	Q	When was this brochure made?
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		Page 42	· ·		Page 44
1	А	Oh, this is in the '80s.	1	Q	So Egon had hip replacement?
2	Q	Okay. And this is in Caesar's Palace in Las Vegas?	2	А	Correct.
3	А	This is different pictures.	3	Q	Which hip did he have replaced?
4	Q	Okay.	4	A	The right one.
5	A	I can tell you where the pictures were taken.	5	Q	And then from that point forward, he didn't work at
6	Q	So they were international?	6	all?	•
7	Ã	Yes.	7	A	No. He was an artist. He did art and gave lessons
8	Q	This was an international act?	8		n the art association.
9	Ă	Yes.	9		And then later on, he started driving limousines for
10	Q	Okay. All right. So when you met do you all want	10	Harrah's.	
11	to see th		11	Q	Okay. So let's talk about the artist.
12	LO 200 L	MR. PALMER: Sure. Have not seen this before.	12	¥	-
			1	-t 52	So your husband was an artist. Did he have his own
13	BY MR. Z		13		r did he work out of the house on Meadow Lane?
14	Q	When you met your husband, then, he was part of the	14	A	He worked out of the house. At this time, he had no
15	act, and	then you started to go on tour with the act?	15	studio.	
16	A	Right.	16	Q	Has he ever had a studio?
17	Q	Okay. And you went internationally wherever they did?	17	A	No. We just built on a room, and that's where he did.
18	А	Correct.	18	Q	His artwork?
19	Q	What did you it was a bicycle act for two.	19	A	Yeah.
20		What, where do you come in?	20	Q	And is it painting? Is that the type of art?
21	А	Well, I met him in Austria. Fell in love. Dated two	21	A	He is doing painting, mixed media, photography.
22	years, a	nd he asked me to marry.	22	Sculpture	s.
23	Q	No. I understand that.	23		He is a multi-talent, multimedia, I have to say.
24		But where did you come in, in the act, if it was a	24	Q	Okay. All right. And then he also drove limos for
25	bicycle a	act for two? Did you perform?	25	Harrah's.	
		Page 43			Page 4
1	А	No.	1		How long did he do that job for?
2	Q	Okay.	2	A	I think he did it for 6, 7 years.
3					
-	A	You mean what I did private?	3		And after that, he was a butler for Harrah's for the
4	A Q	You mean what I did private? I wanted my question was, did you perform in the	3	VIPs at t	· •
				VIPs at t Q	And after that, he was a butler for Harrah's for the
4	Q		4	Q	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but
4 5 6	Q show?	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as	4 5	Q if you kn	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some
4 5	Q show?	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around?	4 5 6	Q	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some
4 5 6 7 8	Q show? they tour A	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965.	4 5 6 7 8	Q if you km point as A	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No.
4 5 6 7 8 9	Q show? they tour A Q	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act?	4 5 6 7 8 9	Q if you km point as A Q	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well?
4 5 7 8 9	Q show? they tour A Q A	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top.	4 5 7 8 9 10	Q if you km point as A Q Yes?	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career.
4 5 6 7 8 9 10	Q show? they tour A Q A Q	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay.	4 5 7 8 9 10 11	Q if you km point as A Q Yes? A	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes.
4 5 6 7 8 9 10 11	Q show? they tour A Q A Q A	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean	4 5 7 8 9 10 11 12	Q if you km point as A Q Yes? A Q	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off
4 5 6 7 8 9 10 11 12 13	Q show? they toum A Q A Q A Q Q	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean So it was a three-person show?	4 5 7 8 9 10 11 12 13	Q if you km point as A Q Yes? A Q	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off got into that.
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4 5 6 7 8 9 10 11 12 13 14 15	Q show? they toum A Q A Q A Q Q	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean So it was a three-person show? Yes. And how long did that act continue?	4 5 6 7 8 9 10 11 12 13 14 15	Q if you km point as Q Yes? A Q before we the time	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off got into that. The December 12, 2012, incident. You were not home at you said?
4 5 7 8 9 10 11 12 13 14 15 16	Q show? they toum A Q A Q A Q A Q A Q	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean So it was a three-person show? Yes. And how long did that act continue? A better question is, when was your last performance?	4 5 6 7 8 9 10 11 12 13 14 15 16	Q if you kr point as Q Yes? A Q before we the time A	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off got into that. The December 12, 2012, incident. You were not home at you said? No.
4 5 7 8 9 10 11 12 13 14 15 16 17	Q show? they tou A Q A Q A Q A Q A Q A	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean So it was a three-person show? Yes. And how long did that act continue? A better question is, when was your last performance? May '89 at Harrah's in Lake Tahoe.	4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q if you kn point as Q Yes? A Q before we the time A Q	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off got into that. The December 12, 2012, incident. You were not home at you said? No. How did you find out about this incident?
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q show? they toux A Q A Q A Q A Q A Q Harrah's A Q	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean So it was a three-person show? Yes. And how long did that act continue? A better question is, when was your last performance? May '89 at Harrah's in Lake Tahoe. And is that the time that you started working for in the capacity that you are? Three months after, I started with Harrah's. Okay. After the last performance at Harrah's in May	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q if you km point as Q Yes? A Q before we the time A Q A Q call you, A	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off got into that. The December 12, 2012, incident. You were not home at you said? No. How did you find out about this incident? My husband called me at work. Okay. And approximately what time did your husband
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 9 20 21	Q show? they toux A Q A Q A Q A Q A Q Harrah's A Q	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean So it was a three-person show? Yes. And how long did that act continue? A better question is, when was your last performance? May '89 at Harrah's in Lake Tahoe. And is that the time that you started working for in the capacity that you are? Three months after, I started with Harrah's.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q if you kn point as Q Yes? A Q before we the time A Q A Q call you,	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off got into that. The December 12, 2012, incident. You were not home at you said? No. How did you find out about this incident? My husband called me at work. Okay. And approximately what time did your husband if you remember?
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 9 20 21 22	Q show? they toux A Q A Q A Q A Q A Q Harrah's A Q	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean So it was a three-person show? Yes. And how long did that act continue? A better question is, when was your last performance? May '89 at Harrah's in Lake Tahoe. And is that the time that you started working for in the capacity that you are? Three months after, I started with Harrah's. Okay. After the last performance at Harrah's in May do you know if your husband worked in any capacity	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q if you km point as Q Yes? A Q before we the time A Q A Q call you, A	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off got into that. The December 12, 2012, incident. You were not home at you said? No. How did you find out about this incident? My husband called me at work. Okay. And approximately what time did your husband if you remember?
4 5 6 7 8	Q show? they toun A Q A Q A Q A Q A Q Harrah's A Q of 1989,	I wanted my question was, did you perform in the Or did you just follow your husband with Helmut as red around? I started being in the act 1965. Okay. And what was your role in the act? I was always on top. Okay. I mean So it was a three-person show? Yes. And how long did that act continue? A better question is, when was your last performance? May '89 at Harrah's in Lake Tahoe. And is that the time that you started working for in the capacity that you are? Three months after, I started with Harrah's. Okay. After the last performance at Harrah's in May do you know if your husband worked in any capacity	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q if you kr point as Q Yes? A Q before we the time A Q A Q call you, A that.	And after that, he was a butler for Harrah's for the he 16th floor. Okay. Now if you know, I'm going to ask Helmut, but ow, did Helmut have hip replacement surgery at some well? No. Okay. So I think that takes us through your career. Yes. All right. So let's go back to where we left off got into that. The December 12, 2012, incident. You were not home at you said? No. How did you find out about this incident? My husband called me at work. Okay. And approximately what time did your husband if you remember? Must be around noonish, 1 o'clock, something like

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		Page 46	• •		Page 48
1		That Mr. Spencer put snow and debris over his body,	1	body.	2
2	when he v	as in the driveway.	2	Q	I just want to make sure.
3	Q	Okay. That was pretty specific.	3		Up until that point, with regard to snowplowing, you
4		Was that the exact words, or are you just kind of	4		we any information about Mr. Spencer doing anything
5	summariz:	ing?	5	5 inappropriate with regard to his plowing around your home; i	
6	А	I'm summarizing what happened.	6	that true	2?
7	Q	Fair enough.	7	А	Yeah. Once we were bermed-in.
8		And in response to that, what did you say?	8	Q	Okay. So when was that?
9	A	I said, should I come home? And he said, no. He can	9	A	Sometime in December.
10	deal with	ıit.	10	Q	Of 2012?
11	Q	Okay.	11	A	I assume so, yeah.
12	А	He knew it was a difficult day for me not to come	12	Q	I don't want you to assume.
13	home, so	he said he can deal with it.	13	A	No. I say so. Sorry.
14	Q	Okay. What do you mean it was a difficult day for	14	Q	That's okay.
15	you?		15		So in December 2012, was that before or after the
16	A	I had a lot of work there.	16	throwing	of the snow onto Egon?
17	Q	Oh, busy day?	17	A	This was before.
18	A	A busy, yeah, sorry.	18	Q	Okay. So before December 2012 there was an incident
19	Q	All right. So did you ask Mister your husband, if	19	-	were bermed-in?
20		jured in this incident?	20	A	Correct.
21	A	I don't remember.	21	Q	Did you see that happen?
22	Q	Did you recommend that the police be called for that	22	Ā	No.
23	incident	-	23	Q	As we sit here today, do you know for a fact that
24	A	No.	24		
25	Q	Okay. How long were you on the phone with your	25	р А	Yes.
	2				
1	hughand :	bout that? Couple minutes?	1	Q	Page 49 How do you know that?
2	A	Yeah.	2	× A	Because I saw him coming from the Meadow Lane, driving
3	Q	Do you know if the police were called about that	3		cles, to his house.
4	incident		4	21100 01111	He parked his snowplow there and went in his house.
5	A	Yeah, he told me later.	5	Q	Okay. Was that after or before the berm was in your
6	Q	Okay. What time did you get home that day?	6	* driveway?	-
7	¥ A	I don't remember.	7	A	I had the berm there already.
, 8	0	Did Egon, did he say he had any physical injuries as a	8	Q	Okay. So just so I am clear.
9	~	that incident?	9	×	You didn't see the snow being bermed into your
10	A Instance of	No.	10	driveway.	
10 11		Did you and your husband ever talk about that incident	11	diriveway.	
11 12	Q after the		12	nambod in	You observed Mr. Spencer get out of a plow that was a front of his residence and go in.
13	after tha	In other words, you had a phone call what happened.	13	parked m	5
				Ma Gaine	And your conclusion was that it must have been
14 15	46	When you got home from work, did you guys talk about	14	-	er that was operating the plow at that time?
15	it again		15	A ia aoma	Because he came I don't know where east and west
16	A	Probably.	16	is, sorry	
17	Q	You don't have any specific recollection of	17	^	He came by our house.
18	conversat		18	Q	Yes.
	A	No.	19	A	I didn't see that.
	Q	Okay. Did Egon go show you where he was standing when	20		And usually to turn around, end of Meadow Lane, and
20	this happ		21		t down Meadow Lane, and I saw the snowplow going from
20 21		He said in front of the driveway, near to the street.	22	·	
20 21 22	A	· · · · · · · · · · · · · · · · · · ·			
20 21 22	Q	Okay. And did he describe with any detail how the	23	stopped t	chere, and he went into his house.
19 20 21 22 23 24	Q	· · · · · · · · · · · · · · · · · · ·	23 24 25	stopped t Q Meadow La	Okay. So he passed a snowplow passed your house on

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1	Page 50 Went to the end, made a U-turn, came down Meadow Lane,	1	Page realize that you were bermed-in?
2	and then made a left on Charles?	2	A When I watched the snowplow going to Charles, I came
3	A Correct.	3	back to the room, and then I saw that we had the snow berm
4	Q Okay. And you saw the snowplow make the left turn	4	there.
5	onto Charles?	5	Q Okay.
6	A Yes.	6	A And my husband saw it earlier.
7	Q And you watched the snowplow from that point up until	7	Q So your husband was home at that time, as well?
, 8	it stopped, and you saw Mr. Spencer get out?	8	
9 9	A Correct.	9	
			Q Okay. And we talked about berming-in, I think a few
10	Q Where were you outside or inside at this time?	10	times, and I guess for definition purposes, let's be on the same
11	A Inside.	11	page with it.
12	Q Where were you inside your home?	12	So berming-in, as far as you would define it I
13	A In the in our computer room facing Meadow Lane,	13	don't want to testify for you, but I just wanted to make sure]
14	second floor.	14	understand.
15	Q Okay. So your home is a two-story home, then?	15	Berming-in is when snow, ice, debris is deposited in
16	A Correct.	16	front of your driveway making it impossible for you to enter or
17	Q You were on the second floor, which you labeled the	17	exit your driveway?
18	computer room, and there is a window there, and that faces out	18	A Correct.
19	to Meadow Lane?	19	Q Would you define it any other way?
20	A Meadow Lane.	20	A No, I agree with you.
21	Q From that vantage point, you were able to see the	21	Q Okay. On that particular day, which was before
22	snowplow go by on Meadow Lane?	22	December 12 of 2012, did any other driveways that you could see
23	A Correct.	23	have any berning-in issues?
24	Q You were able to see the snowplow make a left turn on	24	A Before this time?
25	Charles?	25	Q Before that time?
			-
1	Page 51 A Yes,	1	Page S A Yes.
2	Q Were you able to see Mr. Spencer from that vantage	2	Q That was let me go back.
2 3	point?	3	On that day, whenever that day was when you got
	A I saw the snowplow.	4	benned-in, it was before December 12.
4	-	5	
5	And I saw that Mr. Spencer is parked at his house and		You are not sure of the exact day, though?
6	came out of the snowplow, so he was in the snow driving by.	6	A No. Sorry.
7	Q I understand that.	7	Q But on that specific day that you watched the snowplo
8	But just from your vantage point of being in the	8	come around, when you looked out the window, did other driveway
9	computer room, you were able to see the parked snowplow, and	9	also have bermed-in issues?
10	Mr. Spencer get out of it?	10	A I didn't check on this day.
11	A No. We have more windows.	11	Q Okay. But on prior days, you had seen that?
12	I followed. I went to a different room and looked	12	A Yes.
13	where the snowplow is going.	13	Q Okay. So we can talk about that in a minute.
14	Q Okay.	14	As a result of that berming-in issue, did you contact
15	A Sorry about that.	15	anybody, on that day now, the day that you actually observed th
16	Q That's fine. I just want to follow that.	16	snowplow come around.
17	A Yeah.	17	Did you contact the Douglas County Sheriff's Office?
18	Q So did you stay on the second floor, or did you go	18	A No.
19	down to the first floor to follow the snowplow?	19	Q Did you contact KGID?
20	A No. I stayed on the second floor.	20	A No, I did not.
20		21	Q Did you make any reports to anyone?
		22	A I did not.
22	out over Charles Street?		
23	A Correct.	23	Q Okay. How did the snow and debris get out of the
	Q Okay. When you were in the computer room, were you	24	berming-in?
24 25	able to observe the berming-in part of it, or when did you	25	Did your husband have to go out and shovel it?

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1	A	Page 54 We both had to shovel it, at least to make one space	1	December	Page 5 12th, when this happened, he reported it to KGID.
2	so we ca	n leave with the car,	2	Q	Okay. Now it had happened before, though, correct?
3	Q	Okay. Did you or your husband ever go talk to	3		The berming-in had happened before?
4	Mr. and I	Mrs. Spencer about that?	4	А	Yes.
5	А	No.	5	Q	At least one time we know?
6	Q	Did you take any pictures of that?	6	A	Yes.
7	A	No.	7	Q	There was no complaints made at that time?
8	Q	Did your husband take any pictures of that?	8	A	No.
9	A	No.	9	Q	On any of those prior times, do you have any evidence
10	Q	Did Helmut take any pictures of that?	10	that Mr.	Spencer was operating the plow at that time?
11	Ā	No. He doesn't live there.	11	А	No.
12	Q	Okay. So then you mentioned some other berming-in	12	Q	Okay. Is there a reason that it had happened on prior
13		hat you observed, but weren't part of, yourself?	13		, and there was no complaints made to KGID, but on
14	A	We were always included in different berms, too.	14		12th, there was a complaint made?
15	Q	So that before December 2012, before December 12,	15	A	This was when he got sprayed with the snow and debris
16		en you specifically have that recollection of the	16	Q	Okay.
17		coming around, prior to that, you also had issues of	17	A A	So he had to report it.
18	being be		18	Q	Okay. The one time, though, that you actually
19	A	Yes.	19		and I don't want to keep asking the same question.
20	Q	Okay. And how many times would you say that you have	20		But the one time that you actually observed
21	been ber		21	Mr. Spend	er coming around Charles Street and getting out of his
22	A	Oh, I could not tell you.	22	-	t was before December 12, 2012?
23	Q	More than ten, or less than ten?	23	д, А	Correct.
24	A A	Less than ten. I don't know.	24	Q	But you didn't report it, then?
25	Q	I don't want you to guess at anything.	25	× A	No.
	x				
1	А	Page 55 So I don't know.	1	Q	Page 5 And that particular time wasn't the first time that
2		Okay. But more than one?	2		een bermed-in?
2 3	Q A	Yes.	3	you nau n A	Yes.
4	Q	Have you ever taken any photographs of your driveway	4	Q	
-≆ 5		dition where it's been bermed-in?	5	that time	Is there a reason you hadn't reported it up through
5	A	I did not.	6	A a	We live in a snow country. We know you have certain
7	Q	Did Helmut or Klementi or did Helmut or your	7	berms.	we five in a slow country. We know you have certain
8		-	8	Deting.	But if the harma are too high like on this one day
		take any photographs?		then we	But if the berns are too high, like on this one day,
9 10	A	Helmut did some pictures.	9 10		know, it's different.
10	Q	Okay. December 19th		Q	Okay. So just so I'm clear, then.
11	A	December 18th.	11	ung have	Up until that time before December 12th, 2012, there
12	Q	Okay. Before December 18th let's go from	12		, but you didn't think they were too high?
13	December	12th right now.	13	A	Good question. There were some berms too high.
14		Before December 12th, did anybody that you are aware	14	Q	But how come you didn't report those?
15		any pictures of bermed-in areas?	15	A	We reported all this December 18th.
16	A	I don't know.	16	Q	No. I understand that.
17	Q	As we sit here today, have you ever seen any	17		But how come you didn't report it at the time?
18		phs of any bermed-in driveways before December 12th,	18	A	We don't run every time to an office and report it.
	2012?	The second second	19	Q	Okay. All right. December 12th happens.
19	А	I don't think so.	20		Your husband makes a complaint to KGID.
19 20			21		Do you know if he physically went down and wrote a
19 20 21	Q	Okay. But it happened, but there was just no photos?	0.0		
19 20 21 22	Q A	Yeah.	22	-	r did he just call?
19 20 21 22 23	Q A Q	Yeah. Were there any complaints made by you or Egon or	23	A	I think he went down physically.
19 20 21 22	Q A Q	Yeah.	1	A Q	-

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	Page 58	1		Page 60
1	A No.	1	A	Correct.
2	Q All right. So that's December 12th, 2012.	2	Q	And that's Charles Street?
3	The incident that we're talking about is	3	А	Correct.
4	December 18th, 2012.	4	Q	Is that ever used for vehicle traffic?
5	A Yes.	5	A	No.
6	Q What happened between December 12, 2012, and	6	Q	Okay.
7	December 17th, 2012, the day before the incident, regarding you	7	Â	Very seldom.
8	and the Spencers, anything?	8	Q	But there are operating gates that open?
9	A On December 17th?	9	× A	Yes.
10	Q From December 12th, when your husband had snow on him,	10	Q	Okay.
1		1		-
11	up until the day before of this incident.	11	A	Two gates.
12	Were there any incidents involving you and the	12	Q	Okay. Now the berm on the 17th that you are referring
13	Spencers with regard to any snow berm issues or any retaliation	13		re looking at Exhibit 7 here, where could you just
14	or any disputes?	14	-	me where those were?
15	A No.	15	А	Can I take this?
16	MR. PINTAR: Dave, can we take a break? I need to	16	Q	No, I don't want you to
17	make a phone call.	17	А	I don't mark it. Just with my finger.
18	MR. ZANIEL: Yes.	18	Q	Okay. So
19	(A recess was taken)	19	А	Yes.
20	BY MR. ZANIEL:	20	Q	More towards and you are not good at north, south,
21	Q All right. So we're back on the record.	21		est, but more toward the Spencers?
22	We're going to mark as Exhibit 8, next in order, the	22	А	Yes, before our
23	Klementis' brochure that talks about their act.	23	Q	Okay. And you say it was bermed against your fence?
24	And we're going to get a color copy made by the court	24	Ã	Yes.
25	reporter to put in there as Exhibit 8, so we'll	25	Q	How far is your fence from the street, do you know?
1			£.	
		I		
-	Page 59	1		Page 61
1	MR. PINTAR: Dave, can I see that? I'll bring it	1	A	Three feet.
2	MR. PINTAR: Dave, can I see that? I'll bring it back.	2	Q	Three feet. From the street?
2 3	MR. PINIAR: Dave, can I see that? I'll bring it back. BY MR. ZANIEL:	2 3	Q A	Three feet. From the street? Yeah.
2 3 4	MR. PINIAR: Dave, can I see that? I'll bring it back. BY MR. ZANIEL: Q That's fine.	2 3 4	Q	Three feet. From the street? Yeah. Three feet? Okay.
2 3 4 5	MR. PINIAR: Dave, can I see that? I'll bring it back. BY MR. ZANIEL: Q That's fine. All right, ma'am. So we kind of left off in between	2 3 4 5	Q A Q	Three feet. From the street? Yeah.
2 3 4 5 6	MR. PINTAR: Dave, can I see that? I'll bring it back. BY MR. ZANIEL: Q That's fine. All right, ma'am. So we kind of left off in between December 12th and December 17th, that time frame now.	2 3 4 5 6	Q A Q 17th?	Three feet. From the street? Yeah. Three feet? Okay. Were there any photographs taken of that berm on the
2 3 4 5	MR. PINIAR: Dave, can I see that? I'll bring it back. BY MR. ZANIEL: Q That's fine. All right, ma'am. So we kind of left off in between	2 3 4 5	Q A Q 17th?	Three feet. From the street? Yeah. Three feet? Okay.
2 3 4 5 6	MR. PINTAR: Dave, can I see that? I'll bring it back. BY MR. ZANIEL: Q That's fine. All right, ma'am. So we kind of left off in between December 12th and December 17th, that time frame now. Leading up to the day of the incident that we're really here to talk about today.	2 3 4 5 6	Q A Q 17th? A	Three feet. From the street? Yeah. Three feet? Okay. Were there any photographs taken of that berm on the
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2 3 4 5 6 7 8	MR. PINTAR: Dave, can I see that? I'll bring it back. BY MR. ZANIEL: Q That's fine. All right, ma'am. So we kind of left off in between December 12th and December 17th, that time frame now. Leading up to the day of the incident that we're really here to talk about today.	2 3 4 5 6 7 8	Q A Q 17th? A Q A	Three feet. From the street? Yeah. Three feet? Okay. Were there any photographs taken of that berm on the My brother-in-law tried to take a picture. Not on the 17th. Helmut? Yes. I'm sorry. Helmut.
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1	Q	Page 62 When you say Helmut tried to take photos of the berm,	1	Page 64 And to help you, we might be able to see from the
2		at not on the 17th, but on the 18th?	2	11, 5
		Correct.	3	
3	A		4	
4	Q Malanah D	Okay. Was he present at your house on the 17th,	5	
5		Nas Helmut present at your house?	6	
6		I understand. Yes.		
7	Q	Okay. But no photos were taken on the 17th?	7	
8		No.	8	
9		You mentioned Egon is into photography, as well?	9	
10		Yes.	10	· · · · · · · · · · · · · · · · · · ·
11		Did Egon ever take any photographs of any berm issues	11	A Contraction of the second seco
12	-	are aware of as we sit here today?	12	
13		I don't know.	13	
14		Have you seen any photos that Egon has taken of any of	14	
15	the berm i		15	× ····1 ·····
16		No.	16	
17	Q	The berm on the 17th, you didn't see the berm being	17	
18	deposited		18	3 , 1
19		No.	19	····· ········ ·······················
20		Do you know if anybody saw that?	20	
21		I don't know.	21	
22	Q	You don't know who would have done the berm, "who"	22	
23	-	snowplow operator, which snowplow operator would have	23	
24	•	the berm there?	24	× 1, 3, * * * * * * * * * * * * * *
25	A	I don't recall.	25	prior to December 18th, 2012?
		Page 63		Page 65
1		Do you know how many snowplow operators there are that	1	
2	-	particular neighborhood?	2	
3		No.	4	
4		Do you know how many pieces of equipment are	5	
5	-	le how many different types of plows, and those	6	
6		things, the type of equipment, and the number of	7	
7		that plow that neighborhood? No.	8	~
8		Tell me about the week between the 12th and the 18th	9	
9 10	Q	ferr me about the week between the 12th and the 18th	10	-
	ш сетны с		11	
11		What you remember? Do you remember that week being	12	
12		all during that week?	12	
13	A	Yeah. We had snow on the ground. Okay. If you remember, great, if you don't, just let	14	
14 15		We can probably look it up on a weather forecasting	14	
15 16	me know. station.	we can bromanty rook it up on a meaniner rorecasting	15	-
		But do you been how much sport you predived that week	17	
17		But do you know how much snow you received that week	18	
18 10	at all?	No	10	
19 20		No.	20	-
20	Q	The week between the 12th and the 18th?	1	
21		No.	21	
	Q	Okay. So that takes us to December 18th of 2012.	22	
22		Do you remember what time you got up that day?	23	that"?
22 23			24	A I don't remember gir
22	A	No. Do you remember if you worked that day?	24 25	

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	Page 66 I don't know what you know until I ask you, so that's	1		Page 6 The whole board. The whole board.
the reaso			0	And how many people are on the board?
			-	I don't know. I can mention a few names.
А	-	L L		Who is the leader?
			~	Dr. Norman, chairman of the board. Daniel Norman.
				Prior to that board meeting, did you know that
	•			al Norman, was the leader of the board, the KGID board?
		1		No.
	-			Okay. So Dr. Norman was the leader of the board.
		1	×	How long did the meeting last for?
		1	Α	Probably an hour.
		1		Was there any other business discussed at this board
				other than the berming-in issue?
-			-	They had a meeting after we got done without us being
	-			They had a meeting after we got done writhout us being
	-			Okay. So the first so you were there during public
	-			owny. So one river so you were mere during public
		1		That's what it's called, yeah.
-				Who spoke at that board meeting?
			-	Several people and myself.
	• • • •	1		Okay. Could you do you have a recollection? Could
		1	-	me who actually spoke at the board meeting?
			-	Dr. Shaw, Janet Wells, myself. I don't know anyone
	-			don't remember.
~		1		Do you remember what the content of Dr. Shaw's
present e			×	•
А		1	speaking	was about? Was it about berms? Page 6
Q	Yes.	2	Ā	Yes.
Ā	Mr. Shaw and Dr. Shaw, Mr. and Mrs. Wells, their	3	0	Were you present when she testified about her flower
daughter		4	bed issue	
5		5	A	Yeah.
don't kno		6	Q	Was that what she was speaking about to your
	And that's it.	7	recollect	
0	I guess where did the meeting take place? Is there a	8	A	Yes.
		9	Q	Okay. How about Miss Wells? What did she speak
Â		10	about?	
Ridge.	5	11	A	That if they have berms, they have problems. She has
5	That's close to where Helmut lives?	12	a busines	s, takes care of children, and the people have a
Ā	Correct.	13		briving up if the berm is still there.
		14	Q	Was Miss Kinion at that meeting that you recall?
	• • •	15	Ä	Yes.
	You went over the list, and there was one person that	16	Q	But she didn't speak?
was ares	ent that you didn't know?	17	Â	I don't remember.
	No.	18	Q	Okay. And then you spoke?
			* A	Yes.
А		19		
A Q	As we sit here today, have you seen him again after	19 20		
A Q this meet	As we sit here today, have you seen him again after ::ing?	20	Q	Tell me what you said at the board meeting.
A Q this meet A	As we sit here today, have you seen him again after :ing? No.	20 21		Tell me what you said at the board meeting. I think you have everything in the file.
A Q this meet A Q	As we sit here today, have you seen him again after ing? No. Do we know who that person is at all?	20 21 22	Q A	Tell me what you said at the board meeting. I think you have everything in the file. That we had the same problem.
A Q this meet A	As we sit here today, have you seen him again after :ing? No.	20 21	Q	Tell me what you said at the board meeting. I think you have everything in the file.
	A Q December A Q A Q don't hav A Q KGID meet A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>the reason. What time did the meeting start? A 6 o'clock. Q Okay. What time did did you see Helmut at all on December 18th prior to the meeting? A We met at the Kingsbury Grade meeting. Q So Helmut did not come over to the house on that day? A I don't recall. Q When you say you don't recall, it's possible, you just don't have a recollection of it happening? A Correct. Q Okay. Had you eaten dinner before you left for the KGID meeting? Or, no? A We ate after the meeting. Q Okay. So the meeting starts at 6 o'clock? A Yes. Q How far away is the meeting from your residence? A By car, two minutes. Q Okay. How did you go to the KGID meeting? A We drove. Q And who was present in your vehicle? A My husband and I. Q And when you arrived at the KGID meeting, who was present at that time? Page 677 A You mean how many people attended? Q Yes. A Mr. Shaw and Dr. Shaw, Mr. and Mrs. Wells, their daughter and her husband, Miss Kinion, us three Klementis. There was a young gentleman there, a young fellow. I don't know the name. I never saw him before. And that's it. Q I guess where did the meeting take place? Is there a specific building that it happened in? A Yes. It's a KGID building at Pine Street. Pine Ridge. Q That's close to where Helmut lives? A Correct.</pre>	the reason. What time did the meeting start? 3 A 6 o'clock. 4 Q Okay. What time did did you see Helmut at all on 5 December 18th prior to the meeting? 6 A We met at the Kingsbury Grade meeting. 7 Q So Helmut did not come over to the house on that day? 8 A I don't recall. 9 Q When you say you don't recall, it's possible, you just 10 don't have a recollection of it happening? 11 A Correct. 12 Q Okay. Had you eaten dinner before you left for the 13 KGID meeting? Or, no? 14 A We ate after the meeting. 15 Q Okay. So the meeting from your residence? 16 A Yes. 17 Q How far away is the meeting from your residence? 18 A We drove. 21 Q And who was present in your vehicle? 22 A My husband and I. 23 2 Q And when you arrived at the KGID meeting, who was 24 present at that time? </td <td>the reason. 2 Q What time did the meeting start? 3 A A 6 o'clock. 4 Q Q Okay. Mhat time did did you see Helmut at all on 5 A December 18th prior to the meeting? 7 Dr. Danid Q So Helmut did not come over to the house on that day? 8 A A I don't recall. 9 Q Q When you say you don't recall, it's possible, you just 10 don't have a recollection of it happening? 11 A A Correct. 12 Q Q Okay. Had you eaten dinner before you left for the 13 meeting? KGID meeting? 0. A A A Q Okay. So the meeting from your residence? 16 Q A We are avay is the meeting from your residence? 18 A A By car, two minutes. 19 Q Q Okay. How did you go to the KGID meeting? 20 A A We drove. 21 Q Q Q And who was present in your ve</td>	the reason. 2 Q What time did the meeting start? 3 A A 6 o'clock. 4 Q Q Okay. Mhat time did did you see Helmut at all on 5 A December 18th prior to the meeting? 7 Dr. Danid Q So Helmut did not come over to the house on that day? 8 A A I don't recall. 9 Q Q When you say you don't recall, it's possible, you just 10 don't have a recollection of it happening? 11 A A Correct. 12 Q Q Okay. Had you eaten dinner before you left for the 13 meeting? KGID meeting? 0. A A A Q Okay. So the meeting from your residence? 16 Q A We are avay is the meeting from your residence? 18 A A By car, two minutes. 19 Q Q Okay. How did you go to the KGID meeting? 20 A A We drove. 21 Q Q Q And who was present in your ve

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	Päge 70		Page
1	our gate on Charles, that Mrs. Spencer came over, and said, her	1	Q So you wrote something down on paper. You brought
2	husband is now driving snowplows, and if we were interested, he	2	that to the board?
3	can put the snow away from us, from our driveway, and my husband	3	A Correct.
4	declined.	4	Q And did you give that letter to the board then?
5	And I told them the whole story about the 18-wheeler,	5	A I said it can be
6	the fence, and about the berm problem.	6	Q Introduced as a document?
7	Q Okay. Did you specifically mention the December 12th	7	A Correct.
8	incident with snow being put onto Egon's body?	8	Q Okay. Do you know at that board meeting, were there
9	A I think so. I'm not sure.	9	any pictures introduced into the meeting itself?
10	Q Okay. Did you mention the December 17th berming-in	10	A No.
11	issue?	11	Q No, there were not?
12	A I don't remember.	12	A No.
13	Q Okay. You mentioned something before, which we hadn't	13	Q Okay. All right. So everybody spoke, and it sounde
14	talked about, and that was in 2011, Miss Spencer came over to	14	like it took about an hour for all of the speakers to speak?
15	you?	15	A Yes.
16	A To my husband.	16	Q Did the board ask questions back to the speakers?
17	Q Were you present during that?	17	A I think so.
18	A No.	18	Q Do you have any recollection of those questions?
19	Q Okay. So you found out about this from Egon?	19	A No.
20	A Correct.	20	Q The board stayed at the meeting, and then it sounded
21	Q And what did Egon tell you about this meeting between	21	like the room emptied out, because public comment was over?
22	himself and Miss Spencer in 2011?	22	A Yes.
23	A What I just told you. That she offered she said	23	Q Did the board give any suggestions to any of the
24	her husband is now snowplowing, and if he likes, if he is	24	people in attendance at the meeting about this berm issue?
25	interested, that he would take the berms away from our driveway.	25	A Yes.
1	Page 71 Q Okay. The driveway on Charles?	1	Page Q And what were the suggestions the board said?
2	A Correct. No. The driveway on Meadow Lane.	2	A Dr. Norman suggested everyone can take pictures of t
3	Q Was there a berm on the driveway at that time?	3	berns and bring it to KGID attention.
4	A I don't remember.	4	Q Okay.
5	Q Okay. And then Egon declined that offer?	5	A We should speak up.
6	A Correct.	6	Q Okay. So he suggested that photos be taken?
7	Q Do you know why he declined that offer?	7	A Correct.
, 8	A Because he is doing it himself.	8	Q Okay. Anybody else offer any suggestions? Either
9	Q Who is doing it himself?	9	Dr. Norman or anybody else on the board?
9 10	A At this time, my husband.	10	A Dr. Norman was the main speaker.
11	Q And how was he doing it, with a shovel?	11	Q Okay. Did Dr. Norman say at that time that the next
11	A With a shovel, depending on the snow, or with the	12	board meeting is on this date, and to come back?
12	snowplow.	13	Or did it did this issue end on the 18th, as far
13 14	Q So you yourself, you guys own a snowplow?	14	you know?
15	A Yes.	15	A He did not mention any further meetings.
15	Q Okay. So Mrs. Spencer made that offer to your husband	16	He only said we should come forward if anything
10	in 2011. It was declined.	17	happened, meaning going to KGID.
18	Were there any similar offers like that other than	18	Q So you leave the meeting at approximately 7 o'clock?
18 19	that one in 2011?	10	A Correct.
		20	
20	A No.		Q And you and your husband get into your vehicle? A Correct.
21	Q That was mentioned at the board meeting?	21	
22	A I think I read it in my letter.	22	Q And where did you go there, from there?
23	Q Okay. So you submitted a letter to the board?	23	A We drive home.
24	A I wrote the letter because I was better in reading	24	Q Is Helmut with you at that time?
25	than talking.	25	A No.

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1	Page ' Q How did Helmut get to the meeting if you know?	74	Page 76
2	A He has his own car.	2	A I assume he had to go home to his house because he has
3	Q Okay. So you arrive home at 7 o'clock, and in	3	his car parked there, and then he drove to us.
4	December, it's dark at that time, I assume?	4	Q Okay. So he didn't have his car at the meeting?
 5	A Yes.	5	A No. He lives nearby.
		6	Q Okay. So he arrives at your house.
6	Q You arrive. You pull into your garage?		
7	A I think so.	7	Do you know where he parked his vehicle when he
8	Q Okay. Is that where you typically park your vehicle,		arrived at your house on December 18th, "he" being Helmut?
9	inside a garage?	9	
10	A Most of the time.	10	Q Okay. Does your home have any exterior lighting?
11	Q How many vehicles do you and Egon own?	11	Is there any outside lights at that time, such as a
12	A At this time, we had two.	12	front porch light, any floodlights, anything like that?
13	Q Okay. So when you arrived home that evening after th	ie 13	A We have this what they call it? If you come nearby
14	board meeting, to the best of your recollection, you pulled int	:0 14	the garage, then the light
15	the garage in your home?	15	Q A motion light.
16	A Yes.	16	A A motion light, yeah.
17	Q And I didn't ask you.	17	Q And the garage being on Charles Street?
18	There were no stops between you leaving the board	18	A Yes.
19	meeting and arriving home?	19	Q Okay.
20	A No.	20	A No. The garage on Meadow Lane.
21	Q So you get out of the garage, and you walk into your	21	Q I meant Meadow Lane. Thank you for correcting me.
22	residence?	22	A Okay.
23	A Yes.	23	Q Okay. So there is a motion light on Meadow, by the
24	Q And now what do you do once you get inside your	24	garage on Meadow Lane, and that's activated in the evening time
25	residence?	25	if there's motion?
23			
-	Page '		Page 7' A Correct.
1	A I am preparing for dinner.	1	
2	Q Okay. And when you say you're preparing, are you	2	Q Okay. Any other exterior lights on your residence
3	cooking? Preparing are you making a full meal or just	3	other than that?
4	sandwiches?	4	A On the corner of our house.
5	A No, full meal. Dinner.	5	Q On the corner of Meadow/Charles?
6	Q All right. So where is the kitchen in your home?	6	A Meadow/Charles.
7	Is there a window in your kitchen?	7	Q Okay.
8	A Yes.	8	A Meadow/Charles.
9	Q Which way does that face, Meadow or	9	Q Do we know if that was on that doesn't even show
10	A Charles.	10	your whole residence.
11	Q Okay. So you are preparing dinner.	11	So was that exterior light on, on the evening of
12	And what happens next? You're in the kitchen	12	December 18th?
13	preparing dinner.	13	A If there was a motion, then it goes on. If there is
14	What happens next?	14	no motion, then it does not go on. I don't know.
15	A We eat.	15	Q So the motion light was by the garage, you said?
16	Q Okay.	16	A Garage.
17	A And then when we are done with the dinner, Helmut, my	17	Q And the corner?
18	brother-in-law, says, he goes home, and he before he leaves,		A I can show you.
	he takes a picture of the berm.	19	Q So we're looking at Exhibit 7.
19	Q Okay. All right. Hang on a second.	20	A Is this our house?
		20	Q Yeah. But that's not the whole house.
20	So we get through dinner So when did Helmit gome	1 4 4	X TORN BUC MAL 5 NOT THE WHOLE HOUSE.
20 21	• •		A Mall here is the garage One light is here one
20 21 22	over to your house?	22	A Well, here is the garage. One light is here, one light is here, and one light is here
20 21 22 23	over to your house? A After the meeting. After the KGID meeting.	22 23	light is here, and one light is here.
22	over to your house? A After the meeting. After the KGID meeting. Q Do you know if Helmut went home first, and then came	22	

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	Page 78			Page 80
Q	Okay. So the four corners of the house, they all have	1	in the re	
	-	2	А	Yes.
		l	Q	And where did they go while you were cleaning up?
				Did they stay at the table, or did they go into a
-	time only if there's motion?			area of the house?
А	Yes.	1	А	My Helmut said he is going to leave, and my husband
Q	Okay. Any other exterior lights that work just on a	7	went to h	is studio.
switch?	Like, the front porch or something?	8	Q	Okay. So that left you alone in the kitchen area?
А	Yes.	9	A	Correct.
Q	Were those on or off on the 18th, if you know?	10	Q	Was there any discussion among the three of you during
A	I don't know.	11	dinner ab	out what had happened at the board meeting?
Q	Okay. So you get home. You are preparing dinner.	12	А	I'm sure we talked about it.
Helmut c	omes over.	13	Q	Do you have specific recollection about that issue?
	Does he come over before you eat dinner?	14	A	No.
А	Yes.	15	0	Do you know if Helmut brought his camera to your
٥	And how long approximately what time do you eat	16		on that evening?
		Í		Yes.
-				Do you have a specific recollection of seeing the
		1		ile he was inside your home eating and right after
				The we was reprace your work careful and right after
				No.
-		1		How do you know he brought the camera to your house?
Ŷ	-			Because Helmut usually has a camera in his pocket.
			Ŷ	Okay. Now Egon is the photographer.
wound up	ve eaten onmer at approximatery 6 p.m.r	40		Is Helmut also, if you know, an artist in that sense?
Δ	Page 79	1	Does he e	njoy photography? Page 81
				Both are amateur photographers, if you if this is
			-	Yes.
			••	Amateur photographs. Not professional photographs.
				No.
			-	Hobby photographs.
				No. I understand.
		3	Ŷ	
	-			So Helmut, as far as you recall, Helmut typically had
~		1		on him when he was walking around the neighborhood?
-	ass or write or any account perore the incident took			I don't know.
-		1		Okay. Prior to December 18th of 2012, had you ever
				photographs of the neighborhood that Helmut showed you?
Q	R			No.
А	Yeah.		Q	Do you know if there were any photographs that Helmut
Q	in your presence?			he neighborhood that he had showed Egon before
А	Yeah.	17	December :	18th, 2012?
Q	So dinner ends at approximately 8 p.m.	18	A	No.
	After dinner ended, do you clean up?	19	Q	That Egon would have told you about? No?
A	Yes.	20	А	No.
Q	So you are the cooker and the cleaner.	21	Q	All right. So you finished dinner.
	Do you clear the table and put the dishes in the sink?	22		About the time you are leaving about the time you
		1		
А	In the sink and the dishwasher.	23	are clean	ing up, Helmut says I'm going to go home.
A Q	In the sink and the dishwasher. Okay. How long did the cleaning well, strike that.	23 24	are clean	ing up, Helmut says I'm going to go home. And your husband says, I'm going to the studio.
	A Q evening A Q switch? A Q A Q Helmut c A Q that nig A Q that nig A Q A Q A Q Would ha A Q A Q A Q Q A Q Q a M Q A Q A Q Q A Q A Q A Q A Q A Q A Q A	Q Okay. And all these lights are operated in the evening time only if there's motion? A Yes. Q Okay. Any other exterior lights that work just on a switch? Like, the front porch or something? A Yes. Q Were those on or off on the 18th, if you know? A I don't know. Q Okay. So you get home. You are preparing dinner. Heimut comes over. Does he come over before you eat dinner? A Yes. Q And how long approximately what time do you eat that night? A Took us about an hour. Q Okay. Did Helmut or Egon help you prepare dinner? A No. Q You were the cook? A I am the cook. Q Okay. So about an hour. So you ate. Then, according to our timeline, you would have eaten dinner at approximately 8 p.m.? Page 79 A Correct. Q Is that fair? A Yes. Q Okay. And was there any alcohol served at dinner? A I don't know. I don't remember. Q Typically did either you, Egon, or Helmut have a glass of wine with dinner? Was that a typical thing that was done, or an occasional thing that was done? A It was an occasional thing. Q Okay. On this particular day, do you know if Helmut had a glass of wine or any alcohol before the incident took place? A No. Helmut drinks really nothing. Q Okay. So the answer is he had no wine A Yeah. Q in your presence? A Yeah. Q So dinner ends at approximately 8 p.m. After dinner ended, do you clean up?	A Correct. 3 Q Okay. And all these lights are operated in the 4 evening time only if there's motion? 5 A Yes. 6 Q Okay. Any other exterior lights that work just on a 7 switch? Like, the front porch or something? 8 A Yes. 9 9 Q Were those on or off on the 18th, if you know? 10 A I don't know. 11 12 P ont know. 11 12 14 Q Okay. So you get home. You are preparing dinner. 12 Heimut comes over. 13 15 15 Q A Yes. 15 15 Q Okay. Did Helmut or Egon help you prepare dinner? 19 A No. 20 20 Q You were the cook? 21 A No. 20 21 A No. 20 21 Q You were the cook? 21 A No. 23 So you ate. Then, according to our timeline, you </td <td>A Correct. 3 Q Q Okay. And all these lights are operated in the 4 evening time only if there's motion? 5 different A Yes. 6 A Q Okay. Any other exterior lights that work just on a 7 went to h switch? Like, the front porch or something? 8 Q A Yes. 9 A Q Wave those on or off on the 18th, if you know? 10 Q A Yes. 9 A Q Okay. So you get home. You are preparing dinner. 12 A Helmut comes over. 13 Q Q A Yes. 15 Q Q And how long approximately what time do you eat 16 residence 16 residence A Took us about an hour. 18 Q Q Okay. So about an hour. 22 Q O Mainer? 1 A A I don't know. I don't remember. 2 A Q Yes. 2 A Q Okay. So about an hour.</td>	A Correct. 3 Q Q Okay. And all these lights are operated in the 4 evening time only if there's motion? 5 different A Yes. 6 A Q Okay. Any other exterior lights that work just on a 7 went to h switch? Like, the front porch or something? 8 Q A Yes. 9 A Q Wave those on or off on the 18th, if you know? 10 Q A Yes. 9 A Q Okay. So you get home. You are preparing dinner. 12 A Helmut comes over. 13 Q Q A Yes. 15 Q Q And how long approximately what time do you eat 16 residence 16 residence A Took us about an hour. 18 Q Q Okay. So about an hour. 22 Q O Mainer? 1 A A I don't know. I don't remember. 2 A Q Yes. 2 A Q Okay. So about an hour.

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	Q	Okay. So he left the residence.	25		Are you in the kitchen?
24 25	A	He comes and goes.	24	-	re you standing?
23	wants?	Its serves and soos	1		When you hear these sounds of help, help, where
22	tom t = 0	Or is he family, and he just comes and goes as he	22 23		Okay. Okay. So you're in the kitchen cleaning up.
21	Q	Did you walk him to the door?	21	Q	
0	A	Yes.	20	A	Yes. Your blinds?
.9	Q	You knew that he was leaving your residence?	19		ng time, you close your window coverings?
18	A	Yes.	18	Q	Okay. Typically is that your, what you do, you, in
17	Q	Okay. All right. So did you say goodbye to Helmut?	17	A	Closed.
.6	A	Yes.	16	Q	Were those open or closed at that time?
15		this time, he would have turned the light on?	15	A	Yes.
14	Q	Okay. I assume that if your husband retired to the	14		e already discussed?
13	A	Yeah.	13	Q	Okay. And the window coverings for the kitchen, same
12	that time		12	A	Overhead lighting. Ceiling lighting.
1	Q	Is that the only source of lighting in the studio at	11	lighting?	And a blancher and the blancher
.0	A	We have overhead lights.	10	Q	And what is the lighting in the kitchen? Overhead
9	remember?		9	A	Yes.
8	_	One lamp, two lamps, an overhead light, do you	8	Q	Okay. Is there lighting in the kitchen?
7	time?		7	A	Charles.
6	Q	How many lighting fixtures are in the studio at that	6	Q	And which way do those windows face?
5	A	Yes.	5	A	Yes.
4	Q	Okay. The art studio, it has a light in it, a lamp?	4	the kitche	
3	А	I don't know.	3	Q	Okay. And the kitchen, which there are windows in
2	Q	No what?	2	А	I'm in the kitchen.
1	A	No.	1		or were you going back and forth clearing the table?
		Page 83	1		Page
25	the blind	s were open or closed?	25	Q	During this 3 to 4 minutes, did you stay in the same
24	Q	Okay. On the evening of December 18th, do you know if	24	A	Yeah.
23	A	Yes.	23	•	but 3 to 4 minutes is that an estimate?
22	Q	Yes, like these blinds?	22		I'm not trying to pin you down to two minutes, 18
21	A	Correct.	21	estimate :	-
20	Q	These type of blinds in this room?	20	Q	I don't want you to guess, but I would like to get as
19	A	Something like that.	19	A	It's my I don't I don't.
18	Q	What type of blinds? Vertical blinds?	18	Q	That's your best estimate?
17	A		1		I must say four minutes.
	л	Blinds, curtains, drapes: Blinds.	17	nerp, nerj A	
15 16	otteet, W	Blinds, curtains, drapes?	16		p, how much time elapses, approximately?
15	-	hat type of window coverings are on those windows?	15		the door close behind Helmit, do you hear the noise
1.3 1.4	Q	Okay. The door and the window that face Charles	14		And approximately in a time fashion, how long after
13		irect, and the other ones face our backyard.	13		I hear his voice screaming help, help.
12	A A	One faces, two a glass door and a window faces	12	after he r	walks out your front door?
11	Q vindows.	And which way does the window face out?	11	×	And do you see was the next time you see Helmut
10	windows.	The around one one mostly one whole wall ID	10	Q	Okay. All right. So he leaves the front door.
9	¥ A	All around. One the whole, the whole wall is	9.	A A	The berm on Charles.
8	Q	How many windows?	8	Q	And which berm are you referring to?
7	¥ A	Yes,	7	A	On his way out.
6	Q	And is there a window in the studio?	6	Q	During dinner or on his way out?
5	A	Bottom floor.	5	A	Before he left.
4	Q	Next to the kitchen.	4	Q	Okay. And when did he say this?
	A	o is on the second floor? No. Next to the kitchen.	2	A	take any photographs of the area that evening? He said he would take a picture of the berm.
2 3					

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		Page 86	1		Page 88
1	A	Yes.	1		You have known Helmut a very long time. So could
2	Q	Okay. You are not outside the residence? You are	2		ify the person that said help, help as Helmut
3		ne residence?	3	immediate	-
4	A	Inside the residence.	4	A	Immediately.
5	Q	And where is Egon at that time?	5	Q	You knew it was him?
6	A	In his studio.	6	A	Yes.
7	Q	Okay. Now during the 3 to 4 minutes approximate	7	Q	What do you do now?
8		when Helmut left, did you see Egon during that time	8	A	I ran automatically to our entrance door.
9	frame?		9	Q	On which is that located?
10	A	I did not see him, but I heard him.	10	A	It faces Charles.
11	Q	Okay. So I'm trying to find out if it's possible that	11	Q	Okay. So your entrance door faces Charles. So you
12	he went o	outside the home at that time?	12	run there	from the kitchen?
13	A	No.	13	A	Correct.
14	Q	You are a hundred percent sure of that?	14	Q	Do you say anything to Egon before you reach the door?
15	A	1,000 percent.	15	А	I remember, I scream, it's Helmut.
16	Q	And although you didn't see him, you heard him?	16	Q	Okay. All right. So who do you get to the door
17	A	I heard him.	17	before Eg	
18	Q	Did you hear him for the entire 3 to 4 minutes?	18	А	I don't know.
19	A	Yes.	19	Q	Do you remember opening the door?
20	Q	What did you hear? Like, was he talking to himself,	20	А	The entrance door?
21	or was he	e rustling papers?	21	Q	Yes.
22		Or tell me what sounds did you hear emanating from the	22	А	Yes.
23	studio?		23	Q	Okay. If you had to estimate for me how much time
24	A	He prepared artwork because he had an appointment the	24		e elapsed between the time you heard help, help, and
25	next day	with the Tahoe Tribune, it was a journalist coming to	25	the time	you first walked out the door, five seconds?
		Page 87	<u> </u>		Page 89
1		and that's why he put pictures back and forth, and	1	A	Seconds.
2	arranged	things to show, whatever the interview was all about.	2	Q	Less than ten?
3	Q	Okay. Just so I'm clear, so the Tahoe Tribune, a	3	A	Yes.
4	-	was coming over to your home on the 19th to interview	4	Q	Less than five?
5	-	discuss his artwork?	5	A	5, 6, 5, 10 seconds. Immediately.
6	A	Yes.	6	Q	Okay. So now you are outside. Right?
7	Q	And he was getting ready for that appointment?	7	A	Yes.
8	A	Correct.	8	Q	Tell me about the lighting that you see now.
9	Q	So you heard him moving photographs around?	9		Because did you see any of your motion lights that
10	A	Yes.	10		ated at that time?
11	Q	Okay. All right. So you hear help, help.	11	A	Yes.
12		When you hear that sound, are you and I'm trying to	12	Q	Which lights had activated?
13	•	now your house looks, which I have never been in it, so	13	A	By the entrance door.
14	I don't l		14	Q	Which corner? There are four corners.
15	_	Does your sink face the window?	15	A	Charles, by the entrance door on Charles. Right here.
16	A	Yes.	16	Q	Okay. So was that a motion light or an automatic
17	Q	Were you at your sink when you heard this sound?	17		at a switch light?
18	A	I don't remember.	18	A	We have a motion light and a switch light.
19	Q	Could you tell because you were inside, and the	19	Q	Okay. So that light was activated.
20		me from outside, correct?	20	A	Yes.
21	A	Yes.	21	Q	Was any of the corner lights activated? Strike that.
22	Q	Could you tell where the sound was coming from, which	22	-	Were any of the corner lights on when you first walked
22	direction		23	out the de	
		The second frame of a character of the second	24	А	I don't remember.
23 24 25	A Q	It came from Charles Street. Okay. Okay. So you hear the sound help, help.	24	Q	When you walked out your door, could you see Helmut at

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1	that time?	Page 90	dune *	Page 9
		1		Where you first observed Mr. Klementi?
2	A Yes.	When he aff he	A	No. I didn't mark that. I was thinking.
3	Q And was he directly in front of you?		Q	Okay.
4	your right? Or was he off to your left? A He was off to the left.	4		MR. MOORE: The record will reflect the witness does
5		-bt out must down		to draw an X, you can draw a circle in the general
6	Q If we use a clock dial, walking strai	• •		that's more consistent with your recollection.
7	is 12 o'clock on a clock dial, was he at 10 o'c		BY MR. 24	
8	or 9 o'clock somewhere in that trying to see	-	Q	You can draw anything you want to represent where
9	was at?	9	Mr. Kleme	
10	A Can you explain this different?	10	A	(Witness complied with the request).
11	Q Yes.	11		Can you see that?
12	When you walked, when you walked stra		Q	Yes. So you have drawn an oval?
13	door, if you keep going straight out your door,	· · ·	A	Yes.
.4	Charles Street, correct?	14	Q	And that represents Mr. Klementi's approximate body
15	A I didn't go to Charles Street. I sta	yed at my house 15	position	on Charles?
16	on the porch.	16	А	Yes.
17	Q Okay. But I'm trying to find out whe	ere Helmut was. 17	Q	When you first walked out the door?
18	You said he was on Charles Street?	18	A	Yes.
19	A Up here.	19	Q	Was he was he on his, I think you said this, he was
20	Q So approximately by the circular driv	reway? 20	on his ba	ick
21	A Near to the end of the more than,		A	Back.
22	driveway and our fence. He was not you know	, this area. 22	Q	looking up at the sky?
23	Q Okay. So what did you see? How was	he positioned? 23	A	Yes.
24	A He was laying on his back.	24	Q	Okay. Were his feet more toward your front door
25	Q Okay. I think let me show you thi	s photo. 25	pointing	to your were his feet pointing more towards your
		Page 91		Page
1	Does that appear to be your home ther	- 1	front doc	or, or towards the Spencers' or pointing away from your
2	that out as your home?	2	front doc	pr?
3	A Yeah. Yeah.	3	A	I didn't see that.
4	Q And that's Charles Street there?	4	Q	Okay. What did Mr. Klementi what did Helmut wear
5	A Correct.	5	clotheswi	se to the board meeting?
6	Q Could you mark for us where you saw -	- the approximate 6	A	I think he wore a leather jacket and slacks.
7	location where you saw Helmut on the ground on	Charles Street 7	Q	Okay. Do you remember what kind of shirt? Like a
8	when you first walked out the door?	8	button-do	wn shirt or a polo shirt?
9	A (Witness complied with the request).	Around here. 9	А	Button-down shirt.
10	MR. ZANIEL: Is that going to show?	10	Q	Okay. Do you remember what color it was?
11	MR. PALMER: No. Do you have somethi	2	A	No.
12	MR. ZANIEL: No. Is there a marker i	n there? 12	Q	Did he wear the same thing to your home, if you know?
13	MR. PALMER: Which way is Meadow Lane	e on that? 13		Did he change when he went to get his car?
14	THE WITNESS: This is Meadow Lane. I	his is Charles. 14	Α	He had the same outfit on.
15	MR. PALMER: Where is your front door	on the house? 15	Q	Okay. And what color was the leather jacket?
16	THE WITNESS: Right here, here.	16	A	Black.
17	BY MR. ZANIEL:	17	Q	Okay. Okay. So you see Mr. Klementi when you go to
18	Q Can we why don't you mark we ju	st went over a 18	the yo	w walk out the front door.
19	bunch of testimony.	19		Do you physically go, do you leave your house and wal
20	Why don't you mark it on the exhibit?	20	towards h	im at this point?
21	Can you put "Meadow Lane" over there,	and maybe 21	A	No.
	"Charles" I don't know if it will show up he	ere. You can draw 22	Q	Okay. How far do you get out of the front door befor
22		n the white. 23		
22 23	maybe a line down here and put "Charles" down i		you stop?	
	maybe a line down here and put "Charles" down i A (Witness complied with the request).	24	you scop: A	Two steps out of the door on our porch.

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	Page 94		Page
1	A Not any further.	1	that night?
2	Q Okay. And what do you do at that point? Why do you	2	A No.
3	stop there?	3	Q Would you describe Mr. Spencer's movement as you saw
4	A I saw him, and I run immediately to the phone and	4	him heading back to his residence as walking slowly, walking
5	called 911.	5	normally, walking quickly or running?
6	Q Okay. Between that time frame, from when you first	6	A Running.
7	heard help, help, until you went in and called 911, did you hear	7	Q Now I understand that you observed Helmut on the
8	any other sounds from Helmut?	8	ground at this time, and you observed Mr. Spencer running
9	A No.	9	towards his house.
10	Q When you went in to call 911, where was Egon?	10	But you still don't know what happened at this time,
11	A He was running Egon was already running when I was	11	correct?
12	on the steps, to the gate, to check out his brother.	12	A No,
13	Q Do you know how Egon got to that point?	13	Q It could have been possible that Helmut just slipped
14	Did he exit the front door or the studio door?	14	on ice?
15	A When I came out our entrance door, Egon came out,	15	A Then would the Mr. Spencer wouldn't run away from
 16	running, from his studio door.	16	Helmut. He would help him to get up.
17	Q Okay. And then while you were standing two steps out,	17	Q Okay. So you just told the 911 dispatcher that your
18	you observed Egon running at that time?	18	brother-in-law had been pushed down on the roadway, something
19	A He passed me.	19	like that?
20	Q Okay. By the time you turned around and went inside	20	A Yes,
21	to dial 911, had Egon left your property line at all, entered	21	Q And what did the 911 dispatcher say?
22	into the street?	22	A Street address, my name.
23	A No. He had to go through Meadow because he could not	23	And during our conversation, he said, wait a moment.
24	come out the gate on Charles.	24	I get another call in.
25	Q Are those gates locked?	25	Q Okay. As we sit here and he says another call,
1	Page 95 A Frozen. It was winter.	1	Page 9 about this incident, or about a different incident?
2	Q Okay. All right. So he would have went around to	2	A I didn't know about which incident.
3	Meadow Lane, and then had to walk to	3	Q As we sit here today, do you know if anybody else
4	A Correct.	4	dialed 911?
5	Q All right. So you called 911.	5	A Yeah. It was probably Mrs. Spencer.
6	Tell me, what do you say to 911? Tell me about the	6	Q Okay. Did the dispatcher then come back on with you?
7	conversation the best you can recall. You dial 911.	7	A Immediately, yes.
8	They say, "emergency dispatch. What's your	8	Q And what tell me about the rest of the
9	emergency?"	9	conversation.
10	What do you say?	10	A That he is sending someone.
11	A I said my brother-in-law got just attacked, pushed,	11	Q And was that the end of the conversation with the 911
12	what I say, and he is laying on the floor, and I need help.	12	dispatcher?
13	Q Okay. Now you didn't see the incident happen?	13	A Yeah.
15 14	A No.	14	Q If you had to estimate for me how long was it before
14 15	Q How why would you tell the dispatcher that he got	15	an EMS or anybody arrived in terms of police, fire or
15 16	pushed?	16	paramedics, how long of time was it, after you hung up the
17	A I saw Mr. Spencer running from Helmut towards his	17	phone?
18	house, walking up his steps.	18	A I could not tell you.
10 19		19	Q After you hung up the phone, what did you do?
		20	A I stayed at our house in the porch. We had the, both
20	period, you saw Mr. Spencer?	1	
21	A Yes.	21	doors open, and I watched what happened.
22	Q And where did you see Mr. Spencer at?	22	Q When you had both doors open, you had the front door
00	A Leaving Helmut, a few feet away from Helmut, running	23	open and the studio door? A Correct.
23 24 25	up Charles, going up his stairs. Q Okay. Could you describe Mr. Spencer's clothing on	24 25	Q Okay. Where were you positioned?

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	_	Page 98			Page 1
1	А	By the entrance door.	1	_	Do you see that?
2	Q	Okay. And you were looking out?	2	А	Yeah.
3	A	Yes.	3	Q	Is that also your statement?
4	Q	Okay. Did you ever move from that position before the	4	А	Yes.
5	•	fire or paramedics arrived?	5	Q	When did you write the typed statement that you are
6	A	No.	6	looking a	
7	Q	From that position, could you hear any conversations	7	A	Later, the next day.
8	that were	taking place?	8	Q	So the 19th?
9	А	No.	9	A	19th or 20th. I don't remember.
.0	Q	Where was from that position, was Helmut still in	10	Q	Who did you write this statement for? Did somebody
1	the same	position that you had seen him when you first came out?	11	ask you t	o provide further information?
.2	A	He was always on the, on the street, laying on the	12	Α	I don't remember.
.3	street.		13	Q	Okay. Have you did you read these statements at
4	Q	When you were waiting on the porch for the police to	14	all after	you wrote them?
5	arrive, w	here was Egon?	15		Did you read them ever again until you just saw them
.6	A	He was by Helmut.	16	last week	?
.7	Q	Okay. And you couldn't hear any conversations between	17	А	Last week.
18	Egon and	Helmut at that time, while you were standing on the	18	Q	Okay. Did you have the opportunity to read those?
19	porch?		19	А	Yeah.
20	А	No.	20	Q	Is there anything that's inaccurate that, as we sit
21	Q	Did you see any other people around Helmut prior to	21	here toda	y, in either of those statements?
22	the polic	e or paramedics arriving?	22		MR. PALMER: Before she answers that question, I would
23	А	No.	23	like her	to read them completely.
24	Q	Do you remember who arrived first? Was it a police	24		MR. ZANIEL: That's why I asked you if you read them
25	officer,	a paramedic?	25		MR. PALMER: I want you to actually read them.
		Page 99	1		Page 10
1	A	Police officer.	1		MR. ZANIEL: We'll go off record for a couple minutes
2	Q	And which way did they pull up? From Meadow or from	2		(Exhibits 8-9 marked for identification)
3		if you remember?	3		MR. PALMER: Are you done reading?
4	A	They came from, down from Juniper, Charles.	4		THE WITNESS: Yeah.
5	Q	Okay. And did you speak to the police that evening?	5	BY MR. ZA	
6	A	I made a statement after the ambulance was there, the	6	Q	Okay. Now that you have had the opportunity to read
7	situation		7		there anything inaccurate in either of those
8	Q	On that evening?	8	statement	
9	A	Yes.	9	А	No. That's correct.
10	Q	Was it a written statement?	10	Q	Okay. And I'm sorry. I think I just asked you this,
11	A	It was a written statement.	11		you to write this typewritten statement out?
12	Q	Okay. Okay. Did you give that to the police?	12	A	No one.
13	A	The police took it.	13	Q	Why did you write it?
14	Q	Okay. So in Exhibit 1 these are Bates-stamped.	14	A	So I can read it, instead of I think this is the
15		Let me show you what has been marked already as	15	-	read from with the KGID meeting
16	Exhibit 1	. There is a police statement there.	16	Q	Okay.
17		Is that your handwriting?	17	A	on the 18th.
18	A	Yes.	18	Q	Okay. So that's the report that you prepared for
19	Q	When did you write that statement out, that evening?	19	KGID?	~ ·
20	A	Yeah.	20	A	Correct.
21	Q	Had Helmut already gone by ambulance from the scene at	21	Q	Okay. Other than this statement here, the police
22		you wrote this statement out?	22		, have you written any other statements about this
23	A	Yes.	23		up until the time that you have spoken to your
	Q	There is also a statement that's typed that's right	24	attorney?	
24	¥	THESE TO STOC & Descendio when a siber when a safet	25		

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Doyle Law Office, PLLC

and that on the 3rd day of June, 2019, a true and correct copy of the above

APPELLANT'S APPENDIX was e-filed and e-served on all registered parties to the

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IN THE SUPREME COURT FOR THE STATE OF NEVADA

JEFFREY D. SPENCER, Appellant, Case No. 77086

v.

HELMUT KLEMENTI, EGON KLEMENTI, ELFRIEDE KLEMENTI, MARY ELLEN KINION, ROWENA SHAW, and PETER SHAW,

Respondents.

APPELLANT'S APPENDIX

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Docket 77086 Document 2019-24088

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			VED		
		MAR -	2018		
	1	Case No. 14-CV-0260 Douglas	urt Clerk		
	2	Dept. No. I	2018 MAR - 7 AM 10: 45		
	3		GOBBIE R. WILLIAMS		
	4		EY AWARDEDITY 60		
	5				
	6		COURT OF THE STATE OF NEVADA		
	7	IN AND FOR THE C	OUNTY OF DOUGLAS		
1	8				
:	9	HELMUT KLEMENTI,			
	10	Plaintiff,	Case No. 14-CV-0260		
	11	vs.	Dept. No. I		
	12	JEFFREY D. SPENCER,			
	13	Defendant JEFFREY D. SPENCER,	_		
	14	Counterclaimant,			
	15	vs.			
	16	HELMUT KLEMENTI, an individual, EGON			
	17	KLEMENTI, an individual, MARY ELLEN KINION, an individual, and DOES 1-5,			
ĺ	18	Counter-defendants.			
	19	COUNTER-DEFENDANT H	LMUT KLEMENTI'S ANSWER		
	20	-	1 AND THIRD-PARTY COMPLAINT		
1	21	Counterdefendant HELMUT KLEMEN	ΓΙ ("HELMUT" or "Counterdefendant") by and		
-	22	22 through his undersigned counsel, Lemons, Grundy & Eisenberg, hereby admits, denies, a			
-	23	alleges the following to Counterclaimant's Ar	nended Counterclaim and Third-Party Complaint		
	24	filed March 3, 2017:			
	25	1. This answering Counterdefer	ndant is without knowledge or information		
	26	sufficient to form a belief as to the truth o	of the allegations contained in paragraph 1 of		
	27	Counterclaimant's Amended Counterclaim a	nd Third-Party Complaint, and therefore denies		
	LEMONS, GRUNDY 28 & EISENBERG 6005 PLIJMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868	the same.	1-		

1

12. This answering Counterdefendant admits the allegations contained in2paragraph 2 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

3 3. This answering Counterdefendant is without knowledge or information
4 sufficient to form a belief as to the truth of the allegations contained in paragraph 3 of
5 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
6 the same.

7 4. This answering Counterdefendant is without knowledge or information
8 sufficient to form a belief as to the truth of the allegations contained in paragraph 4 of
9 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
10 the same.

5. This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 5 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

15 6. This answering Counterdefendant is without knowledge or information
16 sufficient to form a belief as to the truth of the allegations contained in paragraph 6 of
17 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
18 the same.

This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 7 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

8. This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 8 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

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9. This answering Counterdefendant is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 9 of

Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 1 2 the same. 3

STATEMENT OF FACTS

This answering Counterdefendant is without knowledge or information 4 10. sufficient to form a belief as to the truth of the allegations contained in paragraph 10 of 5 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 6 7 the same.

8 11. This answering Counterdefendant is without knowledge or information 9 sufficient to form a belief as to the truth of the allegations contained in paragraph 11 of Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 10 11 the same.

12 This answering Counterdefendant is without knowledge or information 12. sufficient to form a belief as to the truth of the allegations contained in paragraph 12 of 13 14 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 15 the same.

16 This answering Counterdefendant is without knowledge or information 13. 17 sufficient to form a belief as to the truth of the allegations contained in paragraph 13 of 18 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 19 the same.

20 This answering Counterdefendant is without knowledge or information 14. 21 sufficient to form a belief as to the truth of the allegations contained in paragraph 14 of 22 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 23 the same.

24 This answering Counterdefendant is without knowledge or information 15. 25 sufficient to form a belief as to the truth of the allegations contained in paragraph 15 of 26 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 27 the same.

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This answering Counterdefendant is without knowledge or information 16.

sufficient to form a belief as to the truth of the allegations contained in paragraph 16 of
 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 the same.

4 17. This answering Counterdefendant is without knowledge or information
5 sufficient to form a belief as to the truth of the allegations contained in paragraph 17 of
6 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
7 the same.

8 18. This answering Counterdefendant is without knowledge or information
9 sufficient to form a belief as to the truth of the allegations contained in paragraph 18 of
10 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
11 the same.

12 19. This answering Counterdefendant is without knowledge or information 13 sufficient to form a belief as to the truth of the allegations contained in paragraph 19 of 14 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 15 the same.

16 20. This answering Counterdefendant is without knowledge or information
17 sufficient to form a belief as to the truth of the allegations contained in paragraph 20 of
18 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
19 the same.

20 21. This answering Counterdefendant is without knowledge or information
21 sufficient to form a belief as to the truth of the allegations contained in paragraph 21 of
22 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
23 the same.

24 22. This answering Counterdefendant is without knowledge or information
 25 sufficient to form a belief as to the truth of the allegations contained in paragraph 22 of
 26 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 27 the same.

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23. This answering Counterdefendant is without knowledge or information

sufficient to form a belief as to the truth of the allegations contained in paragraph 23 of
 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 the same.

4 24. This answering Counterdefendant is without knowledge or information
5 sufficient to form a belief as to the truth of the allegations contained in paragraph 24 of
6 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
7 the same.

8 25. The allegations in paragraph 25 do not pertain this answering
9 Counterdefendant, therefore, no response is required of this answering Counterdefendant.
10 However, to the extent a response is required, this answering Counterdefendant denies the
11 allegations contained in paragraph 25.

12 26. This answering Counterdefendant is without knowledge or information
13 sufficient to form a belief as to the truth of the allegations contained in paragraph 26 of
14 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
15 the same.

16 27. This answering Counterdefendant is without knowledge or information
17 sufficient to form a belief as to the truth of the allegations contained in paragraph 27 of
18 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
19 the same.

20 28. This answering Counterdefendant is without knowledge or information
21 sufficient to form a belief as to the truth of the allegations contained in paragraph 28 of
22 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
23 the same.

24 29. This answering Counterdefendant is without knowledge or information
 25 sufficient to form a belief as to the truth of the allegations contained in paragraph 29 of
 26 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 27 the same.

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30. This answering Counterdefendant is without knowledge or information

sufficient to form a belief as to the truth of the allegations contained in paragraph 30 of
 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 the same.

31. This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 31 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

8 32. This answering Counterdefendant is without knowledge or information 9 sufficient to form a belief as to the truth of the allegations contained in paragraph 32 of 10 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies 11 the same.

This answering Counterdefendant admits that JEFFREY SPENCER collided with
 him in the street on December 18, 2012 and that JEFFREY SPENCER saw that it was HELMUT
 KLEMENTI with whom he collided. This answering Counterdefendant denies the remaining
 allegations of contained in paragraph 33 of Counterclaimant's Amended Counterclaim and
 Third-Party Complaint.

This answering Counterdefendant admits the allegations contained in
 paragraph 34 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

19 35. This answering Counterdefendant denies the allegations contained in
 20 paragraph 35 of Counterclaimant's Amended Counterclaim and Third-Party Complaint,

36. This answering Counterdefendant denies the allegations contained in
 paragraph 36 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

23 37. This answering Counterdefendant denies the allegations contained in
 24 paragraph 37 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

38. This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 38 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868 39. In response to paragraph 39, this answering Counterdefendant admits that on
 or about December 24, 2012, HELMUT KLEMENTI filed for a restraining order against JEFFREY
 SPENCER. This answering Counterdefendant is without knowledge or information sufficient to
 form a belief as to the truth of the remaining allegations contained in paragraph 39 of
 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 the same.

7 40. This answering Counterdefendant admits the allegations contained in
8 paragraph 40 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

9 41. This answering Counterdefendant denies the allegations contained in
 10 paragraph 41 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

42. This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 42 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

43. This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 43 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

44. This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 44 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

45. This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 45 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

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46. This answering Counterdefendant is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 46 of

Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 the same.

47. This answering Counterdefendant denies the allegations contained in
paragraph 47 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

5 48. This answering Counterdefendant is without knowledge or information 6 sufficient to form a belief as to the truth of the remaining allegations contained in paragraph 7 48 of Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore 8 denies the same.

9 49. Upon this answering Counterdefendant's information and belief, the only
10 preliminary hearing at which he testified was April 24, 2013; therefore, this answering
11 Counterdefendant denies the allegations contained in paragraph 49 of Counterclaimant's
12 Amended Counterclaim and Third-Party Complaint.

13 50. This answering Counterdefendant is without knowledge or information
14 sufficient to form a belief as to the truth of the allegations contained in paragraph 50 of
15 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
16 the same.

17 51. This answering Counterdefendant is without knowledge or information
18 sufficient to form a belief as to the truth of the allegations contained in paragraph 51 of
19 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
20 the same.

21 52. This answering Counterdefendant denies the allegations contained in
 22 paragraph 52 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

This answering Counterdefendant is without knowledge or information
 sufficient to form a belief as to the truth of the allegations contained in paragraph 53 of
 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 the same.

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54. This answering Counterdefendant is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 54 of

Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 the same.

3 55. This answering Counterdefendant is without knowledge or information
4 sufficient to form a belief as to the truth of the allegations contained in paragraph 55 of
5 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
6 the same.

7 56. This answering Counterdefendant is without knowledge or information
8 sufficient to form a belief as to the truth of the allegations contained in paragraph 56 of
9 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
10 the same.

11 57. This answering Counterdefendant is without knowledge or information
12 sufficient to form a belief as to the truth of the allegations contained in paragraph 57 of
13 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
14 the same.

15 58. This answering Counterdefendant is without knowledge or information
16 sufficient to form a belief as to the truth of the allegations contained in paragraph 58 of
17 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
18 the same.

19 59. This answering Counterdefendant admits the allegation that JEFFREY SPENCER
20 was tried on criminal charges brought against him but denies the remaining allegations
21 contained in paragraph 59 of Counterclaimant's Amended Counterclaim and Third-Party
22 Complaint.

60. In response to paragraph 60, this answering Counterdefendant admits that
HELMUT KLEMENTI testified at JEFFERY SPENCER's trial against JEFFERY SPENCER. This
answering Counterdefendant is without knowledge or information sufficient to form a belief
as to the truth of the remaining allegations contained in paragraph 60 of Counterclaimant's
Amended Counterclaim and Third-Party Complaint, and therefore denies the same.

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61. The allegations contained in paragraph 61 of Counterclaimant's Amended

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Counterclaim and Third-Party Complaint are legal conclusions. To the extent an answer is
 required, this answering Counterdefendant denies the allegations contained in paragraph 61.

3 62. The allegations contained in paragraph 62 of Counterclaimant's Amended
4 Counterclaim and Third-Party Complaint are legal conclusions. To the extent an answer is
5 required, this answering Counterdefendant denies the allegations contained in paragraph 62.

6 63. The allegations contained in paragraph 63 of Counterclaimant's Amended
7 Counterclaim and Third-Party Complaint are legal conclusions. To the extent an answer is
8 required, this answering Counterdefendant denies the allegations contained in paragraph 63.

9 64. This answering Counterdefendant denies the allegations against him as set
10 forth in paragraph 64 of Counterclaimant's Amended Counterclaim and Third-Party
11 Complaint.

12 65. This answering Counterdefendant denies the allegations against him as set
13 forth in paragraph 65 of Counterclaimant's Amended Counterclaim and Third-Party
14 Complaint.

15 66. This answering Counterdefendant is without knowledge or information
16 sufficient to form a belief as to the truth of the allegations contained in paragraph 66 of
17 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
18 the same.

19 67. This answering Counterdefendant admits the allegations contained in
 20 paragraph 67 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

21 68. The allegations contained in paragraph 68 of Counterclaimant's Amended
 22 Counterclaim and Third-Party Complaint are legal conclusions. To the extent an answer is
 23 required, this answering Counterdefendant denies the allegations contained in paragraph 68.

69. In response to paragraph 69, this answering Counterdefendant admits that,
 upon information and belief, the jury returned with verdicts finding JEFFERY SPENCER not
 guilty. This answering Counterdefendant denies the remaining allegations in paragraph 69.

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70. This answering Counterdefendant is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 70 of

Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
 the same.

This answering Counterdefendant is without knowledge or information
sufficient to form a belief as to the truth of the allegations contained in paragraph 71 of
Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
the same.

7 72. This answering Counterdefendant is without knowledge or information
8 sufficient to form a belief as to the truth of the allegations contained in paragraph 72 of
9 Counterclaimant's Amended Counterclaim and Third-Party Complaint, and therefore denies
10 the same.

The allegations contained in paragraph 73 of Counterclaimant's Amended
 Counterclaim and Third-Party Complaint are legal conclusions. To the extent an answer is
 required, this answering Counterdefendant denies the allegations contained in paragraph 73.

14

FIRST CLAIM FOR RELIEF – DEFAMATION

15 74. In answer to paragraph 74, this answering Counterdefendant adopts and
16 incorporates by reference and makes a part hereof each and all of this answering
17 Counterdefendant's answers to Counterclaimant's Amended Counterclaim and Third-Party
18 Complaint.

19 75. This answering Counterdefendant denies the allegations contained in
20 paragraph 75 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

76. This answering Counterdefendant denies the allegations contained in
paragraph 76 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

23 77. This answering Counterdefendant denies the allegations contained in
24 paragraph 77 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

78. This answering Counterdefendant denies the allegations contained in
paragraph 78 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

27 79. This answering Counterdefendant denies the allegations contained in
28 paragraph 79 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

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SECOND CLAIM FOR RELIEF - MALICIOUS PROSECUTION

80. In answer to paragraph 80, this answering Counterdefendant adopts and
incorporates by reference and makes a part hereof each and all of this answering
Counterdefendant's answers to Counterclaimant's Amended Counterclaim and Third-Party
Complaint.

81. This answering Counterdefendant denies the allegations contained in
paragraph 81 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

8 82. Paragraph 82 is omitted from Counterclaimant's Amended Counterclaim and
9 Third-Party Complaint.

10 83. This answering Counterdefendant denies the allegations contained in
 11 paragraph 83 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

12 84. This answering Counterdefendant admits the allegations contained in
 13 paragraph 84 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

14 85. This answering Counterdefendant denies the allegations contained in
15 paragraph 85 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

THIRD CLAIM FOR RELIEF – CIVIL CONSPIRACY (DEFAMATION)

17 86. In answer to paragraph 86, this answering Counterdefendant adopts and
18 incorporates by reference and makes a part hereof each and all of this answering
19 Counterdefendant's answers to Counterclaimant's Amended Counterclaim and Third-Party
20 Complaint.

21 87. This answering Counterdefendant denies the allegations contained in
22 paragraph 87 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

23 88. This answering Counterdefendant denies the allegations contained in
24 paragraph 88 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

25 89. This answering Counterdefendant denies the allegations contained in
 26 paragraph 89 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

27 90. This answering Counterdefendant denies the allegations contained in
28 paragraph 90 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

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1 91. This answering Counterdefendant denies the allegations contained in 2 paragraph 91 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

3 92. This answering Counterdefendant denies the allegations contained in
4 paragraph 92 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

FOURTH CLAIM FOR RELIEF - CIVIL CONSPIRACY (MALICIOUS PROSECUTION)

93. In answer to paragraph 93, this answering Counterdefendant adopts and
incorporates by reference and makes a part hereof each and all of this answering
Counterdefendant's answers to Counterclaimant's Amended Counterclaim and Third-Party
Complaint.

10 94. This answering Counterdefendant denies the allegations contained in
11 paragraph 94 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

12 95. This answering Counterdefendant denies the allegations contained in
 13 paragraph 95 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

14 96. This answering Counterdefendant denies the allegations contained in
 15 paragraph 96 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

16 97. This answering Counterdefendant denies the allegations contained in
 17 paragraph 97 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

18 98. This answering Counterdefendant denies the allegations contained in
 19 paragraph 98 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

20 99. This answering Counterdefendant denies the allegations contained in
 21 paragraph 99 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

FIFTH CLAIM FOR RELIEF – PUNITIVE DAMAGES

100. In answer to paragraph 100, this answering Counterdefendant adopts and
 incorporates by reference and makes a part hereof each and all of this answering
 Counterdefendant's answers to Counterclaimant's Amended Counterclaim and Third-Party
 Complaint.

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101. This answering Counterdefendant denies the allegations contained in paragraph 101 of Counterclaimant's Amended Counterclaim and Third-Party Complaint.

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1 102. This answering Counterdefendant denies the allegations contained in paragraph 102 of Counterclaimant's Amended Counterclaim and Third-Party Complaint. 2 This answering Counterdefendant denies the allegations contained in 3 103. paragraph 103 of Counterclaimant's Amended Counterclaim and Third-Party Complaint. 4 5 SIXTH CLAIM FOR RELIEF - INFLICTION OF EMOTIONAL DISTRESS In answer to paragraph 104, this answering Counterdefendant adopts and 6 104. 7 incorporates by reference and makes a part hereof each and all of this answering 8 Counterdefendant's answers to Counterclaimant's Amended Counterclaim and Third-Party 9 Complaint. 10 105. This answering Counterdefendant denies the allegations contained in 11 paragraph 105 of Counterclaimant's Amended Counterclaim and Third-Party Complaint. 12 This answering Counterdefendant denies the allegations contained in 106. 13 paragraph 106 of Counterclaimant's Amended Counterclaim and Third-Party Complaint. 14 107. This answering Counterdefendant denies the allegations contained in 15 paragraph 107 of Counterclaimant's Amended Counterclaim and Third-Party Complaint. 16 **AFFIRMATIVE DEFENSES** 17 **First Affirmative Defense** 18 Counterclaimant has failed to state a claim against Counterdefendant on which relief 19 can be granted. 20 Second Affirmative Defense 21 Counterclaimant's injuries, if any, are not attributable to any acts, conduct or omission 22 on the part of Counterdefendant and Counterdefendant denies that he acted wrongfully in 23 any manner or in any degree with respect to the matters set forth in Counterclaimant's 24 Amended Counterclaim and Third Party Complaint. 25 **Third Affirmative Defense** 26 No act or omission of this Counterdefendant was a substantial factor in bringing about 27 the damages alleged by Counterclaimant, or was any act or omission a contributing cause LEMONS, GRUNDY 28 thereof. Any alleged act or omission of this Counterdefendant was superseded or preceded & EISENBERG 6005 PLUMAS ST. THIRD FLOOR - 14 -RENO, NV 89519 (775) 786-6868

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1	by the acts or omissions of others, which were the independent, intervening, legal and		
2	proximate cause of the damage, if any there be, alleged by Counterclaimant.		
3	Fourth Affirmative Defense		
4 Counterdefendant's statements are statements of opinion and not ac			
5 because they are protected speech under the First Amendment of the			
6	Constitution.		
7	Fifth Affirmative Defense		
8	Counterdefendant's statements are true or substantially true and made in good faith		
9	and thus not actionable at law.		
10	Sixth Affirmative Defense		
11	Counterdefendant's statements are privileged by reason of the statements being made		
12	without actual malice.		
13	Seventh Affirmative Defense		
14	Counterdefendant's statements are protected by an absolute privilege because they		
15	were uttered in the course of judicial and quasi-judicial proceedings and pertinent to the		
16	subject of the controversy.		
17	Eighth Affirmative Defense		
18	Counterdefendant's statements are protected by a qualified or conditional privilege		
19	because they were made in good faith on a subject matter in which Counterdefendant has an		
20	interest and in reference to which he has a right or duty.		
21	Ninth Affirmative Defense		
22	Counterdefendant's statements are protected by privilege because they were made in		
23	good faith, aimed at procuring governmental action, and made to an officer or employee of a		
24	political subdivision of this state.		
25	Tenth Affirmative Defense		
26	Counterdefendant's statements are protected by privilege because they were made		
27	after the initiation of criminal proceedings against Counterclaimant.		
LEMONS, GRUNDY 28 & EISENBERG	///		
6005 Plumas St. THIRD FLOOR Reno, NV 89519 (775) 786-6868	- 15 -		

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Eleventh Affirmative Defense 1 Counterdefendant is informed and believes and thereupon avers that at all times 2 3 relevant hereto, Counterclaimant was negligent, at fault, and otherwise responsible for the allegations which are the subject of this litigation. 4 5 **Twelfth Affirmative Defense** Counterdefendant is informed and believes and thereon avers that the injuries and 6 7 damages sustained by Counterclaimant, if any, were caused by acts or conduct of other 8 parties, persons or entities who were and are not the agents or employees of this 9 Counterdefendant and over which this Counterdefendant had no control and, therefore, any 10 recovery by Counterclaimant against this Counterdefendant is barred or diminished in proportion to the amount of negligence, fault, or carelessness attributable to such other 11 12 parties, persons, or entities. 13 **Thirteenth Affirmative Defense** 14 The occurrence referred to in Counterclaimant's Amended Counterclaim and Third 15 Party Complaint, and all injuries and damages resulting therefrom, if any there be, were 16 caused by intervening and superseding causes over which this answering Counterdefendant 17 had no control. 18 Fourteenth Affirmative Defense 19 The alleged injuries and damages claimed in Counterclaimant's Amended 20 Counterclaim and Third Party Complaint were caused in whole or in part by pre-existing 21 medical conditions neither caused nor contributed to by this answering Counterdefendant. 22 **Fifteenth Affirmative Defense** 23 The alleged injuries and damages claimed in Counterclaimant's Amended 24 Counterclaim and Third Party Complaint are not reasonable, not related to the injuries alleged 25 to have been sustained by Counterdefendant's alleged negligence, if any, and are not 26 medically necessary. 27 Sixteenth Affirmative Defense LEMONS, GRUNDY 28 Counterclaimant has failed to mitigate his damages. - 16 -

& EISENBERG 6005 Plumas St. THIRD FLOOR Reno, NV 89519

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1	Seventeenth Affirmative Defense		
2	The alleged injuries and damages claimed in Counterclaimant's Amended		
3	Counterclaim and Third Party Complaint were caused in whole or in part by accidents and/or		
4	causes occurring subsequent to the occurrence referred to in Counterclaimant's Amended		
5	Counterclaim and Third Party Complaint and are not the responsibility of this answering		
6	Counterdefendant.		
7	Eighteenth Affirmative Defense		
, 8	Without acknowledging liability, this answering Counterdefendant is entitled to		
9	contribution to the extent co-counterdefendants and third party defendants are found liable		
10	to Counterclaimant and in the event this answering Counterdefendant pays more than his		
11	equitable share of liability.		
12	Nineteenth Affirmative Defense		
13	This answering Counterdefendant is entitled to indemnification to the extent co-		
14	counterdefendants and third party defendants are found liable to Counterclaimant and in the		
15	event this answering Counterdefendant is not found liable for Counterclaimant's alleged		
16	injuries and damages.		
17	Twentieth Affirmative Defense		
18	While this answering Counterdefendant denies all allegations against him contained in		
19	Counterclaimant's Amended Counterclaim and Third Party Complaint, if found negligent, he is		
20	liable to Counterclaimant severally only, and not jointly, for that portion of the judgment		
21	which represents the percentage of negligence attributable to this answering		
22 Counterdefendant.			
23	Twenty-First Affirmative Defense		
. 24	Counterclaimant is prohibited from more than one recovery for the same injury or		
25	harm.		
26	Twenty-Second Affirmative Defense		
27	Counterclaimant's claims, and each alleged cause of action thereof, fails to state facts		
LEMONS, GRUNDY 28	sufficient to support a claim or award of attorney's fees under any legal or equitable theory.		
& EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868	- 17 -		

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	1	Twenty-Third Affirmative Defense
	2	Counterclaimant is barred from recovering any special damages as a result of his/her
	3	failure to comply with NRCP 9(g).
	4	Twenty-Fourth Affirmative Defense
	5	Counterclaimant's claim for punitive damages is not a separate cause of action in this
	6	state.
	7	Twenty-Fifth Affirmative Defense
	8	Counterdefendant hereby incorporates by reference those affirmative defense
	9	enumerated in Rule 8 of the Nevada Rules of Civil Procedure as if fully set forth herein. In the
ĺ	10	event further investigation or discovery reveals the applicability of any such defenses
1	11	Counterdefendant reserves the right to seek leave of court to amend his answer to specifical
-	12	assert the same. Such defenses are herein incorporated by reference for the specific purpose
1	13	of not waiving the same.
-	14	Pursuant to NRCP 11, as amended, all possible affirmative defenses may not have beer
2	15	alleged herein, in that sufficient facts were not available after reasonable inquiry at the time
ź	16	of the filing of Counterdefendant's answer. Therefore, Counterdefendant reserves the right to
2	17	amend his answer to allege additional affirmative defenses if subsequent investigation
-	18	warrants such an amendment.
-	19	WHEREFORE, Counterdefendant prays as follows:
	20	1. That Counterclaimant take nothing by reason of his Amended Counterclaim
2	21	and Third-Party Complaint herein and that the same be dismissed with prejudice.
	22	
2	23	111
2	24	///
:	25	///
	26	///
	27	///
Lemons, Grundy & Eisenberg	28	///
6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868		- 18 -

a.			
đ			
1	2. That Counterdefendant be awarded his costs of suit and attorneys' fees as		
2	provided by law.		
3	3. For such other and further relief as the court may deem just and proper.		
4	The undersigned does hereby affirm that the preceding document does not contain		
5	the social security number of any person.		
6	Dated: March (), 2018.		
7	Lemons, Grundy & Eisenberg		
8	Lenions, Grundy & Lisenberg		
9	BY:		
10	Douglas R. Brown, Esq. Sarah M. Molleck, Esq.		
11	Attorneys for Counterdefendant Helmut Klementi		
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Lemons, Grundy 28 & Eisenberg			
& EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868	- 19 -		

1	CERTIFICATE	OF MAILING
2 3 4 5 6 7 8 9 10 11 11 12 13	and that on March <u>(c,</u> , 2018, I deposited prepaid, a true and correct copy of the within ANSWER TO AMENDED COUNTERCLAIM AND following: William J. Routsis II, Esq. 1070 Monroe Street Reno, Nevada 89509 Attorney for Jeffrey Spencer Lynn G. Pierce, Esq. 515 Court Street, Suite 2f Reno, Nevada 89501 Attorney for Jeffrey Spencer David M. Zaniel, Esq. Ranalli & Zaniel, LLC	COUNTER-DEFENDANT HELMUT KLEMENTI'S
 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	50 West Liberty Street, Suite 1050 Reno, Nevada 89501 Attorney for Jeffrey Spencer	una d'actin an G. Davis

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:MONS, GRUNDY & EISENBERG)05 PLUMAS ST. SUITE 300 :NO, NV 89519 '75) 786-6868

v

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IN THE NINTH JUDIC	CIAL DISTRIC	T COURT OF THE STATE OF NEVADA
IN AN	ND FOR THE C	COUNTY OF DOUGLAS
HELMUT KLEMENTI,		
Plaintiff,		JOINDER TO MOTION FOR SUMMARY
vs.		<u>JUDGMENT</u>
JEFFREY D. SPENCER & D	OES 1 -5 ,	
Defendants.	,	
JEFFREY D. SPENCER,	/	
Counterclaimant,		
VS.		
HELMUT KLEMENTI, a. EGON KLEMENTI, an ELFRIDE KLEMENTI, a MARY ELLEN KINION, a ROWENA SHAW, an indiv SHAW, an individual, and DC	individual, n individual, an individual, idual, PETER	
Counterdefendants & Defendants.	Third Party	
by and through their attorne	ys of record, (ion ("Kinion") and Elfie Klementi ("Klementi"), Glogovac & Pintar, hereby join the Motion for endants, Peter and Rowena Shaw ("Shaws"). ¹
		disputed facts, they have erroneously stated that Helmut on Klementi, that has passed. See, Suggestion of Death
		1

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The same facts and issues which entitled the Shaws to summary judgement on the
 Spencer's third-party claims for malicious prosecution and civil conspiracy, entitle Kinion and
 Klementi to summary judgment on those third-party claims as well. Indeed, this Court
 previously granted partial summary judgment to Kinion on the Spencer's third-party claims for
 malicious prosecution against her. Kinion's motion for partial summary judgment is adopted
 and incorporated herein.

AFFIRMATION

Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this 27L day of March, 2018.

GLOGOVAC & PINTAR

By:

MICHAEL A. PINTAR, ESQ. Nevada Bar No. 003789 Attorney for Counterdefendants, Mary Ellen Kinion and Elfie Klementi

1	
1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of the law offices of Glogovac
3	& Pintar, 427 W. Plumb Lane, Reno, NV 89509, and that I served the foregoing document(s)
4	described as follows:
5	JOINDER TO MOTION FOR SUMMARY JUDGMENT
6	On the party(s) set forth below by:
7	
8	X Placing an original or true copy thereof in a sealed envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, postage prepaid, following ordinary business practices.
.9	Personal delivery.
10	
11	Facsimile (FAX).
12	Federal Express or other overnight delivery.
13	addressed as follows:
14	Douglas R. Brown, Esq. Tanika M. Capers, Esq.
15	Lemons, Grundy & Eisenberg6750 Via Austi Parkway, Suite 3106005 Plumas St., 3rd FloorLas Vegas, NV 89119
16	Reno, NV 89519Attorneys for DefendantsAttorneys for Counter-Defendant HelmutRowena Shaw and Peter Shaw
17	Klementi
18	William Routsis, Esq. Lynn G. Pierce, Esq.
19	1070 Monroe Street515 Court Street, Suite 2FReno, NV 89509Reno, NV 89501
20	Attorneys for Counter-ClaimantAttorneys for Counter-ClaimantJeffrey SpencerJeffrey Spencer
21	
22	Lath
23	Dated this day of March, 2018.
24	NIA JTA
25	Jennifer Heston
26	
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3			BOBBIE R. WILLIAMS
4			CLERK
5	IN THE NINTH JUDICIAL DIST	RICT COURT	
6	IN AND FOR TH	IE COUNTY O	DF DOUGLAS
7			
8	HELMUT KLEMENTI,		
9	Plaintiff,		
10	VS.		RESPONSE TO MOTION FOR SUMMARY JUDGMENT
11	JEFFREY D. SPENCER		
12	Defendant.	1	
13	JEFFREY D. SPENCER,	_/	
14	Counterclaimant,		
15			
16	vs. HELMUT KLEMENTI, an individual, EG	ON	
17	KLEMENTI, an individual, ELFRIDE KLEMENTI, an individual, MARY ELLEN		
18	KINION, an individual, ROWENA SHAW an individual, PETER SHAW, an individual	Ι.	
19	& DOES 1-5,	ai,	
20	Counterdefendant & Third Party Defendants.		
21		/	
22	Counterclaimant JEFFREY SPENC	ER, by and throu	igh his attorneys WILLIAM J. ROUTSIS
23	II, Esq. and LYNN G. PIERCE, Esq., hereby	y responds to Th	ird Party Defendants ROWENA SHAW
24	and PETER SHAW's Motion for Summary	Judgment. This	Opposition is made and based upon and
25	incorporates all of the pleadings and papers	s on file herein, a	and upon the Points and Authorities and
26	Exhibits following hereto, and such other	evidence as may	be presented at time of hearing on this
27	matter.		
28	///		
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POINTS AND AUTHORITIES

2 Claimed Undisputed Statements of Fact & Other Relevant Undisputed Facts

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The statement of undisputed facts includes both undisputed and disputed facts, and leaves
out some very relevant undisputed facts.

This case arose out of conflicts between a very small group among the residents of a
neighborhood on the south shore of Lake Tahoe where all the parties reside, except HELMUT
KLEMENTI (who is not deceased). EGON KLEMENTI is deceased, but his widow ELFRIDE
KLEMENTI continues to reside across the street from Mr. SPENCER.

9 In the spring of 2012, Mrs. and Mrs. SPENCER put up a fence around their property to give
10 themselves some privacy from certain intrusive neighbors. As an example of intrusion, on May 27,
11 2012, EGON KLEMENTI came yet again onto their property and was taking photographs. Mrs.
12 Spencer called 911. The responding Officer Flagg told EGON KLEMENTI about the complaint and
13 that if he went on the Spencers' property again he would be subject to arrest for trespassing.¹ A few
14 neighbors, Third Party Defendants, later claimed to have issues with the fence.

Mrs. SHAW testified the fence created a blind intersection making it difficult for her to get
into her driveway safely. Mr. and Mrs. SHAW admitted they **never** spoke to the Spencers about this.
The SHAWs did testify of complaints to the Kingsbury General Improvement District (hereinafter
"KGID"), knowing JEFFERY SPENCER was working for a sub-contractor of KGID and did snow
removal in their neighborhood. Mrs. SHAW testified they were referred by KGID to the DA's
Office and the Planning Commission. Mrs. SHAW thereafter communicated with the DA's Office
and with the Planning Commission.

Mr. Zaniel previously served a subpoena on the District Attorney's Office for their file, which the District Attorney's Office refused to produce. Mr. Zaniel thereafter prepared and served a Motion to Compel. The DA's Office did not produce the entire file, and redacted pages such that some of the SHAWs admitted communications, and further communications between KGID and the County, and among County staff including the DA's office, regarding the SHAWs complaints were

¹ EGON KLEMENTI made no report about an alleged assault or battery on him that day by Mr. SPENCER, yet many months later this was alleged, and Mr. SPENCER was acquitted. not produced despite subpoena. Exhibit 1 attached hereto, a few of the communications which were produced.

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3 December 13, 2012, Mr. and Mrs. SHAW sent a letter to KGID and similar letters to Douglas 4 County agencies stating MARY ELLEN KINION witnessed JEFFREY SPENCER intentionally use 5 his snow plow to strike EGON KLEMENTI with snow, ice and debris from the snow plow causing 6 injuries. Mr. and Mrs. SHAW admitted neither of them had any personal knowledge of any such 7 incident and, in fact, there was no such incident. December 12, 2012, Douglas County Sheriff's 8 Deputy Sanchez responded to a report from Ms. KINION who claimed she had witnessed such an 9 incident. After speaking with both EGON KLEMENTI and Ms. KINION regarding the alleged 10 snowplow attack, Deputy Sanchez determined no such crime had been committed.

11 Mr. and Mrs. SHAW asserted that in the December 2012, there was one instance of a snow 12 berm in their driveway and their flower bed was destroyed. They admitted they did not know who 13 was driving the snow plow on that day, but went to a KGID Directors meeting which was open to 14 the public on December 18, 2012, their first attendance at any KGID meeting in 37 years of living 15 in the neighborhood, to complain about JEFFERY SPENCER. Although they did not see the 16 snowplow driver, they blamed the berm and claimed damage to their flower bed on Mr. SPENCER, 17 while admitting no knowledge as to whether such a berm occurred in the normal course of plowing 18 the street, but asserting Mr. SPENCER did it intentionally, and also complained about the Spencer's 19 fence which had been erected in May 2012, seven months before, even though they knew KGID had 20 no responsibility for fencing. Mrs. SHAW testified that prior to that December 18, 2012, meeting, 21 they had never even spoken to the Spencers.

Mr. and Mrs. SHAW left town directly from the KGID meeting and, when they returned a couple of days later, had an emotional voicemail from ELFRIDE KLEMENTI, with whom Mrs. SHAW thereafter spoke. Mrs. SHAW testified they had a surveillance video camera recording the Spencer's home, and she copied a segment from their recording from the hard drive onto a memory stick for the period of 7:00 to 9:00 p.m. on December 18, 2012. Mrs. SHAW was specific she followed instructions of the surveillance video camera company and entered the exact start and end time for the recording. Deputy McKone came to her house to view the recording, but Mrs. SHAW testified she did not give him the memory stick. Mrs. SHAW also testified the DA's office later
 contacted her and she made a copy on a memory stick which she claimed to be of the 7:00 to 9:00
 p.m. segment of the tape which an Officer Schultz picked up.

4 Deputy McKone testified that around two weeks after the incident, he saw the tape on their 5 computer at Mr. and Mrs. SHAW's residence. He testified Mrs. SHAW was speeding through the 6 very long tape to get to the time in issue, and he actually saw a very short section of the tape prior 7 to time of the incident at regular speed, but "we were unable to download it onto a zip drive or disk 8 or anything and burn a copy, so I just told her to just keep the video in the event that the District 9 Attorney's Office would want it" as he did not want to take her computer. Mrs. SHAW testified that 10 the original recording on the hard drive was recorded over at some time. The recording used in the 11 criminal trial, which had to have been a memory stick Mrs. SHAW created, was six minutes short 12 of two hours, and does not show the time before Mr. SPENCER ran down his stairs. That was the 13 time when he saw someone he believed was breaking into his truck, and yelled at the intruder to 14 identify himself, to which Mr. SPENCER received no response.

January 15, 2013, Mr. and Mrs. SHAW attended another KGID Directors meeting at which
members of the public were present. ROWENA SHAW spoke, stating she was thankful a Sheriff's
Deputy was there at her request as though Mr. SPENCER was a physical threat to her, and both Mr.
and Mrs. SHAW read prepared written speeches making unfounded accusations against JEFFREY
SPENCER of claimed incidents to which they were not witnesses.

April 9, 2013, ROWENA SHAW attended a Douglas County Planning Commission meeting at which members of the public were present and used the agenda item of the Spencer's fence to speak, stating the Spencers were neighborhood bullies and accusing JEFFREY SPENCER of battering HELMUT KLEMENTI. When she spoke, Mr. SPENCER had not be convicted of any crime, and in September 2013, Mr. SPENCER was acquitted of that alleged battery and the other crimes of which he had been wrongfully accused. Unfortunately for the Spencers, the Planning Commission denied the fence variance in April 2013, prior to his acquittal.

Former Deputy District Attorney Pence testified to this Court that no witness to anything had any involvement in nor were a cause of her charging decisions. However, she had to rely on something, that something being the investigative reports, which included statements made by others
 to the investigators. No DA decides to press criminal charges against an individual in a vacuum, so
 making her claim that the persons who made statements to the deputies and officers, in person and/or
 in writing and/or in presentation of claimed evidence, such as video records, had no connection to
 her decision to charge is disingenuous.

6 Mr. SPENCER was initially arrested for a misdemeanor on December 18th based upon a 7 decision of the responding Deputy. The Deputy testified he had not obtained statements from all of 8 the persons present when or shortly after the officers arrived; he had not recorded any interview nor 9 made notes at the time so relied on his later recollection when using quotation marks as to what Mr. 10 SPENCER allegedly said; he had not taken any picture nor measurement of the evidence of a 11 footprint in the snow on the Spencer's property; he had not gone to the location from which Mr. 12 SPENCER said he had seen the intruder, believing Mr. SPENCER could not have seen the driveway 13 from there, even though later evidence showed he could; and, he had not questioned the alleged 14 victim about Mr. SPENCER's statement of attempting to effect a citizen's arrest of an unidentified 15 person apparently breaking into his truck. Thereafter, with supplemented information, including 16 statements of Counterdefendant and Third Party Defendants, charges were brought and then 17 increased to felonies. After a two week trial, JEFFERY SPENCER was acquitted of all charges.

Third Party Defendants ELFRIDE KLEMENTI and MARY ELLEN KINION have filed a
 joinder in the underlying Motion but have provided no specific facts regarding themselves to which
 Mr. SPENCER could respond.

21 Mr. SPENCER's 1st Claim for Relief - Defamation

Defamation is defined as "(1) a false and defamatory statement by [a] defendant concerning
the plaintiff; (2) an unprivileged publication to a third person; (3) fault, amounting to at least
negligence; and (4) actual or presumed damages." *Pegasus v. Reno Newspapers, Inc.*, 118 Nev. 706,
718, 57 P.3d 82, 90 (2002). Publication occurs when the statement is communicated to a third
person. *M & R Investment Co. v. Mandarino*, 103 Nev. 711, 715, 748 P.2d 488, 491 (1987).
ROWENA SHAW and PETER SHAW repeatedly made false and defamatory statements

28 about JEFFREY SPENCER, publically claiming that: he not only failed to properly do his job as

1 a contract snow plower, but intentionally use his snowplow to strike an elderly neighbor with snow, 2 ice and debris causing injuries, when such an incident had not occurred; he not only failed to 3 properly do his job as a contract snow plower, but intentionally created a berm in their driveway and 4 destroyed their flower garden, when they did not see him even driving a snowplow that day; he was 5 a neighborhood bully, when he had no such reputation and many friends in their neighborhood; he 6 battered an elderly person, when they had not witnessed any such event and he was acquitted of such 7 a charge; and, he had committed felonies against elderly persons, when they had not witnessed any 8 such events and he was acquitted of all such charges.

9 All of these statements were unprivileged, and several were made in writing and/or verbally: 10 to KGID, knowing Mr. SPENCER was working for a sub-contractor of KGID; in part to the DA's 11 office long before December 18th; and, to the Planning Commission, knowing that would create a 12 negative impression of Mr. SPENCER when his fence variance was being considered. Many of the 13 most egregious statements were made verbally at scheduled meetings at which not only agency board 14 members were present, but also members of the public: to the KGID board, statements irrelevant 15 to KGID's operation, knowing it could compromise Mr. SPENCER's employment; and, to the 16 Planning Commission, statements irrelevant to the SHAW's objection to the Spencer's fencing, 17 knowing it created a negative impression of Mr. SPENCER when the variance was being considered, 18 which was then denied.

The SHAW's knew they had no first hand knowledge of these accusations; these statements were based solely upon representations of a few other people, all of whom had an axe to grind against the Spencers. If they did not know their statements were false when made, then at a minimum, the statements were negligently made with an utter disregard for the truth.

"While the determination of whether a statement is defamatory is generally a question of law,
when there are different possible constructions of the statement, one of which is defamatory and the
other not, the determination of whether it is defamatory is left to the fact finder." *Meyer v. Johnson*,
281 P.3d 1201 (Nev., 2009), *citing Lubin v. Kunin*, 117 Nev. 107, 111, 17 P.3d 422, 425-26 (2001).
"[T]he question of whether a statement is true or false is a question of fact to be decided by the fact
finder." *Meyer* at 1201, *citing K–Mart Corporation v. Washington*, 109 Nev. 1180 1193, 866 P.2d

• • •	
. 1	274, 283 (1993) (receded from on other grounds by Pope v. Motel 6, 121 Nev. 307, 114 P.3d 277
2	(2005)). Defamatory per se statements are: "(1) the imputation of a crime; (2) the imputation of
3	having a loathsome disease; (3) imputing the person's lack of fitness for trade, business, or
4	profession; and (4) imputing serious sexual misconduct." K-Mart Corporation, supra 109 Nev. at
5	1192, 866 P.2d at 282.
6	The defamatory statements made by the SHAWs, outside of and unconnected to the criminal
7	proceeding against Mr. SPENCER, included accusing him of crimes which he did not commit, and
8	accusing him of being unfit for his business or profession. The SHAWs defamation was per se, for
9	which Mr. SPENCER does not, as a matter of law, have to even prove damages.
10	Mr. SPENCER's 2 nd Claim for Relief - Malicious Prosecution
11	The Motion misstates the cited case for Mr. SPENCER's burden of proof. LaMantia v.
12	Redisi, 118 Nev. 27, 38 P.3d 877 (2002), identifies the elements of malicious prosecution as:
13	1) initiating, procuring the institution of, or actively participating in the
14	 continuation of a criminal proceeding; 2) malice, shown by statements made with the knowledge they were false and/or making such statements with a reckless disregard for the truth;
15	3) termination of the criminal proceeding in favor of the accused; and4) damages.
16	ROWENA SHAW made various conflicting statements under oath regarding copying of the
17	SHAW's recording on their surveillance camera pointed at the Spencer's residence and their
18	interactions with the Sheriff's and DA's offices. Further, some of her sworn statements directly
19	conflict with testimony of the Deputy who came to their home to view the recording a couple of
20	weeks after the incident. The Deputy testified he was shown a very short segment at regular speed,
21	was unable to obtain a copy of the recording, and specifically advised the SHAWs to retain the
22	
23	recording for possible use by the District Attorney. The SHAWs not only did not retain the original recording, the copy of the recording which Mrs. SHAW made for the DA prior to the decision to
24	prosecute Mr. SPENCER for felonies, was 6 minutes short of the two hours she claimed she made.
25	Although the copy starts at 7:00 p.m., well before the incident, it does not include Mr. SPENCER
26	shouting at an intruder on their property to identify himself, as he had described to the initial
27	reporting Deputy that evening.
28	reporting Deputy that evening.
	7

Had the SHAWs presented a complete record of the two hours, that intermediate event which
 was missing on the presented copy, would have shown that the arrest on the night of the incident was
 precipitous; the Deputy, upon whose report the DA had to have relied, was missing key evidence.
 Mr. SPENCER should be given the opportunity to submit this to a fact finder at trial, and to argue
 that the missing 6 minutes was deliberate, and not only led to "the continuation of a criminal
 proceeding", but to additional and enhanced felony charges.

Malice can be inferred from the SHAWs failure to preserve the recording as instructed by
the Deputy and the presentation of modified evidence in support of the criminal proceeding which
was false and/or made with a reckless disregard for the truth. JEFFREY SPENCER was acquitted
of all charges, but sustained harm in his business and/or profession, loss to his reputation, good name
and standing in the community as a result of the enhanced charges and continuation of the criminal
proceeding.

13 Mr. SPENCER's 3nd Claim for Relief - Civil Conspiracy (Defamation)

14 The Motion correctly cites the law that "civil conspiracy arises where two or more persons 15 undertake some concerted action with the intent to accomplish an unlawful objective for the purpose 16 of harming another, and damage results." In this case, numerous statements were disseminated by 17 Mr. and Mrs. SHAW which could have no purpose other than to harm Mr. SPENCER with respect 18 to his fence variance request and/or his employment. Their unfounded criminal allegations came 19 from Counterdefendant HELMET KLEMENTI and Third Party co-Defendants Ms. KINION, EGAN 20 KLEMENTI and/or ELFRIDE, and their attendance at various public meetings were with and/or in 21 support of Counterdefendant HELMET KLEMENTI and Third Party co-Defendants Ms. KINION, 22 EGAN KLEMENTI and/or ELFRIDE KLEMENTI, all of whom also wanted to have the fence 23 variance denied and/or to cause Mr. SPENCER to lose his job. 24 The SHAWs public statements that Mr. SPENCER had intentionally use his snow plow to

strike EGON KLEMENTI with snow, ice and debris from the snowplow causing injuries, was an
assertion of fact of which Mr. and Mrs. SHAW had no personal knowledge and these unfounded
allegations came from Third Party co-Defendants Ms. KINION, EGAN KLEMENTI and/or
ELFRIDE KLEMENTI. The SHAWs attendance at the KGID meeting on December 18, 2012, their

first attendance at any KGID meeting in 37 years of living in that neighborhood, to complain Mr.
 SPENCER intentionally cased a berm in their driveway and damaged to their flower bed, even
 though they did not see him driving a snowplow, was planned in concert with Third Party co Defendants Ms. KINION, EGAN KLEMENTI and/or ELFRIDE KLEMENTI who were making
 similar complaints, alleging retaliation by Mr. SPENCER over the fence issue.

6 This was clearly concerted action against Mr. SPENCER to defeat his fence variance and/or 7 cost him his job. Whether each specific act was done with explicit agreement or simply tacit 8 agreement would be a question for the jury. For a person to publically accuse another of a crime, 9 especially so heinous a crime as attacking an elderly neighbor, when one has not observed and has 10 no direct knowledge of such an act, and evidence ends up showing there was no such act, a jury can 11 infer malice. For a person to publically accuse another of deliberately creating hardships for elderly 12 neighbors by berming them into their homes, when one has not observed any such act and has no 13 direct knowledge of such an act, and evidence ends up showing there was no such act, a jury can 14 infer malice.

This is not a free speech case of a right to petition; nor is this a case of privilege. The *Circus Circus* case cited in the Motion is absolutely irrelevant. The defamatory statements made by the
SHAWs in writing to and verbally at meetings of KGID and the Planning Commission open to the
public were not "judicial proceedings." There was no privilege.

19 Mr. SPENCER's 4th Claim for Relief - Civil Conspiracy (Malicious Prosecution)

20 The SHAWs first contact regarding the incident between HELMET KLEMENTI and Mr. 21 SPENCER was from ELFRIDE KLEMENTI, two days after the incident. Mrs. SHAW admitted she 22 made a flash drive of the recording of their, the SHAWs, surveillance camera aimed at the Spencer's 23 home, which she gave to the KLEMENTIS. Mrs. SHAW claims she did not get that flash drive back. 24 Weeks later, the SHAWs provided another copy by flash drive, missing 6 minutes of a key part of 25 the recording, to a officer for use against Mr. SPENCER by the District Attorney's office. Most important, the SHAWs did not preserve the original recording as directed by the Deputy which 26 27 would have shown those 6 minutes.

28 /////

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1	The criminal charges against Mr. SPENCER, after his December 18 th arrest for misdemeanor	
2	battery of HELMET KLEMENTI, ultimately ended up as felony charges for alleged acts against	
3	HELMET KLEMENTI, EGON KLEMENTI and ELFRIDE KLEMENTI. Statements made by	
4	Counterdefendant HELMET KLEMENTI and Third Party co-Defendants EGON KLEMENTI and	
5	ELFRIDE KLEMENTI relative to the criminal charges were later shown to be lies and/or	
6	misrepresentations. The missing 6 minutes of the SHAWs recording would have been important	
7	evidence before decisions on those additional and elevated charges were brought. Whether this was	
8	done with explicit agreement or simply tacit agreement would be a question for the jury.	
9	Mr. SPENCER's 5 th Claim for Relief - Punitive Damages	
10	The Motion does not address this Claim for Relief.	
11	Mr. SPENCER's 6 th Claim for Relief - Infliction of Emotional Distress	
12	The Motion does not address this Claim for Relief.	
13	Conclusion	
14	JEFFERY SPENCER has demonstrated numerous genuine issues of fact to support his	
15	claims. NRCP 56; Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 254 (1986). The Motion for	
16	Summary Judgment should be denied.	
17	The undersigned affirms pursuant to NRS §239B.030 that this pleading does not contain the	
18	social security number of any person.	
19	DATED this $\underline{\mathscr{B}}$ day of March, 2018.	
20	Mun phu Line	
21	WILLIAM J. ROUTSIS, II, Esq.LYNN G. PIERCE, Esq.Nevada State Bar No. 5474Nevada State Bar No. 3567	
22	1070 Monroe Street515 Court Street, Suite 2fReno, Nevada 89509Reno, Nevada 89501	
23	Phone 775-337-2609/Fax 775-737-9321 Phone 775-785-9100/Fax 775-785-9110 Attorneys for Counterclaimant/Third Party Plaintiff Jeffrey D. Spencer	
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25		
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28	10	
	10	

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, 1		
2	<u>CERTIFICATE OF</u>	<u>SERVICE</u>
3		on this date I served a true and correct copy of the
4	foregoing pleading vis email and depositing into the	U.S. Postal Service, first class postage fully pre-
5	paid, addressed to the following:	
6		
7	drb@lge.net	tcapers@amfam.com
8	Douglas R. Brown, Esq. Christian L. Moore, Esq.	Tanika M. Capers, Esq. 6750 Via Austi Parkway, Suite 310
9	Lemons, Grundy & Eisenberg 6005 Plumas Street, Suite 300	Las Vegas, NV 89119 Attorney for Rowena and Peter Shaw
10	Reno, NV 89519Attorneys for Helmut Klementi	
11		
12	mpintar@gplawreno.net	
13	Michael A. Pintar, Esq.	dzaniel@ranallilaw.com David M. Zaniel, Esq.
14	Glogovac & Pintar 427 W. Plumb Lane	Ranalli & Zaniel, LLC 50 W. Liberty Street, Suite 1050
15	Reno, NV 89509 Attorneys for Egon Klementi, Elfriede	Reno, NV 89501 Attorney for Jeffrey D. Spencer
16	Klementi & Mary Ellen Kinion	
17		
18	DATED this 27th day of March, 2018.	
19		
20		
21		
22		Chipabis Morting
23		Elizabeth Martinez Assistant to? WILLIAM J. ROUTSIS, II
24		
25		
20		
28		
20	11	
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INDEX OF EXHIBITS

Exhibit No.

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1. Communication with Government Agencies.

No of Pages.

(14)

EXHIBIT "1"

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EXHIBIT "1"

4 AA 786

Page 1 of 2

Pieren, Shane

From: Wadle, Zach [zwadle@douglas.nv.gov]

Sent: Thursday, August 30, 2012 1:37 PM

To: Pieren, Shane

Subject: RE: Code Violation Follow-up

From: Pieren, Shane [malito:SPieren@co.douglas.nv.us] Sent: Thursday, August 30, 2012 12:51 PM To: Wadle, Zach Subject: RE: Code Violation Follow-up

Thanks Zach. We have indicated to the Spencers on numerous occasions that the county does not support a variance, and their chances of receiving one are silm to none, but they are welcome to file an application, pay the \$1600 fee, and have a public hearing before the planning commission.

I have spoken with Rowena and Peta Shaw numerous times as well and explained what is happening. The folks up there are a bit anxious to see this through. Shane

Shane Pieren Code Enforcement Officer Dougles County Community Development Department P.O. Box 218 Minden, NV 89423 775-782-5214

From: Wadle, Zech [majito:zwadle@dougias.nv.gov] Sent: Thursday, August 30, 2012 11:35 AM To: Pieren, Shane; Frank, Juley - Courts email Subject: RE: Code Violation Foilow-up

Shane – Attached is a letter that our office received from a homeowner near 321 Charles in Stateline. I am forwarding a copy to you for consideration in advance of the pre-variance meeting with the Spencers on September 5th.

-- Zach

Zachary J. Wadle' Deputy District Attorney – Civil Division Douglas County District Attorney's Office PO Box 218 Minden, NV 89423

.....

(775) 782-9803 Office (775) 783-6490 Facsimile <u>zwadle@douglas.nv.gov</u>

9/28/2012

August 79, 2012	RECEIVED
Nark B. Jackson, District Attorney PO Box 213	AUG 3 0 2012
Minden, Nevada 89423	DISTRUCT ATTORNAY

Mr. Jackson,

Following is a sequential summary of problems created by Joff and Marilyn Spencer, residents of 321 Charles St. Stateline, NV which led to numerous complaints lodged by several folks residing within the areas of Charles, Juniper and Headow streats. Shane Pienan, Douglas County Code Enforcer, has an active record of the multiple protests.

In March of 2012, the Spencers chose to store an eighteen-wheeler on a vacant lot owned by KGJD, adjacent to their house. An officer who responded to the complaint about the intrusive, long term presence of the massive transport, questioned the Spencers and informed them that large commercial trucks were only allowed to be parked in residential areas for ten days. The Spencers claimed the vehicle was only occas onally parked in the space. The fact was that the business vehicle was never for three weeks. After follow-up complaints the truck was finally removed the last week of May, 2012.

During Laber Day weekend, 2012, in response to neighbor complaints about vehicles with no plates parked on the Spencer's week infested izwm and on the street, they hastily erected a wooden fence around the back and sides of their house. The cars were moved in the side yard enclosed by the new fence.

The fence was conformed to the slope of the property, thus, was elevated to the height of around ten feel in certain sections. The towering horizontal row of the sold wood endosure by the road created a blind spot on the corner of Charles and Juniper streats. Residents in the area voiced their concerns to Mr. Pieren about the danger posed by the fence. Mr. Pieren advised the Spencers that the county code allowed residential fences to be built to three feet in height, therefore, their fence needed to be shortened.

In response to Mr. Planen's letter, the Spencers requested for an extension pened to file for a variance so they could leave the fence, "as is." The Spencers followers at that the fence was exected to keep their dag in, to beautify the neighborhood and slow down traffic.

Due to the terrain of the Spencer property, the bottom of the fence on the Juniper street side has a three feer gap above the ground, several feet in length. To state that the fence confines the dog in is blatantly false.

The Spencers' claim of beautifying the neighborhood is incorrect. The imposing fence is an eyescre. Last week, they stapled black plastic gerbage bag material at the bottom of the fence to conceal the cavernous space between the wood and the ground. They installed a mirror on a pole to "address" the obstructed views; problem <u>not</u> solved.

Stating that the fence slows down traffic fundamentally belies logic. The Spencers Created a bind, dangerous corner and are trying to imationally justify their violation by claiming to help reduce vehicular speed. The county needs to consider the following:

- Continuing to approve filing extensions to the Spencers only exacerbate the problem. Worse, granting a variance to the Spencers essentially mean that the county is approving/sanctioning the blind corner created, consequently, absolving the Spencers of any liability for accelents and injuries resulting from the dangerous situation they created by building a fence in excess of the three feet prescribed by code. Accidents will mest definitely occur, especially in the winter months with the presence of snow on the road. The fence was built at the edge of the street with no provisions for snow accumulation and removal.
- Granting a variance to the Spencers will render the county responsible for the "permanent defect" on impacted properties, due to the dangerous intersection and the resulting lowered resale values.
- The reasons purported by the Spencers for keeping the fliegal, full height of their fonce are evidently absurd and invalid grounds to grant a variance.

A short noise to the Spencer's house by a reafrom the DA's office will clearly reveal the driving/perceptian hazards.

Sinceroly, Sinceroly, Mr. Pete Shaw and Dr. Rowers Shaw - P. C. Box 3006, Stateline, NV 89449

RECEIVED

September 17, 2012

Mr. Mark Jackson District Attorney Minden, Nevada SEP 1 8 2012 DOUGLAS COUNTY DISTRICT ATTORNEY

Mr. Jackson,

We are resending the letter we sent to your office two weeks ago to ensure that you are aware of the facts regarding the fence erected by Jeff and Marilyn Spencer at 321 Charles St. Stateline.

To date, no action had been taken to reduce the height of the fence to alleviate the blind intersection created by the high wooden structure. The fence continues to pose serious risks to motorists and children who walk to and from their bus stop.

Please advise/update us as to the current status of the Spencers' case with regards their request for a variance to keep the fence "as is," as well as, the extension period to file.

Sincerely,

Ban Ahow. VA. A. A. - V Dr. Rowena Snaw and Peter Shaw

Dr. Rowena Snaw and Peter Shav P.O. Box 3006 Stateline, NV 89449

August 29, 2012

Mark B. Jackson, District Attomey PO Box 218 Minden, Nevada 89423

Mr. Jackson.

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- absurd and invalid grounds to grant a variance.

A short drive to the Spencer's house by a rep from the DA's office will clearly reveal the driving/pedestrian hazards.

Sincerely,

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Mr. Pete Shaw and Dr. Rowena Shaw - P. O. Box 3006, Stateline, NV 89449

amphas - Phillim the

September 28, 2012 Ms. Mimi Moss, AICP Community Development P.O. Box 218 Minden, NV 89423

Ms. Moss,

Please help our neighborhood resolve a hazardous situation at the corner of Charles and Juniper Drive (Lower Kingsbury). Jeff and Marilyn Spencer (321 Charles) constructed a wooden fence, adjacent to the curb, last Memorial day weekend and created a blind intersection, a dangerous situation for motorists and pedestrians, particularly children, walking to and from the bus stop.

In response to numerous complaints from neighbors, Shane Pieren, Code Enforcer, informed the Spencers that their ience violated the three foot ordinance and should be shortened. Due to the uneven terrain of the property, the fence is over eight feet high in certain sections. In response, the Spencers replied that they would apply for a variance. Mr. Pieren responded that the hazard created, due to the lack of visibility, would not be permitted any variance. The Spencers countered that they would proceed with the application and pay the requisite \$1,500.00 fee.

According to Mr. Pieren, the Spencers cancelled several appointments to initiate the variance application process. Mr. Pieren informed the District Attorney's office of the situation and the Spencers received a letter indicating that the fence was not in compliance and should be cut to three feet in height.

The complaints were lodged in May. Another meeting with the Spencers, Mr. Pleren and Community Development staff is scheduled for October 15. Mr. Wadle, from the D.A.'s office, stated that no variance should be granted at the meeting. Surprisingly, even with the violation and denial for a variance, the Spencers would still have the right to appeal to the County Commission. The facts are incontrovertible. Any form of variance should never be allowed, essentially, not even considered.

Given their history of delay strategies, the Spencers would likely bide their time to complete the application. In the meantime, winter is approaching fast. Snow and ice would certainly create even more dangerous conditions at the blind intersection.

The Code enforcer's role is basically limited to sending latters to violators; no enforcement power. In other areas, cases of code violations are efficiently addressed since Code Enforcers are authorized to actually "enforce" deadlines and issue fines. Douglas County needs to adopt a comparably successful enforcement system. Financial loss would determinedly create a more significant impact, specially for repeat offenders. The District Attorney's Office is not the appropriate department to handle these kinds of issues. We urge County Commission members to enact provisions to amend the ineffective policy. There needs to be an expedient, timely process to address code violations which pose serious risks to public safety.

Thank you in advance for your consideration, assistance and response.

Sincerely,

Reten Alrew & JA. K. M. L

Peter Shaw and Dr. Rowens Shaw P.O. Box 3006 Stateline, NY 89449

RECEIVED

OCT 0 1 2012 TRICT ATTORNEY

September 28, 2012 Ms. Cynthea Gregory **Deputy District Attorney** P.O. Box 218 Minden, NV 89423

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Thank you in advance for your consideration, assistance and response.

Peter Shaw and Dr. Rowena Shaw 1/2 1/2 - 10- 4 P.O. Box 3006 Stateline Million



OFFICE OF THE DISTRICT ATTORNEY DOUGLAS COUNTY

Mark B. Jackson District Attorney

November 2, 2012

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W WINTER ELIPHENE

Mailing Address P.O.Box 218 Minden, Nevada 89423

Carson Valley Office 1038 Buckeye Road Minden, Nevada 89423 775-782-9800 775-782-9807 (fax)

Lake Tahoe Office 175 U.S. Highway 50 Stateline, Nevada 89449 775-586-7215 775-586-7217 (fax)

Child Support P.O.Box 1240 Minden, Nevada 89423 775-782-9881 775-782-9880 (fax)

Douglas V. Ritchie Chief Civil Deputy

Thomas W. Gregory Chief Criminal Deputy

Steven D. Schultz Chief Investigator

Jan Budden Office Manager

Connie Wenner Child Support Coordinator Peter and Rowena Shaw P.O. Box 3006 Stateline, NV 89449

Dear Mr. and Mrs. Shaw:

This letter responds to your correspondence dated October 22, 2012, regarding the fence erected on the Spencer's property located at 321 Charles Avenue, Stateline, Nevada. Thank you for bringing your concerns to our attention regarding possible traffic dangers at the corner/intersection of Charles and Juniper given the impending Winter season. The County intends to review the site and current conditions in light of your concerns and will take corrective action if necessary. As to your questions related to possible liability for any accidents at the intersection, the County cannot answer such questions given the many variables that may bear upon liability in a hypothetical accident with unknown circumstances. In any event, the County takes your concerns seriously and will promptly review the intersection to determine if further action must be taken. Should you have further questions, please contact me at 775-782-9803.

Thank you,

MARK B. JACKSON Douglas County District Attorney

Bv: Â Zachary J. Wadie Deputy District Atterney

ZJW:jf cc: Shane Pieren, Code Enforcement Officer

We support a

D1097





December 11, 2012 Ms. Miml Moss, AICP Community Development P.O. Box 218 Minden, NV 89423

Dear Ms. Moss,

We sent you a letter a few weeks back regarding the public safety issue in our neighborhood. We are following up with this correspondence since a meeting to address the request for variance for the fence built by the Spencers, which is the primary cause of the serious sight restriction problem on our street, is scheduled to be heard by the Planning Commission on January 08, 2013.

The rationale we outlined in our previous letter to not approve the request of the Spencers to maintain the current fence height are reiterated as follow:

- a. The solid wood fence, significantly over three feet in height, erected at the corner of Charles and Juniper, created a blind corner for motorists. Accidents and injuries are most likely to eccur.
- b. There is no school bus stop on Juniper. Young children need to cross Juniper and traverse Charles to reach the stop on Meadow Lane. Due to the sight restriction imposed by the fence, drivers cannot see the kids. The risk for an accident is major.
- C. No easement was provided when the fence was constructed. The fence sits at the edge of the road. Snow removal is severely restricted. Consequently, snow accumulates and leads to Ice build-up on the road.
- d. The stretch of Juniper Street by the fence, slopes down and is shaded, thus, ice tends to build up on the roadway. Motorists cannot safely stop to avert an accident.
- e. The stretch of Charles Street by the fence slants down and is shaded, thus, ice tends to build up on the grade. Since our house is situated in front of Charles, we have actually witnessed a seven year old neighbor, crouched on her hands, struggling to make it up the icy slope. The fence completely blocks any motorist's view of a child bent down low on the road.
- f. Granting a variance to the Spencers will conceivably make Douglas County responsible for the "permanent/incurable defect" on impacted properties, due to the dangerous intersection and the resulting lowered resale values.
- g. Granting the Spencers a variance will plausibly render Douglas County liable for any damage and/or injury to motorists and/or pedestrians since the county approved the variance, thus, sanctioned the "danger to the public" situation to prevail.

We were assured by Mr. Shane Pieren, Code Enforcer, and Mr. Zach Wadie, District Attorney's Office, during separate phone conversations, last 12/07/2012, that based on several site inspections with county engineers, the variance would not be granted due to the obvious safety violation.

If indeed, the variance would not be granted, we urge the Planning Commissioners to impose a strict deadline when the fence would be cut down to the allowed three feet height. Given the multiple delays perpetuated by the Spencers to file for the variance, the pattern is evident. Additionally, even after a letter from the District Attorney's Office, based on their site inspection with a county engineer, to remove the fence boards creating the sight restriction, the Spencers yet again "dedged" the directive by countering that they will hire an engineer who will provide a diverse opinion. No report from the Spencers' engineer was received by the District Attorney's office per my recent phone conversation with Hr. Wadle.

This dangerous situation was created when the Spencers built the fence, with a crew working from the early daylight hours till late at night, last Memorial Day weekend, 2012. Close to a year later, there is still no remediation.

Please do not allow this "accident waiting to happen" problem to endure.

Sincerely,

ein Ahan Km. Peter Shaw and

Cc: Douglas County Planning Comm., District Attorney, Ms. Mimi Mose, Com. Dev., Mr. Shane Pleren, Code Enforcer



December 14, 2012

The neighborhood problem started when the Spencers parked an 18 wheeler, which Mr. Spencer drove for a racing company, on Charles Ave., between April and May, 2012. The large vehicle blocked the views for drivers turning from Meadow Lane to Charles and from Charles to Meadow. After several police reports, the truck was moved by the side of their house, on an empty lot owned by Douglas County, not the Spencers. It took several weeks for the 18 wheeler to leave the area for good.

The Spencers, who reside at 321 Charles Ave., built a six foot, completely solid wood fence last May 27, 2012. TRPA's standard is three feet high. The fence is absolutely a code violation. The six foot fence encloses the property on Charles and Juniper and behind their house. Part of the fence on Juniper is right next to the neighbor's garage. The wooden fence is a fire hazard to the adjacent residence.

Vehicles driving from Charles to Juniper have no clear sight of coming traffic; the fence is too high. People who walk from Charles to Juniper have the same safety problem. The corner is dangerous.

When the Douglas County Code Enforcement Office was informed of the fence problem, the Spencers rescheduled and postponed several meetings and did not cut the fence down even after letters from the Code enforcer. Our neighborhood needs help to address this long time problem and give us residents some peace.

Mr. and Mrs. E. Klementi 187 Meadow Lane December 17, 2012

Ms. Margaret Pross Planning Commission P.O. Box 218 Minden, NV 89423

Ms. Pross

Mr. Wadle, District Attomey's Office and Mr. Shane Pieren, Code Enforcer, provided copies of letters sent to the Spencers to the Planning Commission, including site inspection reports by the county engineer. Mr. McKay, General Manager for Kingsbury General Improvement District, sent us an email last December 13, 2012 stating that, "Prior to the hearing, KGID will send a letter to the planning commission to voice our concerns with snow removal and traffic lines of sight." Letters from residents were sent to the Planning Commission as well, detailing concerns about the public safety issue in the neighborhood. All the letters are in agreement that the fence built by the Spencers last Memorial weekend is in violation of the county code requirement of three feet in height. Additionally, the Spencers received letters from the county and the D.A. which stipulated that the fence needed to be reduced per county code to resolve the sight restriction issue at the comer of Juniper and Charles.

We were recently informed that the Spencers requested for a stop sign to be placed by the blind intersection. The request for a stop sign is on the Kingsbury General Improvement District (KGID) Board's agenda for January, 2013.

The stop sign is an obvious "back door Plan B" in anticipation of the Planning Commission's denial of the request for a variance. The sign will be used to "justify" the height of the fence, "as is," to not comply with directives to decrease the fence height. The scheme is equivalent to the Spencers' response to the D.A.'s letter asking them to remove boards on the fence to mitigate the blind intersection problem while waiting for the Planning Commission meeting. The Spencers countered that they were going to secure the services of an engineer who will supposedly provide a different opinion about the hazardous corner. Did the Planning Commission receive a copy of an engineer's report?

The stop sign is immaterial to the blind intersection problem. Motorists and pedestrians need to be able to see and be safe. We ask the Planning Commission to consider the motive behind the stop sign, deny the variance and underscore the need to lower the fence to the legal three feet height using the ground as baseline for accurate measurement.

Sincerely,

Win Glues

Peter Shaw and Dr. Rowena Shaw Cc: Planning Commission, Mr. Shane Pieren, Code Enf.



December 17, 2012

Mr. Shane Pieren Douglas County Code Enforcer P.O. Box 218 Minden, NV 89423

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We were recently informed that the Spencers requested for a stop sign to be placed by the blind intersection. The request for a stop sign is on the Kingsbury General Improvement District (KGID) Board's agenda for January, 2013.

The stop sign is an obvious "back door Plan B" in anticipation of the Planning Commission's denial of the request for a variance. The sign will be used to "justify" the height of the fence, "as is," to not comply with directives to decrease the fence height. The scheme is equivalent to the Spencers' response to the D.A.'s letter asking them to remove boards on the fence to mitigate the blind intersection problem while waiting for the Planning Commission meeting. The Spencers countered that they were going to secure the services of an engineer who will supposedly provide a different opinion about the hazardous corner. Did the Planning Commission receive a copy of an engineer's report?

The stop sign is immaterial to the blind intersection problem. Motorists and pedestrians need to be able to see and be safe. We ask the Planning Commission to consider the motive behind the stop sign, deny the variance and underscore the need to lower the fence to the legal three feet height using the ground as baseline for accurate measurement.

Sincerely,

Reten Show Peter Shaw

Dr. Rowena Shaw

Cc: Mr. Mark Jackson, District Attorney and Planning Commission

and

1|3| D1104

0

My name is Dr. Rowena Shaw and I reside at 185 Juniper Drive. Every single time I need to get to my driveway from Charles, I have to go past Juniper, which means that the whole front end of my car, up to the windshield area, is stopped in the middle of the road, to enable me to see past the fence. The entire time, I pray that vehicles see me on time.

County letters were sent to the Spencers, stipulating that the fence be reduced to mitigate the obstructed line of sight. In a conversation with Mr. Wadle, DA's office, last Jan. 04, he shared that the Spencers were informed that same day to remove all the fence boards at the intersection, since they are still non-compliant and no variance has been granted, until a decision is made by the Planning Commission.

Letters have been sent in support of the illegal fence; some from people who live several streets away who do not travel the intersection.

I called Ms. Rao last week to ask for Douglas County security for today's meeting. Ms. Rao explained that they were aware of the violence and the need for security was already arranged. Mr. Spencer was arrested last Dec. 18 after he punched 78 year old Helmut Klementi while he was on the street. Helmut is the identical twin of Egon Klementi, who lodged complaints against the illegal fence.

Mr. McKay, KGID manager, informed me that the Spencers' request for stop signs was placed on the KGID agenda <u>after</u> the Planning Commission meeting so that the variance decision would be available. Due to the 90 day delay, the intent is that if the stop signs are approved by KGID, the fence would be "justified," therefore, the Planning Commission would be inclined to grant a major variance. If such approval was granted, the dangerous corner would essentially be sanctioned by the county, thus, resulting in possible liability issues for damages or injuries and the consequential permanent and incurable defect, which would lower property values of impacted homes.

The likelihood of a collision, personal injury, worse, serious physical harm to children who walk, to and from the bus stop, unseen by motorists, need to be resolved. The variance should never be granted. Even if the fence is cut, views will still be obstructed. The most effective remediation is to remove the fence, as recommended by Mr. Erik Nilssen, Douglas County engineer. Thank you for your time.

dr. Nowina Shaw PULLIC COMMENT For Ident Acation Only

0

My name is Peter Shaw and I reside at 185 Juniper Drive for the past 30 years. My home is located directly at the intersection of Juniper Drive and Charles Avenue. The current issue I am bringing to your attention is a fence that had been built by my neighbors, Marilyn and Jeff Spencer at 321 Charles Avenue. This fence was constructed during the Memorial Day weekend of 2012. The fence currently, is over built by 4 ½ feet per county code and is obstructing the line of sight at the intersection of Charles and Juniper. This fence has created a public safety hazard for motorists and pedestrians navigating this intersection. At this time, a driver has to enter the intersection to see around the fence.

According to the "Minimum Setback Requirements for Corner Lots," a triangular safety sight area of 45 feet from the corner up Juniper and down Charles is required. At the triangular traffic sight area, the maximum permitted height of a fence is limited to 2 ft. 6 inches.

Douglas County DA's office has repeatedly sent letters to Marilyn and Jeff Spencer to remove fence boards obstructing the line of sight until a final decision is made by the Planning Commission in regards to their request for a variance to keep the fence, "as is." As of today, no fence boards have been removed and the line of sight at this intersection continues to create public safety hazards.

The Spencers requested and were granted a 90 day delay in their request to keep the overbuilt fence at the intersection.

Finally, I would like to ask this question, "What does Douglas County intend to do to ensure public safety since the fence will still pose a serious line of sight restriction during the next three months."

Filed D1128

Chair, Planning Com Ssion P.O. Box 218 Minden, NV 89423

Dear Ms. Pross,

Please note that there are two corrections in the January 08, 2013 public comments summary.

Helmut Klementi was confronted and **<u>punched</u>** by Mr. Jeff Spencer (as read by Helmut Klementi last 01/08/13 during public comment).

Jim Slade **drove up and saw the fence** (as stated by Jim Slade last 01/08/13 during public comment.

Please amend the two mentioned items to accurately reflect the statements shared by Mr. Helmut Klementi and Mr. Jim Slade.

Thank You,

Rowena Shaw

P.O. Box 3006 Stateline, NV 89449

RECEIVED

MAK 0 8 201 DOUGLAS COUNTY COMMUNITY DEVELOPMENT

157

D1130

1 2	CASE NO.: 14-CV-0260 RECEIVED
3 4	Douglas County District Court Clerk BOBBIE R. WILLIAMS CLERK
5	BY MUSICOSTY
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF DOUGLAS
8	HELMUT KLEMENTI,
9	Plaintiff, REPLY IN SUPPORT OF THIRD-PARTY DEFENDANT MARY KINION'S MOTION
10	vs. <u>FOR SUMMARY JUDGMENT</u>
11	JEFFREY D. SPENCER & DOES 1-5,
12	Defendants.
13 14	JEFFREY D. SPENCER,
15	Counterclaimant,
16	vs.
17 18 19	HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual, ELFRIDE KLEMENTI, an individual, MARY ELLEN KINION, an individual, ROWENA SHAW, an individual, PETER SHAW, an individual, and DOES 1-5,
20 21	Counterdefendants & Third Party Defendants.
22	Counter-defendants, Mary Ellen Kinion ("Kinion") and Elfie Klementi
23	("Klementi"), by and through their undersigned counsel, Glogovac & Pintar, hereby
24	submit this Reply in Support of Motion for Summary Judgment. Third-Party
25	Defendants, Rowena and Peter Shaw ("Shaw") filed their Motion for Summary
26	Judgment on February 23, 2018. Kinion and Klementi filed a Joinder to that motion on
27	March 6, 2018. Counterclaimant, Jeffrey Spencer ("Spencer") filed his
28	response/opposition to the motion on March 26, 2018.
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MEMORANDUM OF POINTS AND AUTHORITIES

A. Background

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Kinion and Klementi are neighbors who have been witness to various bad acts
that defendant Spencer has perpetrated on brothers, Helmut and Egon Klementi,¹ and
others. All of them live in the Kingsbury Grade General Improvement District in
Stateline, Nevada. The woman have done nothing more than their civic duty to report
Spencer's actions to the police, the deputy district attorney who prosecuted Spencer,
KGID, and/or the Douglas County Planning Commission.

10 The gist of Spencer's claims is that everyone in the neighborhood is conspiring 11 against him and his wife by accusing Spencer of physically assaulting and battering Helmut Klementi on December 18, 2012, and by also accusing Spencer of using his 12 13 snowplow to commit retaliatory actions against the neighbors who objected to the 14 Spencers putting up a fence around their property. They claim these allegations are 15 not true and that the allegations caused criminal charges to brought against Spencer 16 and for the Douglas County Planning Commission to deny the Spencer's request to 17 build a fence.

18 As this court has previously ruled, the Spencer's claims are frivolous and not 19 supported by facts or law. While indeed, Spencer was acquitted of the criminal 20 charges arising from his assault and battery, the acquittal only means that the state did 21 not meet its burden of proof. More importantly, by reason of Spencer's insurance 22 company now paying \$150,000 to settle the personal injury claims brought against 23 Spencer by Helmut Klementi, and by reason of the assault being caught on videotape, 24 a strong probability exists that Spencer did in fact commit the acts he was accused of 25 committing and that the third-party claims against Kinion and Klementi are nothing 26 more than vexatious claims designed to harass and intimidate.

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28

¹ Egon Klementi has passed away. Elfie Klementi is the widow of Egon Klementi.

Kinion has previously moved for, and been granted summary judgment in her
 favor on Spencer's claims for malicious prosecution.² Now, Kinion joins in the Shaw's
 motion and seeks to have Spencer's claims for defamation, civil conspiracy
 (defamation), and civil conspiracy (malicious prosecution) dismissed as well. Ms.
 Klementi joins in the Shaw's motion and seeks to have Spencer's claims for
 defamation, civil conspiracy (defamation), malicious prosecution, and civil conspiracy
 (malicious prosecution) dismissed.

8 The Shaw's motion for summary judgment -- and Kinion's and Klementi's 9 joinder to that motion - must be granted because Spencer's opposition brief contains 10 no admissible evidence on the issues raised in the motion for summary judgment. 11 Specifically, Spencer's response/opposition is deficient for three (3) reasons: First, the 12 response is not supported or accompanied by an affidavit. Second, the response 13 ignores this Court's order dated April 3, 2017 which granted partial summary judgment 14 to Kinion on the claims for malicious prosecution and further ignores this Court's order 15 dated October 19, 2017, which found those claims to be brought and maintained 16 without reasonable grounds. Third, the response fails to address where the statements 17 were made. Specifically, that any statements made by Kinion and/or Klementi which 18 are at issue in this matter, were made during either judicial and/or quasi-judicial 19 proceedings. Thus, even if the statements were not true - they are - the statements 20 are absolutely privileged and/or immune from liability under NRS 41.650.

21

B. Law and Discussion.

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1. Summary Judgment Standard.

Nevada law long has held that only admissible evidence may be considered on
a motion for summary judgment. NRCP 56(e). <u>See</u>, <u>Adamson v. Bowker</u>, 85 Nev.
115, 119, 450 P.2d 796, 799 (1969) ("[E]vidence that would be inadmissible at the trial

27

 28 || ² Indeed, on October 19, 2017, this Court entered an order finding Spencer's claim for malicious
 28 || prosecution against Kinion to have been brought and maintained without reasonable grounds. Notwithstanding, Spencer refuses to voluntarily dismiss this claim as to the other third-party defendants.

1 of the case is inadmissible on a motion for summary judgment."). Because authentication is a condition precedent to admissibility, all evidence presented on 2 3 summary judgment must be authenticated. NRS § 52.015. See Thomas_v. BAC Home Loans Servicing, LP, No. 56587, 2011 WL 6743044, *2 (Nev. Dec. 20, 2011) 4 5 (Order of Affirmance) (unpublished) (documents offered in support of summary 6 judgment were properly authenticated and admissible when attached to an affidavit 7 made on personal knowledge affirming that the documents were true and correct 8 copies of the originals).

9 On summary judgment, documents which are authenticated through personal 10 knowledge must be attached to an affidavit that meets the requirements of NRCP 11 56(e), and the affiant must be a person through whom the exhibits could be admitted 12 into evidence. NRS § 52.025. Documents may also be authenticated in any another 13 manner permitted under the Nevada rules. See e.g., NRS § 52.085 (evidence that a 14 public record "is from the public office where items of this nature are kept is sufficient 15 to authenticate [it]"). However, Nevada courts consistently hold that unauthenticated 16 documents cannot be considered in a motion for summary judgment. See Employers 17 Ins. Co. of Nevada v. Employco Servs., Ltd., 281 P.3d 1170, n.1 (Nev. 2009) (Table) 18 (Order of Reversal) ("unauthenticated documents cannot be considered in a summary 19 judgment motion"); Whalen v. State, 100 Nev. 192, 195-96, 679 P.2d 248, 250 (1984) 20 (NRCP 56(e) requires documents offered in opposition to summary judgment be 21 authenticated); Buss v. Consol. Casinos Corp., 82 Nev. 355, 357, 418 P.2d 815, 816 22 (1966) (reversing grant of summary judgment where documents submitted in support 23 were not authenticated).

Nevada law is equally clear and consistent that even when a document is sworn and admissible, inadmissible hearsay statements within the document will not give rise to a material issue of fact. For example, in <u>Collins v. Union Fed. Savings & Loan</u>, the Nevada Supreme Court affirmed summary judgment in favor of defendants where plaintiff's opposition rested on inadmissible hearsay statements offered in an affidavit.

1 99 Nev. 284, 302 (1983) ("Evidence introduced in support of or opposition to a motion 2 for summary judgment must be admissible evidence."). The Court held that in offering 3 only hearsay, plaintiff had "failed to show that he could produce the requisite quantum of evidence to enable him to reach the jury with his claims." Id. Nevada appellate 4 rulings consistently instruct that hearsay statements are as inadmissible on summary 5 6 judgment as they are at trials. See e.g., White v. Mediati, No. 57710, 2012 WL 7 6588980, at *1-2 (Nev. Dec. 14, 2012) (Order of Affirmance) (unpublished) (affirming 8 grant of summary judgment where opposing party offered only hearsay statements 9 and speculation); Soebbing v. Carpet Barn, Inc., 109 Nev. 78, 81, 847 P.2d 731, 734 10 (1993) (affirming district court's finding that out-of-court statements of a non-party 11 offered in opposition to summary judgment were inadmissible hearsay and could not 12 create a material issue of fact).

13 In his opposition/response brief, Spencer again attempts to create questions of 14 fact based on speculation as to what he thinks caused the Douglas County Sheriff's 15 Office to arrest Spencer in 2012 and what he thinks later caused the Planning 16 Commission to deny the Spencer's variance for a fence in 2013. The 17 opposition/response brief also continues to assert - wrongly -- that Spencer's acquittal 18 of the criminal charges means that the underlying acts did not occur. In truth, of 19 course, all the acquittal means is that the state did not meet its burden of proof. More 20 tellingly, the opposition/response brief is silent on Spencer's recent settlement with 21 Helmut Klementi. By way of that settlement, Spencer paid \$150,000 to Mr. Klementi. 22 That settlement may or may not have come with an admission of liability. In either 23 event, the settlement is relevant and admissible evidence.

24

2. Malicious Prosecution Claim Has Already Been Deemed Baseless.

For purposes here, third-party Defendants adopt and incorporates Kinion's motion for partial summary judgment dated April 22, 2016, this Court's Order dated April 3, 2017 which granted that motion, and this Court's Order dated October 19, 2017, determining Spencer's claim for malicious prosecution to have been brought and

1 maintained without reasonable grounds. For the reasons set forth therein, Spencer's
2 claim for malicious prosecution against Klementi must be dismissed.

3. <u>Defamations Claims Must Be Dismissed Because Third-Party</u> <u>Defendants Are Entitled to Judicial Immunity</u>

5 Spencer claims that third-party Defendants are not entitled to immunity because 6 the alleged statements that were made to the police, district attorney, Planning 7 Commission and/or KGID were false or made with reckless disregard for the truth. 8 Nonetheless, even assuming the statements were false – they're not – the statements 9 are privileged.

Any statements made to the police enjoy a qualified privilege. To this and, the Nevada Supreme Court has stated:

Under a qualified privilege, the plaintiff must prove by a preponderance of the evidence that the defendant abused the privilege by publishing the defamatory communication with actual malice. Actual malice is a stringent standard that is proven by demonstrating that "a statement is published with knowledge that it was false or with reckless disregard for its veracity."

16 Pope v. Motel 6, 121 Nev. 307, 114 P.3d 277 (2005).

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As shown, to be actionable, any statements made to the police investigating Spencer by the third-party Defendants would have to be either knowingly false or made with reckless disregard for their veracity in order for them to be actionable. However, other than citing to his acquittal of the criminal charges, Spencer has provided no evidence which would suggest the statements made to police are knowingly false. Moreover, Spencer's settlement of the civil action brought against him Helmut Klementi strongly suggests the statements were true.

Second, any statements made by the Third-Party Defendants to the district attorney or in any criminal proceeding are absolutely privileged. In this regard, Nevada recognizes "an absolute privilege for communications published in the course of judicial proceedings, even when the statements are false or malicious and are republished with the intent to harm another." Id. citing Sahara Gaming v. Culinary

Workers, 115 Nev. 212, 984 P.2d 164 (1999); Circus Circus Hotels v. Witherspoon, 99 1 2 Nev. 56, 657 P.2d 101 (1983)(Emphasis added). 3 Third, in Knox v. Dick, 99 Nev. 514, 665 P.2d 267 (1983), the Nevada Supreme 4 Court recognized that the privilege granted to a witness in the regular course of judicial 5 proceedings extends to statements made in the course of quasi-judicial proceedings 6 as well. 665 P.2d at 270. Thus, any statements made by the Third-party Defendants to 7 the KGID or Planning Commission are absolutely privileged as well. In addition, any 8 statements made by the Third-party Defendants to the KGID or Planning Commission 9 are protected by Nevada's anti-SLAPP law. In this regard, NRS 41.637 provides: 10 "Good faith communication in furtherance of the right to petition or the right to free speech in direct connection with an issue of public 11 concern" means any: 12 1. Communication that is aimed at procuring any governmental or electoral action, result or outcome; 13 14 2. Communication of information or a complaint to a Legislator. officer or employee of the Federal Government, this state or a 15 political subdivision of this state, regarding a matter reasonably of concern to the respective governmental entity; 16 17 Written or oral statement made in direct connection with an issue under consideration by a legislative, executive or judicial body, or 18 any other official proceeding authorized by law; or 19 4. Communication made in direct connection with an issue of public interest in a place open to the public or in a public forum, which is 20 truthful or is made without knowledge of its falsehood. 21 The statements made by the Third-Party Defendants in regard to Spencer's 22 fence to either the KGID and/or the Planning Commission were clearly made in an 23 effort to procure government action. Further, statements made to the KGID and/or the 24

Planning Commission in relation to Spencer's aggression while operating a snowplow

26 were made in direct connection to a public interest (neighborhood safety) and/or were made in a public forum (open meetings).

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For these reasons, Spencer's claims for defamation must be dismissed.

4. Conspiracy Claims Must be Dismissed.

"To establish a claim for civil conspiracy, a plaintiff must establish . . . the 2 commission of an underlying tort." Peterson v. Miranda, 991 F.Supp.2d 1109, 1120 (D. 3 Nev. 2014) citing GES, Inc. v. Corbitt, 117 Nev. 265, 21 P.3d 11, 15 (2001) (emphasis 4 added). In addition to establishing an underlying tort, a claim for civil conspiracy must 5 establish the following elements: (1) defendants acted in concert; (2) defendants 6 intended to accomplish an unlawful objective for the purpose of harming the plaintiff; 7 and (3) plaintiff sustained damages resulting from the defendants' acts. Consol. 8 Generator-Nevada, Inc. v. Cummins Engine Co., Inc., 114 Nev. 1304, 1311, 971 P.2d 9 1251, 1256 (1999). None of these elements are satisfied. 10

Initially defeating the conspiracy claim is the fact that the underlying claim for
malicious prosecution has already been deemed by this Court to be without basis and
dismissed. Without a valid and actionable tort for malicious prosecution, Spencer's
claim for civil conspiracy based on malicious prosecution must fail. Similarly, since all
of the alleged defamatory statements were made in either a judicial or quasi-judicial
proceeding, the statements are privileged. Without a valid and actionable tort for
defamation, Spencer's claim for civil conspiracy based on defamation must also fail.

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CONCLUSION

21 For these reasons, Kinion and Klementi respectfully request that the claims 22 asserted against them be dismissed by way of summary judgment.

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- 27 || ///
- 28 ||///

AFFIRMATION Pursuant to NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. DATED this _____ day of April, 2018. **GLOGOVAC & PINTAR** By: MICHAEL A. PINTAR, ESQ. Nevada Bar No. 003789 Attorneys for Third-Party Defendant, Mary Ellen Kinion and Third-Party Defendant, Elfie Klementi

1					
÷					
	1	CERTIFIC	ATE OF SERVICE		
	. 2	Pursuant to NRCP 5(b), I certify that I am an employee of the law offices of			
	3	Glogovac & Pintar, 427 W. Plumb L	ane, Reno, NV 89509, and that, I served the		
	4	foregoing document(s) described as fo	llows:		
	5	REPLY IN SUPPORT OF THIRD-PA	RTY DEFENDANT MARY KINION'S MOTION MARY JUDGMENT		
	6		MART JODOMENT		
	7	On the party(s) set forth below by:			
	8	X Placing an original or tru	e copy thereof in a sealed envelope placed for n the United States Mail, at Reno, Nevada,		
	9	postage prepaid, following	g ordinary business practices.		
· · · · · ·	10	Personal delivery.			
	11	Facsimile (FAX).			
	12	Federal Express or other	overnight delivery.		
	13		0		
	14	addressed as follows:			
	15	William Routsis, Esq. 1070 Monroe Street	Lynn G. Pierce, Esq. 440 Ridge Street, Suite 2		
	16	Reno, NV 89509 Attorneys for Jeffrey Spencer	Reno, NV 89501 Attorneys for Jeffrey Spencer		
	17				
	18	Douglas R. Brown, Esq. Lemons, Grundy & Eisenberg			
	. 19	6005 Plumas St., 3rd Floor Reno, NV 89519			
	20	Attorneys for Helmut Klementi			
	21	Tanika Capers, Esq.			
	22	6750 Via Austi Parkway, Suite 310 Las Vegas, NV 89119			
	23	Attorneys for Rowena Shaw and Po Shaw	eter		
	24				
	25	Dated this What day of April, 20	018.		
	26		. Whatan		
	27		Employee of Glogovac & Pintar		
	28				
	,				
			10		
		· · ·			

1 2		Case No. 14-CV-0260	FILED
		Dept. No. I	2018 APR 12 PM 3: 40
	3	APR 1 2 2018	PORRIE R. WILLIAMS
	4	Douglas County	LLENN An a rest
	5	District Court Cler	rk GY - GY
	6		
	7	IN AND FOR THE CO	UNITY OF DOUGLAS
	8		
	9	HELMUT KLEMENTI,	
:	10	Plaintiff,	Case No. 14-CV-0260
:	11	vs.	Dept. No. I
:	12	JEFFREY D. SPENCER,	
:	13	Defendant JEFFREY D. SPENCER,	
:	14	Counterclaimant,	
:	15	vs.	
:	16	HELMUT KLEMENTI, an individual, EGON	
:	17	KLEMENTI, an individual, MARY ELLEN KINION, an individual, and DOES 1-5,	
-	18	Counter-defendants.	
:	19	COUNTER-DEFENDANT	
2	20	MOTION FOR SUMMARY JUDG	
:	21	Comes now, Counter-Defendant HELM	UT KLEMENTI, by and through his counsel of
i	22	record, Lemons, Grundy & Eisenberg, and I	hereby files Counter-Defendant's Motion for
2	23	Summary Judgment on all Counterclaims con	ntained in Counterclaimant Jeffrey Spencer's
2	24	Answer to Amended Complaint and Amended (Counterclaim and Third-Party Complaint on file
:	25	herein as those claims pertain to Helmut Kleme	enti. This Motion is made pursuant to NRCP 56,
:	26	and is based on the pleadings and papers on file	with the Court, the following memorandum of
:	27	points and authorities, the attached exhibits, o	oral argument presented at the hearing of this
& EISENBERG	28	matter, if any, and any other information this C	ourt deems appropriate to consider.
6005 PLUMAS ST. "FHIRD FLOOR Reno, NV 89519 (775) 786-6868		- 1	L -

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MEMORANDUM OF POINTS AND AUTHORITIES

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I.

INTRODUCTION AND SUMMARY OF ARGUMENT

3 This case stems from a dispute between neighbors in the Kingsbury General 4 Improvement District (KGID) in Douglas County, Nevada that ultimately culminated in criminal 5 proceedings against Defendant/Counterclaimant Jeffrey Spencer ("Mr. Spencer") after he was 6 arrested for the battery of Plaintiff/Counter-Defendant Helmut Klementi ("Helmut").¹ Helmut 7 filed a civil action for damages against Mr. Spencer and this claim was settled and dismissed. 8 However, Mr. Spencer has filed the following counterclaims against Helmut: (1) defamation, (2) 9 malicious prosecution, (3) civil conspiracy for defamation, (4) civil conspiracy for malicious 10 prosecution, (5) punitive damages, and (6) intentional infliction of emotional distress.

11 After engaging in significant discovery and conducting countless depositions, including 12 obtaining the testimony of Deputy District Attorney Maria Pence, the evidence has revealed 13 that summary judgment in favor of Helmut is appropriate for the following reasons. First, as a 14 matter of law, the statements Helmut made to law enforcement, the Douglas County Planning 15 Commission and his testimony before the court in Mr. Spencer's criminal proceedings are 16 privileged as a matter of law. Moreover, the evidence demonstrates that Helmut's statement 17 that Mr. Spencer confronted and knocked him to the ground while he took pictures of snow 18 berms is true. Mr. Spencer has admitted in his deposition that he confronted and knocked 19 Helmut to the ground; thus, the truth of this statement is established. Semantic arguments on 20 the differences between knock, punch, and collide are not enough to establish a genuine issue 21 of material fact in this case. The evidence also demonstrates that Mr. Spencer himself cannot 22 identify a single, specific derogatory statement that Helmut has said about him:

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[Mr. Brown]

Q: What is your understanding of the nature of the statements that were made at the meeting?

[Mr. Spencer]

A: Derogative against me.

LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868 ¹ Because Helmut Klementi and his twin brother, Egon Klementi, share the same last name, this motion will refer to each brother by his first name for the purpose of clarity.

- 2 -

	Q: Okay. In what respect? Are we talking derogative as in you are ugly,
- 1	derogative as in you just plowed my street and bermed in my driveway? Can you
2	give me any more specifics than derogatory?
2	A: No.
3	
-	Exhibit 2 Dependition of loffrow Connect dated July 28, 2016, p. 84 (emphasis added)
4	Exhibit 3, <i>Deposition of Jeffrey Spencer</i> dated July 28, 2016, p. 84 (emphasis added).
5	Q: You have alleged my client has made false statements about you in this
6	lawsuit.
. 0	A: Uh-huh (affirmative).
7	Q: You understand that?
_	A: Yes.
8	Q: Okay. What I'm trying to get at is, whether – are you aware, as you sit
9	here today, of any false statements that Mr. Klementi, my client, may have made
	about you from the time you got out of jail, until the time of the trial? And we're
10	not talking about going into the trial yet.
	A: Yes, he has.
11	Q: Okay. Tell me what statements you are aware of that you believe that he
12	has made that are false during that time frame.
12	A: I would have to look at our file to see. I know he has made more about
13	the incident that night. I'm not sure about any meetings.
	Q: I'm sorry?
14	A: I'm not sure about any other meetings.
15	Q: Meetings?
10	A: I don't think he went to the county meeting. Yeah.
16	Q: So where else would he have made statements during that period?
	A: I said, I'm not sure about the meetings. I would have to look at the file,
17	though.
18	Q: But you do believe statements were made during that period?
	A: Yes.
19	Q: What statements?
20	A: Derogative stuff against me.
20	Q: I'm sorry?
21	A: Derogative stuff against me.
	Q: What sort of derogative stuff?
22	A: Same stuff. The snowplowing, that I beat him up, all that.
	Q: Who did he make these statements to?
. 23	A: I would have to look at the file.
24	Q: Okay. What is going to help you about the file? What is going to refresh
	your memory about the file? What documents?
25	A: Looking at the documents that we have.
20	Q: Okay. Which ones? That's what I'm trying to get at is where where can
26	I look? You have alleged my client made false statements. I'm entitled to know
27	when those statements were made, and who they were made to. And so I'm
	trying to get a better handle on who, what, when, and where with respect to
Lemons, Grundy 28 & Eisenberg	those statements during the time frame that we just talked about.
6005 Plumas St.	
THIRD FLOOR Reno, NV 89519	- 3 -
(775) 786-6868	
	II

4 AA 813

		A: Correct. So I need to add those to discovery, I guess.
1		Q: What do you mean? There are statements that you haven't provided yet?
	2	A: There is a lot of stuff I haven't provided yet.
		Q: Like what?
	3	A: There's a lot of video. A lot of statements.
	4	Q: Why haven't you provided it?
	.	A: Because I think we went over this this morning. I work, and I haven't
	5	had time to do it.
	6	Q: In the last two years?
	Ŭ	A: No. I don't think the lawsuit has been going on the last two years.
	7	Q: Okay. But since the lawsuit has been filed, you just have had no time at all to produce this stuff?
s.	8	A: I have produced some of it, but not all of it.
	Ŭ	Q: Okay. So as you sit here right now, you can't identify any specific
	9	statements from the time you were released from jail to the start of the
	10	criminal trial of Mr. Klementi, Helmut Klementi?
	10	A: I don't want to say specifics when I can't remember exactly word for
	11	word.
	12	Q: That's fine, sir. The answer is, no, you can't, or is it yes?
		A: No. I can't remember specifics.
	13	Exhibit 3, Deposition of Jeffrey Spencer dated July 28, 2016, pp. 158-161 (emphasis added).
	14	
		Q: What about trial? What statements did my client make at trial that was
	15	false?
	16	A: Buy the transcripts.
		Q: I'm asking you. You sat through the trial. I wasn't there. I'm asking your
	17	recollection.
	18	 A: So buy the transcripts, and you can see. Q: That's not an acceptable answer. My answer question to you is, what
	10	statements do you recall my client stated or made at trial that were inaccurate?
	19	A: It's the same question.
	20	BY MR. ROUTSIS: Objection.
	21	BY MR. BROWN:
	21	Q: I'm entitled to your recollection, Mr. Spencer.
	22	A: My recollection at this moment is not accurate enough to say anything.
	23	Exhibit 3, Deposition of Jeffrey Spencer dated July 28, 2016, p. 164 (emphasis added). This is
	24	just one example of Mr. Spencer's obtrusive, nonresponsive answers to specific questions
	25	asking what statements he believes Helmut said about him. Mr. Spencer's deposition
	26	transcripts are replete with this nonresponsive testimony because the undisputed fact is, he
		simply has no evidence to support his claims.
1	27	
LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868	28	Second, as to Mr. Spencer's claim for malicious prosecution, the evidence reveals that - 4 -
		1

the decision to arrest Mr. Spencer was not Helmut's decision – it was the decision of Deputy
 Jesse McKone. The decision to charge Mr. Spencer was solely the decision of Deputy District
 Attorney Maria Pence. Because Helmut had a good faith belief a crime had been committed
 against him and the decision to arrest and charge Mr. Spencer was not Helmut's, he cannot be
 liable for malicious prosecution. Similarly, the testimony provided by Helmut during Mr.
 Spencer's criminal proceedings is privileged as a matter of law because absolute privilege is not
 limited to claims for defamation.

8 Third, Mr. Spencer's claims for civil conspiracy cannot stand because Mr. Spencer cannot
9 prove commission of the underlying torts. Moreover, Helmut never conspired with other
10 defendants in this case to defame or maliciously prosecute Mr. Spencer.

Fourth, as to the claim for intentional infliction of emotional distress Helmut's cooperation with the police investigation and judicial proceedings against Mr. Spencer is simply not "extreme and outrageous conduct" as a matter of law. Mr. Spencer has presented no law to support his claim that Helmut's conduct was extreme and outrageous in this case. Importantly, as well, Mr. Spencer has failed to produce any evidence of physical manifestations of severe emotional distress that is necessary to support his claim for damages.

Fifth, and finally, "punitive damages" is not a stand-alone claim in Nevada <u>and</u>, more importantly, Mr. Spencer has produced no evidence – let alone, clear and convincing evidence, that Helmut's action of reporting a crime to law enforcement and testifying against Mr. Spencer is conduct that warrants an award of punitive damages. This Court may make that determination as a matter of law; therefore, summary judgment is also appropriate on this claim.

For all these reasons, as more fully set forth below, it is undisputed no genuine issue of
 material fact remains in this case for trial and Helmut is entitled to judgment as a matter of law
 in his favor.

STATEMENT OF UNDISPUTED MATERIAL FACTS

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11.

1.

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- 5 -

Stateline, Nevada, in the Kingsbury General Improvement District ("KGID"). Exhibit 1, Affidavit

Helmut Klementi is eighty-three years old and lives at 163 Pine Ridge Drive,

of Helmut Klementi in Support of Motion for Summary Judgment on All Counterclaims
 ("Affidavit of Helmut") ¶3; Exhibit 2, Deposition of Helmut Klementi dated April 14, 2016
 ("Helmut Deposition"), pp. 8:2-9, 12:15.

4 2. Helmut had a twin brother, Egon Klementi ("Egon"), who lived with his wife
5 Elfriede "Elfie" Klementi at 187 Meadow Lane, Stateline, Nevada at the corner of Meadow Lane
6 and Charles Avenue. Affidavit of Helmut ¶4; Exhibit 2, Helmut Deposition, p. 94:3-5.²

7 3. Counterclaimant Mr. Spencer resides at 321 Charles Avenue, Stateline Nevada,
8 with his wife Marilyn Spencer ("Ms. Spencer"). Exhibit 3, Deposition of Jeffrey Spencer dated
9 July 28, 2016, p. 8:8-15.

4. There existed a dispute between Mr. Spencer and the other neighbors in the
 KGID district, including Helmut's brother Egon, regarding a fence that Mr. Spencer had built on
 his property in May 2012 in violation of Douglas County Code. Affidavit of Helmut ¶¶5-6;
 Exhibit 4, Letters from Douglas County Code Enforcement and Douglas County District Attorney
 regarding violations of Douglas County Code, bates-stamped D2539, D2563-2567.

In December 2012, Mr. Spencer operated a snow plow in the neighborhood
 streets of KGID, including Charles Avenue, Meadow Lane, and Juniper Drive. Exhibit 3, Jeffrey
 Spencer Deposition, p. 16:22-25, 17:1-4; 68:12-15.

During December 2012, residents of the neighborhood, including Egon and Elfie,
 experienced issues with Mr. Spencer "berming-in" their driveways with snow and debris in the
 course of his duties as a snow plow operator. Exhibit 3, Jeffrey Spencer Deposition, p. 68:12-15;
 Exhibit 5, Deposition of Elfriede Klementi dated April 14, 2016, pp. 46-50.

7. On December 18, 2012, Helmut attended a meeting of the Board of Trustees for
the KGID with Egon and Elfie. Affidavit of Helmut ¶7; Exhibit 2, Helmut Deposition, p. 86:8-11.
8. Although he attended, Helmut did not make a statement or otherwise speak at
the December 18, 2012 meeting before the Board of Trustees for the KGID. Affidavit of Helmut

²⁶ ¶¶8-9; Exhibit 2, Helmut Deposition, p. 92:21-22, p. 93:10-12; Exhibit 6, "Minutes of the Regular

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² Egon Klementi passed away in the fall of 2017. <u>See Notice of Suggestion of Death Upon the Record.</u>

- 6 -

Meeting of the Kingsbury General Improvement District Board of Trustees," dated Tuesday,
 December 18, 2012, bates-stamped KLEMENTI-127—128.

9. At the December 18, 2012 KGID Board of Trustees meeting, Chairperson Norman
 gave instructions for the neighbors concerned about the snow berms to take pictures. Affidavit
 of Helmut ¶10; Exhibit 2, Helmut Deposition, p. 107:12-15; Exhibit 6, "Minutes of the Regular
 Meeting of the Kingsbury General Improvement District Board of Trustees," dated Tuesday,
 December 18, 2012, bates-stamped KLEMENTI-127—128.

8 10. When the December 18, 2012 KGID Board of Trustees meeting concluded,
9 Helmut went to Egon's and Elfie's home for dinner. Affidavit of Helmut ¶11; Exhibit 2, Helmut
10 Deposition, p. 93:16-24.

After dinner, Helmut left Egon's house to take pictures of the snow berms in
 front of Egon's property and to then return home. Affidavit of Helmut ¶12; Exhibit 2, Helmut
 Deposition, p. 97:18-25, p. 107:12-15.

14 12. As Helmut was taking pictures of the snow berm, he was knocked to the ground
15 by Mr. Spencer. Affidavit of Helmut ¶13; Exhibit 2, Helmut Deposition, p. 117:1-3; p. 119:19-24,
16 p. 127:11-14; Exhibit 3, Jeffrey Spencer Deposition, pp. 98:1-25--99:1-23, 100:15-19.

17 13. Mr. Spencer has admitted that he knocked Helmut to the ground, that it was not
an accident, that he knew it was a Klementi brother, and that he stood over Helmut screaming
after he knocked him to the ground. Exhibit 3, Jeffrey Spencer Deposition, pp. 98:23-25-99:123.

Mr. Spencer also stated that he pushed the person now known as Helmut in
 order to stop them from getting away. Affidavit of Helmut ¶17; Exhibit 7, Douglas County
 Sheriff's Department Investigation Narrative, Case No. 12SO41608, bates-stamped D0309.

15. It was Helmut's opinion and belief that Mr. Spencer punched him in his side and
knocked him to the ground. Affidavit of Helmut ¶14; Exhibit 2, Helmut Deposition, pp. 117:1-3,
119:19-24, 130:23-25—131:1-10.

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16. Because Helmut sustained injuries as a result of this incident, emergency services were called and Douglas County Sheriff's Deputy Jesse McKone responded and commenced an

investigation. Affidavit of Helmut ¶15; Exhibit 8, Deposition of Deputy Jesse McKone dated
 April 7, 2016, pp. 13:1-25-23:1-10.

Helmut reported in good faith his belief to Deputy McKone that Mr. Spencer had
assaulted him and knocked him to the ground. Affidavit of Helmut ¶16.

18. After interviewing witnesses and investigating the scene, Deputy McKone
concluded that Mr. Spencer's testimony regarding the incident was not credible and he opined
that Mr. Spencer used the excuse of someone breaking into his truck as a reason to confront
and commit a battery upon Helmut when he saw Helmut taking photographs of the snow
berms. Exhibit 8, McKone Deposition, p. 36:14-22; p. 62:2-9; Exhibit 7, Douglas County Sheriff's
Department Investigation Narrative, Case No. 12SO41608, bates-stamped D0302.

19. Accordingly, based on his investigation and opinion, Deputy McKone arrested
 Mr. Spencer for battery/abuse of an elderly person. McKone Deposition, p. 62:2-9; Exhibit 7,
 Douglas County Sheriff's Department Investigation Narrative, Case No. 12SO41608, bates stamped D0299—D0302.

15 20. The decision to arrest Mr. Spencer was solely Deputy McKone's decision, based
16 on "the inconsistences with what [he] had seen on scene and Mr. Spencer's rendition."
17 Exhibit 8, McKone Deposition, p. 62:8-9.

18 21. On or about December 26, 2012, Helmut obtained a Temporary
 19 Restraining/Protective Order against Mr. Spencer. Affidavit of Helmut ¶¶18-19; Exhibit 9,
 20 *Temporary Order Against Stalking, Aggravated Stalking or Harassment*, filed December 26,
 2012.

22 22. On January 8, 2013, Helmut attended a meeting before the Douglas County
 23 Planning Commission and its members. Affidavit of Helmut ¶¶20-21; Exhibit 10, Douglas County
 24 Planning Commission Meeting Minutes dated January 8, 2013, bates-stamped D1132—1138.

25 23. At that meeting, Helmut read a statement during public comment that stated
 26 Mr. Spencer confronted and punched him while he was taking pictures of a snow berm pushed
 27 against his brother Egon's fence and that Helmut had a restraining order against Mr. Spencer.
 28 Affidavit of Helmut ¶¶22-23; Exhibit 11, Statement of Helmut Klementi, bates-stamped D1124.

Lemons, Grundy & Eisenberg 6005 Plumas St. THIRD FLOOR Reno, NV 89519 (775) 786-6868 Ultimately, Mr. Spencer was charged with battery upon Helmut and criminal
 complaints were filed against him by the Douglas County District Attorney's office. Amended
 Counterclaim, ¶¶ 53-57; Counterclaimant's Opposition to Motion for Summary Judgment [Mary
 Ellen Kinion], Exhibits 1–2.

5 25. District Attorney Maria Pence testified before this Court on January 30, 2017
6 extensively regarding charging decisions of the district attorney's office and she testified that
7 "no one is involved in the charging decision except for myself and … the charging decision is
8 made solely by whichever Deputy District Attorney was assigned that case." Exhibit 12, selected
9 pages of Transcript of Hearing – Motion for Summary Judgment ("January 30, 2017 Hearing"),
10 dated January 30, 2017, pp. 16:23-25-17:1-2.³

26. D.A. Pence also testified the decision to enhance the gross misdemeanor battery
charge against Mr. Spencer to a felony charge stemmed from her receipt of medical records
showing that Helmut had sustained substantial bodily harm. Exhibit 12, January 30, 2017
Hearing, p. 14:8-24, p. 64:6-9.

15 27. The criminal proceedings against Mr. Spencer proceeded to a preliminary
16 hearing and criminal trial, where Helmut testified against Mr. Spencer on behalf of the State of
17 Nevada as a victim of a crime. Affidavit of Helmut Klementi ¶23.

28. The only statements Helmut made about Mr. Spencer were (1) his statement to
Deputy McKone on December 18, 2012, (2) his statement to the Douglas County Planning
Commission on January 8, 2013, and (3) his testimony at Mr. Spencer's preliminary hearing and
trial. Affidavit of Helmut ¶25; Exhibit 7, Douglas County Sheriff's Department Investigation
Narrative, Case No. 12SO41608, bates-stamped D0299—D0300; Exhibit 9, Douglas County
Commission Planning Meeting Minutes, bates-stamped D1132—1138; Exhibit 10, Statement of
Helmut Klementi, D1124; Exhibit 13, selected pages of Transcript of Preliminary Hearing dated

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LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868 ³ Due to its length and the fact it is part of the court record, select pages from this transcript are attached.

April 24, 2013, bates-stamped D1618, 1724-1764;⁴ Exhibit 2, Helmut Deposition, p. 114:9-13. 1 STANDARD OF REVIEW **III**.

3 Summary judgment is appropriate under Rule 56 of the Nevada Rules of Civil Procedure 4 when the pleadings, depositions, answers to interrogatories, admissions, and affidavits, if any, 5 that are properly before the court demonstrate that no genuine issue of material fact exists, 6 and the moving party is entitled to judgment as a matter of law. NRCP 56; Wood v. Safeway, 7 Inc., 121 Nev. 724, 731, 121 P.3d 1026, 1031 (2005). Id. A factual dispute is genuine when the 8 evidence is such that a rational trier of fact could return a verdict for the nonmoving party. Id. 9 The substantive law controls which factual disputes are material and will preclude summary 10 judgment; other factual disputes are irrelevant. Id. at 731.

11 Although the pleadings and proof must be construed in a light most favorable to the 12 nonmoving party, that party bears the burden to do more than simply show that there is some 13 metaphysical doubt as to the operative facts in order to avoid summary judgment. Id. at 732. 14 The nonmoving party is not entitled to build a case on the gossamer threads of whimsy, 15 speculation and conjecture. Id.

16 The manner in which each party satisfies its burden of production "depends on which 17 party will bear the burden of persuasion on the challenged claim at trial." Cuzze v. Univ. & Cmty. 18 Coll. Sys. of Nevada, 123 Nev. 598, 602, 172 P.3d 131, 134 (2007). If the nonmoving party will 19 bear the burden of persuasion at trial, the moving party "may satisfy the burden of production 20 by either (1) submitting evidence that negates an essential element of the nonmoving party's 21 claim, or (2) 'pointing out ... that there is an absence of evidence to support the nonmoving 22 party's case." Francis v. Wynn Las Vegas, LLC, 127 Nev. Adv. Op. 60, 262 P.3d 705, 714 (2011) 23 (internal citations omitted). In this case, because Mr. Spencer bears the burden of persuasion 24 at trial, Helmut may satisfy his burden of production by submitting evidence that negates 25 essential elements of Mr. Spencer's claims and by pointing out that there is an absence of 26 evidence to support Mr. Spencer's case.

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⁴ Due to its length and the fact it is part of the public record of Mr. Spencer's criminal trial, select pages from this transcript are attached.

- 10 -

1 To withstand summary judgment, Mr. Spencer as the nonmoving party cannot rely 2 solely on the general allegations and conclusions set forth in the pleadings, but must instead 3 present specific facts demonstrating the existence of a genuine factual issue supporting its 4 claims. Ransdell v. Clark County, 124 Nev. 847, 860, 192 P.3d 756, 765 (2008). Again, the 5 substantive law controls what factual disputes are material to Mr. Spencer's claims - other 6 factual disputes are simply irrelevant.

- IV. LEGAL ANALYSIS OF EACH COUNTERCLAIM
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Α. **Defamation:** summary judgment on Helmut's affirmative defenses in response to Mr. Spencer's claim for defamation against Helmut is appropriate because Helmut's statements are privileged as a matter of law.

11 Liability for defamation may only arise if the plaintiff proves the following: "(a) a false 12 and defamatory statement concerning another; (b) an **unprivileged** publication to a third party; 13 (c) fault amounting at least to negligence on the part of the publisher; and (d) either 14 actionability of the statement irrespective of special harm, or the existence of special harm 15 caused by the publication." Lubin v. Kunin, 117 Nev. 107, 111, 17 P.3d 422, 425 (2001) (emphasis 16 added).

17 Whether a statement is defamatory is generally a question of law, unless it is subject to 18 two different interpretations. Id.; K-Mart Corp. v. Washington, 109 Nev. 1180, 1191, 866 P.2d 19 274, 281 (1993) ("Whether or not a statement is capable of defamatory construction is a 20 question of law for the court."). A court reviewing an allegedly defamatory statement reviews 21 "the words in their entirety and in context in order to determine whether they are susceptible 22 of defamatory meaning." Lubin, 117 Nev. at 111, 17 P.3d at 426.

23 24

In this case, Mr. Spencer alleges Helmut is liable for defamation because Helmut told Douglas County Sheriff's Deputies and the Douglas County Planning Commission that Jeffrey 25 Spencer had punched him and knocked him to the ground. Amended Counterclaim and Third-26 Party Complaint, ¶¶34, 41. Mr. Spencer also asserts Helmut is liable for defamation because 27 Helmut testified at Mr. Spencer's preliminary hearing and criminal trial that Mr. Spencer had 28 punched or hit him in the chest and knocked him to the ground, causing injury. Id., ¶¶ 52, 60,

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and 67. However, each of Helmut's statements, even *if* this Court-found them defamatory
(which, they are not), is protected by either a qualified privilege or absolute privilege because
each statement was made in the context of reporting a crime or in a quasi-judicial or judicial
proceeding, as explained further herein. Both the qualified privilege and the absolute privilege
are defenses to Mr. Spencer's defamation claim and Helmut has properly alleged these
privileges in his affirmative defenses to Mr. Spencer's *Amended Counterclaim and Third-Party Complaint*. See, *Lubin v. Kunin*, 117 Nev. at 114, 17 P.3d at 427.

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Helmut's statements to Douglas County Sheriff's Deputies are protected by gualified privilege.

10 In this case, it is undisputed that Helmut's statements to law enforcement are protected 11 by a gualified privilege. The Nevada Supreme Court has held that, where a person makes 12 communications to police before initiation of criminal proceedings, that party enjoys a qualified 13 privilege if the statements are made in good faith. In Pope v. Motel 6, 121 Nev. 307, 114 P.3d 14 277 (2005), the court clarified its holding in K-Mart Corp v. Washington by finding that a 15 qualified privilege satisfied the balance between safeguarding reputations and encouraging full 16 disclosure by citizens "in order to discharge public duties and protect individual rights." Id. at 17 316-317. This privilege exists so that citizens, like Helmut, can report what they perceive in 18 good faith as the commission of a crime and not be subject to "frivolous lawsuits." Id. at 317.

Importantly, the court held that after an individual has reported a crime, a plaintiff must
prove, by a preponderance of the evidence, "that the defendant abused the privilege by
publishing the defamatory communication [to law enforcement] with actual malice." *Id.* at 317
(emphasis added). "Actual malice is a stringent standard that is proven by demonstrating that
a statement is published with knowledge that it was false or with reckless disregard for its
veracity." *Id.* citing *Pegasus v. Reno Newspapers, Inc.*, 118 Nev. 706, 722, 57 P.3d 92, 92 (2002)
(emphasis added).

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In *Pope*, the manager for Motel 6 believed that a former employee and her husband were stealing from the motel and responsible for "problems" on the premises. The manager reported this fact to local law enforcement. The trial court granted summary judgment in Motel

6's favor, because the former employee could not demonstrate that the manager's statements
 to the police were made with knowledge that they were false. Upholding the trial court's
 decision on appeal, the Nevada Supreme Court found:

Suspicions of criminal wrongdoing are commonly expressed to police, and often the suspicion is misplaced. Without more, the mere fact that an individual informs police of possible criminal wrongdoing does not establish malice. To overcome the qualified privilege, Juanita was required to establish that Inman acted with reckless disregard for veracity or with knowledge of falsity. She failed to do so.

As a qualified privilege applies to Inman's statements to the police and Juanita failed to advance any evidence of malice, we conclude that the district court properly granted summary judgment to Motel 6 on this issue.

11 Pope, 121 Nev. at 318, 114 P.3d at 284 (emphasis added).

Similarly, in Circus Circus Hotels, Inc. v. Witherspoon, 99 Nev. 56, 657 P.2d 101 (1983), 12 the Nevada Supreme Court explained that a qualified or conditional privilege exists where the 13 allegedly defamatory statement is made in good faith "on any subject matter in which the 14 person communicating has an interest, or in reference to which he has a right or a duty, if it is 15 made to a person with a corresponding interest or duty." Whether a statement is conditionally 16 privileged is a question of law for this Court. Id. The burden then shifts to the plaintiff to prove 17 that the defendant abused the privilege by making the defamatory statement with malice in 18 fact. Id. This issue does not even go to the jury unless there is sufficient evidence for the jury 19 to reasonably infer that the defendant made the statement with actual malice. Id. In fact, the 20 court in Circus Circus Hotels Inc. reversed the trial court for allowing the jury to decide the initial 21 question of whether an employer's statements were protected by qualified privilege. Id. 22

Both *Pope* and *Circus Circus Hotels, Inc.* are controlling in this case. Here, it cannot be disputed that Helmut believed Mr. Spencer punched him in the ribs and knocked him to the ground. Based on that belief, Helmut immediately reported this fact to Deputy McKone as part of his public duty and his individual right to report what happened to him on the night of December 18, 2012. The mere fact that Helmut reported to law enforcement an incident in which he was harmed does not constitute malice and this Court may make that determination

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as a-matter of law. In fact, the burden-shifts to Mr. Spencer to establish that Helmut acted with 1 2 reckless disregard for the veracity of the situation or with knowledge of his statement's falsity. 3 However, there is simply no evidence that Helmut reported facts to Deputy McKone that 4 Mr. Spencer knocked him to the ground with reckless disregard or with knowledge that his 5 statement was false (which, it was not). As stated in the Statement of Undisputed Facts, supra, 6 Mr. Spencer has admitted that (1) he intended to collide with Helmut, (2) he knocked Helmut 7 to the ground, (3) he realized "immediately" that it was a Klementi brother, and (4) he stood 8 over Helmut screaming at him. Statement of Undisputed Facts, ¶13. Because Helmut made his 9 statement to law enforcement without malice and with protection of a qualified privilege, this 10 issue cannot even go to the jury unless this Court finds there is sufficient evidence that Helmut 11 made his statements with actual malice. Mr. Spencer has not, and cannot, advance any 12 evidence of malice by Helmut in this case. Therefore, summary judgment is appropriate on 13 Helmut's affirmative defense of qualified privilege as to Mr. Spencer's First Claim for Relief for 14 defamation because the statements Helmut made to law enforcement after the incident are 15 protected by qualified privilege as a matter of law.

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Helmut's statements to the Douglas County Planning Commission and at Mr.
 Spencer's criminal proceedings are protected by an absolute privilege as a matter of law.

19 Mr. Spencer asserts that the statements Helmut made to the Douglas County Planning 20 Commission and at Mr. Spencer's criminal trial are defamatory statements for which Helmut is 21 liable. However, Nevada recognizes and follows the "long-standing common law rule that 22 communications uttered or published in the course of judicial proceedings are absolutely 23 privileged." Circus Circus Hotels, Inc., 99 Nev. at 60-61, 657 P.2d at 104; Nickovich v. Mollart, 51 24 Nev. 306, 274 P. 809, 810 (1929) (a witness who testifies in the course of judicial proceedings is 25 not liable for the answers he makes to questions posed by the court or counsel and all his 26 answers are privileged).

Lemons, Grundy & Eisenberg 6005 Plumas St. THIRD FLOOR Reno, NV 89519 (775) 786-6868 The absolute privilege also applies to "quasi-judicial proceedings before executive officers, boards, and commissions...." *Id.* The absolute privilege precludes liability as a matter

of law-even where the defamatory statements-are-"published-with knowledge of their-falsity 1 2 and personal ill will toward the plaintiff." Id. The policy behind this privilege is that, "in certain 3 situations, the public interest in having people speak freely outweighs the risk that individuals 4 will occasionally abuse the privilege" by making defamatory statements. Id.; Knox v. Dick, 99 5 Nev. 514, 518, 665 P.2d 267, 270 (1983) (holding that the absolute privilege is applicable to 6 quasi-judicial proceedings so "the right of individuals to express their views freely upon the 7 subject under consideration is protected."). There is no guestion our supreme court has applied 8 the absolute privilege in the guasi-judicial context. Id.

9 The scope of absolute privilege in Nevada is "quite broad." Fink v. Oshins, 118 Nev. 428, 10 433, 49 P.3d 640, 644 (2002). The defamatory communication "need not be strictly relevant to 11 any issue involved" in the judicial or quasi-judicial proceeding; rather, it needs only to be "in 12 some way pertinent to the subject of controversy." Id. citing Circus Circus Hotels, Inc., 99 Nev. 13 at 61, 657 P.2d at 104 (defamatory material need only have "some relation" to the proceeding 14 and as long as it has "some bearing" on the subject matter, it is absolutely privileged). The 15 privilege applies even where actual judicial proceedings have not yet been initiated, so long as 16 the statement is made "in contemplation of the initiation of the proceeding." Id. Courts should 17 apply the privilege "liberally, resolving any doubt in favor of its relevancy or pertinency." Id. 18 (internal quotations omitted) citing Club Valencia Homeowners v. Valencia Assoc., 712 P.2d 19 1024, 1027 (Colo.Ct.App.1985) ("No strained or close construction will be indulged to exempt a 20 case from the protection of privilege") and Chard v. Galton, 277 Or. 109, 559 P.2d 1280, 1282 21 (1977) (noting that the absolute privilege should apply liberally).

27 LEMONS, GRUNDY 28 & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868

The issues of absolute privilege and relevance are questions of law for this Court to decide. *Circus Circus Hotels, Inc.*, 99 Nev. at 62, 657 P.2d at 105. In *Circus Circus Hotels, Inc.*, the court concluded that a letter written by plaintiff's former employer, Circus Circus, presented in the context of an administrative proceeding was protected by the absolute privilege and should not have been presented to the jury at plaintiff's trial against Circus Circus for defamation. Because the letter from Circus Circus was related to the unemployment security division's decision on whether to grant plaintiff unemployment benefits, it was privileged. The court also

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held the trial court erred by allowing the jury to decide whether the letter's content was-

Similarly, in *Knox*, the court disagreed with the plaintiff that the quasi-judicial privilege
did not extend to the Clark County Personnel Grievance Board. 99 Nev. at 518, 665 P.2d at 270.
Rather, the court found that that the quasi-judicial privilege applied because the board
conducted its meetings in a quasi-judicial manner pursuant to the guidelines set forth in the
Clark County Code that permitted the taking of evidence and examination of witnesses. *Id.*

8 Here, there is simply no question that any statement Helmut made during Mr. Spencer's
9 criminal proceedings, including the preliminary hearing and criminal trial, are protected by
10 absolute privilege for which liability cannot attach. Even if the statements made by Helmut
11 were false or malicious (which, they are not), Helmut cannot be liable for defamation as a
12 matter of law. *Nickovich*, 51 Nev. at 306, 274 P. at 810.

13 Further, Helmut's statements to the Douglas County Planning Commission are also 14 protected by absolute privilege as a matter of law. First, the Douglas County Planning 15 Commission is a quasi-judicial body. Knox, supra. It is governed by the Douglas County Code, 16 Title 20, and conducts itself in "a manner consistent with quasi-judicial administrative 17 proceedings," because it notices and conducts hearings, takes evidence, permits questioning of 18 witnesses, and exercises its discretion to consider or exclude evidence. D.C.C. §§ 20.24.010-19 .070.⁵ It even permits appeals. D.C.C. §§ 20.28.010—.040. Thus, the Douglas County Planning 20 Commission is a quasi-judicial body. Second, Helmut's statement to the Douglas County 21 Planning Commission on January 8, 2013 is privileged because it is relevant to the subject 22 controversy: Mr. Spencer's construction of a fence that violated Douglas County Code and the 23 resulting dispute between the neighbors that ensued, culminating in the events on the night of 24 December 18, 2012. Circus Circus Hotels, Inc., 99 Nev. at 61, 657 P.2d at 104 ("relevance" is not 25 measured in the traditional evidentiary sense, but rather must have "some relation" to the 26 proceeding). Helmut's statement to the Douglas County Planning Commission certainly has 27

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⁵ This Court may take judicial notice of the Douglas County Code. NRS 47.140.

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"some-relation" to the Planning Commission's meeting and public comment on Mr. Spencer's illegal fence because it provides context to why the neighbors testified before the Planning
 Commission. Because it has some bearing on the subject matter of the January 8, 2013 meeting,
 Helmut's statement to the Planning Commission is privileged as a matter of law, even *if* his
 statement is found defamatory.

6 It is an undisputed fact that the only published statements Helmut made regarding Mr.
7 Spencer were made to the Douglas County Planning Commission and to the court in context of
8 Mr. Spencer's criminal proceedings. Because this fact is undisputed and because this Court may
9 apply the absolute privilege liberally and as a matter of law, summary judgment on Helmut's
10 affirmative defenses asserting absolute privilege is proper.

 Alternatively, Helmut's statement that Mr. Spencer punched him is not defamatory because it is substantially true and is Helmut's generalization and opinion of what occurred December 18, 2012.

14 As stated, whether a statement is defamatory is generally a question of law, unless it is 15 subject to two different interpretations. "A statement is defamatory when it would tend to 16 lower the subject in the estimation of the community, excite derogatory opinions about the 17 subject, and hold the subject up to contempt." Lubin, 117 Nev. at 111, 17 P.3d at 425. However, 18 a statement is not defamatory "if it is absolutely true, or substantially true." Pegasus v. Reno 19 Newspapers, Inc., 118 Nev. 706, 715, 57 P.3d 82, 88 (2002). A statement is also not defamatory 20 if it is "an exaggeration or generalization" that a reasonable person could interpret as mere 21 rhetorical hyperbole. Id. Finally, a statement of opinion is protected speech under the First 22 Amendment of the United States Constitution. Lubin, 117 Nev. at 112. The court examines 23 whether a reasonable person would be likely to understand the remark as an expression of 24 opinion or a statement of fact. Id. A court reviewing an allegedly defamatory statement reviews 25 the words in their entirety and in context in order to determine whether they are susceptible 26 of defamatory meaning." Id. at 111.

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Here, if for some reason this Court does not apply the qualified and absolute privileges to Helmut's statements, which are protected as a matter of law, then Helmut is not liable for

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	1	his-statements-because-they-are-substantially-true-and-they-are-statements-of-opinion-
	2	protected by the First Amendment. This Court must examine Helmut's statements in their
	3	entirety and in context.
	4	Helmut stated that on December 18, 2012, he was taking pictures of the snow berms in
	5	front of his brother Egon's home when Mr. Spencer yelled at him and then ran into the street,
	6	punched or hit him, and left him lying in the street. Although it is Helmut's opinion that Mr.
	7	Spencer punched or hit him, thus causing him to be knocked to the ground, it is an undisputed
	8	fact that Mr. Spencer stated in his police statement that he pushed Helmut and <u>admitted</u> in his
	9	deposition that he collided with Helmut, knew it was a Klementi brother, intended to collide
	10	with that person, and stood over Helmut screaming. See, Statement of Undisputed Facts, ¶13.
	11	Mr. Spencer testified in his deposition as follows:
	12	[Mr. Brown]
	13	Q: It was an accident; is that your testimony? [Mr. Spencer]
	14	A: Not an accident. I meant to stop whoever was breaking into my truck. Q: Okay. And so –
	15	A: I went out looking for whoever it was. I just ran into him because he was right there. At the last minute I seen him.
	16	Q: Okay. So when was it that you first became aware that it was – I know Egon and Helmut are twins. So when was it you first became aware that it was a
	17	Klementi that you had impacted? A: I knew it was a Klementi almost immediately –
	18	Q: Okay. A: because they started talking in their native tongue or whatever, and I
	19	can tell by the accents. Q: Once you collided with him I have seen the video. He hits the deck. You
	20	don't. What do you do? A: I recognize it's him, or one of them, as I said. I can tell. I hear him talking.
	21	And I start screaming and yelling at him, why didn't he say who you were. You know, why didn't he identify himself. I hear one of them yelling to call 911. I say,
	22	we have already called them. Then I walked back to my house.
	23	Q. Why didn't you say, we collided, I didn't intend to push him [in Mr. Spencer's police statement]?
	24	A: Because I intended to hold him , and I didn't think of it. I don't have the vocabulary that you do. I mean, you know, I was under duress and just trying to
	25	write down what happened
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Exhibit 3, Jeffrey Spencer Deposition, p. 99:1-23, 121:7-12 (emphasis added).⁶ Viewing Helmut's 1 2 statement in its entirety and in context, it is clear that Helmut's statement is not false or 3 defamatory because it is substantially true in light of Mr. Spencer's statement to police that he 4 "pushed the person" and his deposition testimony that he intended to collide with Helmut and 5 stop him. Simply because Helmut believed he had been assaulted or punched by Mr. Spencer 6 does not make his statement in this regard defamatory. Helmut's statement that he had been 7 assaulted by Mr. Spencer is a generalization of the events that occurred on December 18, 2012 8 and it is not defamation. Moreover, Helmut's opinion that Mr. Spencer punched or assaulted 9 him is protected. See Lubin, 117 Nev. at 112, 17 P.3d at 423 ("statements of opinion are 10 protected speech under the First Amendment and not actionable at law).

Helmut also stated before the Douglas County Planning Commission that he had a restraining order against Mr. Spencer. This is an undisputed statement of fact that is absolutely true. <u>See</u>, *Statement of Undisputed Facts*, ¶21. Thus, Helmut's statement is not defamatory and not actionable at law. *Pegasus*, 118 Nev. at 715, 57 P.3d at 88.

In conclusion, should this Court believe that the qualified and absolute privileges afforded to crime victims not apply, it is clear that Helmut's statements are not defamatory because they are substantially true and they are his generalization and opinion of what happened to him. It is an undisputed fact that Mr. Spencer knocked Helmut to the ground and intended to do so. This renders Helmut's statement substantially true. Helmut's generalization of the event is not defamatory and, thus, summary judgment should be granted in Helmut's favor on Mr. Spencer's First Claim for Relief for defamation because it fails as a matter of law.

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LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868 ⁶ It is well within the province of this Court to judge the credibility of the witnesses before it. *Douglas Spencer & Associates v. Las Vegas Sun, Inc.,* 84 Nev. 279, 281, 439 P.2d 473, 475 (1968).

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Malicious Prosecution: summary judgment is appropriate because the 1 B., 2 undisputed facts demonstrate that Helmut was not involved in the decisions to 3 arrest and charge Mr. Spencer and he had a good faith belief that Mr. Spencer 4 criminally assaulted him. 5 1. Mr. Spencer's prima facie claim for defamation fails as a matter of law. 6 To establish a prima facie case of malicious prosecution in Nevada, a plaintiff must prove 7 the following: "(1) want of probable cause to initiate the prior criminal proceeding; (2) malice: 8 (3) termination of the prior criminal proceedings; and (4) damage." LaMantia v. Redisi, 118 Nev. 9 27, 30, 38 P.3d 877, 879 (2002) citing Jordan v. Bailey, 113 Nev. 1038, 1047, 944 P.2d 828, 834 10 (1997). This claim also requires that the defendant "initiated, procured the institution of, or 11 actively participated in the continuation of a criminal proceeding against the plaintiff." Id. 12 Want of probable cause is judged by an objective test. Jordan, 113 Nev. at 1047-48. "It 13 is for the court to decide whether a reasonable attorney would have considered the prior action 14 legally tenable – ignoring any subjective factors such as the attorney's expertise and belief." Id.; 15 Boren v. Harrah's Entm't, Inc., 2010 WL 4934477, at *4 (D. Nev. Nov. 30, 2010) (interpreting 16 Nevada law and finding that the "reasonable attorney" test applies to both attorneys and non-17 attorneys under Jordan). Only when a reasonable person would find that the action was 18 "completely without merit" can a court authorize a malicious prosecution action to proceed. 19 Boren, 2010 WL 493447 at *4.

A defendant cannot be held liable for malicious prosecution when he or she reports
 information they believe to be true to law enforcement and without directing, requesting, or
 pressuring law enforcement to commence criminal proceedings. *Lester v. Buchanen*, 112 Nev.
 1426, 929 P.2d 910 (1996). Specifically, the Restatement (Second) of Torts as cited by *Lester*,
 explains that:

[G]iving the information or even making an accusation of criminal misconduct does not constitute a procurement of the proceedings initiated by the officer if it is left entirely to his discretion to initiate the proceedings or not. When a private person gives to a prosecuting officer information *that he believes to be true*, and the officer in the exercise of his uncontrolled discretion initiates criminal proceedings based upon that information, the informer is not liable under the rule stated in this Section even though the information proves to be false and his belief was one that a reasonable man would not entertain.

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The exercise of the officer's discretion makes the initiation of the prosecution his own and protects from liability the person whose information or accusation has led the officer to initiate the proceedings.

3 Lester, 112 Nev. at 1429, 929 P.2d at 912-13 citing Restatement (Second) of Torts § 653 (1977), 4 comment g (emphasis added). In *Lester*, the Nevada Supreme Court upheld the trial court's 5 order granting summary judgment in favor of a defendant video store against the plaintiff 6 customer's claim of malicious prosecution. The video store filed a complaint with the police 7 department after a customer failed to return a videotape. The customer was arrested on an 8 outstanding warrant, but charges against the customer were later dismissed. The court found 9 summary judgment was proper because the undisputed facts demonstrated the video store's 10 good faith belief that the customer had not returned the video.

Further, in examining whether the video store initiated, procured, or actively participated in the continuation of criminal proceedings against the customer, the court found summary judgment was appropriate in favor of the video store based on undisputed testimony

14 || from the prosecuting attorney. Specifically, the court found:

[T]he record is devoid of any evidence that the police officers commenced the criminal prosecution at the direction, request, or pressure of Video Express. At his deposition, the Deputy District Attorney in charge of prosecuting this matter testified that Video Express had no further involvement, beyond their initial police report, in the decision to institute criminal proceedings. Further, Lester testified that she does not have any evidence that Video Express did anything more than submit an initial statement to the Reno Police Department.

Lester, 112 Nev. at 1430, 929 P.2d at 913. Finally, it is axiomatic that the presence of probable
cause negates the existence of malice. *Boren*, 2010 WL 493447 at *6 (in order to find malice,
the proceedings must have been initiated primarily for a purpose other than to bring the
offender to justice).

The undisputed facts coupled with the case law set forth herein demonstrates that summary judgment in favor of Helmut is warranted. As an initial matter, it is undisputed probable cause existed to arrest and prosecute Mr. Spencer for battery of Helmut. This Court accepted the testimony of Deputy District Attorney Maria Pence at the January 30, 2017 hearing; thus, there is no need to belabor the point that D.A. Pence believed a crime had been

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committed and that Mr. Spencer had committed the crime. D.A. Pence testified repeatedly that
 she was the only person involved in the charging decision for Mr. Spencer's case. See Statement
 of Undisputed Facts, ¶25. Probable cause also existed when the justice court bound Mr.
 Spencer over for trial on the charges after the April 24, 2013 preliminary hearing.

Further, it is an undisputed fact that Deputy McKone's decision to arrest Mr. Spencer
was solely the decision of the deputy, who based his decision on "the inconsistences with what
[he] had seen on scene and Mr. Spencer's rendition." <u>See Statement of Undisputed Facts</u>,
¶¶18-20. This is consistent with Deputy McKone's report. *Id.*

9 Finally, it is undisputed that when Helmut reported the assault to Deputy McKone, he
10 reported the facts of the incident as he believed them to be true -- that Jeffrey Spencer ran up
11 and hit him, knocking him to the ground.⁷ Affidavit of Helmut ¶14.

12 There are simply no facts demonstrating that Helmut requested or pressured law 13 enforcement or the Douglas County District Attorney's office to commence a criminal 14 proceeding against Mr. Spencer. As a matter of law, because Helmut had a good faith belief 15 that Mr. Spencer assaulted him, he cannot be held liable as a matter of law, even if the 16 information later proves false or Helmut's belief is one that a reasonable man would not 17 entertain. Lester, 112 Nev. at 1430, 929 P.2d at 913 (even if criminal action was commenced at 18 direction of defendant, summary judgment was proper because defendant had good faith belief 19 plaintiff did not return the property). Moreover, because probable cause clearly existed to 20 arrest Mr. Spencer for assault and proceed to a preliminary hearing and trial, there is no 21 question that a reasonable person would have considered the criminal proceedings against Mr. 22 Spencer "legally tenable." Jordan, 113 Nev. at 1047, 944 P.2d at 834. Therefore, no disputed 23 material facts remain and Helmut is entitled to judgment as a matter of law on Mr. Spencer's 24 Second Claim for Relief for malicious prosecution.

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LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868 ⁷ These facts actually <u>are</u> true, as established in the Statement of Undisputed Facts and Section A, Defamation.

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<u>The privilege of absolute immunity extends to claims for malicious</u>prosecution; thus, Helmut's statements made in this case are privileged as a matter of law.

4 Helmut is further not liable to Mr. Spencer for malicious prosecution because his 5 statements are protected by absolute immunity. The Nevada Supreme Court recently 6 confirmed in Harrison v. Roitman, 131 Nev. Adv. Op. 92, 362 P.3d 1138 (2015) that the absolute 7 immunity doctrine is not limited to claims of defamation. Instead, the court, citing to the United 8 States Supreme Court, recognized that "[t]he common-law and United States Supreme Court 9 jurisprudence indicate that absolute immunity protects witness statements made during 10 judicial proceedings from tort liability in general and do[es] not limit absolute immunity's 11 application to defamation claims." Id. at 1143, n. 6 (emphasis in original) citing Briscoe v. LaHue, 12 460 U.S. 325, 330-31, 103 S. Ct. 1108, 1113-14 (1983) (surveying English common law and early 13 American law). In reaffirming the "functional approach" to absolute immunity outlined by the 14 United States Supreme Court, the court held that "functional categories, not ... the status of the 15 defendant, control[s] the immunity analysis." Id. (alterations in original) (internal citations 16 omitted).

The functional approach to absolute immunity examines the following: (1) "whether the [person seeking immunity] performed functions sufficiently comparable to those of [persons] who have traditionally been afforded absolute immunity at common law;" (2) "whether the likelihood of harassment or intimidation by personal liability [is] sufficiently great to interfere with the [person']s performance of his or her duties;" and, (3) "whether procedural safeguards exist in the system that would adequately protect against [illegitimate] conduct by the [person seeking immunity]." *Harrison*, 131 Nev. Adv. Op. 92, 362 P.3d at 1140.

The reasons why Helmut's statements are protected and privileged are fully and completely set forth under Section A of this motion. Application of absolute immunity is a question of law for the court to decide and there is no question it applies in this case. As to the first prong of the functional approach, the Nevada Supreme Court has already established that witnesses are traditionally immune at common law for subsequent damages liability arising

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from their testimony in judicial proceedings. *Id.*, at 1140-41. This is because the law recognizes
 that the rights of an individual "yield to the dictates of public policy" to ensure that witnesses
 are free to testify without fear of intimidation or liability. *Id.* at 1141.

The second prong is also met because the looming threat of liability, harassment, and
intimidation for victims of a crime absolutely may interfere with their right and public duty to
testify. This principle is exemplified by the fact that Mr. Spencer was charged in the underlying
proceeding with Intimidation of a Witness to Influence Testimony, a violation of NRS 199.230.
There is no question the looming threat of liability to witnesses and crime victims in criminal
cases warrants absolute immunity.

Finally, the third prong of "procedural safeguards" is met through the availability of cross-examination and appellate review in the judicial system. *Id.* at 1142-43. The third prong is satisfied by the mere <u>existence</u> of the procedural safeguards and does not depend upon whether the party successfully uses them. *Id.* Here, it is absolutely undisputed that Helmut was subject to cross-examination at Mr. Spencer's preliminary hearing and trial. Thus, the third prong for functional immunity is satisfied.

16 Helmut has fully established the doctrine of functional immunity applies to bar Mr. 17 Spencer's claim against him for malicious prosecution in the event this Court determines that 18 Mr. Spencer's prima facie claim does not fail as a matter of law. Because Helmut was a witness 19 who testified in Mr. Spencer's criminal proceedings and because the doctrine of absolute 20 immunity is not limited to defamation claims, Helmut's status as a testifying witness protects 21 him from liability and gives him immunity for malicious prosecution as a matter of law. Harrison, 22 131 Nev. Adv. Op. 92, 362 P.3d at 1143 (finding no good reason to depart from principle that 23 doctrine of absolute immunity applies to claims outside defamation, including malicious 24 prosecution and negligence). As such, summary judgment in Helmut's favor on his affirmative 25 defense of privilege is appropriate on this claim.

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LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868 C. **Civil Conspiracy:** summary judgment is appropriate on Mr.-Spencer's claims-forcivil conspiracy in Helmut's favor, because torts underlying the civil conspiracy claims fail and Mr. Spencer cannot demonstrate any unlawful agreement between the parties.

5 Mr. Spencer's Third and Fourth Claims for Relief assert civil conspiracy for defamation 6 and malicious prosecution. An actionable claim for civil conspiracy "consists of a combination 7 of two or more persons who, by some concerted action, intend to accomplish an unlawful 8 objective for the purpose of harming another, and damage results from the act or acts. Consol. 9 Generator-Nevada, Inc. v. Cummins Engine Co., Inc., 114 Nev. 1304, 1311, 971 P.2d 1251, 1256 10 (1998) (finding summary judgment was appropriate on civil conspiracy claim where there was 11 no evidence defendants agreed and intended to harm plaintiff); Sharda v. Sunrise Hosp. & Med. 12 Ctr., LLC, 2017 WL 2870086, at *10 (D. Nev. July 3, 2017) (plaintiff's claim for civil conspiracy 13 failed where he did not plead a plausible underlying agreement).

14 It is crucial that, in order to prevail on a claim for civil conspiracy, a plaintiff must show 15 the commission of the underlying tort and an agreement between defendants to commit that 16 tort. Jordan v. Dept. of Motor Vehicles & Pub. Safety, 121 Nev. 44, 75, 110 P.3d 30, 51 (2005),⁸ 17 (the underlying tort is a "necessary predicate" to a cause of action for conspiracy); Sharda, 2017 18 WL 2870086, at *10 (same).

19 Here, as fully set forth under Sections A and B, the underlying claims for defamation and 20 malicious prosecution fail as a matter of law. There are no genuine issues of material fact 21 remaining as to the allegations of defamation and malicious prosecution against Helmut - and, 22 he is immune from liability under the doctrines of qualified and absolute immunity. Because 23 Mr. Spencer's claims for defamation and malicious prosecution fail as a matter of law, his claims 24 for civil conspiracy likewise necessarily fail because he is unable to prove the commission of the 25 underlying tort.

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⁸ Abrogated on other grounds by Buzz Stew, LLC v. City of N. Las Vegas, 124 Nev. 224, 181 P.3d 670 (2008).

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1 Moreover, Mr. Spencer simply cannot meet the elements for a claim of civil conspiracy. 2 There are no facts demonstrating the existence of an agreement between Helmut and any of 3 the defendants in this case to accomplish an unlawful objective, such as to maliciously 4 prosecute or defame Mr. Spencer. That would require Helmut to concoct a scheme to undergo 5 substantial physical pain and suffering in order to get Mr. Spencer arrested and then work with 6 the other defendants to present false testimony against him. Such a proposition is completely 7 absurd. Mr. Spencer cannot prove the existence of an agreement by Helmut and the other 8 defendants or intent by Helmut and the other defendants to purposely cause Mr. Spencer harm, 9 because the undisputed facts are, there is no agreement or intent. In the absence of admissible 10 and authenticated evidence establishing a genuine issue of material fact, Mr. Spencer's claims 11 for civil conspiracy fail as a matter of law and summary judgment is appropriate.

> D. Punitive Damages: summary judgment is warranted on Mr. Spencer's claim for punitive damages because this claim is not a stand-alone claim in Nevada and, more importantly, there is no evidence that Helmut acted with malice, oppression, or fraud.

16 Mr. Spencer asserts a claim for punitive damages as his Fifth Claim for Relief. However, 17 it is well-established that punitive damages is not a stand-alone claim; rather, it is a prayer for 18 relief tied to a specific cause of action. Clark v. Lubritz, 113 Nev. 1089, 1096, 944 P.2d 861, 865 19 (1997) (holding that Nevada's statute on punitive damages is a verbatim copy of the California 20 statute); McLaughlin v. Nat'l Union Fire Ins. Co., 29 Cal. Rptr. 2d 559, 578 (1994) (there is no 21 separate cause of action for punitive damages and plaintiffs must still prove the underlying 22 tortious act). Flatly put, Mr. Spencer cannot assert a separate cause of action for punitive 23 damages and the Fifth Claim for Relief can be dismissed on this basis alone.

However, summary judgment is appropriate on the merits of Mr. Spencer's request for
punitive damages in this case because there is absolutely no evidence that Helmut acted with
malice, oppression, or fraud. Before even submitting the issue of punitive damages to a jury,
the district court should conduct a threshold inquiry of whether the alleged misconduct is
properly subject to this form of civil punishment. *Evans v. Dean Witter Reynolds, Inc.*, 106 Nev.

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598, 612, 5 P.3d 1043, 1052 (2000); see also Countrywide Home Loans, Inc. v. Thitchener, 124 Nev. 725, 740, 192 P.3d 243, 252-53 (2008). "[T]he district court has discretion to determine
 whether the party's conduct merits punitive damages as a matter of law." Winchell v. Schiff,
 124 Nev. 938, 948, 193 P.3d 946, 953 (2008). Punitive damages are not a compensatory
 measure of recovery; rather, they are intended to punish and deter a defendant's culpable
 conduct. Bongiovi v. Sullivan, 122 Nev. 556, 580, 138 P.3d 433, 450 (2006).

7 Punitive damages are governed by statute and may only be awarded when the plaintiff 8 proves, by clear and convincing evidence, that the "defendant has been guilty of oppression, 9 fraud, or malice, express or implied" NRS 42.005(1). "Oppression" means "despicable conduct that subjects a person to cruel and unjust hardship with conscious disregard of the 10 11 rights of the person." NRS 42.001(4). "Fraud" means "an intentional misrepresentation, deception or concealment of a material fact known to the person with the intent to deprive 12 13 another person of his rights or property or to otherwise injure another person." NRS 42.001(2).9 "Malice, express or implied" means "conduct which is intended to injure a person or despicable 14 15 conduct which is engaged in with conscious disregard of the rights or safety of others." 16 NRS 42.001(3).

The statutory definitions of "'oppression" and "malice, express or implied" include the term "conscious disregard," which means "knowledge of the probable harmful consequences of a wrongful act and a willful and deliberate failure to act to avoid those consequences." NRS 42.001(1). In accordance with that statutory language, conscious disregard "denotes conduct that, at a minimum, must exceed mere recklessness or gross negligence." *Countrywide Home Loans*, 124 Nev. at 743, 192 P.3d at 255.

Clear and convincing evidence is evidence that is "so strong and cogent as to satisfy the mind and conscience of a common man, and so to convince him that he would venture to act upon that conviction in matters of the highest concern and importance to his own interest." In

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Lemons, Grundy 28 & Eisenberg 6005 Plumas St. THIRD FLOOR Reno, NV 89519 (775) 786-6868 ⁹ Mr. Spencer's claim for punitive damages does not include a claim for fraud and, even if it did, he did not satisfy the NRCP 9(g) heightened standard for pleading a fraud claim. Therefore, this motion does not address fraud.

re Discipline of Drakulich, 111 Nev. 1556, 1566, 908 P.2d 709, 715 (1995).

2 In this case, Mr. Spencer cannot come forward with any evidence – let alone clear and convincing evidence - that Helmut's conduct was "despicable conduct" that was intended to 3 4 injure Mr. Spencer or made in conscious disregard for his safety. In fact, the converse is true -5 Mr. Spencer acted with conscious disregard for Helmut's safety when he admittedly pursued Helmut on an icy street and knocked him to the ground. There is also no evidence that Helmut 6 7 had knowledge of probable harmful consequences resulting from a wrongful act (reporting a 8 crime is not a wrongful act) and that he willfully and deliberately failed to act to avoid those 9 consequences. A request for punitive damages in this context is simply absurd.

10 Further, it is an undisputed fact that Helmut acted in good faith and with a reasonable 11 belief that Mr. Spencer had punched or assaulted him on the night of December 18, 2012. 12 Affidavit of Helmut ¶¶14-16. Consistent with that good faith belief, Helmut reported the 13 incident to law enforcement and testified at Mr. Spencer's criminal proceedings. As stated 14 under Section A, Defamation, and Section B, Malicious Prosecution, the existence of a good 15 faith belief negates the presence of malice. Lester, 112 Nev. at 1430, 929 P.2d at 913 (good faith 16 belief that a crime had been committed); Boren, 2010 WL 493447 at *6 (the existence of probable cause negates malice); Pope, 121 Nev. at 318, 114 P.3d at 284 (no malice where 17 reporting party believed crime had been committed). Subjecting Helmut to punitive damages 18 for his good faith belief that he was the victim of a crime and fulfilling his civic duty and 19 individual right to report that crime smacks of injustice. Such an award in this case would 20 21 establish unwanted precedent and deter citizens and victims from coming forward and reporting crimes out of fear that they will later be subject to liability and obscene damage 22 amounts for contacting local law enforcement and participating in the judicial process. This 23 24 result is clearly not the type of conduct that a punitive damage award is meant to deter.

Because there is no evidence that Helmut's conduct is the type where an award of punitive damages is appropriate and because this Court can make this determination as a matter of law, summary judgment should be granted in Helmut's favor on Mr. Spencer's Fifth Claim for Punitive Damages.

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E. Intentional Infliction of Emotional Distress: summary-judgment is appropriate on Mr. Spencer's claim for intentional infliction of emotional distress because there is no evidence Helmut acted intentionally or with a reckless disregard of causing emotional distress and Mr. Spencer's reported symptoms do not satisfy the requirement of "physical manifestations" of emotional distress.

 Helmut's conduct is not extreme and outrageous and the record is devoid of evidence that Helmut acted intentionally or with a reckless disregard of causing Mr. Spencer severe emotional distress.

9 Mr. Spencer's Sixth Claim for Relief asserts that Helmut acted intentionally or with 10 reckless disregard for the likelihood of causing emotional distress when he reported to law 11 enforcement that he had been injured, when he stated at the Planning Commission he was hurt 12 by Mr. Spencer, and when he testified at Mr. Spencer's criminal proceedings regarding the 13 same.¹⁰ However, there is absolutely no evidence that Helmut acted intentionally or that his 14 actions of reporting a crime constitute reckless disregard in this case.

In a claim for intentional infliction of emotional distress, a plaintiff must prove the
following: "(1) extreme and outrageous conduct with either the intention of, or reckless
disregard for, causing emotional distress, (2) the plaintiff's having suffered severe or extreme
emotional distress, and (3) actual or proximate causation." *Barmettler v. Reno Air, Inc.,* 114 Nev.
441, 447, 956 P.2d 1382, 1386 (1998) (concluding summary judgment was proper where
plaintiff failed to establish either the first or second elements of this claim) <u>citing Star v. Rabello,</u>
97 Nev. 124, 125, 625 P.2d 90, 91–92 (1981) (citation omitted).

A prima facie claim of intentional infliction of emotional distress requires a plaintiff to prove that the defendant's conduct was "extreme and outrageous." *Maduike v. Agency Rent-A-Car*, 114 Nev. 1, 4, 953 P.2d 24, 26 (1998). Extreme and outrageous conduct "is that which is outside all possible bounds of decency and is regarded as utterly intolerable in a civilized

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¹⁰ To be clear, Mr. Spencer's claim for "infliction of emotional distress" is the <u>intentional</u> tort of intentional infliction of emotional distress because, (1) he alleges Helmut acted with intentional or reckless disregard; and, (2) there is no counterclaim for negligence in this case.

community." Id. citing-California Book of Approved Jury-Instruction 12.74 (internal citations 1 2 omitted). In Maduike, the Nevada Supreme Court upheld the trial court's decision that the first 3 element of the tort was not met when a car rental agency's employees were rude and refused to provide a family with a new rental car after the brakes on the car they rented failed and 4 5 caused a collision. Id. at 4-5. The court agreed with the rental agency's argument that its 6 employee's conduct was, at most, unkind or inconsiderate behavior but it did not rise to the 7 level of being "atrocious, intolerable, or outside all possible bounds of decency." Id. at 5; and 8 see, Barmettler, 114 Nev.at 443, 956 P.2d at 1384 (no extreme and outrageous conduct where 9 employer violated its own policy to keep confidential the fact that employee entered substance 10 abuse rehabilitation); Chowdhry v. NLVH, Inc., 109 Nev. 478, 483, 851 P.2d 459, 462 (1993) 11 (accusations by hospital that surgeon abandoned patient were insufficient to constitute 12 extreme and outrageous behavior); compare, Olivero v. Lowe, 116 Nev. 395, 400, 995 P.2d 13 1023, 1026 (2000) (conduct was extreme and outrageous where construction laborer was 14 physically attacked by homeowner and threatened with handgun).

15 Here, Helmut's actions of reporting a crime and making a statement about what happened to him on the night of December 18, 2012 simply do not rise to the level of extreme 16 17 and outrageous conduct as a matter of law. Similarly, testifying before a judge in Mr. Spencer's 18 criminal trial is not extreme and outrageous conduct. Again, subjecting victims and citizens to 19 damages when they exercise their civil obligation to report a crime and testify in judicial 20 proceedings is simply against public policy and would set dangerous precedent. Victims and 21 witnesses report crimes and testify multiple times a day and this conduct is simply not "extreme and outrageous" as a matter of law. See, e.g., Churchill v. Barach, 863 F. Supp. 1266, 1275 (D. 22 23 Nev. 1994) (customer's conduct was not extreme and outrageous as a matter of law when he wrote letter to airline complaining about employee because this type of conduct occurs 24 25 "thousands of times each day").

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acted with reckless disregard in causing Mr. Spencer severe emotional distress. This case is

Moreover, even if Helmut's conduct was extreme and outrageous (which, it is not), Mr.

Spencer cannot demonstrate that Helmut intended to cause Mr. Spencer emotional distress or

completely distinguishable from cases where the court has found extreme and outrageous 1 2 conduct. For example, in Olivero, the Nevada Supreme Court found that a homeowner who 3 physically attacked and threatened a construction laborer with a handgun and forced him to 4 work at gunpoint was liable for intentional infliction of emotional distress because that conduct 5 was extreme and outrageous. 116 Nev. at 400, 995 P.2d 1026. That is the type of conduct this 6 tort is meant to address. Here, there is simply no evidence in the record supporting Mr. 7 Spencer's allegation that Helmut's conduct was extreme and outrageous with the intention or 8 reckless disregard of causing emotional distress. Therefore, Mr. Spencer's Sixth Claim for Relief 9 for infliction of emotional distress fails as a matter of law on the first element and summary 10 judgment must be granted in Helmut's favor.

11 12

Mr. Spencer has failed to present proof of severe or extreme emotional distress.

In Nevada, when a party claims emotional distress damages that precipitate physical
symptoms (as opposed to emotional distress damages secondary to a physical injury), then
either a physical impact must have occurred or, in the absence of a physical impact, the plaintiff
must prove "serious emotional distress" causing physical injury. *Barmettler*, 114 Nev. at 448,
956 P.2d at 1387.

Absent physical impact, "the less extreme the outrage, the more appropriate it is to 18 19 require evidence of physical injury or illness from the emotional distress." Chowdhry, 109 Nev. 20 at 483, 851 P.2d at 462 citing Nelson v. City of Las Vegas, 99 Nev. 548, 555 665 P.2d 1141, 1145 (1983); and Churchill, 863 F. Supp. at 1276 (where the outrage is less extreme, evidence of 21 22 physical injury or illness is required). The stress "must be so severe and of such intensity that no reasonable person could be expected to endure it." Alam v. Reno Hilton Corp., 819 F. Supp. 23 24 905, 911 (D. Nev. 1993). "Insomnia and general physical or emotional discomfort are 25 insufficient to satisfy the physical impact requirement." Id. The physical impact requirement is 26 not met even where a party has "great difficulty in eating, sleeping, and suffers outward manifestations of stress and is generally uncomfortable." Churchill, 863 F. Supp. at 1276; Alam, 27 28 819 F. Supp. at 911 (feelings of inferiority, headaches, irritability and weight loss did not amount

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to severe emotional distress).

1

2 In this case, the "emotional distress" suffered by Mr. Spencer does not rise to the level 3 of "severe or extreme emotional distress" that is required to recover damages for this tort. Mr. 4 Spencer has never produced any medical records or documentation of severe and extreme 5 emotional distress in this case and the records that have been produced by third-party 6 defendant Mary Ellen Kinon reveal that Mr. Spencer's claims for emotional distress fail as a 7 matter of law. Mr. Spencer may argue that the opinion of his therapist, Dana Anderson, is 8 sufficient to prove that Mr. Spencer has suffered severe and extreme emotional distress 9 because Ms. Anderson diagnosed him with "PTSD." However, a careful look at the specific symptoms Mr. Spencer experiences demonstrates his symptoms are insufficient to constitute 10 11 severe and extreme emotional distress: "reliving the trauma," "stomach ache," "nervousness," "bad dreams," "frightening thoughts," "feeling tense," "difficulty sleeping," "lack of 12 13 concentration," "inability to deal with stressful situations," "negative thoughts," "depression, 14 anxiety," and, loss of having fun. Affidavit of Helmut ¶ 26; Exhibit 14, letter from Dana Anderson 15 dated May 21, 2017, bates-stamped KINION-350-351. As explained in case law above, these 16 symptoms do not constitute severe and extreme emotional distress. Mr. Spencer's complaints 17 of stress, fatigue, and weight loss similarly do not constitute severe and extreme emotional 18 distress. Churchill, 863 F. Supp. at 1276; Alam, 819 F. Supp. at 911.

Moreover, Mr. Spencer's physical symptoms he attributes to this case <u>are pre-existing</u> conditions and symptoms he suffered long before this case even started. His treating physicians note that his past medical history includes pre-existing depression and a "long history of gastrointestinal reflux disorder." *Affidavit of Helmut* ¶27; **Exhibit 15**, medical records of Jeffrey Spencer, bates-stamped KINION-138—140, 151—156 (noting that heartburn and regurgitation issues started 10-15 years ago). With this medical history, Mr. Spencer simply cannot attribute his heartburn and depression to Helmut's actions in this case.

Therefore, because Mr. Spencer has not suffered severe and extreme emotional distress as a matter of law, summary judgment in Helmut's favor on the Sixth Claim for Relief for linfliction of emotional distress is appropriate.

LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868 V. CONCLUSION

1

2 The Nevada Supreme Court has held that Rule 56, "should not be regarded as a 3 disfavored procedural shortcut," but instead as an integral part of the rules of civil procedure 4 as a whole, "which are designed to secure the just, speedy and inexpensive determination of 5 every action." Wood v. Safeway, Inc., 121 Nev. 724, 730, 121 P.3d 1026, 1030 (2005) citing 6 Celotex Corp. v. Catrett, 477 U.S. 317, 106 S. Ct. 2548 and FRCP 1. As our court has recognized. 7 a nonmoving party may not rely on "gossamer threads of whimsy, speculation and conjecture." 8 Id. at 7.0. Instead, when a motion for summary judgment is properly made and supported as 9 required by NRCP 56, the non-moving party must, "by affidavit or otherwise, set forth specific 10 facts demonstrating the existence of a genuine factual issue." Id. (emphasis added). Factual 11 disputes that are not genuine and material to the issues cannot defeat summary judgment. Id. 12 Helmut has demonstrated that summary judgment is proper in this case on each of Mr. 13 Spencer's counterclaims and upon Helmut's affirmative defenses. Helmut's statements are 14 privileged as a matter of law, and this Court can make that determination on summary judgment. Helmut's good faith belief that he was hurt by Mr. Spencer negates any "intent" or 15 16 "malice" in this case for the purpose of Mr. Spencer's claims for defamation, malicious prosecution, intentional infliction of emotional distress, and punitive damages. There is simply 17 18 zero evidence of any conspiracy and Mr. Spencer cannot prove the underlying tort. Mr. 19 Spencer's complaints of stomach aches and sleepless nights are insufficient as a matter of law 20 to warrant damages for severe and extreme emotional distress. Despite the fact this case has 21 been pending for years, Mr. Spencer has not come forward with any evidence that would raise 22 a genuine issue of material fact for the purpose of defeating summary judgment in Helmut's 23 favor. Therefore, Helmut respectfully requests this Court grant summary judgment in his favor 24 III

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LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868

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1 (* 10 1) (* 10 1) (* 10 1) (* 10 1) (* 10 1) (* 10 1)	-1	and against Mr. Spencer on each claim aga	ainst He	Imut in Mr. Spencer's Amen	ded Counterclaim
	2	and Third-Party Complaint.			
	3	The undersigned does hereby affi		t the preceding document	does not contain
	4	the social security number of any person.	•		
	5	Dated: April <u>11</u> , 2018.			
	6		Lemo	ons, Grundy & Eisenberg	
	7		-11		
	8		BY:	Douglas R. Brown, Esq.	<u> </u>
	9			Sarah M. Molleck, Esq. Attorneys for Counterdef	endant Klementi
	10			Attomeys for counterder	endant Kiemend
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(775) 786-6868		· · · · · · · · · · · · · · · · · · ·			

<u>بحر</u>

l	CERTIFICATE OF MAILING	
2		
3	Pursuant to NRCP 5(b), I certify that I am an employee of Lemons, Grundy & Eisenberg	
4	and that on April $_$ 1 , 2018, 1 deposited in the United States Mail, with postage fully	
ĺ	prepaid, a true and correct copy of the within COUNTER-DEFENDANT HELMUT KLEMENTI'S	
5	MOTION FOR SUMMARY JUDGMENT ON ALL COUNTERCLAIMS, addressed to the following:	
7	William J. Routsis II, Esq.Michael A. Pintar, Esq.1070 Monroe StreetGlogovac & PintarReno, Nevada 89509427 West Plumb Lane	
8	Attorney for Jeffrey Spencer Reno, Nevada 89509 Attorney for Mary Ellen Kinion,	
9	Lynn G. Pierce, Esq. Egon Klementi and Elfriede Klementi	
10	515 Court Street, Suite 2f Reno, Nevada 89501 Tanika Capers, Esq.	
11	Attorney for Jeffrey Spencer6750 Via Austi Parkway, Suite 310Las Vegas, Nevada 89119	
12	David M. Zaniel, Esq.Attorneys for Rowena Shaw and PeterRanalli & Zaniel, LLCShaw	
13	50 West Liberty Street, Suite 1050 Reno, Nevada 89501	
14	Attorney for Jeffrey Spencer	
15	Susan & Davis	
16	Susan G. Davis	
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2MONS, GRUNDY & EISENBERG)05 PLUMAS ST. SUITE 300 2NO, NV 89519 '75) 786-6868

INDEX OF EXHIBITS

Exhibit No.	Description	Length of Exhibit
1	Affidavit of Helmut Klementi	4 pages
2	Deposition of Helmut Klementi dated 4/14/16	38 pages
3	Deposition of Jeffrey Spencer dated 7/28/16	60 pages
4	Letters from Douglas County Code Enforcement and	6 pages
	Douglas County District Attorney	
5	Deposition of Elfriede Klementi dated 4/14/16	43 pages
6	Minutes of the Regular Meeting of the Kingsbury General	2 pages
	Improvement District Board of Trustees	
7	Douglas County Sheriff's Department Investigation	14 pages
	Narrative, Case No. 12SO41608	
8	Deposition of Deputy Jesse McKone dated 4/7/16	29 pages
9	Temporary Order Against Stalking, Aggravated Stalking or	4 pages
	Harassment	
10	Douglas County Planning Commission Meeting Minutes	7 pages
11	Statement of Helmut Klementi	1 page
12	Selected Pages of Transcript of Hearing-Motion for	6 pages
	Summary Judgment	
13	Selected Pages of Transcript of Preliminary Hearing	43 pages
- 14	Letter from Dana Anderson dated 5/21/17	2 pages
. 15	Medical records of Jeffrey Spencer	29 pages

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EXHIBIT 1

EXHIBIT 1

AFFIDAVIT OF HELMUT KLEMENTI IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT ON ALL COUNTERCLAIMS

) ss.

STATE OF NEVADA

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I, HELMUT KLEMENTI, being first duly sworn, depose and say under penalty of perjury:
I am over the age of 18 years and am a resident of Stateline, Nevada. I am
making this Affidavit based upon my personal knowledge, except as to those matters where I
may state they are based upon information and belief, and as to those matters and
information I believe them to be true. If called as a witness to testify as to the contents of this
declaration, or any of the facts stated herein, I am and would be legally competent to testify
as to those matters in a court of law.

12
 2. I am a counter-defendant in case no. 14-CV-0260 in the Ninth Judicial District
 13
 Court of the State of Nevada.

14
3. I am eighty-three years old and live at 163 Pine Ridge Drive, Stateline, Nevada,
15 I in the Kingsbury General Improvement District.

4. At the time of the events complained of in Mr. Spencer's Amended *Counterclaim and Third Party Complaint*, I had a twin brother, Egon Klementi ("Egon"), who
lived with his wife Elfriede "Elfie" Klementi at 187 Meadow Lane, Stateline, Nevada at the
corner of Meadow Lane and Charles Avenue.

5. At the time of the events complained of in Mr. Spencer's Amended
 Counterclaim and Third Party Complaint, there was a dispute between Mr. Spencer and the
 other neighbors in the KGID district, including my brother Egon, regarding a fence that Mr.
 Spencer had built on his property in May 2012 in violation of the Douglas County Code.

Code Enforcement and the Douglas County District Attorney regarding violations of the

Douglas County Code, bates-stamped D2539 and D2563-2567, and produced by

1

Attached as Exhibit 4 is a true and correct copy of letters from Douglas County

LEMONS, GRUNDY 25 & EISENBERG 6005 PLUMAS ST. 26 THIRD FLOOR RENO, NV 89519 (775) 786-6868 27

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6.

Counterclaimant Jeffrey Spencer in this case.

24

On December 18, 2012, I attended a meeting of the Board of Trustees for the 7. 1 KGID with Egon and Elfie. 2 Although I attended the meeting, I did not make a statement or otherwise 8. 3 speak at the December 18, 2012 meeting before the Board of Trustees for the KGID. 4 9. Attached hereto as Exhibit 6 is a true and correct copy of the "Minutes of the 5 Regular Meeting of the Kingsbury General Improvement District Board of Trustees," dated 6 Tuesday, December 18, 2012, bates-stamped KLEMENTI-127-128, and produced by me in 7 this case. 8 At the December 18, 2012 KGID Board of Trustees meeting, Chairperson 10. 9 Norman gave instructions for the neighbors concerned about the snow berms to take 10 pictures. 11 When the December 18, 2012 KGID Board of Trustees meeting concluded, I 11. 12 went to Egon's and Elfie's home for dinner. 13 12. After dinner, I left my brother Egon's house to take pictures of the snow berms 14 in front of Egon's property and to then return to my home. 15 As I was taking pictures of the snow berms, I was knocked to the ground by Mr. 13. 16 Spencer. 17 It was my opinion and belief that Mr. Spencer punched me in my side and 14. 18 knocked me to the ground. 19 I sustained injuries as a result of this incident and Douglas County Sheriff's 15. 20 Deputies responded. 21 I reported to Deputy McKone my good faith belief that Mr. Spencer had 16. 22 assaulted me and knocked me to the ground. 23 Attached hereto as Exhibit 7 is a true and correct copy of the Douglas County 17. 24 Sheriff's Department Investigation Narrative, Case No. 12SO41608, bates-stamped D0302 and 25 produced by Counterclaimant Jeffrey Spencer in this case. 26 On or about December 26, 2012, I obtained a Temporary Restraining/ 18. 27 Protective Order against Mr. Spencer. 28

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19. Attached hereto as **Exhibit 9** is the *Temporary Order Against Stalking, Aggravated Stalking or Harassment*, filed December 26, 2012 in Tahoe Justice Court, batesstamped D1573—1576, and produced by Counterclaimant Jeffrey Spencer in this case.

20. On January 8, 2013, I attended a meeting before the Douglas County Planning
5 Commission and its members.

Attached hereto as Exhibit 10 is a true and correct copy of the Douglas County
Planning Commission Meeting Minutes dated January 8, 2013, bates-stamped D1132—1138,
and produced by Counterclaimant Jeffrey Spencer in this case.

9 22. At that meeting, I read a statement during public comment that stated Mr.
10 Spencer confronted and punched me while I was taking pictures of a snow berm pushed
11 against my brother Egon's fence and that I had a restraining order against Mr. Spencer.

Attached hereto as Exhibit 11 is a true and correct copy of the statement that I
 read, bates-stamped D1124, and produced by Counterclaimant Jeffrey Spencer in this case.

14 24. I testified on behalf of the State of Nevada as the victim of a crime in Mr.
15 Spencer's criminal proceedings before the court, including the preliminary hearing and
16 criminal trial.

17 25. The only statements I made about Mr. Spencer were (1) my statement to 18 Deputy McKone on December 18, 2012, (2) my statement to the Douglas County Planning 19 Commission on January 8, 2013, and (3) my testimony at Mr. Spencer's preliminary hearing 20 and trial.

26. Attached hereto as Exhibit 14 is a true and correct copy of a letter from Mr.
Spencer's marriage and family therapist, Dana Anderson, dated May 21, 2017, bates-stamped
KINION-350—351, and produced in response to a subpoena in this case.

- LEMONS, GRUNDY & EISENBERG 6005 PLUMAS ST. THIRD FLOOR RENO, NV 89519 (775) 786-6868
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Attached hereto as Exhibit 15 are true and correct copies of medical records 27. 1 from Gastroenterology Consultants and Dr. Gao for Jeffrey D. Spencer, bates-stamped 2 KINION-138—140, 151—156, and produced in response to a subpoena in this case. 3 I declare under penalty of perjury the foregoing is true and correct. 4 Dated: this 29 day of Match 2018. 5 6 Helmut O. Klemendi 7 8 HELMUT KLEMENTI 9 SUBSCRIBED and SWORN to before me this <u>27</u> day of <u>March</u>, 2018. SUSAN G. DAVIS 10 Notary Public - State of Nevada Appointment Recorded in Washoe County 11 No: 99-37796-2 - Expires July 24, 2019 12 Notary Public 13 14 15 16 17 18 19 20 21 22 23 24 25 LEMONS, GRUNDY & EISENBERG 6005 Plumas St. 26 THIRD FLOOR Reno, NV 89519 27 (775) 786-6868 28 4



EXHIBIT 2

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6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF DOUGLAS
8	-000-
9	HELMUT KLEMENTI, Case No. 14-CV-0260
10	Plaintiff, Dept. No. II
11	vs. JEFFREY D. SPENCER, et al.,
12	Defendants. AND RELATED COUNTERCLAIMS.
13	·
14	
15	DEPOSITION OF
16	HELMUT KLEMENTI
17	April 14, 2016
18	Reno, Nevada
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21	
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23	
24	JOB NO. 299004-C
25	REPORTED BY: DEBORAH MIDDLETON GRECO, CCR #113, RDR, CRR

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1 2	APPBA	RANCES	1 2	INDEX
	OR THE PLAINTIFF:	Nicholus Palmer, Esq. Laub & Laub		EXAMINATION PAGE
4		630 E. Plumb Lane Reno, NV 89502	3	
4		323-5282	1.	Examination by Mr. Zaniel
5		Nik@lawlaub.com	4	Examination by Mr. Routsis 7: Further Examination by Mr. Zaniel 13:
6 7 F(OR THE DEFENDANTS:	David M. Zaniel, Esq.	5	Further szamination by Mr. Zanter 13:
0		Ranalli & Zaniel, LLC	6	
8		50 West Liberty St., #1050 Reno, NV 89501	7	EXHIBITS
9		786-4441	8	
10		Dzaniel@ranallilawyers.com		NUMBER DESCRIPTION PAGE
11	OR THE COUNTERCLAIMANT:	William J. Routsis, II, Esq.	9	
12	OR THE COUNTERCOMMANT.	1070 Monroe Street	10	
13		Reno, NV 89509 337-2609	11 12	
13		537-2609	12	(NO EXHIBITS MARKED FOR THESE PROCEEDINGS)
	OR COUNTERDEFENDANTS LEMENTI:	Christian L. Moore, Esq.	13	
16 KI	LEMENTI:	Lemons, Grundy & Eisenberg 6005 Plumas Street, #300	14	
10		Reno, NV 89509	15	
17		786-6868 Clm@lge.net	16	
18	• ·	-	17	
19 FC	OR COUNTERDEFENDANT KINION:	Michael A. Pintar, Esq.	18	
20		Glogovac & Pintar	19 20	
21		427 West Plumb Lane Reno, NV 89509 333-0400	21	
		Mpintar@gplawreno.net	22	
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(Co 23 24 25		Page 3 C E S (Continued)	24 25	Page 5
(Co 23 24		Page 3 C E S (Continued)	24 25 1	BE IT REMEMBERED that on Thursday, April 14, 2016, at
(Co 23 24 25 1 2			24 25 1 2	BE IT REMEMBERED that on Thursday, April 14, 2016, at the hour of 1:14 p.m. of said day, at the offices of
(Co 23 24 25 1 2	APPEARAN	C E S (Continued)	24 25 1 2 3	BE IT REMEMBERED that on Thursday, April 14, 2016, at the hour of 1:14 p.m. of said day, at the offices of SUNSHINE LITIGATION SERVICES, 151 Country Estates Circle, Reno,
(Cc 23 24 25 1 2 2 5 5 5 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	APPEARAN	C E S (Continued) Tanika M. Capers, Esq. 6750 Via Austi Parkway, #310 Las Vegas, NV 89119	24 25 1 2 3 4	BE IT REMEMBERED that on Thursday, April 14, 2016, at the hour of 1:14 p.m. of said day, at the offices of SUNSHINE LITIGATION SERVICES, 151 Country Estates Circle, Reno, Nevada, before me, DEBORAH MIDDLEION GRECO, a Certified Court
(Cc 23 24 25 1 2 2 5 5 5 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	APPEARAN	C E S (Continued) Tanika M. Capers, Esq. 6750 Via Austi Parkway, #310 Las Vegas, NV 89119 (702) 371-5657	24 25 1 2 3 4 5	BE IT REMEMBERED that on Thursday, April 14, 2016, at the hour of 1:14 p.m. of said day, at the offices of SUNSHINE LITIGATION SERVICES, 151 Country Estates Circle, Reno, Nevada, before me, DEBORAH MIDDLEION GRECO, a Certified Court Reporter, personally appeared HELMUT KLEMENTI, who was by me
(Cc 23 24 25 1 2 FC 3 4	APPEARAN	C E S (Continued) Tanika M. Capers, Esq. 6750 Via Austi Parkway, #310 Las Vegas, NV 89119	24 25 1 2 3 4 5 6	BE IT REMEMBERED that on Thursday, April 14, 2016, at the hour of 1:14 p.m. of said day, at the offices of SUNSHINE LITIGATION SERVICES, 151 Country Estates Circle, Reno, Nevada, before me, DEBORAH MIDDLETON GRECO, a Certified Court Reporter, personally appeared HELMUT KLEMENTI, who was by me first duly sworn and was examined as a witness in said cause.
(Cc 23 24 25 1 2 7 7 7 3 4 5	APPEARAN	C E S (Continued) Tanika M. Capers, Esq. 6750 Via Austi Parkway, #310 Las Vegas, NV 89119 (702) 371-5657	24 25 1 2 3 4 5	BE IT REMEMBERED that on Thursday, April 14, 2016, at the hour of 1:14 p.m. of said day, at the offices of SUNSHINE LITIGATION SERVICES, 151 Country Estates Circle, Reno, Nevada, before me, DEBORAH MIDDLEION GRECO, a Certified Court Reporter, personally appeared HELMUT KLEMENTI, who was by me
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1	Page 6 think it's important and prudent of me to go over these with you	1	A	Okay.
2	just so I know that you understand them, okay?	2	Q	What is your date of birth, sir?
4	A Yes.	3	Q A	April 11, 1934.
4	Q Okay. The first rule is that you are under oath this	4	Q	19
5	afternoon. That oath that we just took, that you just took, is	5	Q A	'34.
6	the same oath as if you were sitting in a courtroom.	6	Q	So you just had a birthday?
	So it obligates you to tell the truth today under the	7	Q A	Yes.
, 8	penalty of perjury.	8	Q	
9	Do you understand that?	9	Q A	And how old does that make you today? 82.
9 10	A Yes.	10	Q	Very good.
10	Q If you don't understand a question that's asked of	11	Ŷ	
12	you, stop us and let us know that you don't understand the	12	λ	And where were you born, sir? Bregenz, Austria. In Austria.
		13	A	Can you spell the city?
13	question.		Q	
14	If you answer the question today, I will have assumed	14	A	B-R-E, G like George, E-N-Z.
15	that you have understood it and answered the question to the	15	Q thinng al	And now my understanding, and I can kind of speed
16	best of your ability.	16	things al	ong a little bit.
17	Is that fair?	17		I think you and Egon are twin brothers?
18	A Yes.	18	A	Yep.
19	Q The last rule is that you will have the opportunity to	19	Q	And at some point early on, in the '50s, you and your
20	review your testimony. It's going to come out in a book, and	20		tarted a bike act; is that
21	you can go through it line by line.	21	A	Yes.
22	If you make any changes to your testimony after today,	22	Q	The proper way to say that, a bicycle act?
23	I would be able to comment upon those changes, and it may affect	23	A	Yes. Yes.
24	your credibility.	24	Q	Okay. How did you learn to start how did you learn
25	Do you understand that?	25	that?	
-	Page 7	1	7	Page 9
1	A Yes.	1 2	A Thon we have	We were amateurs for seven years, Austrian champions. ad to decide business at home or show business.
2	Q Okay. As with the other rules that you heard, if you	3	men we lli	
3	want to take a break, you let me know. We're going to be taking	4	^	And my brother and myself, we chose show business.
4 F	a couple of breaks, I'm sure, during your deposition.		Q	Okay. So in the '60s, then, is when you started to do
5	If you need to speak to your attorney, let me know.	5	-	professionally? '53 or so.
6	If there's a question pending, I just ask that you answer the	6	A	
7	question. And if we don't talk over each other, that will make	-	Q	Okay. And you started in Austria, and then,
•	AND IT WA COULT LALK OVER EACH OFNER. FORE WILL MAKE		OTTOT	
8		8	-	r, the show went international?
9	the court reporter's job easier, okay?	9	A	Yes.
9 10	the court reporter's job easier, okay? A Yeah.	9 10	A Q	Yes. And at the beginning it was just the two of you?
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ſ	1	^	Page 10		^	Page 12
	1	Q	Okay. So these		Q	When was that?
.	2	A	Mostly the bottom man.	2	A	I don't remember.
	3 4	Q	You look really young in these photos. Yes.	3	Q	Okay. You broke a wrist. Was it in a different or in the United States?
	4 5	A		5	-	
	-	Q	So these were a little while ago?	6	A	It was in Germany.
i i	6	A	Oh, yeah.		Q the hilts	What other injuries did you sustain while performing
	7	Q	Okay. Is there any part of the performance that you	.7.	the bike	
	8		your brother didn't do, or vice versa, or could you	8	A	I don't remember any serious injuries.
	9	interchar		9	Q	So the one serious one you do remember is the broken
1	10	A	No. We couldn't interchange. We	10	wrist?	and the state of the state
	11	Q	You had your own specific	11	_	Which wrist was it?
- 1	12	Α	Yeah.	12	A	The left one.
	13	Q	Okay.	13	Q	All right. So let's go back.
	14	A	He was the top man. I was the bottom man.	14		What is your address, sir?
	15	Q	Okay. So can you tell us what that means to somebody	15	A	163 Pine Ridge Drive, Stateline, Nevada. 89449.
	16	that has	no idea about bike acts?	16	Q	Okay. And how long have you been in that house for
· ·	17		What does the bottom man mean?	17	A	Since
	18	А	Well, he carries Elfie and my brother, the two on top	18	Q	Approximately?
	19	or but	, I mean, we had such variation, it's	19	А	'80 something.
	20	Q	So you were always on the bike at the bottom?	20	Q	Did you move to that neighborhood at a different time
	21	A	No. That's just Egon where you pointed. Usually, I	21	than you	r brother?
	22	am always	on the bottom. Here I'm on the bottom. Elfie stay on	22	А	No, about the same time.
	23	the botto	m, and I was the rider, riding the bike.	23	Q	And you heard Elfie this morning?
	24	Q	Okay. So for the most part, you were on the bottom?	24		She said that they came to the United States for a
	25	A	Yes.	25	short pe	riod of time, 3 to 6 months, and then returned.
			Page 11			Page 13
	1	Q	But in that one particular photo Egon was?	1		Did you do the same?
	2	Ã	To fool the audience.	2	А	Exactly the same.
	3	Q	To fool the audience.	3	Q	Okay.
	4	~	But for the most part, you were on the bottom?	4	Ã	Ed Sullivan show and different TV shows and
	5	A	Yes.	5	Q	You said the Sullivan show?
	6	Q	So you typically had your brother and Elfie on top of	6	Ã	Yeah.
	7		were riding?	7	Q	Ed Sullivan show?
-	8	. A	Yeah.	8	Ā	'58, yeah.
	9	10 11 10	Okay. And how long are these performances for?	9	Q	So you performed on the Ed Sullivan show?
	10	A	10 to 12 minutes.	10	₹ A	Yeah.
	11	Q	Okay.	11	Q	What other major type shows have you been a performer
	12	× A	Each performance.	12	on?	
	13	Q	All right. During your career was about 50 years,	13	а. А	All around the world. But always Las Vegas show, I
	14	then?	The second second loss of fears,	14		u know, style.
	15	7	35 ware	15	0 nican, yo	Did you have a standing Las Vegas type show for a
		A .	35 years.	16	~	Like at Caesar's Palace, were you there every night for
	16	Q	35 years. During the 35 years did you ever injure yourself	17		n period of time?
	17	dunine -	• • • • •	+		Six months in the Dunes before they tore it down.
	18	-	y of these performances?	18	A	
- 1	19	A	Yeah.	19	Q	So that was in the '80s?
	20	Q	Did you ever fall off the bike?	20	A	'78. No. No. After I mean, I'm not sure.
. 1	21	A	Myself, very little, yeah.	21	Q	Okay. So you did a nightly act at the Dunes for a
	22	Q	What injuries did you have?	22	while?	
	23	A	Just broke the wrist once.	23	A	Yes.
	24	Q	Okay.	24	Q	How about at Caesar's?
	25	А	That's it.	25	А	TV show.

	1 Q	Page 14 Okay. Was your act part of a bigger act, like a	1	Page : Q Business. Okay. And then at the end of that three
		g-type circus or traveling show?	2	• •
	3 A	Three years Circus Vargas. That was the only one.	3	
		cus within the states.	4	J
	5 Q	What was the name of that circus?	5	
1	~			
	6 A	Circus Vargas.	6	
	7 Q	Circus Vargas?	7	
	8 A	V-A-R-G-A-S.	8	
	9 Q	And where was that at? Here in the United States?	9	9 for a certain number of years, and then you went out on your
1	.0 A	United States and Canada.	10	0 own.
1	.1 Q	Okay. All right. So you moved into that Pine Ridge	11	1 Did I get that right?
1	.2 Street i	n the '80s, approximately the same time your brother	12	2 A Not exactly. I mean, apprentice, and then four years
1	.3 did?		13	3 in the shop. I mean, you know, salesman or whatever. And then
11	.4 A	Exactly.	14	4 we changed to professional show business.
1	.5 Q	Have you ever been married, sir?	15	5 Q Okay. So while you were doing your apprentice, you
1	.6 A	No.	16	
1		Do you have any children?	17	
	.8 A	No.	18	-
	.9 Q	Did you guys tell me about the schooling in	19	
2			20	
	1	Did you and your brother go to I'm not sure how	21	
2		g works in Austria.	22	
		-		
2		Different. You start, and then you go to high school.	23	
		bout it.	24	-
2	15	This time it was the most, you know, and then	25	5 Q Okay. So you have never been in the military?
Γ		Page 15		Page 1
1	-	onal, like, business school for three years, and then we	1	
		to show business after four years working in the shop,	2	
	3 you know	, I mean, like, first apprentice, and then	3	3 that we're involved in now?
	4 Q	Okay. Let me summarize to make sure I understand.	4	
	5	You went to, and this is your brother. You did the	5	Q Have you ever been named as a defendant in a lawsuit
	6 same thi	ng.	6	5 other than for this lawsuit?
	7	You and your brother went to high school, completed	7	A No.
	8 high sch	col?	8	Q Nobody has sued you?
	9 A	Yes.	9	A No.
1	.0 Q	Then you furthered your education by going to a	10	Q Okay. What did you have a doctor that you would
1		school?	11	
1		Yes.	12	
1		You didn't finish the business school, you went	13	*
1	-	No. I finished, yeah.	14	
	5 Q	You finished your business school.	15	
1		Is that equivalent to a college degree?	16	
1				
[-		No, it's different. It's really different. You do	17	
1		ou like, to open a shop or a business, you know,	18	
1		nt or anything.	19	
1	9 restaura		20	Q And where has Steven Brooks' office located?
1	9 restaura	So they teach you business principles?	1	
1	9 restaura 0 Q	So they teach you business principles? Okay.	21	
1 1 2	9 restaura 0 Q 1 A		1	
1 1 2 2	9 restaura 0 Q 1 A 2 Q	Okay.	21	Q And is, to your knowledge, is Dr. Brooks just a
1 1 2 2 2	9 restaura 0 Q 1 A 2 Q 3 A	Okay. Is that what they did for you?	21 22	Q And is, to your knowledge, is Dr. Brooks just a general doctor, or was he some type of specialist?

-	A	Page 18			Page 20
1		or before December 2012? 5 years, ten years?	1	A	Dr. Brooks.
2	A	Ten years or more.	2	Q	And where did you get those medications filled at?
3	Q	Okay.	3	-	macy did you use?
4	A	But I'm not sure.	4	A	Safeway.
5	Q	Well, who was your doctor before Dr. Brooks?	5	Q	Safeway?
6	A	I can't, didn't have	6	A	Safeway. And
7	Q	Didn't have a specific	7	Q	Safe
8	A	No.	8	А	OptumRX.
9	Q	steady doctor?	9		Safeway.
10	A	No. No.	10	Q	Safeway?
11	Q	Okay. So when you started seeing Dr. Brooks, you	11	А	But also the pharmacy.
12	would se	e him for, if were you sick or physicals or anything,	12	Q	Okay. So Safeway. And then the other one?
13	blood wo:	rk, or anything like that?	13	A	OptumRX.
14	А	Yeah.	14	Q	OptumX?
15	Q	And it was like that up until December 18th of 2012?	15	Ã	RX.
16	ž A	Yes.	16	Q	RX.
17	Q	Okay. From, say, December 2005 to December 2012, were	17	×	And how long had you used those pharmacies? For at
18		in a ambulance for any reason?	18	loset fi	ve years?
19	you ever A	Never.	19	A	Yeah.
19 20			20		Okay. All right. So let's talk about the injuries
	Q	Before our day, do you ever recall being in a		Q	
21	ambulanc		21	-	ained in this incident, okay?
22	1.1	Before December 18th, do you ever recall being in an	22	A	Yeah.
23		e at any time?	23	Q	Do you remember the incident as we sit here today?
24	A	No. I don't recall it.	24	A	Yes.
25	Q	Okay. But definitely you were not in an ambulance for	25	Q	Can you picture in your head?
-		Page 19	-		Page 21
1	-	five years before our incident?	1	A	Yes.
2	A	No. Never.	2	Q	Okay. Can you tell me how you landed on the roadway?
3	Q	Okay. What's the Lake Tahoe hospital? Is that Barton	3	A	Yes. On my back.
4	Memorial		4	Q	Okay. Did your head hit the ground?
5	А	Yes. Correct.	5	A	I don't recall it
6	Q	Okay. Before December 18th, 2012, had you ever been a	6	Q	Okay.
7	patient a	at Barton Memorial Hospital?	7	A	because I was
8	A	Yeah.	8	Q	When you say you landed on your back, did you tell
9	Q	Could you tell me what for?	9	me the m	echanics of it.
10	А	I don't exactly recall. I mean, you know, I had	10		Did you go straight back and hit the ground?
11	kidney s	tones. I had things like yeah. That's about it.	11	A	I don't remember this.
12	Q	How about a heart condition?	12	Q	Okay. Did you lose consciousness for any period of
13	А	No.	13	time?	
14	Q	Okay. In December of 2012, were you taking any	14	А	Yes.
15		on on a daily basis?	15	Q	Do you know how long you lost consciousness?
16	A	Yes. Lisinopril, but it was only a while and then	16	Ā	No.
17	Q	To the best you can recall.	17	Q	What is the last thing you remember well, strike
18	¥ A	One took for cholesterol and one for	18	that.	J 2
19	Q	Blood pressure?	19		Do you remember actually falling to the ground, or,
		diabetes.	20	no?	assume, furting to the ground, of,
20	A				Plying to the ground work
21	_	But, I mean, beginning, you know. I mean	21	A	Flying to the ground, yeah.
22	Q	So you had taken medication, one for cholesterol, one	22	Q	Okay. So you remember flying to the ground.
23		etes, but at different times?	23		What was the next thing you remember after that?
24	A	No. No. At the same time.	24	А	The deputy talking to me, asking me.
25	Q	Okay. Who prescribed those medications?	25	Q	Okay. Just so I'm clear, then, your recollection is

· · · · ·	Page 22	1	Page 2
1	that you were flying to the ground, and then it wasn't there	1	So you remember a deputy talking to you. That's the
2	was no recollection of anything happening until a policeman was	2	first thing you remember
3	talking to you?	3	A Yes.
4	A Yeah.	4	Q after being in the air?
5	Q Okay. So in between that time frame, you don't know	5	A Yes.
6	what was going on?	6	Q What's the next thing you remember after the deputy
7	A No.	7	being with you?
8	Q Okay. So if I asked you if your shoulder hit the	8	A That the ambulance put me in the car.
9	ground, or your hip hit the ground, you wouldn't know because	9	Q Okay. Did they put you on a back board? Do you know
10	you just don't have a recollection of how you came down, true?	10	what a back board is?
11	A True.	11	A No. They put me on the stretcher.
12	Q Okay. All right. So following the accident, did you	12	Q Okay. Did they tie something down to your neck?
13	have any bruises or contusions or black-and-blue marks anywhere	13	A I don't recall.
14	on your body?	14	Q Do you recall them putting you in the ambulance?
15	A I don't know.	15	A Yes.
16	Q How what do you mean you don't know? Either	16	Q Did they start any type of injections, IV, in the
17	A No, because I didn't look at my body.	17	ambulance?
18	Q From the parts you saw on your body, could you see any	18	A I don't remember.
19	black or blue marks?	19	Q Do you know if anybody went with you in the ambulance?
20	A No.	20	Your brother, Elfie?
21	Q Okay.	21	A No.
22	MR. PALMER: Just to clarify, are you asking	22	Q So it was you and the ambulance person?
23	immediately afterwards? Or within the next few days?	23	A Yes.
24	BY MR. ZANIEL:	24	Q And which hospital did they take you to?
25	Q Yeah. Any time after.	25	A Barton Memorial.
	Page 23		Page 25
1	Within a week, two weeks after the accident?	1	Q Okay. And that would have been on Tuesday,
2	A After, no.	2	December 18th, approximately 9 o'clock or so, in that time area?
3	Q Okay. So at any time after the accident, you had	3	A Yes.
4	never you didn't see any black-and-blue marks on your body,	4	Q Okay. When did you leave the hospital?
5	true?	5	A After midnight.
6	A I didn't look at it. I'm sorry.	6	Q Okay. Did anybody come to the hospital, your brother,
7	Q Okay. Well, you took a shower	7	Elfie, anybody else?
8	A Just had pains.	8	A My brother.
9	Q I understand. We're going to talk about the pain.	9	Q Okay. And did he stay with you until you were
10	A Okay.	10	released?
11	Q But you took a shower every day, so I assume you	11	A Yes.
12	looked at yourself at some point.	12	Q Okay. And how did you leave the hospital?
13	Did you see any black-or-blue marks anywhere?	13	A He brought me in his car home.
14	A No. No.	14	Q Okay. Did you have an opportunity to talk to the
15	Q Okay. You were taken from the scene by ambulance?	15	doctors at the hospital about what the injuries were?
16	A Yes.	16	A No. I didn't.
17	Q Do you remember being loaded onto the ambulance?	17	Q Do you remember the doctor coming in and saying, this
18	A Part, yeah.	18	is what we found, or these are the tests that we did, these were
19	Q Okay. When you say "part", were you going in and out	19	the results?
20	of consciousness?	20	A I don't recall.
21	A Yeah. Yeah. Because, I mean, yeah.	21	Q Did the doctor tell you to follow up with any other
22	Q Yes?	22	doctors or Dr. Brooks at that time?
	A I don't know exactly because I can't remember exactly	23	A Yes.
23			
23 24	how they turned me around, and	24	Q Did the emergency room doctor told you to follow up

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		Page 26	1		Page 28
1	A	Yeah.	1	Q	Okay. Anything else you can recall?
2	Q	Okay. Do you know if the emergency room prescribed	2	А	Not at the moment.
3	any media	cation for you?	3	Q	Okay. Before December 18th, of 2012, had you ever had
4	. A	Pain medication, but I don't recall what size or	4	any hip	pain at all?
5	whatever.		5	A	I had hip replacement 2005.
6	Q	Okay. Do you know if you got that filled?	6	Q	And who did that hip replacement in 2005?
7	Ä	Yes.	7	Ā	In Carson City, Doctor, I think, Martin Anderson.
8	Q	And was that at Safeway or the other pharmacy?	8	Q	Do you remember the was it Tahoe Fracture, or do
9	A	Safeway.	9		mber the name of the place where you had that done?
10	Q	Okay. Did you take those pain medication pills?	10	- A	I don't remember.
11	Ā	Yes.	111	Q	But you believe it was Dr. Martin Anderson?
12	Q	Okay. At some point who would have been the next	12	Ã	In Carson City.
13		hat you saw after being released from the hospital?	13	Q	And where did you have the hip replacement surgery
14		MR. PINTAR: You mean medical provider?	14	done?	· · · · · · · · · · · · · · · · · · ·
15	BY MR. ZZ	-	15	A	In Carson City.
16	Q	Medical, yes.	16	Q	At Carson Hospital, Carson-Tahoe Hospital?
17	Ă	Medical?	17	× A	I don't remember that. Yeah. I mean
18	Q	Yes. Sorry.	18	Q	At the hospital in Carson?
19	Ã	I saw Dr. Brooks, he was on vacation, so I had to	19	Ã	Yeah.
20		Rork or one of the doctors who was working there.	20	Q	How long were you in the hospital for, for that
21	Q	Okay.	21	surgery?	
22	Ã	In the emergency. At the Stateline Medical.	22	Ā	I don't remember.
23	Q	So Stateline Medical?	23	Q	Okay. So that was when you had the surgery itself?
24	Ã	Yeah.	24	Ā	Yes
25	Q	Because Dr. Brooks was on vacation?	25	Q	Did they replace one hip or both hips?
		Page 27			Page 29
1	А	Yeah.	1	А	No. No. Only one hip.
2	Q	Do you know how many days after the incident happened	2	Q	Which hip did they replace?
3	that you	went to Stateline Medical?	3	A	Right.
4	A	Two days after.	4	Q	Okay. So if they did a surgery in 2005, you must have
5	Q	Are you sure it was two days?	5	gone to a	a doctor about hip pain before the surgery, correct?
6	A	Dr. Brooks was already gone, but, I mean	6	А	Yes.
7	Q	Okay. So you went to Stateline Medical, and your	7	Q	When is your first recollection that you have of
8	recollect	tion is it was two days after?	8	having a	ny hip pain before this surgery, 2005?
9	A	Yeah.	9	A	About 2 or 3 months before.
10	Q	How were you feeling at that time?	10	Q	Okay. So about 2 to 3 months before, before the
11	А	Very bad.	11	surgery,	you started to develop pain in your right hip?
12	Q	Tell me what was bothering you when you went to	12	A	Yes. I had the pain when I jumped off or not when
13	Stateline	e Medical two days after.	13	I jumped	off I was driving for Harrah's.
14	Α	The left chest, I mean, you know, and the hernia.	14	Q	I'm sorry.
15	Q	What else?	15		I stepped off the shuttle bus I drove, and the next
16	A	That's it.	16	day I cou	uldn't walk.
17	Q	Okay.	17	Q	Okay. So something happened where you stepped off a
18	А	And, I mean, the shoulder.	18	shuttle h	
19	Q	Right shoulder?	19	A	Yes.
20	А	Yeah. Right shoulder.	20	Q	Did you ever work at Harrah's?
21	Q	Okay. How about hip? Did you have hip pain at that	21	A	Yes.
	time?		22	Q	What did you do at Harrah's?
22	A	Yes.	23	A	Transportation.
22 23					
	Q	Which hip?	24	Q	Were you a limo driver?

·····				
1	Q	Page 30 Was Egon a limo driver?	1	Page 32 incident did they realize that you fractured your right hip?
2	-	Also.	2	A I told them that it cannot be muscle strain or
3		Okay.	3	something, and I asked for
4		But I was 14 years limo driver.	4	Q An x-ray?
5		Okay. All right. So but were you working at the	5	A they send me to another doctor.
6	. ~	this happened?	6	Q Okay. You realized it wasn't a muscle strain because
7		Yes.	7	you were in significant pain?
8		Okay. So you were driving a shuttle bus for Harrah's?	8	A Yeah.
9	*	Yes. With VIPs.	9	Q Okay.
10		Okay. And then you stepped off the shuttle bus, and	10	A And they couldn't fix it.
	~	some pain in your right hip?	11	
11	-			
12		Yes.	12	the replacement surgery?
13	~	Prior to the shuttle bus incident, had you had pain in	13	A Yes.
14		t hip before?	14	Q And that was in 2005?
15		No.	15	A Yes.
16	~	Okay. What was the day of the shuttle bus incident?	16	Q Did you have follow-up appointments with Dr. Anderson
17		I don't remember.	17	after that?
18	Q	Do you remember the year?	18	A Only physical therapy, and that's it.
19		If the surgery was in 2005, was it in 2005?	19	Q When would you say you completed your treatment for
20	A	No. 2005? 2004.	20	your hip?
21	Q	Okay.	21	Was it in 2005 or 2006?
22	A	Maybe.	22	A 2006, I guess. Sorry.
23	Q	All right. So in 2004, you were walking down the	23	Q All right. So you are estimating 2006?
24	stairs of	the shuttle bus, and something happened where you had	24	A Yeah.
25	pain in y	our right hip?	25	Q All right. So from 2006 until 2012, did you ever
		Page 31		Page 33
1	A	Yeah.	1	experience any occasional aches or pains with regard to your
2	Q	Did you file a workers' compensation claim?	2	right hip?
3	Ā	Yes.	3	A No.
4	Q	Okay. And that was through Harrah's?	4	Q Did you ever tell Dr. Brooks or any other medical
5		Yes.	5	doctors that you had occasional aches or pains with your right
6		Okay. And then did you what doctors did you see	6	hip in between 2006 and 2012?
7	~	you up to Dr. Anderson, who did the surgery?	7	A I don't recall.
8		Do you remember all the doctors you saw?	8	Q Okay. How about in the year before this incident,
9	A	No. I only remember that they treated me wrong at the	9	going back one year, from 2011, December 2011 to December 2012?
10		stretching me.	10	As we sit here today, do you have any recollection of
. 1		-		
11	~	Okay. So they tried to do some therapy?	11	having any pain in your right hip during that time period?
12		They didn't know that it was fractured.	12	A Yeah. I had sometime, I had once some problems, and
13	Q	Okay. So you had, as a result of the shuttle	13	they took an x-ray, and they said it's perfect.
14		you had a fractured right hip?	14	Q Okay. Do you know, did Dr. Brooks order the x-ray?
15	A	Yes.	15	A Yeah. Yeah.
16		Okay. They tried doing some therapy, it sounds like.	16	Q Do you know where the x-ray was taken at?
17		tched it, but that didn't help?	17	A I don't know. I'm not sure. I'm no. I'm at
18		No.	18	Barton, but I'm not sure, Barton at the hospital or Barton
19	Q	Okay. Did you ever have any injections into your hip?	19	emergency. I don't recall.
20	A	No.	20	Q Okay. The year before the incident, did you ever have
21	^	Put needles? No?	21	to take any prescription pain medication for any pain with your
1 **	Q		1.00	• • •
22	A	No.	22	hip?
		No. Do you remember where had you had the surgery done?	22	hip? A No.
22	A		1	-
22 23	A Q	Do you remember where had you had the surgery done?	23	A No.

. . . .

<u> </u>	Page 34	1	Page 36
1	A No.	1	Q Did you break a rib?
2	Q Once you had your hip replacement surgery done, did	2	A Yes. Dr. Brooks took x-rays, and he told me two ribs,
3	you walk with any type of limp or different gait than you had	3	8 and 9, was fractured.
4	before the hip surgery?	4	Q Okay. What did Dr. Brooks say with regard to your
5	A Yes. I needed some special insoles because	5	right shoulder?
6	Dr. Anderson I mean, the foot, I mean, the leg was shorter.	6	A I don't recall anything.
7	Q Okay. So as a result of the hip surgery, your right	7	Q Okay. Did Dr. Brooks ever order any additional
8	leg was shorter than your left leg?	8	testing of your right shoulder?
9	A Yes.	9	A No. Not really.
10	Q Now at the time that Dr. Anderson was doing your right	10	Q And how about your right hip?
11	hip, did he also examine your left hip, just to compare the two?	11	Did Dr. Brooks order any testing of your right hip?
12	A I don't know. I don't know.	12	A X-rays.
13	Q How is your left hip doing around that time frame?	13	Q Okay. And what did he say with regard to the x-rays?
14	A It's staying fine all the, I mean	14	A He could not see anything.
15	Q So you never had any problems with your left hip?	15	Q Okay. How about hernia?
16	A No.	16	A Hernia.
17	Q All right. So you had pain in your right hip after	17	Q Did you have a hernia following the December 18th
18	our incident in December 2012, correct?	18	accident?
19	A Yes.	19	A Yes. 2011 I had a hernia operation in Austria.
20	Q Okay. You had right shoulder pain you said?	20	Q Okay. So in
21	A Yeah.	21	A And then I came back.
22	Q Before December 12th of 2012, had you ever had any	22	Q I'm sorry to cut you off. Go ahead.
23	type of right shoulder pain?	23	2011, you had a hernia operation in Austria, and you
24	A I'm maybe slightly when I am snow shoveling or	24	came back?
25	something.	25	A And when I had this fall, and I went to Dr. Brooks.
1	Page 35 Q Okay. Are you right-handed or left-handed, sir?	1	Page 37 He told me that it's, I have to get another operation.
2	A Right.	2	Q Okay. So how often, say, in the ten years before
3	Q Okay. Did you ever treat with any medical providers	3	December 2012, from 2002 to 2012, how often would you travel
4	that you can recall for any right shoulder pain or injury before	4	back to Austria?
5	December of 2012?	5	One time a year, or more than one time a year?
6	A No.	6	A One time a year, about four times in four years, you
7	Q Okay. Did you ever have any type of x-rays or any	7	know.
8	testing done on your right shoulder before December of 2012?	8	Q So it averaged about once a year?
9	A I don't recall.	9	A Yeah.
10	Q Okay. You don't have a recollection if you had an	10	Q Okay. During those ten years, did you get any medical
10	x-ray done of your shoulder at all before our incident?	11	treatment in Austria other than the hernia operation?
12		12	A Yes. The kidney stones.
12 13		13	
13 14		15 14	
	A No. Q You could have, but you just don't know, or you	14 15	A I had a blockage for kidney stone, and then the same medical hospital.
15			
16	didn't?	16 17	Q Okay. And when was that approximately? Before the hernia?
17	A I don't recall it.		
18	Q So that's when you say you don't recall, that	18	A That was just no, last year.
19	means	19	Q Okay. Kidney stones don't have anything to do with
20	A I don't	20	this incident?
	Q you don't think so?	21	A No. No.
21	A No.	22	Q Okay. So in 2011, did you injure yourself in Austria
21 22			
21 22 23	Q Okay. And then you said you injured the left side of	23	somehow that you developed a hernia?
21 22		23 24 25	somehow that you developed a hernia? I'm trying to find out why you went to Austria to have

1	A	Page 38 Yeah. Because I lifted a suitcase and injured my	1	Page Q Okay. Was it do you know the name of the hernia?
2	hernia.		2	A No.
3	Q	Okay. So while traveling in 2011, to Austria	3	Q Okay. Did you have to spend more than one night in
4	A	On the flight.	4	the hospital in Austria when you had that surgery done?
5	Q	on the flight, you lifted something, and you felt a	5	A Yes.
6	groin in	jury?	6	Q How long were you in the hospital for?
7	A	Yeah.	7	A I don't recall exactly. Four to seven days.
8	Q	You lifted something overhead?	8	Q Okay. Sometimes they put a, some mesh in or some
9	Ã	Yeah.	و	device in?
10	Q	Okay. And at that point, you felt a groin injury?	10	A That's what they always if you have yeah.
11	Ã	Yeah.	11	Q Did they put that in
12	Q	When you got to Austria, you went to the doctor, and	12	A Yes.
13		l, yes, you have a hernia?	13	0 in Austria?
14	A A	Yeah.	14	Okay. Did you treat, once you got released from the
15	Q		15	hospital, did you go to any other doctors while you were in
		And they recommended that you have surgery of that time?		
16			16	Austria before you came back to the United States?
17	A	Yes.	17	A No.
18	Q	Okay. Where did you have this surgery in Austria?	18	Q Okay. Did you have a doctor in Austria in the past
19	A	In the hospital.	19	ten years?
20	. Q	That's a good that's a good thing.	20	Or did you just go to the emergency room that one
21	A	Okay.	21	time, before December I know the kidney stone issue.
22	Q	What was the name of the hospital?	22	But before December 2012, did you just go to one
23	A	Landeskrankenhaus.	23	medical provider in Austria, that being the hospital that you
24	Q	Could you spell that for us?	24	told us about?
25	A	No. Can I write it down for you?	25	A No. Not not that I recall.
	_	Page 39		Page
1	Q	Yes.	1	Q You can't recall any other providers?
2		If I were to get medical records from Austria	2	A No. Dentists and ~~ wasn't specialist.
3	A	Can I?	3	Q So maybe a dentist, but nothing to do with your
4	Q	Yes. Go ahead.	4	shoulder, your hip or your
5		If I were to get medical records from Austria, would	5	A No.
6	they be :	in English or Austrian?	6	Q hernia?
7	A	Austrian. I'm sorry.	7	A Yeah. No.
8 9	Q you.	That's all right. So I'm just going to give that to	8	Q Other than what you have told us? A Yeah.
10	- .	Okay. So in 2011, you went to the hospital that you	10	Q Okay. The hernia that you had worked on after the
11	have writ	ten down for us here?	11	December 2012 incident, did you end up having surgery on that?
12	A	Yeah.	12	After December 2012, have you had hernia surgery?
13	Q	And did they indicate that you should have surgery	13	A Yes.
14	quickly?	······································	14	Q Okay. And who did that surgery?
15	A A	Yes.	15	A Dr. Eyre, or some kind of
16	Q	It wasn't something you could wait for to get back to	16	Q Where did the surgery take place?
17		ad States?	17	A Barton Memorial.
18	A	Correct.	18	Q Okay. And with regard to the post 2012 surgery, do
10 19	Q	Okay. Now if you know the answers to these questions,	19	you know if it was left-sided or right-sided?
		oray. Now II you know the answers to these questions, If you don't, let me know.	20	A Left-sided.
20	great.			
21	harder	My understanding is that there is different types of	21	
22	nernias,	and there is right-sided and left-sided.	22	you had, or a new position altogether?
23		In 2011, do you know what type of hernia you had, and	23	A Similar position.
24		now if it was right-sided or left-sided?	24	Q Okay. Did you ever talk to a doctor after
25	А	Left-sided.	25	December 2012 about that hernia surgery, whether it was related

1	to the f	Page 42 all, or related to the incident of December 2012, as	1	A	Page 44 I don't know.
2		to just you having had a surgery in 2011?		A Q	
<u>د</u> 3	opposed i A	Definitely because of the fall.			Okay. Once you had the surgery in 2013, until we sit
4		A doctor told you that?	3		ay, have you had any type of hernia problems at all?
* 5	Q	-	4	A	No.
-	A	Yes.		Q	Did they repair your hernia?
6	Q	Okay.	6	A	Yes.
7	A	Dr. Brooks.	7	Q	Did the doctors say it was a successful repair of your
8	Q	Which I'm sorry. The name of the doctor?	8	hernia?	
9	A	Dr. Brooks. B-R-O-O-K-S.	9	A	He said it was difficult, but he thought it was
.0	Q	Brooks. Brooks.	10		ul, I'm sure, but he didn't tell me.
1	A	Yeah.	11	Q	Okay. Well, you know your body.
.2	Q	Once you had the surgery in Austria in 2011, did you	12		Have you had any problems since the surgery?
.3	-	problems with your groin, or any hernia issues, up	13	А	No.
4	until the	e time of December 18th, 2012?	14	Q	Okay. All right. Let's talk about the ribs.
15	A	They did a fantastic job, and I had no problems, no	15		You said you fractured ribs number 8 and 9?
.6	pain.		16	А	Yeah.
7	Q	Okay. In after our fall in December of 2012, after	17	Q	Did you have any treatment for your ribs? Did they do
8	the incid	lent that we're here about, when is the first time you	18	anything	for you?
19	noticed a	any type of groin issues or hernia issues?	19	A	No.
20		How soon after the fall?	20	Q	Okay.
21	A	Right away.	21	А	They can't do anything.
22	Q	Within a couple of days?	22	Q	Did you have to wear a brace, a wrap, around your
3	A	Yeah. After one day or so.	23	chest at	all?
24	Q	And you said they did surgery on that?	24	А	No.
25	А	Yes.	25	Q	Okay. Were the rib fractures painful?
		Page 43			Page 45
1	Q	And when did they do the surgery, if you remember?	1	A	Very.
2	A	I don't remember.	2	Q	How long would you say that it took for the pain to go
3	Q	Was it in 2013? Or 2014? Or	3	-	h regard to your rib fractures?
4	A	No. No. 2013.	4	A	One month, until it, you know.
5	Q	Okay. Because the incident was 2012, December?	5	Q	It slowly started to go
6	A	Yeah. Yeah.	6	A	Yeah. Yeah.
7	Q	So 2013? Early 2013?	7	Q	I understand.
8	A	Yeah.	8		So one day you just didn't wake up, and the pain
9	Q	Okay. And you said you went to the hospital, Barton	9	was gone	
.0	Memorial		10	A	No.
1	A	Yes.	11	Q	But after a month, it started to get better?
.2	Q	How long were you in the hospital for that time?	12	A	Yeah.
3	A	I don't recall it, because they were advanced.	13	Q	And then after a couple months, was it better?
4	Q	When you said you were in the hospital, seven days for	14	A	Better.
L5	a hernia	operation?	15	Q	And then after three months
.6	A	In Austria, yes. That's a different story.	16	А	Now if I sleep on this side, then I feel it.
.7	Q.	Are you sure you only had a hernia issue in Austria?	17	Q	Okay. So today you still have pain in your ribs?
8	Α	Yes.	18	A	Slight pain, yeah.
19	Q	Okay. Okay.	19	Q	But it's only if you sleep on them?
20		So in America, when you had your surgery, that was a	20	A	Yeah.
	quick sur	gery?	21	Q	Other than that, there's no pain?
21	A	Not a quick	22	А	No.
		-	1	^	Ohers and show some ask main in the wite of some along
22	Q	How long were you in the hospital for?	23	, Q	Okay. And when you get pain in the ribs if you sleep
21 22 23 24	Q A	How long were you in the hospital for? I'm not sure. I'm not sure.	23	~	oway. And when you get pain in the rids if you sleep ow long does that last for before it goes away?

1	Page 46 Q Okay. So not too long?	1	A	No. He is a neurologist.
2	A No.	2	Q	Okay. He is a neurologist.
3	Q Okay. Let's talk about the shoulder. So you said you	3	A	In
4	injured your right shoulder.	4	Q	Carson?
5	Did you have any treatment on your right shoulder	5	Ã	No, no. Up at the lake. He was.
6	since the accident until today, any physical therapy?	6	0	He is retired?
7	A I myself work on it. I did have physical therapy now	7	Ã	Yeah.
8	for the full leq.	8	Q	Do you know if anybody has taken over his practice, or
9	But for the shoulder, I have a stationary bike, and I	9	you don't	· · · · ·
10	try to get the strength back, what I lost, because I couldn't do	10	- A	I don't know.
11	anything after that.	11	Q	What was Dr. Sullivan's first name, if you know?
12	Q Okay. You had you have had therapy on your hip; is	12	Ã	I don't know.
13	that what you are talking about?	13	Q	When did you go see Dr. Sullivan before 2012?
14	A No. On the no.	14	Â	I probably went to Austria.
15	Q You said on your leg?	15	Q	Before 2011?
16	A Leq, yeah.	16	ž A	No. Now, 2013.
17	Q Okay. What therapy did you have on your leg?	17	0	Okay. Hang on a second.
18	A Electric, and they can't find what it is.	18	x	Because I was under the understanding that you saw a
19	Q Okay. So do you have pain in your leg?	19	doctor be	fore 2012 for your right leg issues.
20	A Well, it's I have no strength in my leq.	20	000002 20	Did you see a doctor before 2012 for your right leg?
21	Q Okay. Do you have any lower back pain?	21	А	Yes.
22	A No.	22	Q	Was that Dr. Sullivan?
23	Q Okay. So you just have a weakness feeling in your	23	Ă	Yeah.
24	right leg?	24	Q	When did you see him before 2012? In 2011, 2010?
25	A Yeah.	25	× A	No. No. 2011. Before I went to Austria 2012.
		23		NO. NO. 2011. DEIOTE I WHICH TO AUSTRIA 2012.
1	Q When did that start? Page 47	1	Q.	Page 49 Okay. So before the hernia, you went to see him?
2	A Long time ago.	2	A	Oh, yeah.
2 3	Q Before December of 2012, or after December 2012?	3		Okay. How long had that problem or that issue been
4	A After December 2012, it was acute. I mean, you know.	4		for? Five years, or longer?
5	Q No. We have to go over that because what I'm trying	5	A going on i	No. No. '11, '12, '13, '14.
6	to find out is if the accident, if before the accident you had	6	Q	Since 2011?
7	absolutely no problems with your right leg, and them after the	7	¥ A	Yeah. About.
8	accident, you have had problems with your right leg.	8	Q	Okay. Do you remember, was there a certain event that
9 9	Or did it just get worse after December?	و		like the shuttle bus, back in the day, back was
10	A It got worse.	10		ertain event that happened that you first started to
11	Q Okay. So before December 2012, you had some issues	11		the problems?
12	with your right leg?	12		No.
		12	0	
13 14	A Yes.		~	Okay. So one day you just kind of noticed that there right leg issues.
14 15	Q The incident happens, and now it's gotten worse? A Yeah.	14 15		Was it a shooting pain down your right leg?
		1		
16		16 17		No.
17	treatment on your right leg?	ł		Was it a numbness or tingling feeling?
	A No. I went to the doctor, and he couldn't find	18		No.
	anything.	19	Q	Just the weakness feeling?
19	0 Olmer Which doctor did	20	A	Weakness.
19 20	Q Okay. Which doctor did you go to?	0.7		The falk like means long and an her mine auto
19 20 21	A Dr. Sullivan.	21	Q	It felt like your leg was going to give out?
19 20 21 22	A Dr. Sullivan. Q Okay.	22		It felt like your leg was going to give out? Does that make that's a slang sentence, so I don't
19 20 21 22 23	 A Dr. Sullivan. Q Okay. A He retired in the winter. 	22 23	Q know.	Does that make that's a slang sentence, so I don't
18 19 20 21 22 23 23 24 25	A Dr. Sullivan. Q Okay.	22	know.	

1	Page ! Q Okay. What did Dr. Sullivan say? Did he say what wa		Page 5 Q Okay. Are you still having problems with your
2	causing that, or what the problem could be?	2	shoulder now?
3	A He could not find out what problem.	3	A No.
4	He just told me I have to check it again, and when I	4	Q Okay. When, after December 2012, when would you say
5	came back, he was retired.	5	that your shoulder problems went away?
6	Q Okay. Did you see anybody else other than	6	How long did you have shoulder problems for?
7	Dr. Sullivan about the right leg problem before December of	7	A Maybe until a few months ago.
8	2012?	8	Q Okay. So up until a few months ago, then, from that
9	A No. Dr. Brooks. I mean, Dr. Sullivan.	9	point until today, we're good with your right shoulder?
10	Q Right.	10	A Yeah.
11	Now I know Dr. Brooks isn't a specialist.	11	Q And with regard to the hip, have you had any treatment
12	A Yeah.	12	on your hip at all?
13		13	A No.
	-		
14	Did Dr. Brooks know about the right leg issues?	14	Q Does the physical therapist work on your hip?
15	A Yeah. Should.	15	A No.
16	Q Did they ever prescribe any medication for you with	16	Q Are you still having problems with your right hip?
17	regard to your right leg?	17	A Yes. Like now, I have pain.
18	A No.	18	Q Okay. So if you sit for periods of time?
19	Q Okay. How often would you have problems with your	19	A Yeah.
20	right leg before December 2012?	20	Q Okay. How bad is the pain?
21	Was it an everyday thing, or just once in a while?	21	So pain is subjective. So pain means something
22	A Only once in a while.	22	different for you than it does for me.
23	Q Okay. All right. So then the incident of December	23	For you, if ten is the worst pain possible, where are
24	2012 happens, and then did you notice an increase in problems i	1	you from zero to ten?
25	your right leg after that incident?	25	A Six.
-	Page 5		Page 5
1	A Yes.		Q And is it it's not a constant pain, then. Just
2	Q And are you still having problems with your right leg		when you sit for long periods of time, right?
3	A Yes.	3	A Right.
4	Q Is it back to the way it was before the incident, or is it still worse?	4	Q What else causes you pain in your hip?
5	A It's still worse.	6	A Nothing else, just when I sit. Q Okay.
6		7	· · · · · · · · · · · · · · · · · · ·
7	Q What doctors		A It's like a screw is loose.
8	A Because the physical therapy, I hope they can get it had to atmosph	8	Q Okay. So there is pain in your hip when you sit.
9 10	back to strength.	9	But your testimony is, before this fall, after your
10	Q So you have gone through some physical therapy for	10	hip replacement, you didn't have this pain if you sat?
11	your leg?	11	A No.
12	A Yeah.	12	Q Okay. And Dr. Brooks knows about the hip pain?
13	Q Okay. And that's helping?	13	A Yes.
14	A I hope.	14	Q No other doctor knows about the hip pain?
15	Q Are you still in physical therapy now?	15	A No.
16	A Oh, yeah.	16	Q Okay. Have you seen any other medical providers other
17	Q How many days a week do you go now?	17	than the ones we have talked about so far?
18	A Twice.	18	I know you went by ambulance to the hospital on
19	Q Do you go to Stateline Rehab? Is that where you are	19	December 18th.
20	going?	20	You followed up with Dr. Brooks.
21	A Correct.	21	You have gone to physical therapy.
	Q Okay. So they are working on your leg.	22	You have had your hernia surgery done at the doctor's
22	Does that physical therapist also do anything with	23	office.
22 23			
	your shoulder at all?	24 25	Any other doctors or medical providers that you have been to?

1	7	Page 54	1	hrothant	Page 56
1 2	A	Only Dr. Nixon with kidney stones. Okay. But, again, kidney stones are not part of this?	1	brother's	
	Q A	• • • • •	2	A	It's only two streets up.
3		No.	3	Q	Quarter of a mile? Less?
4	Q thinne ti	Okay. When did the accident prevent you from doing	4	A	Yeah, about.
5	unnda n	hat you were doing before the accident?	5	Q	Okay. Did you walk to your brother's house often
6	1	You don't own do you own dogs, or you don't own	6		e incident happened?
7	dogs?		7	A	If I didn't ride the bike, I walked.
8	A	No.	8	Q	Okay. After the incident happened, were you able to
9	Q	That's Elfie?	9	-	bike outside at all?
10	A	Yes.	10	A	I tried it once or twice, and then I realized I
11	Q	What did you do for exercise before this incident?	11	couldn't.	
12	A	Before the incident?	12	Q	Okay.
13	Q	Yes.	13	A	Because Dr. Brooks said it's better not to.
14	-	Did you walk around the neighborhood?	14	Q	Okay. So you tried to ride your bike.
15	A	I rode the bike. I worked on my stationary bike for	15		Was this pretty soon after the accident?
6	-	ders and upper muscles and legs, knees.	16	A	No. No. No.
17	Q	This is before the incident?	17	Q	The summer or spring or summer?
18	A	Yeah.	18	A	It was maybe I asked the doctor, and when he said
19	Q	Okay. So you rode you did, you rode your bike.	19		doesn't recommend it, and I didn't ride it anymore,
20		You mean a bike outside?	20	you know.	
21	A	And outside. Yeah.	21		The only way I rode it, from my house two streets up
22	Q	And you rode a stationary bike?	22	to my bro	
23	А	At home every day.	23		Now I have always take with the car because
24	Q	Okay. And when you how is that going to help your	24	Q	Okay. I just want to go back and clarify that.
25	shoulders	s?	25		So before the accident, you were able to ride your
		Page 55			Page 57
1	_	Do you have, like, pedals on top?	1		our brother's any time you wanted?
2		I have pedals on the bottom and handles on the top.	2	A	Yeah.
3	Q	And those handles move?	3	Q	After the accident, you tried riding your bicycle a
4	A	And that is very important, because after the	4	couple of	
5		, my muscles were gone.	5	А	Yeah.
6	Q	Okay. So you, before the incident happened, though,	6	Q	And then Dr. Brooks told you not to ride your bike any
7	-	some type of stationary blke at home that you were able	7	longer?	
8		on your legs by pedaling, and your arms by going back	8	A	Yeah.
9		h on a machine?	9	Q	Did you stop riding your bike outdoors at that time?
10	A	Right.	10	А	Yes.
11	Q	Okay.	11	Q	And from that point, until we sit here today, you
12	A	And outside.	12	haven't r	ode your bike outside?
13	Q	And then you rode a bike outside.	13	A	I tried once. One months ago, when about.
14		Any other forms of exercise you did before	14	Q	Okay. How did you do a month ago?
15	December		15		Because we're pretty far we're in 2016 now.
16	А	I was walking a lot.	16	A	Yeah.
17	Q	Okay. How often would you walk before the incident	17	Q	How did you do a month ago?
18	happened	2	18	A	It would be good, if I could ride it, but I have to
19		I guess it depends on the season. In ice cold	19	talk to m	y doctor first.
20	weather,	you may not walk as long?	20	Q	Did you notice any increase in pain when you rode it a
21	A	Right.	21	month ago	?
22	Q	But if it was warm, how often or how long would you	22	A	No.
23	walk befo	pre December 18? Every day?	23	Q	So it was good, then?
			24	A	Yeah.
24	A	Yeah. Every day.	~ ~		10011

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1	Page 58		Page 60
1	rode your bike, after this incident, outdoors?	1	Q Okay. And then you had the hernia pain.
2	A Yeah.	2	You had the surgery, and no more hernia pain?
3	Q All right. How about walking?	3	A Right.
<u>4</u>	After this incident, were you able to resume walking	4	Q Okay. No elbow, wrist, or hand pain after December
5	around the neighborhood?	5	2012?
6	A I can't walk more than one block.	6	A Yeah.
7	Q Okay. So one block is less than a quarter of a mile.	7	Q Any memory loss issues? So you're 82? Yes?
8	So you don't walk to your brother's house any longer?	8	A Yes.
9	A No, because it would take me I mean, then I get	9	Q Okay. So 82, you probably normally get some type of
10	pain, and I get so tired. I mean	10	memory issues.
11	Q Okay. Have you tried walking to your brother's house	11	My understanding is it's not as bad your brother.
12	at all since the accident?	12	Your brother is having some issues.
13	A I tried to walk when he walks with the dogs, you know.	13	But for you, have you noticed any significant memory
14	Q And are you able to do that?	14	problems?
15	Or you just tell him I can't do it because I'm in too	15	A No. Not at all.
16	much pain?	16	Q Any headaches since the accident?
17	A I can't. Yeah, it's just	17	A Never.
18	Q Too painful?	18	Q Any vision problems? Outside of normal aging?
19	A too painful.	19	A Cataract operation.
20	Q Okay. How about the bike inside that you talked about	20	Q Okay. So that wasn't affected by the accident?
21	with the pedals and the movement?	21	A No. No.
22	Have you done any of that since the accident?	22	Q Any balance problems?
23	A Yes.	23	A Sometime
24 25	Q Okay. Are you doing that consistently now?	24	Q Okay.
25	A I would be.	25	A I get up too quick.
	Page 59		Page 61
1	Q How long do you spend on the bike every day now?	1	Q Have you talked to any doctor in the past few months
2	A Ten minutes.	2	that said what additional treatment you are going to need at
3	Q Okay. When did you start doing that? Was that just	3	this point?
4	recently, or in 2015, '13, '14?	4	You are still in physical therapy?
5	A No. About 3 or 4 months ago.	5	A Yes.
6	Q So the shoulder has cleared up. The ribs are	6	Q Has your physical therapist or doctor told you how
7	occasionally painful. Your right hip bothers you now.	7	much longer you are going to need therapy for?
8	Anything else bother you other than those areas?	8	A No.
9	A No.	9	Q Okay. You find the therapy is helping?
10	Q You didn't, after this incident, you didn't notice any	10	A Yes. I believe in it.
11	neck pain or back pain, correct?	11	Q Okay.
12	A Correct.	12	A Dr. Louie, he transferred me to the physical therapy.
13	Q Any knee pain?	13	He is from Reno.
14	A Correct.	14	Q So Dr. Louie?
15	Q Any ankle or foot pain?	15	A Yeah.
16	A Yeah.	16	Q Is he a neurologist?
17	Q You noticed an increase in pain down your right leg,	17	A Yes.
18	but you really haven't been treated for that at all?	18	Q Okay. And he is a neurologist here in Reno, and he
19	A Well, they, now with the physical therapy.	19	suggested you go to physical therapy?
20	Q That's helping now?	20	A Yes.
21	A They try.	21	Q Okay. Have you how many times have you seen
22	Q I'm sorry?	22	Dr. Louie?
23	A They try now.	23	A Since I am back from Austria, only once, before he
24	Q Okay. They are trying to work on that?	24	changed hospital, so Q All right. Let's talk about the Austria trips, I
25	A Yeah.	25	Q All right. Let's talk about the Austria trips, I

	~.	Page 62			Page 6
1 2	guess, after		12	A	Yeah.
		I know you went in 2011, and you had time at that	3	Q momtha2	Okay. So in 2013, you went to Austria for 3 to 6
3 4	hospital.	incident that we're here about today is	4	months? A	Three months.
4 5	December 2012	-	5	Q	Three months.
6		• n is the first time you went to Austria after	6	Ŷ	Did you seek any medical treatment during that time
0 7	December 2012	-	7	while wow	u were in Austria, in May, June, July of 2013?
8		: er? In April 11, I mean, April 9, just before my	8	A winte you	The kidney stones.
9	birthday.	er: in April II, i mean, April 5, just before my	9	Q	Okay. Nothing to do with your shoulder?
10	-	il of 2013?	10	Q A	No.
11	A Yes		11	Q	Your hip?
12		y. So	12	Q A	No.
13		t a minute. No. No. '15, because now we have	13	Q	Was it painful then?
13	'16.	La minute. No. No. 13, because now we have	14	Q A	The kidney stones?
15		ht. But I'm going back to 2012 now. So	15	Q	No. Your other body parts?
16		no.	16	Q A	No. No.
17		December 2012, this incident happens.	17	Q	In May of 2013, were you having problems with your
18	A Yeal		18	shoulder?	
19		y. When is the first time you went to Austria of	19		You have to listen to my question, okay?
20	after that?		20	A	Yeah. I'm listening, but
21		not sure. But I, you know	21	Q	December 2012, the incident happens.
22		it in 2013? Or you don't remember?	22	Ã	Yeah, yeah.
23		No. It was in I went 2013.	23	Q	In May of 2013, when you go to Austria, are you still
24	Q Oka		24		oblems with your shoulder?
25		2014. And now I don't know.	25	A	I don't recall.
		Page 63			Page 65
1	Q Oka	y. Because I thought I saw somewhere in the	1	Q	Your hip?
2	records in 20	13 that you were planning a trip back there?	2	A	I don't remember.
3	A Yes		3	Q	Okay. You don't see any medical doctors in Austria
4	Q Oka	y. Okay. So in May of 2013 it says that you're	4	for any p	roblems other than kidney stones in the spring/summer
5	leaving for A	ustria for three months.	5	of 2013,	correct?
6	A Yeal	h.	6	А	But that was 2014, the three months.
7	Q Is	that how long you typically would go to Austria	7	Q	No. 2013.
8	for, three mon	nths?	8		Well, I don't know. I don't have your plane ticket,
9	A It:	ry to get there for six months, but, I mean, three	9	so I don'	t know.
10	months is the	shortest.	10		But the records indicated that you were leaving for
11	Q Oka	y. Do you have family still in Austria?	11	Austria f	or three months in May of 2013.
12	A Only	y Egon's son, his family.	12		And then you actually went to Barton Memorial. You
13	Q Ren	e?	13	had th	ey thought you may have been having a stroke.
14	A Othe	erwise, no.	14		And then the next record I have is not until
15	Q Okay	y.	15	Dr. Sulli	van in, in September.
16	Ç.	irlfriend.	16		So I am missing June, July, August, around the summer
17		do you have do you have dual citizenship?	17	of 2013.	
18	Do	you have dual citizenship? Are you a citizen of	18	А	Sorry. I don't know. I don't remember.
19	Austria?		19	Q	Okay. Is it possible you went to a doctor in Austria
20		tria only.	20	-	shoulder, back or your shoulder, your hip, your
21	Q Not	in United States?	21	or your sl	houlder or your hip?
22	A No.		22	Α	No.
23	Q Okay	y.	23	Q	Okay. I just want to make sure that I have all the
24	A We (can't get sorry.	24	medical r	ecords, so that's why I ask.
25	Q So y	you go to Austria for 3 to 6 months at a time?	25	A	Yeah.

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	Q	Page 66 Okay. So you do you own a home in Austria, too?	1	A	Page 68 Federspiel.
	A	Yes.	2	0	Federspiel.
3	Q	That's where you stay when you go back there?	3	ž	What did she do for you while you were in Austria?
5 4	Q A		4	А	She tried to find out, if she can, you know, with this
± 5		Yes.	5		shock and so on, on my foot.
	Q	In your own home?	6		-
6	A	Yes.		Q	Did you get treatment while you are Austria?
7	Q	Do you exercise when you are over there?	7	A	She sent me to the hospital.
8	A	Yeah.	8	Q	Which hospital did you go to?
9	Q	By walking, biking? What do you do there?	9		As an Austrian resident, do you have to pay for do
0	A	Biking.	10	you have	to pay for healthcare in Austria?
1	Q	Okay. All right. So that's 2013.	11	A	No.
2		And then in 2014, did you go to Austria?	12	Q	So when you went
3	A	Yes.	13	A	Because I'm
4	Q	And what months did you go to Austria in 2014, if you	14	Q	Austrian?
5	know?		15	А	retired and Austrian and insured.
6		Is it typically the same spring/summer?	16	Q	So they have, like, a Medicare system set up in
7	А	No. That was in April 2014 that was 2015. Just a	17	Austria?	
8	minute no	W.	18	А	Yeah.
9	Q	Let me try to help you out.	19	Q	Okay. So they, they went, this doctor said you should
0	A	Yes.	20	go to th	e hospital.
1	Q	I have, in 2014 in March, you went to see	21		And what treatment did you have at the hospital?
2	Dr. Sulli	van. It says you are doing better.	22	Electric	shock?
3		Then my next record after that is in September of	23	А	They again tried electric shock, and everything was
4	2014. Sc	I don't have anything from March to September.	24	positive	about for one or two weeks and so then
5		In September 2014, it says he lives here and in	25	Q	Okay.
		Page 67			Page 69
1		and he just got back from Austria.	1	A	And then yeah.
2	A	Okay.	2	Q	Has any doctor said that they think this footdrop
3	, Q	While there, he saw numerous specialists, and has a	3		related to this accident or this incident in December
4	new diagr	osis of footdrop.	4	of 2012?	
5		Which I don't know what footdrop is.	5	A	No.
6		But doctor Barton Memorial's hospital talks about	6	Q	You had the condition before the incident, right?
7	you seeir	g specialists in Austria about some of your medical	7	A	Slightly.
8	problems.		8	Q	Okay.
9		Did you see any specialists while you were in Austria?	9	А	But then it increased, you know, so I don't know if
LO	A	Yes.	10	it's :	yeah.
1	Q	Not for the kidney stones?	11	Q	Okay. And then in 2015, have you been to Austria?
2	A	For the foot for the footdrop, I saw a specialist.	12	A	Yeah. I left on April 9th for three months.
3	Q	Who did you see there?	13	Q	I don't so you think it was April of 2015 for three
4		Let me give you a piece of paper.	14	months?	In April of 2015.
.5		Do you know his name?	15	А	Yeah, because
6	A	Oh, yeah.	16	Q	Okay.
7	Q	Okay.	17	A	they allowed me from here.
8	¥ A	It's a lady doctor.	18	Q	Did you get any treatment in 2015 when you were in
ہ 9		I'm sorry. A Navy?	19	× Austria?	1 2 2 1 1 1 1 1 1 1
	Q		20	Austria. A	Only kidney stone.
0	A	A lady.			
1	Q	A lady doctor.	21	Q	Okay. And now we're in 2016. We're in April.
2	A	Person I know.	22		You haven't been to Austria yet? No?
3	Q	And what city is that doctor in?	23		Are you planning on going soon?
24	A	Bregenz.	24	A	I would like to, but I don't know.
	Q	Okay. So this is the lady doctor?	25	Q	You don't have any plans at this point?

<u> </u>		Page 70	<u></u>		Page
1	A	Well, at this point, this is has to go away.	1		Now in 2012, did you live in the same house that you
2	Q	The case?	2	live in r	low?
3	А	Yeah.	3	A	Yes.
4	Q	Okay.	4	Q	And if you can, please, again tell us the address of
5		In July of 2015, it looks like you had a chin cut	5	that hous	se?
6	on your	hin.	6	A	163 Pine Ridge Drive.
7		Do you remember what happened with that? Did you fall	7	Q	Okay. And about how far is that from where Egon
8	or do an	thing in July of 2015?	8	Klementi	lives?
9		No?	9	A	Two streets up. I mean, two streets down.
10	A	No.	10	Q	Okay. Is it a quarter of a mile, about?
11	Q	See, my records end in July of well, for this	11	А	I think so.
12	incident	my records end in June of 2015 when you were	12	Q	Okay. Okay.
13	discharg	d from Barton Rehab.	13	А	I mean
14		But you said that you have been back since then. You	14	Q	And how long have you lived there?
15	are in pl	vsical therapy now?	15	A	Same like Elfie and Egon. Since I mean, you know.
16	A	Yes.	16	Q	Okay. It's been
17	Q	At Barton Rehab or Stateline Rehab?	17	Ã	1985.
18	Â	Yes.	18	Q	1985?
19	Q	Which one? Barton or Stateline?	19	Ă	No. No. Not '85. '89, we retired.
20	Â	That's	20	Q	Okay. Now do you know if Jeff Spencer plows your
21	Q	Same?	21		owplows your area where you live?
22	Ã	Barton.	22	A	I don't know.
23	Q	Stateline	23	Q	Okay. Have you had any problems with the snowplow in
24	A	Stateline.	24	your area	
25	Q	Rehab?	25	A	I usually am either in Austria in wintertime, but I
	· · · ·	Page 71			Page 7
1		All right. So I'm going to finish with you for now,	1	didn't ha	ve problems.
2	and we'll	see where Mr. Routsis goes.	2	Q	Okay. Do you know who your snowplowers are?
3		And I may have some other questions, because I do want	3	A	No.
4	to know w	hat happened that night.	4		MR. MOORE: Objection. Asked and answered.
5		But instead of us both asking you the same questions,	5		You can keep saying the same answer, if you want.
6	I'm going	to let him ask you the questions, and I'll see where	6		I'm just pointing out that counsel is asking the same
7	we get.		7	question	
8	Ā	Thank you very much.	8	-	THE WITNESS: No.
9	Q	Do you want to take ten minutes?	9	BY MR. RO	UTSIS:
10	Ã	Yes, please.	10	Q	Now back in 2012, how often would you go stay at your
11		(A recess was taken)	11	brother's	house or have dinner or see him?
12		EXAMINATION	12	A	I don't count.
13	BY MR. R		13	Q	Would you see him almost every day?
14	Q Q	Okay. We're all ready.	14	Ă	Yes.
15	T.	Mr. Klementi, how are you?	15	0	Would he ever come to your house? Would you most
16	A	Okay.	16		o to his house?
17	Q	Okay.	17		MR. MOORE: Objection. Compound.
18	A	How are you?	18		Can you just ask one question at a time?
19	0	I'm well. Thank you.	19		MR. ROUTSIS: He can answer it, if
20	×	I forgot your age. How old are you?	20		MR. MOORE: Do you know which question you are to
40	A	82.	20	answer?	north, bo for more made quebelon you are to
21		02. Okay. So back in 2012, you would have been four years	21	BY MR. RO	TISTS.
21 22		onay. So pack in 2012, you would have been four years		DI HR. RU	
22	Q		1 22	^	Would be more come to your home or would you main
22 23	younger,	right?	23	Q him more?	Would he more come to your home, or would you visit
22	-		23 24 25	Q him more?	Would he more come to your home, or would you visit MR. MOORE: Same objection.

1	Page 74 THE WITNESS: No. He comes to my house. Or I go to	1	Page 76 And Egon has quite a temper, doesn't he?
2	their house.	2	MR. MOORE: Objection. Vague and ambiguous.
3	BY MR. ROUTSIS:	3	If you can answer, answer.
4	Q You are a bachelor, though, right?	4	BY MR. ROUTSIS:
5	A Yes.	5	Q You can answer.
6	Q So his home is more of a home environment, correct?	6	A No. What do you mean, temper? I mean, we are twins.
7	A I don't understand the question.	7	Q Well, twins can be very different, can't they? I
8	Q The question, Helmut, is, would you visit him more at	8	mean, I don't know. But can't they?
9	his house, do you think, than he would come to your house?	9	A Okay. Good.
10	A More to Elfie.	10	Q Yes?
11	Q Yes. Would you eat dinner there often?	11	A Yes, sure.
12	A Not any more.	12	Q Egon has more of a temper than you do; is that a fair
13	Q Why?	13	comment?
14	A Because I like to cook myself.	14	A Yes.
15	Q Okay. Back in	15	Q And if you cross Egon, Egon likes revenge. He gets
16	A And get some, lose some weight.	16	angry, and he wants payback?
17	Q Back in 2012, would you eat dinner over there a lot?	17	MR. MOORE: Objection. Argumentative.
18	A Yes.	18	MR. ROUTSIS: What's argumentative about that,
19	Q A few times a week?	19	Counsel?
20	A I don't count on this. I mean	20	I mean, if you don't want him to answer because it's
21	Q I'm just asking.	21	too relevant, I understand.
22	A More than two times a week.	22	But it's a fair, simple question, and it's not
23	Q Now prior to December 18th, 2012, I take it you have	23	argumentative.
24	never had any problems with Jeff or Marilyn Spencer yourself?	24	BY MR. ROUTSIS:
25	A No. I live	25	Q You can answer the question.
•	Page 75		Page 77
1	Q Okay.	1	MR. MOORE: If you are able to.
2	A too far away.	2	MS. CAPERS: Calls for speculation, also.
3	Q Now did your brother Egon ever tell you that, prior to	3	MR. MOORE: Do you understand?
4	December 18th, the night that you were knocked to the ground,	4	THE WIINESS: State again. I don't understand
5	okay?	5	because
6	Prior to that day, did you have discussions with Egon	6	BY MR. ROUTSIS:
7	regarding whether Jeff ever plowed snow into him, while he was	7	Q Yes.
8	standing in his driveway?	8	You indicated that Egon has a greater temper than you
9	A I heard about the run-in. I mean	9	have?
10	Q Okay. Did Egon tell you prior to December 18th, 2012,	10	A Yeah. Different.
11	that he was angry with Mr. Spencer for parking an 18-wheel truck	11	Q Yes. And you have known Egon, obviously, your whole
12	in front of, on Charles Avenue?	12	life, right?
13	Did he tell you he was upset about that?	13	A Yeah.
14	MR. MOORE: Objection. Compound.	14	Q And if someone crosses Egon, or does something that
15	Which question do you want him to answer?	15	Egon perceives is wrong, based on your observations of Egon for
16	BY MR. ROUTSIS:	16	over 70 years, is it a fair comment that Egon's character trait
17	Q Did he tell you that he was upset, your brother Egon,	17	is to exact revenge or get back at that person?
	about Jeff Spencer parking an 18-wheeler on Charles Avenue?	18	A No.
18		19	MR. MOORE: Objection. It is vague and ambiguous, and
	A Yes. He was not happy.		it does call for speculation.
18	A Yes. He was not happy. Q Right.	20	-
18 19		20 21	MR. ROUTSIS: He has already answered the question.
18 19 20	Q Right.		MR. ROUTSIS: He has already answered the question. MR. MOORE: And it is argumentative.
18 19 20 21	Q Right. Did he also tell you that he was upset with Jeff Spencer and Marilyn Spencer about having some motorcycles parked on the street years before?	21	MR. ROUTSIS: He has already answered the question. MR. MOORE: And it is argumentative. I'm just saying my record.
18 19 20 21 22	Q Right. Did he also tell you that he was upset with Jeff Spencer and Marilyn Spencer about having some motorcycles parked	21 22	MR. ROUTSIS: He has already answered the question. MR. MOORE: And it is argumentative.

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	Page 78		Page 80
1	BY MR. ROUTSIS:	1	BY MR. ROUTSIS:
2	Q Very good. Okay.	2	Q Fair.
3	Now, Mr. Klementi, Egon Klementi expressed to you that	3	Did Egon express how he felt about that?
4	he was unhappy with Mr. Spencer having friends that parked	4	A No.
5	motorcycles up and down his street, correct?	5	Q He did not?
6	MR. MOORE: Objection. You are mischaracterizing the	6	A No. I mean
7	testimony by using your words, rather than the witness's words.	7	Q Did he express he was unhappy about that, it was
8	MR. ROUTSIS: It's called an examination.	8	disrespectful?
9	BY MR. ROUTSIS:	9	A Okay. Yes, he was unhappy.
LO	Q You can answer if you understand the question.	10	Q Yes.
11	A No, I don't understand the question, Mr. Routsis.	11	A For sure.
2	Q I'm just going over what has already been established.	12	Q Okay. And did that make him angry, that the Spencers
.3	Egon expressed	13	would do something like that?
4	MR. MOORE: Objection. You are characterizing at this	14	MR. MOORE: Objection. Speculation.
15	point. You can ask a question.	15	BY MR. ROUTSIS:
.6	BY MR. ROUTSIS:	16	Q Did he express to you whether that he was angry
17	Q Egon expressed to you, Mr. Klementi, did he not, that	17	about the Spencers having allowing motorcycles to park up and
L8	back in 2010, he was upset with Jeffrey Spencer or the Spencers	18	down Charles Avenue?
9	because they had their friends park all these motorcycles up and	19	MR. MOORE: Objection. Speculation.
20	down Charles Avenue, correct?	20	And you keep characterizing it as friends.
21	MR. MOORE: Objection. You are characterizing you	21	You can answer if you can.
22	are not using his words. You use the word "friends". He did	22	BY MR. ROUTSIS:
23	not use the word friends.	23	Q Did he express to you anger about the motorcycles?
24	BY MR. ROUTSIS:	24	A No. I mean no.
25	Q You can answer the question, Mr. Klementi.	25	Q I thought you just said he did express anger.
	Page 79		Page 81
ì	A I don't know how to answer it.	1	A He was not happy. I said
2	Q Well	2	Q Okay.
3	A We are so close together.	3	A But, I mean, I don't know how
4	Q Right.	4	Q How did he express that to you? What did he say?
5	Egon, did he express to you that he was upset that the	5	A No idea. I forgot.
6	Spencers had friends that parked motorcycles on Charles Avenue?	6	Q Okay.
7	Very simple question.	. 7	A I forgot.
8	MR. MOORE: Same objection. You are mischaracterizing	8	Q Did there come another episode regarding an 18-wheel
9	testimony.	9	truck that Egon expressed some concerns to you about?
10	You can answer if you are able to.	10	That's probably poorly worded. Let me rephrase it.
11	THE WITNESS: No, I'm not.	11	Did Egon ever talk to you about an 18-wheel vehicle
12	BY MR. ROUTSIS:	12	that the Spencers parked on Charles Avenue?
.3	Q Well, at some point in 2012, you became aware that	13	A Yes.
4	your brother Egon had witnessed motorcycles parked on the street	14	0 What did he tell you about that?
15	in front of the Spencers' residence, correct?	15	A I saw it, and he said
16	At some point it was brought to your attention that	16	Q That's not my question. I'm asking, what did he tell
17	Eqon had witnessed that motorcycles were parked on Charles	17	you about that?
18	Avenue?	18	A We had other things to talk about.
19	A I saw it when I when I visited him.	19	Q Did Egon express anger about that? Disrespect of the
20	Q Very good.	20	neighborhood? How could he do something like that?
20 21	And tell me how Egon felt about that.	20	MR. MOORE: Objection. Compound.
	-		Do you understand the question? He has asked you
	MR. MOORE: Objection to the extent you are asking him	22	
	to speculate.	23	several questions now. THE WITNESS: No.
23	If you has a dring him that he was have and thette		
22 23 24 25	If you're asking him what he may have said, that's different.	24 25	

	Page 82	1	Page 84
1	BY MR. ROUTSIS:	1	BY MR. ROUTSIS:
2	Q What did he express to you about the 18-wheel vehicle?	2	Q Yes. Please. Use your own words.
3	A He wasn't happy about it.	3	A Mr. Routsis, we have other things to talk about than
4	Q What did he say to you?	4	the neighborhood.
5	A He, I don't remember.	5	I mean, I don't go to Egon and Elfie to talk about
б	Q Did he go into a did he have a rage about it?	6	anything else, I mean.
7	A No.	7	Q My question, Mr. Klementi, is, did Egon express on
8	Q Okay. Did he say what did he say?	8	more than one occasion his anger about the 18-wheel and the
9	MR. MOORE: Objection. Asked and answered.	9	motorcycles we have discussed?
0	MR. ROUTSIS: Okay.	10	Yes or no?
1	MR. MOORE: He already testified he doesn't remember.	11	A Yes. Yes. Maybe twice.
2	You can keep answering the same way.	12	Q Okay.
L3	BY MR. ROUTSIS:	13	MR. MOORE: Please don't cut off the witness. Make
.4	Q Did he bring it up on more than one occasion with you?	14	sure he has finished, Counsel.
.5	A No.	15	Just be patient. Make sure this witness is finished
.6	Q No?	16	with his answer, please.
.7	A No.	17	Will do you that?
.8	Q Just one time or do you remember how many times?	18	MR. ROUISIS: I'm doing it.
9	A No, I don't remember.	19	Maybe you should listen to me. It's very, very nice
20	Q Could it have been more than one time?	20	going on here. It's peaceful.
21	MR. MOORE: Objection. Asked and answered.	21	And you are you may be the one involving yourself.
22	BY MR. ROUTSIS:	22	I know you are excited, but maybe you should calm down a bit.
3	Q No. It hasn't been.	23	But I appreciate
24	You can answer the question. Is it possible that he	24	MR. MOORE: Counsel, you are mischaracterizing things.
25	brought it up on more than one occasion with you?	25	We're going to go off the record right now.
-	Page 83	-	Page 85
1	MR. MOORE: That's a different question. You can	1	MR. ROUTSIS: No, we're not. Let's just continue.
2	answer it.	2	MR. MOORE: Yes, we are. We are going to go off the
3	THE WITNESS: Maybe.	3	record.
4 r	BY MR. ROUTSIS:	4	I'm going to start videoing you, because you are
5	Q All right. In fact, Mr. Klementi, it was something	5	mischaracterizing things, and we'll stay on the record, if
6	that deeply bothered Egon, this 18-wheel vehicle, wasn't it?	6	that's what you want to do, Counsel.
7	MR. MOORE: Objection. Argumentative.	7	And we'll just video the process from now on.
8	This is not what this witness has testified to.	8	And when you are trying to characterize things, we can
9	Speculation. And lack of foundation. Object as to	9	have the judge see whether or not you are accurate here.
0	form.	10	So I'm just
.1	MR. ROUTSIS: And I'd overrule every one of those if I	11	MR. ROUTSIS: Take a deep breath. It's okay.
.2	was a judge.	12	MR. MOORE: You can take a deep breath. You're on
.3	MR. MOORE: Fortunately, Counsel, you are not.	13	camera now.
.4	BY MR. ROUTSIS:	14	MR. ROUTSIS: It's okay. Take a deep breath.
.5	Q In any event, Helmut, you can answer that question, if	15	Everything is going to be all right. Okay?
L6	you can.	16	MR. MOORE: Your condescending tone is coming on the
7	A I can't.	17	camera.
8	Q Egon was expressed a lot of anger towards the	18	You realize that now, don't you?
9	Spencers for the motorcycles and the 18-wheel truck, did he not?	19	BY MR. ROUTSIS:
0	MR. MOORE: Objection. Argumentative. Lack of	20	Q Mr. Klementi, let's get back to the issues at hand.
21	foundation. Object as to form.	21	Now your brother, Egon, prior to December 18th, the
22	BY MR. ROUTSIS:	22	night that you were pushed to the ground or something happened
23	Q You can answer.	23	between you and Jeff
	MR. MOORE: Use your words. Not his words.	24	MR. MOORE: Objection. Compound. He is
24 25	///		characterizing.

	Degg 0/	·	
1	Page 86 BY MR. ROUTSIS:	1	Did she make some cake that day?
2	Q Take a deep breath.	2	A I don't remember.
3	Okay. Now, Mr. Klementi, prior to December 18th, did	3	Q Okay. Have you ever been to a KGID meeting other than
4	Egon Klementi or Elfie Klementi ever express to you that they	4	the meeting on December 18th?
5	wanted they really, really wanted to get payback against Jeff	5	A No.
6	Spencer in any form?	6	Q Why did you go to that meeting?
7	A NO.	7	A Because I got in my when I pay my bill, I got the
8	Q Okay. Now December 18th, you at some point went over	8	reminder that they have this meeting.
9	to your brother Egon's house prior to a meeting at the KGID,	9	Q There had to be a reason you went to the meeting on
10	right?	10	the 18th.
11	-	11	
12			Do you know what the reason was?
	Q And what kind of car do you drive at that time?	12	MR. MOORE: Objection. Asked and answered.
13	A Ford Mercury Montego 2005.	13	You already answered the question. He is asking the
4	Q Thank you.	14	same question now.
5	And was it gold in color; is that right? It was gold?	15	BY MR. ROUTSIS:
16	A Some kind of	16	Q You can answer the question.
17	Q Yeah.	17	Was there a reason you went to the meeting?
18	A Not gold, yeah.	18	MR. MOORE: Same objection.
19	Q Okay. Did you go to your brother Egon and Elfie's	19	BY MR. ROUTSIS:
20	house prior to the KGID meeting that evening that started at	20	Q Did Egon ask you to go to the meeting?
21	about six?	21	A No, I wanted to go to the meeting to see how the
22	A I am I was going there for coffee in the afternoon.	22	meeting in this KGID, Kingsbury Improvement District is.
23	Q Okay. So I go ahead.	23	Q Did Egon tell you that on December 18th, 2012, that
24	A Yeah.	24	mumerous people were going to be going to a meeting to complain
25	Q So you went to their house prior to the meeting?	25	about Jeffrey Spencer?
	Page 87		Page 89
1	A In the afternoon.	1	Was that your understanding?
2	Q My question, though, was, when you went there in the	2	A I knew it myself.
3	afternoon, that was before the evening meeting	3	Q How did you know that? Somebody had to tell you,
4	A Right.	4	right?
5	Q at KGID	5	A Yes.
~	A Yeah.	6	
6			Q Who told you?
6 7	Q correct?	7	A It might have been in the schedule.
	Q correct? A Yeah.		-
7	-	7	A It might have been in the schedule.
7 8 9	A Yeah. MR. MOORE: Why don't you pause here?	7 8	 A It might have been in the schedule. Q Okay. A But I don't remember.
7 8 9 10	A Yeah. MR. MOORE: Why don't you pause here? You guys should speak separately. So wait for him to	7 8 9	 A It might have been in the schedule. Q Okay. A But I don't remember. Q Now you have never been to a meeting, as you
7 8 9 10	A Yeah. MR. MOORE: Why don't you pause here? You guys should speak separately. So wait for him to ask his question, and this way you can have your turn.	7 8 9 10 11	 A It might have been in the schedule. Q Okay. A But I don't remember. Q Now you have never been to a meeting, as you testified, prior or after December 18th, correct?
7 8 9 10 11	A Yeah. MR. MOORE: Why don't you pause here? You guys should speak separately. So wait for him to ask his question, and this way you can have your turn. I'm sure he will give you a turn. At least I'm	7 8 9 10 11 12	 A It might have been in the schedule. Q Okay. A But I don't remember. Q Now you have never been to a meeting, as you testified, prior or after December 18th, correct? A Correct.
7 9 10 11 12 13	A Yeah. MR. MOORE: Why don't you pause here? You guys should speak separately. So wait for him to ask his question, and this way you can have your turm. I'm sure he will give you a turn. At least I'm hopeful.	7 8 9 10 11	 A It might have been in the schedule. Q Okay. A But I don't remember. Q Now you have never been to a meeting, as you testified, prior or after December 18th, correct?
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7 8	 A Yeah. MR. MOORE: Why don't you pause here? You guys should speak separately. So wait for him to ask his question, and this way you can have your turn. I'm sure he will give you a turn. At least I'm hopeful. BY MR. ROUTSIS: Q You can answer the question, Mr. Klementi. A I told you. Q Did you go to Egon and Elfie's house prior to going to the KGID meeting on the 18th of December? A The afternoon was prior. Q Okay. Now what caused you to go over to his house? Did Egon call you and ask you to come over, or did you just stop by? 	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 A It might have been in the schedule. Q Okay. A But I don't remember. Q Now you have never been to a meeting, as you testified, prior or after December 18th, correct? A Correct. Q So did your brother Egon ask you to go to the meeting with him? A No. I decided myself. Q What purpose did you have in going to the meeting? MR. MOORE: Same objection. Asked and answered. You can go ahead, answer. THE WITNESS: Just to see a meeting like I go to the ESY MR. ROUTSIS: Q Right.

	Page 90	1	Page 92
1	so different? Why did you go on that, of all nights, your whole	1	BY MR. ROUTSIS:
2	life, why did you go that one night?	2	Q Mr. Klementi, again, we'll get to this, I'll go all
3	MR. MOORE: Same objection. Asked and answered.	3	day if we have to, but take a deep breath.
4	You are also being argumentative here.	4	Your brother was angry at Mr. Spencer. The meeting
5	BY MR. ROUISIS:	5	was about Mr. Spencer that evening, correct?
6	Q Mr. Klementi, I'm not being argumentative.	6	MR. MOORE: Objection. Foundation.
7	You can answer the question. You have been to one	7	THE WITNESS: I don't know.
, 8	meeting in your whole life at KGID, and it was on December 18th,	8	BY MR. ROUTSIS:
9	2012.	و	Q Were you aware before you went to the meeting on
, 10	What was it about that night that led you to go to	10	December 18, 2012, that the meeting was going to be a lot of
11		11	discussion about Jeffrey Spencer?
	that meeting?	12	
12	MR. MOORE: Same objection.		
13	BY MR. ROUTSIS:	13	Q Okay. And you didn't have any information regarding
14	Q You can answer the question.	14	Jeffrey Spencer's snowplowing personally, correct?
15	A I just was interested to go to the meeting because of	15	MR. MOORE: Objection. Vague and ambiguous.
16	this schedule, what they had on the agenda.	16	BY MR. ROUTSIS:
17	Q We know that your brother Egon was upset with the	17	Q Did you have any personal information to give the
18	Spencers for prior conduct that had occurred.	18	KGID at the KGID meeting regarding satisfaction or
19	We know that that evening everybody had gathered to	19	unsatisfaction with Jeffrey Spencer's plowing?
20	talk about the Spencers.	20	A Only about the plowing.
21	MR. MOORE: Is that a question, Counsel?	21	Q Did you make any statements at the meeting?
22	BY MR. ROUTSIS:	22	A No.
23	Q If you would let me continue, please, Counsel.	23	Q Because you had nothing you had nothing to give, no
24	So weren't you asked by somebody to go to that meeting	24	pertinent information, correct?
25	that night to address the Spencer issue?	25	A No, because I am not
	Page 91		Page 93
1	Or I'm trying to figure out why you went. Do you	1	Q A witness?
2	know why you went?	2	MR. MOORE: Counsel, can you please not cut him off?
3	MR. MOORE: Same objection. Asked and answered.	3	Let him answer
4	BY MR. ROUTSIS:	4	BY MR. ROUTSIS:
5	Q You can answer the question.	5	Q Go ahead.
6	MR. MOORE: There is no judge to rule right now on	6	MR. MOORE: Let him answer the question, please.
7	this.	7	Did you finish your answer?
8	So he can ask the questions a lot of times and	8	BY MR. ROUTSIS:
9	THE WITNESS: Okay.	9	Q Let me rephrase, Mr. Klementi.
10	MR. MOORE: There is a certain point where he can't,	10	You made no statements or gave no information at the
11	but at this point you can answer.	11	December 18th, 2012, meeting, correct?
12	You can keep answering the same way if you need to.	12	A Correct. I'm not, I'm too far away from the whole
13	Answer truthfully, but it has been asked before.	13	situation because I'm mostly in Austria, or if I'm here
14	BY MR. ROUTSIS:	14	Q Okay. So after the meeting, you had already been at
15	Q Mr. Klementi, we're just I just want to understand.	15	your brother's house.
16	It's very simple.	16	Why did you go back to your brother's house after the
17	Why did you go to that meeting of all meetings?	17	meeting?
1.8	A Because I was interested about the outcome.	18	A Because of the dinner invitation from Elfie, because
19	Q Okay. So you were you were interested as to what	19	we had planned this dinner before.
20	they were saying about Mr. Spencer?	20	Q Okay. So there was a prior invitation to go have
20	MR. MOORE: Objection.	21	dinner at your brother's house after the meeting?
	THE WITNESS: No.	22	A Just like most of the evenings, I was
	MR. MOORE: Please wait for me to have the objection.	22	Q Okay.
	M. MORE: FICASE WAIL IOL HE LO HAVE LHE OU JECTION.	100	
23	-	24	A and the dinner with From and Elfic
22 23 24 25	You're mischaracterizing testimony. You are testifying, Counsel. Let this witness testify.	24 25	 A at the dinner with Egon and Elfie. Q So did you drive your car from the KGID meeting to

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1	-	her's house?		meeting	with you over to your brother Egon's house, yes or no?
2	A	Yes.	2		MR. MOORE: Objection. He has already asked and
3	Q	And your brother's house is on the corner of Mean		answered	
4		es, correct?	4	BY MR. H	
5	A	Yes.	5	Q	No, he really hasn't.
6	Q	And did you have dinner that evening?	6	A	I have it with me all the time.
7	A	Yes.	. 7	Q	Did you bring it that evening?
8	Q	Do you remember what you ate?	8		MR. MOORE: Same objection.
9	A	No.	9		THE WITNESS: Yes.
10	Q	Was it good?	10		MR. MOORE: He answered it.
11	A	It's always good.	11	BY MR. F	ROUTSIS:
12	Q	I believe that.	12	Q	Yes?
13	A	Yeah.	13	A	I had it with me every day.
14	Q	Okay.	14	Q	Okay. It's all I'm asking, because so you're
15		And, in any event, at some point let me rephra	ise 15	saying i	t's your testimony that you brought a camera to dinner?
16	that.		16		MR. MOORE: Objection. Asked and answered.
17		During the dinner, did you and Egon discuss or ha	we 17	BY MR. F	COUTSIS:
18	any conve	rsations about going out and taking pictures that	1.8	Q	Why did you bring a camera to dinner?
19	evening n	ear Jeffrey Spencer's home?	19	A	I didn't bring it to dinner. I just had it with me.
20	A	No.	20	Q	Well, when you say you had it with you, did you have
21	Q	Did you bring a camera? Did you have a camera or	you 21	it in yo	our possession when you went to the house to eat dinner?
22	that even	ing when you were eating dinner?	22	A	Yes.
23	А	I, since I was coming back from Austria, I had tw	ю 23	Q	Why?
24	cameras,	it's many cameras, in my pockets.	24	A	Because I always have it in my pocket.
25	Q	What kind of cameras?	25	Q	Okay. Okay. And when was the last time prior to
		Pac	re 95		Page 9
1	А	It's one is a both are Olympus at this time	. 1	December	18th that you had taken a picture on that camera?
2	Q	And these are not little instamatic cameras. The	se 2	A	I don't know. I would have to look it up in my
3	are good-	size cameras?	3	storage	
4	A	No. No. No. Those are small cameras.	4	Q	Okay.
5	Q	Okay. So I'll ask you again, Mr. Klementi.	5	A	Picasa with the date.
6		Did you bring a camera at seven or so at night to	6	Q	During the dinner after the KGID meeting, at some
7	dinner at	your brother's house?	7.	point af	ter dinner, you walked out onto Charles Avenue, close to
8		MR. MOORE: Objection. Asked and answered.	8		cers' house and started taking pictures?
9		This witness has already provided you with the an	swer, 9	-	MR. MOORE: Objection. Vague and ambiguous.
10	Counsel.		10		Use of the word "close".
11	BY MR. RO	UTSIS:	11	BY MR. R	OUTSIS:
12	Q	Mr. Klementi, I'm going to ask you again. You ca		Q	Correct?
13		e question.	13	~	MR. MOORE: You can answer it, if you understand it.
14		Did you personally bring a camera over to your br		BY MR. R	· -
15	Egon's ho	use that evening?	15	Q	Correct?
16	-0	MR. MOORE: Same objection. He has asked and	16	A	After the dinner?
17	answered.		17	Q	Yes.
18		What's unclear about his testimony?	18	¥ A	I was planning on going home. And said before I left
19	BY MR. RO	-	19		e, I am taking pictures from the berm.
20	Q	I don't have an answer.	20	Q	Okay.
20	×	Please answer the question.	21	¥ A	What Dr. Norman asked us to do.
22	A	I did have two mini cameras at any time with me.	21	0	You just indicated that you said you were going to go
22 23	Q	I understand that, Mr. Klementi.	23	-	tures of the bern.
23 24	Ŷ	But I'm you can answer the question.	23	care bio	Did you say that to Egon and Elfie?
		Did you bring a camera on December 18th after the		7	It was very quick. Just a remark. And out I went.
25		The you pitting a camera ou necember tom aller me	72 172	A	IC WOD VELY YUIGA. UNDE A LENGIK. AND OUL I WENC.

1	Page 98 Q So the remark that was very quick was something to the	1	Page 10 Q Were you aware that pictures had already been taken
2	effect of, I'm going to go take pictures of the berm?	2	earlier in the day by your brother?
3	A Dr. Norman told us to do it, and so I	3	MR. MOORE: Objection. Lack of foundation.
4	Q That's not the question.	4	BY MR. ROUTSIS:
5	The question is, did you tell Egon and Elfie that you	5	Q Let me rephrase it.
6	were going to go take pictures of the berm before you did?	6	Did your brother ever express to you that he had take
7	MR. MOORE: Actually I'm going to object.	7	pictures earlier that day?
, 8	He already asked and answered and described it.	8	A No way. And I am quite sure he didn't.
9	You can go ahead and try and clarify if you need to.	9	Q Okay.
, 10	BY MR. ROUTSIS:	10	A He would not. I mean
10 11	Q Did you tell them you were going to go take pictures	11	Q Okay. Now isn't it true that two separate cameras
12	of the berm on the evening of December 18th, 2012?	12	were used to take pictures that evening?
	-		
13	A We said good night. I'm taking the pictures for	13	A Yes.
4	Q Okay. So now from the time of the meeting that	14	Q How did that happen?
.5	when you drove over to your brother's house, was it snowing?	15	A I had two cameras with me in the pocket and on my arm
6	A I don't recall.	16	wrist.
7	Q And do you know your brother uses the driveway on	17	Q Well, you just said that you brought one camera with
8	Meadow Drive to park his vehicles, correct?	18	you.
9	A Yes.	19	A No. I said two.
0	Q And you know that the pictures you went and took	20	Q So you brought two cameras with you?
1	pictures on Charles Avenue on the other side of his house,	21	A I always had two cameras, one for bad weather, snow c
2	correct?	22	ice or rain.
3	A Yes.	23	And one camera for good weather.
4	Q And no matter how big the berm was on Charles Avenue,	24	Q So you brought two cameras to dinner that night?
25	it would have no effect on his parking his car, correct?	25	A I have them with me all the time.
	Page 99		Page 10
1	Correct? Correct?	1	Q The answer is yes? Two cameras you brought to dinner
2	A Yes. But	2	that night?
3	Q Okay.	3	MR. MOORE: I'm going to object. Asked and answered.
4	MR. MOORE: Counsel	4	He really did explain, and the record will be clear
5	THE WITNESS: But	5	that he has.
6	MR. MOORE: Let him finish answering.	6	You can keep explaining again and again. We don't
7	THE WITNESS: But but it is, the fence, where the	7	have a judge to rule on this, even though these are redundant
•	berms, where the snow was plowed onto.	8	questions.
8			
	BY MR. ROUTSIS:	9	BY MR. ROUTSIS:
9	_	9 10	BY MR. ROUTSIS: Q Thank you. You brought to dinner
9 .0	BY MR. ROUTSIS:		
9 .0 .1	BY MR. ROUTSIS: Q Okay. Were you, Mr. Klementi, were you ever told by	10	Q Thank you. You brought to dinner
9 10 11	BY MR. ROUTSIS: Q Okay. Were you, Mr. Klementi, were you ever told by Egon on December 18th, 2012, that earlier in that day that he	10 11	Q Thank you. You brought to dinner A I have them with me. I didn't bring them. I keep
9 .0 .1 .2 .3	BY MR. ROUTSIS: Q Okay. Were you, Mr. Klementi, were you ever told by Egon on December 18th, 2012, that earlier in that day that he had taken pictures on Charles Avenue of whatever berm there was	10 11 12	Q Thank you. You brought to dinner A I have them with me. I didn't bring them. I keep them with me.
9 .0 .1 .2 .3 .4	BY MR. ROUTSIS: Q Okay. Were you, Mr. Klementi, were you ever told by Egon on December 18th, 2012, that earlier in that day that he had taken pictures on Charles Avenue of whatever berm there was or wasn't?	10 11 12 13	Q Thank you. You brought to dinner A I have them with me. I didn't bring them. I keep them with me. Q Okay. You brought them with you, then, to dinner at
9 .0 .1 .2 .3 .4	BY MR. ROUTSIS: Q Okay. Were you, Mr. Klementi, were you ever told by Egon on December 18th, 2012, that earlier in that day that he had taken pictures on Charles Avenue of whatever berm there was or wasn't? A No.	10 11 12 13 14	Q Thank you. You brought to dinner A I have them with me. I didn't bring them. I keep them with me. Q Okay. You brought them with you, then, to dinner at your brother's house, two cameras, correct?
9 10 12 13 14 5 6	BY MR. ROUTSIS: Q Okay. Were you, Mr. Klementi, were you ever told by Egon on December 18th, 2012, that earlier in that day that he had taken pictures on Charles Avenue of whatever berm there was or wasn't? A No. Q Do you have any information as you sit here today that	10 11 12 13 14 15	Q Thank you. You brought to dinner A I have them with me. I didn't bring them. I keep them with me. Q Okay. You brought them with you, then, to dinner at your brother's house, two cameras, correct? MR. MOORE: Same objection. Asked and answered.
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		7	
1	Page 102 Q Did you bring them both to their house for dinner?	1	A One on my belt maybe.
2	A No.	2	Q Maybe or
3	MR. MOORE: Objection. Asked and answered.	3	A And one in my pocket or both in pockets, wherever I
4	You are now badgering this witness.	4	have space for these little cameras.
5	MR. ROUTSIS: No, I'm not.	5	Q So you have a specific memory of having one on your
6	MR. MOORE: Yes.	6	belt that evening?
7	MR. ROUTSIS: And I will explain why.	7	A No.
, 8	MR. MOORE: Yes. Counsel. Counsel.	8	
-			 Q Oh, you don't have a memory of that? MR. MOORE: Objection. Asked and answered.
9	Please, Counsel. BY MR. ROUTSIS:	9	-
.0		10	This witness has already testified. You are being
1	Q Mr. Klementi	11	argumentative, Counsel.
2	MR. MOORE: Counsel, take a breath. Take your own	12	MR. ROUTSIS: Actually I'm trying to get to the truth
3	advice, breathe.	13	here, and I'm not getting a clear answer on a simple question
4	Now let the attorney ask the questions, and please	14	which is concerning.
5	don't speak at the same time, so our court reporter can clearly	15	MR. MOORE: Is that a question, Counsel, or are you
6	say who is saying what.	16	seeking to debate? Or note the objection is valid?
7	BY MR. ROUTSIS:	17	BY MR. ROUTSIS:
8	Q Mr. Klementi, I understand that at some point you had	18	Q I have already expressed myself to you.
9	two cameras that evening. That's what you are saying. I	19	Again I'm concerned, Mr. Klementi. You seem to be
0	understand that.	20	struggling with a very simple question.
1	My question is, did you bring both of those cameras to	21	MR. MOORE: Objection.
2	Egon's house that evening?	22	MS. CAPERS: Objection. Mischaracterizes the
3	MR. MOORE: Same objection.	23	testimony.
4	Do you understand what he is asking?	24	MR. MOORE: Counsel, you are testifying. Counsel,
5	111	25	you're being argumentative.
	Page 103		Page 105
1	BY MR. ROUTSIS:	1	MR. ROUTSIS: Okay. Okay.
2	Q Of course.	2	THE WITNESS: Counsel, please don't speak over other
3	A No. Because I had them with me all the time. I	3	people.
4	didn't bring them with me.	4	This is inappropriate for you to keep asking the same
5	MS. CAPERS: Just for the record, this is Tanika	5	
	MS. CAPERS: Just for the record, this is Tanika Capers. I'm going to object, as well, as asked and answered.		question of this witness until you get the words you want.
6	Capers. I'm going to object, as well, as asked and answered.	6	question of this witness until you get the words you want. The record is clear. You have asked the same line of
6 7	Capers. I'm going to object, as well, as asked and answered. It's a mischaracterization of the witness's testimony.	6 7	question of this witness until you get the words you want. The record is clear. You have asked the same line of questioning repeatedly.
6 7 8	Capers. I'm going to object, as well, as asked and answered. It's a mischaracterization of the witness's testimony. BY MR. ROUTSIS:	6 7 8	<pre>question of this witness until you get the words you want. The record is clear. You have asked the same line of questioning repeatedly. And I'm going to instruct this witness not to answer,</pre>
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	Page 106	1	Page 10
1	A No.	1	pictures, the berm was, he put a lot of snow and debris against
2	Q Okay. So after dinner ended, did you discuss with	2	Egon's fence, and that's what Dr. Norman would have liked to
3	Egon why you were going to go take pictures on his neighbor's,	3	see.
4	near his neighbor's house?	4	BY MR. ROUTSIS:
5	MR. MOORE: Objection. Compound question.	5	Q Right.
6	He changed the verbiage.	6	But it did not effect the ability of your brother to
7	Do you understand what question is being asked?	7	get in and out of his driveway.
8	THE WITNESS: I did not discuss with my brother	8	MR. MOORE: Objection.
9	anything about taking pictures.	9	BY MR. ROUTSIS:
10	BY MR. ROUTSIS:	10	Q The berm has no effect on that, so why take the
11	Q Was it your understanding that Egon was going to be	11	picture?
12	outside his studio while you took pictures?	12	MR. MOORE: Objection. Argumentative.
13	A No.	13	MR. ROUTSIS: I'll move ahead.
13 14	Q I'm going to ask that again.	14	MR. MOORE: Thank you.
15	MR. MOORE: Objection.	15	BY MR. ROUTSIS:
	BY MR. ROUTSIS:	16	
16 17	Q When you took pictures on Charles Avenue, on	17	Q Now why, if your brother thought it was important, why didn't you just let your brother take a picture?
17 18	December 18th, 2012 I'm going to rephrase the question.	18	A Because it was a stupid idea of me. And didn't come
19	Was Egon Klementi, your brother, your twin brother,	19	from anywhere, from Elfie or Egon.
20	outside of his studio when you took pictures?	20	It was just my I don't know why I did it because it
20 21	A I have no idea.	20	didn't really concern me.
21 22		21	Q Did Egon ever express to you that evening that
22	Q Did you see any flashes from his camera while you were outside taking pictures?	23	Mr. Spencer is very sensitive to people taking pictures at night
23 24		24	of his property?
24 25	MR. MOORE: Object as to form. Lack of foundation.	25	
25	You can answer if you are able to. If you understand.	23	Did he express that to you?
	Page 107 THE WITNESS: Yes.	1	Page 109 A No.
1	BY MR. ROUTSIS:	1 2	Q You were aware that weren't you made aware through
2 3		3	Egon, that the Spencers had called the police because of Egon
4	Q Yes. A The flash Mr. Spencer saw most likely was from my	4	taking pictures of the Spencers?
± 5	camera when I took the picture, Charles from the middle up, and	5	MR. MOORE: Objection as to form. Lack of foundation.
	- · · · · · · · · · · · · · · · · · · ·	6	BY MR. ROUTSIS:
6 7	one I took from Egon's fence on the left.	7	
	Q Did you see a flash from some other camera during the	1	Q Were you made aware of that by Egon?
8	time you were out on the street?	8	MR. MOORE: Same objection.
9	A No.	9	THE WITNESS: No.
10	Q Why were pictures taken on both cameras?	10	BY MR. ROUTSIS:
11	A I took them only on one.	11	Q Okay. When you went out onto Charles Boulevard that
12	Q Okay. Now why did you take pictures in that area that	12	night with two cameras, correct?
13	night?	13	Is that correct?
14	A Because Dr. Norman told us to take pictures to prove	14	A Yes. One in the pocket and one in my hand.
15	the berms.	15	Q And you took how many pictures?
16	Q Now certainly you are a very taking pictures of a	16	A I took three pictures: Up the street, east, and then
	berm that has no effect on Egon's driveway doesn't does that	17	the fence, and then another one on the fence, if I remember
17	•	18	right.
18	make any sense to you?		
18 19	MR. MOORE: Objection. Argumentative.	19	Q So you took one picture
18 19 20	MR. MOORE: Objection. Argumentative. Is that a question, Counsel?	19 20	A Yeah.
18 19 20 21	MR. MOORE: Objection. Argumentative. Is that a question, Counsel? BY MR. ROUTSIS:	19 20 21	A Yeah. Q up the street of Charles Avenue, right?
18 19 20 21 22	MR. MOORE: Objection. Argumentative. Is that a question, Counsel? BY MR. ROUTSIS: Q It is a question.	19 20 21 22	A Yeah. Q up the street of Charles Avenue, right? A Yeah.
18 19 20 21 22 23	MR. MOORE: Objection. Argumentative. Is that a question, Counsel? BY MR. ROUTSIS: Q It is a question. Why would you do that?	19 20 21 22 23	 A Yeah. Q up the street of Charles Avenue, right? A Yeah. Q Now you know at night that the Spencers are going to
18 19 20 21 22	MR. MOORE: Objection. Argumentative. Is that a question, Counsel? BY MR. ROUTSIS: Q It is a question.	19 20 21 22	A Yeah. Q up the street of Charles Avenue, right? A Yeah.

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-	Page 110	1	Page 112
1	Lack of foundation. Object as to form	1	BY MR. ROUTSIS:
2	BY MR. ROUTSIS:	2	Q Mr. Klementi, why would you take a picture of Charles
3	Q Did you believe	3	Avenue?
4	MR. MOORE: Counsel, can I please finish?	4	MR. MOORE: Same objection. Asked and answered.
5	MR. ROUTSIS: Please do.	5	BY MR. ROUTSIS:
6	MR. MOORE: Object as to form.	6	Q Please answer the question.
7	You can go ahead and answer, if you can.	7	A Why not? Why not?
8	BY MR. ROUTSIS:	8	I didn't think, I mean, I just, it was out of if
9	Q You are aware that if you take a picture up the	9	Dr. Norman wouldn't have told us to take pictures, I never would
10	street, there's a greater possibility the Spencers are going to	10	have had the idea.
11	see the flash, correct?	11	Q That wasn't a picture of a berm. That was just a
12	MR. MOORE: Objection. Speculation. Objection. Lack	12	picture of a street, right?
13	of foundation.	13	MR. MOORE: Objection. Argumentative.
14	BY MR. ROUTSIS:	14	MR. ROUTSIS: You know, Counsel, it's very
15	Q You understand that if you take a picture, that that	15	interesting. You are getting very dangerously close to being
16	is a probability, right?	16	obstructionist, and I'll tell you why.
17	MR. MOORE: Objection.	17	When counsel asks a question that is clear, concise,
18	MR. ROUTSIS: The state of mind is critically	18	and very relevant, and you continue to make objections, you are
19	important, Counsel. Please try to think ahead just a bit.	19	defeating the purpose of being an attorney and to try to get to
20	BY MR. ROUTSIS:	20	the truth.
21	Q Did you believe that the Spencers	21	If Dr. Shaw said to take pictures of a berm, and I'm
22	A No. I didn't believe anything.	22	asking him, why did you then take a picture of the street that
23	And I'm sorry I interrupted.	23	has nothing to do with the berm, I think we're getting into a
24	Q Let me ask you this question. Why would you	24	very interesting area.
25	MR. MOORE: Counsel, Counsel	25	Why are you objecting to that? Don't you want to
25		25	
1	Page 111 BY MR. ROUTSIS:	1	Page 113 know?
2	Q Why would you take a picture of a street? What's the	2	MR. MOORE: Counsel, it's very interesting that you
3	purpose?	3	want to argue with the objections. The point is this:
4	MR. MOORE: Let's stop. Pause.	4	The record will speak clearly for itself. I disagree
5	Were you able to finish answering your question? Or	5	with your characterization, which is a tendency we have observed
6	do you remember do you remember what your answer was?	6	in this case, which is why we're documenting this.
7	THE WITNESS: NO.	7	Do you have a question that's pending?
8	MR. ROUTSIS: I'll rephrase it.	8	MR. ROUTSIS: Counsel, I just want to let you know for
9	MR. MORE: Thank you.	9	the record that I will be requesting sanctions.
10	BY MR. ROUTSIS:	10	You are being obstructionist. And if you are going to
11	Q Mr. Klementi, what was the purpose of taking a picture	11	object continually, and your purpose is simply to stop the
12	of Charles Avenue at nighttime? What was the purpose?	12	relevant objections, that is almost an unethical act for an
13	MR. MOORE: Objection. Asked and answered.	13	attomey to do.
13	MR. NOURSIS: It's never been asked, Counsel. You	14	And you should consider your objections because they
14	know that.	F .	really are not making any sense.
16	Why are you making objections that you know are	16	BY MR. ROUTSIS:
16	disingenuous? That's a violation, okay? That's an	17	Q I would ask the question again.
	obstructionist.	18	Mr. Klementi, if you were told to take a picture of
18			
19	I have never asked that question, and you should know	19	the berm, why would you take a picture of a street?
20	that.	20	MR. MOORE: Objection. Argumentative.
21	So take a breath. But think about what you are doing.	21	MR. ROUTSIS: There's nothing argumentative about it.
	MR. MOORE: You have a lot of Counsel	22	It's a simple question.
22	MR. ROUTSIS: Go ahead.	23	MR. MOORE: I'm not asking for you to argue.
23			
1	MR. MOORE: Are you posing a question right now, or are you trying to make some sort of record?	24 25	I'm just having a record. Objection. Argumentative. If you can answer the question, go ahead.

r	Page 114		Page 116
1	BY MR. ROUTSIS:	1	MR. MOORE: Objection. Asked and answered.
2	Q Yeah.	2	Go ahead.
3	A I took three pictures.	3	The record will speak.
4	One I took up the street to see the left side with the	4	THE WITNESS: There was three pictures, including two
5	berms, and also where Mr. Spencer turned around and left a berm	5	pictures by mistake when I tried to put it on video.
6	on the street like like this. Okay?	6	That was they were taken in one camera.
7.	And then I took a picture from the fence on the left	7	The other camera, I don't know how Egon got it out of
8	side. Twice.	8	my pocket, or what, if I have it down here, the one he took
9	Q Mr. Klementi, do you recall that prior to the jury	9	the pictures, and I was lying on the ground.
10	trial do you remember the trial where you testified, where	10	That's it. More, I can't tell you more because I
11	Jeff Spencer was accused of criminal conduct?	11	Was
12	Do you remember that trial? Where you testified?	12	BY MR. ROUISIS:
13	A Yeah.	13	Q Okay. Now on the 18th at some point, you heard
14	Q. Okay. And do you recall prior to that trial that my	14	Jeffrey Spencer yelling to you?
15	office issued a subpoena duces tecum for the cameras.	15	MR. MOORE: Objection. Foundation.
16	Do you recall that?	16	BY MR. ROUTSIS:
17	A Yes.	17	Q Let me rephrase.
18	Q And do you recall that we wanted to get all the	18	On December 18th, 2012, when you were out on Charles
19	pictures on both the cameras?	19	Avenue, did you hear any words from Jeffrey Spencer?
20	MR. MOORE: Objection. Speculation as to what you	20	A Yes, I heard
21	wanted.	21	Q What?
22	Is the question, does he recall what was in the	22	A him screaming.
23	subpoena?	23	Q What did you hear him screaming?
24	BY MR. ROUTSIS:	24	A I don't know exactly what he screamed about his truck.
25	Q Do you recall that we issued a subpoena to get the	25	And I was not close to his truck.
	Page 115		Page 117
1	pictures that were in both cameras?	1	And I was trying to take the video going, and before I
2	MR. MOORE: Objection. Asked and answered.	2	even it was so fast, I got a punch. I flew back on my back
3	I think he said yes, right?	3	and laid on the ground and could not move.
À	THE WITNESS: Yes.	4	Q You heard didn't you hear Jeffrey Spencer ask you
5	BY MR. ROUTSIS:	5	to identify who you are?
6	Q Okay. And do you remember the response that we got	6	MR. MOORE: Objection. Argumentative. Object as to
7	from you and your brother was that there was something broken	7	form. And object as to lack of foundation.
8	with the memory stick?	8	MR. ROUTSIS: Counsel, I want to file a request for
9	A Not from my brother.	9	sanctions at this point.
10	MR. MOORE: Objection. Lack of foundation. Object as	10	The question I asked him for the record was,
11	to form.	11	Mr. Klementi, did you hear Jeffrey Spencer ask you to identify
12	BY MR. ROUTSIS:	12	yourself?
13	Q Was there a problem with getting all the pictures?	13	Excuse me, Counsel. It is a clear, concise, relevant
14	A There was no problem. I got the pictures and gave	14	question.
15	them to you.	15	And Counsel is making objections that are illogical
16	And I also gave a flash drive. The memory card was	16	and irrational. He is consistently doing it to prevent the
17	broken, and I tried to get it fixed, but could not.	17	truth from coming out, and it's improper.
18	Q And as a result	18	And I'm going to request sanctions because you
19	A But	19	continually made objections that are obstructionist.
20	Q Go ahead.	20	And it's unfortunate because that's not what we should
21	A But I had all the pictures on Picasa stored, with the	21	be doing. The record is made. I'm going to continue.
22	date and everything, except that the date was from Austria, part	22	MR. MOORE: Counsel, if you are characterizing this as
23	of the cameras.	23	a motion, I get to be heard. Wouldn't you agree?
23 24	Q Now were pictures taken that evening after dinner on	24	MR. ROUTSIS: Please.
	December 18th, 2012, were pictures taken on both cameras?	25	MR. MOORE: And this is a motion that is inappropriate
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	at this point.	1	BY MR. ROUTSIS:
2	You are, of course, welcome to make a motion that you think is appropriate in written mation approximation	2	Q My question, do you remember Jeffrey Spencer asking
3	think is appropriate in written motion practice.	3	you the question, to please identify who you are?
4	The other thing you should consider, Counsel, is that	4	MR. MOORE: Objection. Asked and answered.
5	you have previously asked this witness whether or not he had	5	You keep repeating the same question again, not only
6	heard something that was said by Mr. Spencer.	6	this one, but others, Counsel.
7	This witness testified to it.	7	The record will stand, and there is a reason to
8	Now that question subsumes what you were now trying to	8	interpose these objections because you are abusing the discovery
9	ask here. So the record will speak	9	process by repeatedly asking witnesses the same question again.
10	-	10	BY MR. ROUTSIS:
11	MR. ROUTSIS: Subsumes? I don't even know what that	11	Q Mr. Klementi, did you have an opportunity to answer
12	means.	12	Mr. Spencer's question to identify yourself on January
13	MR. MOORE: I understand that you don't know what	13	December 18th, 2012?
14	MR. ROUTSIS: Subsumes? I'm sorry, Counsel. I'm just	14	Did you have an opportunity to answer his question to
15	having a lot of problems with your logic. I really am.	15	identify yourself?
16	MR. MOORE: I understand you are having problems with	16	MR. MOORE: Objection. Lack of foundation. Object as
17	logic, and what I am trying to do is make sure	17	to form.
18	MR. ROUTSIS: Oh, my.	18	BY MR. ROUTSIS:
19	MR. MOORE: Can I speak without your speaking?	19	Q You can answer the question.
20	MR. ROUTSIS: I don't know if you can.	20	MR. MOORE: The witness has not testified as to
21	Are you asking me if you can speak? Not very well if	21	whether or not there was a question.
22	you ask me to be honest.	22	You are saying there was one, but this witness has not
23	MR. MOORE: I'm not asking for permission.	23	said that.
24	Permission would be "may I speak".	24	BY MR. ROUTSIS:
25	When I say can I speak	25	Q Mr. Klementi it's very interesting, Counsel. You
	Page 119	-	Page 12:
1 2	MR. ROUTSIS: I wish you would ask me that. MR. MOORE: I'm asking whether or not it's possible	1 2	see the frustration? I have asked
3	for me to continue speaking without you interrupting.	3	MR. MOORE: I do.
		4	
4	That's the question. MR. ROUTSIS: Okay. I'm ready to continue, Counsel.	4 5	MR. ROUTSIS: the question, and you said it's been answered.
6	Are you done?	6	I then ask another question. And you said, well,
7	MR. MOORE: No. I'm not.	7	you're assuming facts not in evidence, because he never answered
8 9	If you wish to make a motion, go ahead and do it in writing.	8 9	the question. It shows you the illogic of your conduct. It
9 10	BY MR. ROUTSIS:	9 10	really Counsel, you really need to take a step back.
10	Q I just made an oral motion, and we will address it at	10	You are not making any sense.
12	some other time.	12	BY MR. ROUTSIS:
	And I would hope you would consider your objections.	12	Q I'll ask you again, Mr. Klementi.
13 14		15 14	• • •
	Mr. Klementi, on December 12, 2012 December 18th, 2012, did you hear Jeff Spencer when you were out on Charles		When you were out on Charles Avenue on December 18th, 2012, after having dinner with Egon Klementi, and you have
15	Avenue, ask you to identify yourself?	15 16	testified to taking some pictures on Charles Avenue.
16	MR. MOORE: Objection. Asked and answered.	16 17	Do you remember Jeffrey Spencer asking you to identify
17	- · · ·		who it is out there?
18	You can go ahead.	18	
19	THE WITNESS: I heard him screaming like a mad man.	19 20	MR. MOORE: Objection. Asked and answered.
20	And when I was my head down and trying to find this	20	BY MR. ROUTSIS:
21	button, he came so fast that I didn't even have a chance.	21	Q Do you remember that question?
22	And I flew back because he punched me in my left side,	22	Yes or no?
23	and I flew, and I couldn't couldn't move, in the middle of,	23	A He didn't ask me. He screamed down, what is what
24	in the middle of the street.	24	are you doing to my truck? But he didn't ask me.
25	///	25	Q Okay. So you remember him asking you, what are you

	Page 122	2	Page 12
1		1	Q Did you drive your brother when he took pictures of
2	A Not me. He screamed it down	2	the fence?
3	Q Who did you think okay.	3	A I don't. You know, if we have a camera, it's not
4	A a few words.	4	always that we take pictures.
5	I didn't move. I didn't didn't go back. I	5	Q I'm just asking on May 27th when the Spencers were
6	didn't I just took the pictures, and that's it.	6	building their fence, do you remember driving Egon while he was
7	Q Okay. So you do recall hearing Mr. Spencer formulate	7	taking pictures of the fence?
8	a question of what are you doing to my truck?	8	A I'm not sure.
9	Is that what you remember?	9	Q I'm sorry?
10	MR. MOORE: Objection. Asked and answered.	10	A I'm not sure.
11	You are rephrasing this witness's testimony here.	11	Q I've always struggled with that.
12	That's inappropriate, Counsel, and you should not be doing that.	12	What does that mean? I'm not sure? You don't
13	BY MR. ROUTSIS:	13	remember?
14	Q Mr. Klementi, could you please tell us what you recall	14	A I don't remember.
15	Mr. Spencer asking you?	15	Q Okay. Do you have those two cameras on your person
16	MR. MOORE: Objection.	16	right now?
17	THE WITNESS: Not me.	17	A No.
18	MR. MOORE: Asked and answered,	18	Q I thought you always carried them with you?
19	THE WITNESS: I don't know if he asked me, or he saw	19	A Yes. But not in a court case, I don't. I don't have
20	something on the monitor that somebody was with his truck.	20	the phone with me. And I don't have the cameras with me.
21	I was not close to his driveway. I was far away.	21	Q Okay.
22	BY MR. ROUTSIS:	22	A They are in the car.
23	Q Okay. So maybe it wasn't to you.	23	Q Okay.
24	What did you hear him say?	24	A But they are different ones because they don't last
25	MR. MOORE: That's a question.	25	that long.
	Page 123		Page 12
1	THE WIINESS: I was working on my camera, and I	1	Q Okay. So you don't always
2	BY MR. ROUTSIS:	2	A I mean, we tried I tried to save everything on
3	Q You don't recall what he said?	3	memory, flash drives, memory cards.
4	MR. MOORE: Let's stop. Let's stop.	4	Q Okay. Moving ahead again to December 18th, 2012, you
5	THE WITNESS: Okay.	5	recall hearing Jeff yell some words prior to him coming out onto
6	MR. MOORE: We're going to take a break now.	6	the street, correct?
7	THE WIINESS: Okay.	7	MR. MOORE: Objection. Asked and answered.
8	MR. MOORE: Because you keep asking the same question	8	BY MR. ROUTSIS:
9	again and again.	9	Q Do you recall that? Him saying some things?
10	We'll take a five-minute break.	10	A I heard him screaming, but
11	(A recess was taken)	11	Q Can you tell us to the best of your memory what he
12	BY MR. ROUTSIS:	12	said?
13	Q Helmut, we're not going to be that much longer.	13	MR. MOORE: Objection. Asked and answered.
14	A Thank you. Thank you.	14	One last time, tell him to the best of your memory
15	Q Yes.	15	what you heard.
16	Okay. Are we ready? I think everybody is here.	16	And, Counsel, that's the last time you are going to be
17	Helmut, let me continue. I hope not to be that much	17	able to ask that question in this proceeding here today.
10	longer. I wanted to go back to May 27th of 2012.	18	BY MR. ROUTSIS:
τ8	Do you remember the time period when the Spencers were	19	Q Yeah, right.
		20	Go ahead.
19	building their fence on their property?	1	A What are you doing? Best thing would be if he screams
19 20	building their fence on their property? Do you remember about that time period?	21	in the dro you domign best aming the dra be if he bereated
19 20 21		21 22	it now, then you hear it.
18 19 20 21 22 23	Do you remember about that time period?	1	
19 20 21 22	Do you remember about that time period? A I remember vaguely.	22	it now, then you hear it.

	Page 126	1	Page 12
1	with my camera.	1	MR. MOORE: Objection. Argumentative. Speculation.
2	And before I even could say anything, he punched me	2	Object as to form.
3	down.	3	BY MR. ROUTSIS:
4	Q When you heard	4	Q Okay. So at some point, Mr. Spencer and you had some
5	A And then I don't know any more.	5	type of physical confrontation, correct?
6	Q Okay.	6	MR. MOORE: Objection. Ambiguous. The way you are
7	A And until the policeman came and asked me questions.	7	characterizing it is argumentative.
8	Q When you heard those words from Mr. Spencer, did he	8	MR. ROUTSIS: Wow. Again, for the record, I'm going
9	appear to be up on an upper balcony on his house?	9	to add this to my motion for sanctions.
10	A Some kind of far away.	10	That to ask a man, at some point you and Mr. Spencer
11	Q Okay. So after the words to when he came out onto the	11	had a physical confrontation, could possibly be conceived as
12	street, was about what time period?	12	argumentative, is not possible logically, and it's a continuing
13	A minute, two minutes?	13	plan from Counsel simply to prevent a proper, professional
14	A No. No. It was maybe 1, 2, 3 seconds. I mean,	14	deposition from occurring.
15	I tried to work on my camera, punch, I flew.	15	It's obstructionist, and even though he is couching it
16	Q Did you answer Mr. Spencer?	16	in soft-spoken words, it is he should be sanctioned for that.
17	A No, because I didn't have a chance. I didn't know	17	And I'll submit it on that.
18	that he asked me. I mean	18	MR. MOORE: Objection.
19	Q Was there anybody else	19	MR. ROUTSIS: Okay.
20	A because I was not close to his driveway.	20	MR. MOORE: This is not a proper format for a
21	MR. MOORE: Counsel, can you just pause and let this	21	so-called motion.
22	witness finish answering the questions?	22	We all know that when someone makes a motion, that
23	BY MR. ROUTSIS:	23	there is a fair opposition that can be articulated.
24	Q Egon, are you done?	24	We disagree with your characterization of your own
25	A Helmut. You said Egon. Helmut.	25	questions.
	Page 127		Page 12
1	Q Helmut. I'm sorry.	1	We disagree with your characterization as to what the
2	Mr. Klementi, was there anybody else on the street	2	purpose is for the objections.
3	that evening that he could have been talking to?	3	We do not know what makes you an omniscient person who
4	MR. MOORE: Objection. Speculation.	4	knows what the purpose is of an objection.
		1	
5	THE WITNESS: No.	5	The record will stand on itself, and it's improper to
5 6	THE WIINESS: No. BY MR. ROUTSIS:	5 6	
			The record will stand on itself, and it's improper to
6	BY MR. ROUTSIS: Q Did you see anybody else on the street that evening that he could have been talking to?	6 7 8	The record will stand on itself, and it's improper to make this kind of oral verbal motion.
6 7	BY MR. ROUTSIS: Q Did you see anybody else on the street that evening that he could have been talking to? A No. And I'm glad nobody came, because otherwise I	6 7 8 9	The record will stand on itself, and it's improper to make this kind of oral verbal motion. If you have a motion to make, Counsel, you certainly can make one in writing. MR. ROUTSIS: How does a motion stand on its own?
6 7 8 9	<pre>BY MR. ROUTSIS: Q Did you see anybody else on the street that evening that he could have been talking to? A No. And I'm glad nobody came, because otherwise I wouldn't be here. I would be dead.</pre>	6 7 8	The record will stand on itself, and it's improper to make this kind of oral verbal motion. If you have a motion to make, Counsel, you certainly can make one in writing.
6 7 8 9 10	BY MR. ROUTSIS: Q Did you see anybody else on the street that evening that he could have been talking to? A No. And I'm glad nobody came, because otherwise I wouldn't be here. I would be dead. Because Mr. Spencer punched me so nice that I flew.	6 7 8 9	The record will stand on itself, and it's improper to make this kind of oral verbal motion. If you have a motion to make, Counsel, you certainly can make one in writing. MR. ROUTSIS: How does a motion stand on its own?
6 7 8 9 10 11	<pre>BY MR. ROUTSIS: Q Did you see anybody else on the street that evening that he could have been talking to? A No. And I'm glad nobody came, because otherwise I wouldn't be here. I would be dead. Because Mr. Spencer punched me so nice that I flew. Q Okay. At some point you and Mr. Spencer had some</pre>	6 7 8 9 10	The record will stand on itself, and it's improper to make this kind of oral verbal motion. If you have a motion to make, Counsel, you certainly can make one in writing. MR. ROUTSIS: How does a motion stand on its own? How does that happen?
6 7 8 9 10 11 12	<pre>BY MR. ROUTSIS: Q Did you see anybody else on the street that evening that he could have been talking to? A No. And I'm glad nobody came, because otherwise I wouldn't be here. I would be dead. Because Mr. Spencer punched me so nice that I flew. Q Okay. At some point you and Mr. Spencer had some contact with each other that evening, correct?</pre>	6 7 8 9 10 11	The record will stand on itself, and it's improper to make this kind of oral verbal motion. If you have a motion to make, Counsel, you certainly can make one in writing. MR. ROUTSIS: How does a motion stand on its own? How does that happen? BY MR. ROUTSIS:
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1	A	Page 130 Am not moving. Just working with the camera with	1	Page 13: BY MR. ROUTSIS:
2		a, and here he comes flying down the street.	2	Q That's fair.
3	0	That's what I'm asking. Tell me what happened?	3	Did you hear Mr. Spencer say anything?
4	Ŷ	MR. MOORE: Objection. Asked and answered.	4	A No.
÷ 5		THE WITNESS: I flew.	5	
			6	
6	Cormaal	MR. MOORE: He already told you what happened,	0	ground, you don't ever remember hearing Mr. Spencer say anything
7	Counsel.	(BROTC).		to you?
8	BY MR. RO		8	MR. MOORE: Same objection. Asked and answered.
9	Q	Tell me what happened, Mr. Klementi?	9	THE WITNESS: No.
10	A	Yeah. I came	10	BY MR. ROUTSIS:
11	don 14 on a	MR. MOORE: You know what? I'm going to instruct you	11	Q At some point did Mr. Spencer leave you on the street?
12	don't ans	wer, don't answer that question.	12	MR. MOORE: Objection. Foundation.
13		You have already testified as to what happened.	13	BY MR. ROUTSIS:
14	toot	Counsel, if you ask a specific question that elicits	14	Q After he knocked you down?
15	-	that has not been provided, please go ahead and do so.	15	MR. MOORE: Same objection. Foundation.
16	BY MR. RO		16	If you know.
17	Q	Tell me what happened.	17	THE WITNESS: I called for help because I was lying
18		MR. MOORE: You are not going to answer that question.	18	there alone, and I had no idea how I get out off the street if
19 20		MR. ROUTSIS: Okay.	19	some car comes, because he runs over me, and I could not move.
20	יסי מועס	MR. MOORE: Because of the way you are asking it.	20	BY MR. ROUTSIS:
21	BY MR. RO		21	Q Okay. Do you recall seeing Mr. Spencer leave you and
22	Q	Very good.		walk back towards his home? A No.
23	Γ.	Is it your testimony that Jeffrey Spencer punched you?	23 24	
24 25	A	Yes. He punched me. With which hand?	24	Q Okay. Do you recall your brother coming out and
<u>ل</u> م	Q			talking to you?
1		Page 131	1	Page 13.
1	A mmahad m	I don't know if it he is left- or right-handed, but he	1	A I must have come to my the first thing was
2	-	e so hard that I couldn't move anymore.	2	when Egon was out there, and the deputy was, Officer McKone was there talking to me
3	Q	And is that what knocked you to the ground?	4	there talking to me. That's the first time I understood something.
4 5	A	Say it again. Was it the punch that knocked you to the ground?	4 5	Q Okay. Did Egon or Elfie give you anything while you
5 6	Q A	Yes.	6	were laying on the ground that you remember?
ь 7	Q	Where did the punch hit you?	7	A Somebody gave me a pillow under my head, and I was
8		Right here.	8	glad that people were there.
8 9	A	In the ribs?	9	Q Okay.
9 10	Q A	Yes.	10	A And the police came and the ambulance.
10	Q	Okay. Now when you went to the ground, did	11	Q Did you give one of your two cameras or both of them
11		er speak to you?	12	to anybody prior to law enforcement
12	wr. pheno	MR. MOORE: Objection. Lack of foundation.	13	A I don't remember.
13 14		MR. ROUTSIS: What's the foundation we lack?	14	Q Okay. You don't okay.
		MR. MOORE: What's the foundation we lack?	15	Do you recall speaking to law enforcement when they
15 16		MR. ROUTSIS: No. What is the foundation we're	16	arrived at the scene later?
16 17	lacking?	I'm curious.	17	A Yes. They talked to me.
	rackind;	What foundation?	18	Q Okay. Do you recall telling law enforcement that you
18 10		MR. MOORE: You don't even know if he could hear	19	thought you heard a gun?
19 20	acmothin-		20	A Yes. I told them this because it sounded like a qun,
20	something		20	a muffled qun, coming from the balcony.
21	loat cor-	This witness has already testified that he thought he	21	
22	TOST COUS	ciousness.	22	Q Did you tell law enforcement that there was some type of restraining order that Mr. Spencer had against him?
23	hoor Mr	So I can suggest you can ask the question, did you		A No, because my mind was absolute, gone.
	near Mr.	Spencer say anything.	24	
24 25			25	Q At some point did you provide the pictures you took

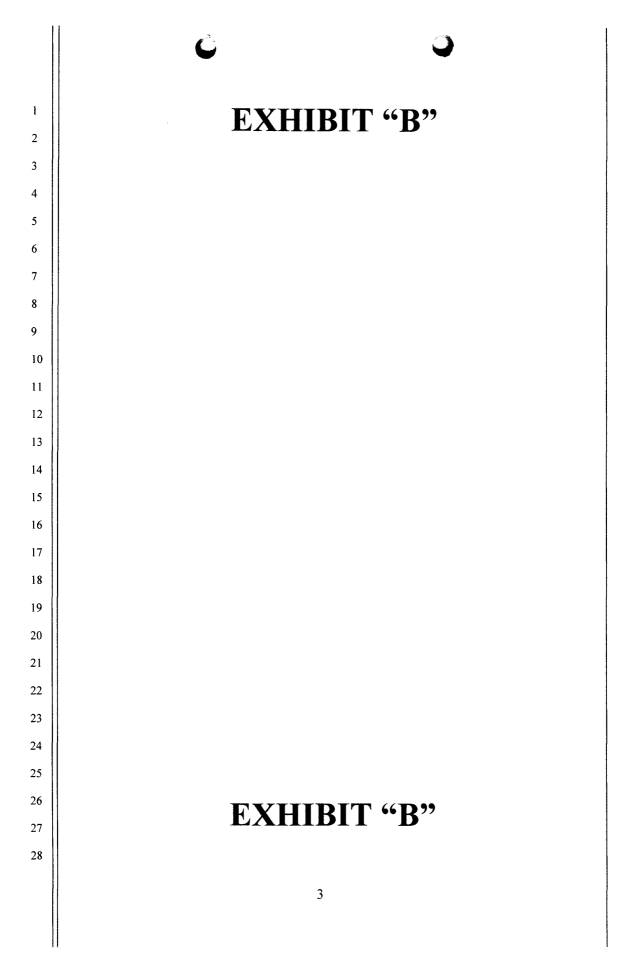
-	Page 134		Page 136
1	from the camera to law enforcement?	1	the left side, you pointed at your ribs, I think?
2	A They might have asked me the camera there, I might	2	A Yeah.
3	have in my hand, or whatever. Like I had my glasses on.	3	Q But for the record, I don't think we're going to know
4	Q Now you were taken to the hospital that evening,	4	where you are pointing to.
5	correct?	5	So it looks like the left side of your body?
6	A Yes.	6	A Right here. And I can feel yeah.
7	Q And you were released within how long?	7	Q Okay. So when you say "right there", we're still not
8	A I don't know.	8	going to know.
9	Q Hours, minutes?	9	A That's left.
10	A Hours, but I don't remember.	10	Q Left side?
11	Q Okay. And do you recall if you were provided any type	11	A Yeah.
12	of pain medication?	12	Q If you know, because I know you are not a doctor, but
13	A I don't know.	13	if you know, was that the ribs that were broken?
14	Q Isn't it true you were only provided aspirin?	14	A Yes. Fractured, yes.
15	A I have no idea.	15	Q I thought you were about to say something like, you
16	Q Okay.	16	can still feel something?
17	A Aspirin?	17	A Yes. If I lie on this side, I wake up in the night
18	Q And isn't it true that they x-rayed your ribs that	18	sometime, sometime.
19	evening?	19	Q You still feel pain?
20	A They did not x-ray me, not to my recollection.	20	A Yeah.
21	Q Okay. You don't recall when you were taken to the	21	Q But if you rub them right now, can you notice a
22	hospital that you had been given some type of CAT scan, or	22	difference between your ribs now?
23	x-ray? You don't recall that?	23	A No.
24	A I'm not familiar with these things.	24	Q Okay. From the time you heard screaming from
25	Q Okay. Did you complain when you were arrested of pain	25	Mr. Spencer, until the time he punched you, did you move?
1	to your ribs? Page 135	1	Page 137 A No, not to my recollection, because I was trying to
2	MR. MOORE: Objection.	2	adjust the camera
3	BY MR. ROUTSIS:	3	Q From pictures to video?
4	Q I mean arrested? Strike that.	4	A Yeah.
5	Did you complain, when you went to the hospital, to	5	Q I'm sorry. I cut you off.
6	pain in your rib area?	6	You were trying to adjust the camera?
7	A I'm sure.	7	A Yeah.
8	Q And you don't recall any x-rays being done?	8	Q From picture to video?
9	MR. MOORE: Objection. Asked and answered.	9	A Yeah.
10	BY MR. ROUTSIS:	10	Q Okay. Did you ever adjust the camera to
11	Q I think you went back to your doctor about ten days	11	A No.
12	later; is that correct?	12	Q Did you ever get it to video?
13	MR. MOORE: Objection. Asked and answered.	13	A No. I didn't get it.
14	THE WITNESS: I'm sorry.	14	Q When you heard the screaming, were you facing towards
15	MR. MOORE: It's on the record, Counsel.	15	the Spencer house, or towards your brother's house?
15 16	THE WITNESS: Yeah.	16	A No. I was always right up on top from Charles,
17	BY MR. ROUTSIS:	17	facing, you know.
18	Q Thank you, Mr. Klementi.	18	Q Facing
19	A I thank you, Mr. Routsis.	19	A Facing due west. Up Charles.
	Q You are welcome.	20	
20 21	MR. ZANIEL: Actually, I have just a couple follow-up	20	
21	•••••••••••••••••••••••••••••••••••••••	21	
22 22	questions. Let me know if this has been asked before.		Q Okay.
23	FURTHER EXAMINATION	23	A Sorry.
~ *	BY MR. ZANIEL:	24	Q Was there any other contact other than the punch to
24 25	Q When you said, Mr. Klementi, that you felt a punch to	25	the ribs?

	Page 138		Page 140
1	Was there		
2	A I must have been out because, no, I don't think so.	2	ERRATA SHEET
3	Q In other words, was there a punch and a push?	3	3
4	A No. No. I flew.	4	ł
5	Q Just one punch?	5	5 I declare under penalty of perjury that I have read the
6	A One punch. And that's what I had in my mind.	6	5 foregoing pages of my testimony, taken
7	Q Okay. All right. Those are all the questions I have.	7	7 on (date) at
8	Thank you.	8	
9	A Thank you very much.	9	
10	MR. PINTAR: I don't have any questions.		
11	MS. CAPERS: No. Pass the witness.	10	
12	(Proceedings concluded at 4:13 p.m.)	11	
12	(FIOLECUTINGS CONCLUDED at 4.15 p.m.)	12	above set forth, with the following exceptions:
1		13	
14		14	Page Line Should read: Reason for Change:
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	Page 139	25	Page 141
1	STATE OF NEVADA)	1	
) ss.	2	Page Line Should read: Reason for Change:
2	COUNTY OF WASHOE)	3	·
3	I, DEBORAH MIDDLETON GRECO, a Certified Court Reporter	4	
4	in and for the State of Nevada, do hereby certify:	5	
5	That on Thursday, April 14, 2016, at the hour of	6	
6	1:14 p.m. of said day, at 151 Country Estates Circle, Reno,	7	
7	Nevada, personally appeared HELMUT KLEMENTI, who was duly sworn	8	
8	by me to testify the truth, the whole truth and nothing but the	9	
9	truth, and thereupon was deposed in the matter entitled herein;	10	
10	That I am not a relative, employee or independent	11	
11	contractor of counsel to any of the parties, or a relative,	12	
12	employee or independent contractor of the parties involved in		
12 13	the proceedings, or a person financially interested in the	14	
12 13 14	the proceedings, or a person financially interested in the proceeding;	14 15	
12 13 14 15	the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype	14 15 16	
12 13 14 15 16	the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype notes by me, a Certified Court Reporter, and thereafter	14 15 16 17	
12 13 14 15 16 17	the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype notes by me, a Certified Court Reporter, and thereafter transcribed into typewriting as herein appears;	14 15 16	Date:
12 13 14 15 16 17 18	the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype notes by me, a Certified Court Reporter, and thereafter transcribed into typewriting as herein appears; That the foregoing transcript, consisting of pages 1	14 15 16 17 18	Date:Signature of Witness
12 13 14 15 16 17 18 19	<pre>the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype notes by me, a Certified Court Reporter, and thereafter transcribed into typewriting as herein appears; That the foregoing transcript, consisting of pages 1 through 139, is a full, true and correct transcription of my</pre>	14 15 16 17	Date:Signature of Witness
12 13 14 15 16 17 18 19 20	<pre>the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype notes by me, a Certified Court Reporter, and thereafter transcribed into typewriting as herein appears; That the foregoing transcript, consisting of pages 1 through 139, is a full, true and correct transcription of my stenotype notes of said deposition.</pre>	14 15 16 17 18 19	Date:
12 13 14 15 16 17 18 19 20 21	<pre>the proceedings, or a person financially interested in the proceeding;</pre>	14 15 16 17 18	Date:
12 13 14 15 16 17 18 19 20 21 22	<pre>the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype notes by me, a Certified Court Reporter, and thereafter transcribed into typewriting as herein appears; That the foregoing transcript, consisting of pages 1 through 139, is a full, true and correct transcription of my stenotype notes of said deposition.</pre>	14 15 16 17 18 19 20 21	Date:
12 13 14 15 16 17 18 19 20 21	the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype notes by me, a Certified Court Reporter, and thereafter transcribed into typewriting as herein appears; That the foregoing transcript, consisting of pages 1 through 139, is a full, true and correct transcription of my stenotype notes of said deposition. DATED: At Reno, Nevada, this 21st day of April, 2016.	14 15 16 17 18 19 20 21 22	Date:
12 13 14 15 16 17 18 19 20 21 22 23	<pre>the proceedings, or a person financially interested in the proceeding;</pre>	14 15 16 17 18 19 20 21	Date:
12 13 14 15 16 17 18 19 20 21 22	the proceedings, or a person financially interested in the proceeding; That said deposition was taken in verbatim stenotype notes by me, a Certified Court Reporter, and thereafter transcribed into typewriting as herein appears; That the foregoing transcript, consisting of pages 1 through 139, is a full, true and correct transcription of my stenotype notes of said deposition. DATED: At Reno, Nevada, this 21st day of April, 2016. Maximum Mathematica DEBORAH MIDDLETON GRECO	14 15 16 17 18 19 20 21 22 23	Date:

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3			
4			м. По селото сел
5	I declare un	nder penalty of perjury that I hav	ve read the
6	Foregoing 13	39 pages of my testimony, tal	(en
7	on <u>April 14</u> ,	2016 (date) at	
8	Reno	(city), <u>Nevada</u>	(state),
9			
10	and that the	e same is a true record of the test	timony given
11	by me at the	time and place herein	
12	above set fo	orth, with the following exception	IS:
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16	30 20	2005	Date Correction
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18	31 24	At Carson City	Location Correction
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20	72 19	1990	Date Correction
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22	69 12	Aug. 11	Date Correction
23			· · · · · · · · · · · · · · · · · · ·
24	88 5	yes ,I attended other KGID meetings	Correction
25			

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IN THE NINTH JUDICIAL DISTRICT COURT 1 2 OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF DOUGLAS 3 4 ---000---5 6 HELMUT KLEMENTI, Case No. 14-CV-0260 7 Plaintiff, 8 -vs-Dept. No. 1 9 JEFFREY D. SPENCER, 10 Defendant. 1 11 JEFFREY D. SPENCER, 12 Counterclaimant, 13 -vs-14 HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual, 15 MARY ELLEN KINION, an individual, and DOES 1-5, 16 Counterdefendants. 17 18 DEPOSITION OF JESSE McKONE 19 04/07/2016 20 Reno, Nevada 21 22 23 24 REPORTED BY: KRISTINE BOKELMANN NV CCR #165, CA #5979 25 JOB NO: 297108A



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9	Jeffrey Spencer Marilyn Spencer	
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Page 5 1 Pursuant to Notice, and on the 7th day of 2 April, 2016, at the hour of 10:18 a.m. of said day, at the office of Sunshine Litigation Services, 151 Country 3 Estates Circle, Reno, Nevada, before me, KRISTINE 4 BOKELMANN, a Certified Court Reporter, personally 5 appeared DEPUTY JESSE MCKONE. 6 7 8 JESSE MCKONE, 9 called as a witness by the Counterdefendants 10 herein, being first duly sworn, was examined and testified as follows: 11 12 EXAMINATION BY MR. MOORE: 13 14 Please state your name. Q 15 А Jesse McKone. 16 Have you ever been deposed before? Q 17 MR. ROUTSIS: Excuse me. I'm sorry to 18 interrupt you, but don't we have an exclusionary rule? 19 These are going to be other witnesses. MR. MOORE: They're all parties. 20 MR. PINTAR: They're all parties. 21 22 MR. ROUTSIS: The parties need to be -- I think if we have multiple defendants, they shouldn't be 23 privy to the testimony of other people. I think that's 24 a big problem. I think they should be excluded. 25

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Page 6 1 MR. MOORE: You can have an objection, but we 2 disagree. 3 MR. ROUTSIS: Okay. Very good. 4 THE WITNESS: Okay. 5 MR. ROUTSIS: I'm probably wrong. 6 THE WITNESS: Where were we? 7 MR. MOORE: I'm going to pause here and let's 8 go off the record. 9 (Off-the-record discussion.) BY MR. MOORE: 10 11 0 We'll go back on the record and I'll start 12 again. 13 Α Okay. 14 My question that I had asked before other Q 15 attorneys needed to make their record was have you ever been deposed before? 16 17 Α Never. 18 Q Okay. This process, I'll just explain it 19 briefly to you because it's not an every ordinary thing 20 for people other than lawyers such as us who do this. 21 What you're saying here today will be put 22 down, while it's on the record, into a deposition 23 transcript. You will have an opportunity to review that deposition transcript and make any changes and 24 25 corrections. Do you understand that now?

Page 7 1 Α Yes. 2 Q If you make any changes or corrections and 3 they're very substantive in nature, any lawyer or party 4 could comment on that at any future civil trial in this matter. You understand that? 5 6 Α I do. You, therefore, understand that it's important 7 Q 8 today that you do the best you can to answer questions 9 as accurately as you can. Do you understand that? 10 Α Yes. 11 Understanding, however, that much of what 0 12 we're going to ask about happened several years ago, 13 it's fine for you to tell us if you're unsure of 14 something or if you don't remember. Do you understand 15 that? I do. 16 А 17 Now, the oath which you have taken is the same 0 18 oath which you would take if you were actually 19 testifying in a court of law. Do you understand that? 20 А Yes. 21 And of course, you would expect to be telling Q the truth at any rate, correct? 22 23 Α Yes. All right. You're already doing a good job of 24 Q 25 waiting for me to ask my questions. Sometimes my

Page 8 questions are long-winded. 1 I ask you that you be patient so we do not speak at the same time so that the 2 court reporter is sure to pick out who is saying what, 3 4 when. You understand that's important? I do. 5 Α 6 0 Also, you're already providing verbal audible answers. People communicate nonverbally in everyday 7 8 life. We will even do that ourselves, but if you can 9 please be patient and be sure to always give a verbal audible answer in response to any question someone asks 10 so there's no confusion on the record. You understand 11 12 that's important? 13 Ά I do. If you need to take a break, you may do so. 14 Q 15 The only thing we will ask is if you can answer a question that's pending. Hopefully you do not need to 16 take a break. I'm hopeful that we don't take a big 17 chunk of time here today, but you understand you can 18 take a break. Is that correct? 19 Yes. 20 Α 21 All right. What is your occupation? Q Deputy sheriff. 22 Α 23 With what entity? 0 Douglas County Sheriff's Office, Nevada. 24 А 25 How long have you worked with the Douglas 0

Page 9 County Sheriff's Office in Nevada? 1 2 Α I am in my 25th year. 3 Q A stretch of time perhaps. When you first 4 started working at Douglas County in the sheriff's department, had you had prior experience in law 5 6 enforcement? 7 Α NO. 8 In order to work as a deputy sheriff at that 0 9 time when you first started, did you have to go to any 10 kind of training or academy before you actually started 11 full-time patrol duties? 12 Α Yes. 13 What did you do? Q 14 Α July 1992 I attended the Nevada POST Academy 15 in Carson City and graduated in late October. 16 After graduation you were assigned to regular Q duties at the Douglas County Sheriff's Department; is 17 that correct? 18 19 Α Yes. 20 And can you just tell us generally what those Q duties encompassed. 21 22 For a deputy sheriff or me specifically? Α 23 For you specifically. Q Okay. I was -- prior to the academy I was 24 Α assigned to the jail. Upon graduation from the academy, 25

1	Page 10 I returned to the jail until there was a slot opening in
2	the field training program. I was reassigned to patrol
3	a few months after the academy, spent nine years in the
4	patrol division, went from patrol division to the court
5	services and judicial protection services for it was
6	somewhere between five and six years.
7	At the end of that sixth year, I returned back
8	to the patrol division in I think it was probably 2008,
9	2009, and I believe I've had multiple assignments
10	within the patrol division during that stint from 2008,
11	2009 up until present.
12	Q When part of your assignment involved court
13	protection services, did some of that include working
14	with any of the district courts or district court
15	judges?
16	A Yes.
17	Q That's where I recognize you.
18	A Okay.
19	Q I was thinking I saw you. You've been in
20	Judge Gibbons' courtroom before?
21	A Many times.
22	Q All right. Now, as part of your professional
23	background, have you had any training that has helped
24	prepare you to investigate matters when you have been
25	called out to incidents?

Page 11 1 Α Yes. 2 Q And can you summarize that for me, what that training has consisted of. 3 4 Α I've been through three different death investigation schools. I am a coroner. I've done an 5 internship with Washoe County Medical Examiner's Office 6 7 to get a basic coroner's certification. 8 I spent an internship with the Clark County Medical Examiner's Office, and have worked hundreds of 9 death investigations over the course of my career, and 10 11 have also supervised the coroner's division. 12 0 The training that you've summarized for me here, was substantially all of that training training 13 you had the benefit of when you responded to an incident 14 15 on December 18th of 2012, which is the incident that brings us here today? 16 17 Α Yes. And throughout your years of training, you 18 0 19 have established a protocol, perhaps, for yourself that when you arrive at an incident, there are certain things 20 you try to do to find out what's going on? 21 MR. ROUTSIS: I'm going to object. That's 22 23 leading. You're telling him. 24 MR. MOORE: You can have a running objection 25 if you feel more comfortable.

Page 12 1 MR. ROUTSIS: I'm just saying that's leading. You shouldn't be telling him what he did. You should 2 ask him. 3 BY MR. MOORE: 4 5 Q Objection noted. 6 You have a protocol, don't you, that you have established for yourself so that when you go to an 7 8 incident, you are able to start trying to figure out what happened so you can do an investigation; is that 9 10 correct? 11 Α Correct. 12 Q All right. And of course, we understand the 13 reason we're here today is because of an incident that happened on December 18th, 2012, that you responded to 14 15 for the purpose so that you could investigate. You understand that? 16 17 Α Yes. 18 (Marked Defendant's Exhibit 1.) 19 BY MR. MOORE: 20 All right. Now, one thing that we have marked Q 21 for today as an exhibit is Exhibit 1, which is a 22 document that I'll show to you. I'm going to show that 23 to you and then we're going to go off the record to make 24 sure everyone has copies. So it looks like Exhibit 1 is 25 in front of you.

Page 13 Α Yes. 1 2 MR. MOORE: Okay. We're going to go off the record. 3 (Off-the-record discussion.) 4 5 BY MR. MOORE: 6 0 We'll go back on the record. 7 Prior to your coming to today's deposition, 8 did you review any documents to prepare for the 9 deposition? А 10 No. 11 0 Prior, before us going on the record, did you 12 take a look at what has been marked as Exhibit 1? 13 Α Today, yes. Good. And thanks for your specificity here. 14 0 15 When we look at Exhibit 1, can you tell us what that document is. 16 17 А That is the report that I completed from the incident in 2012. 18 19 0 All right. When we look at Exhibit 1, it does not have every single page numbered, but I'd like to see 20 if it's the complete report. When we look at Exhibit 1, 21 the first 10 pages have some numbering after the second 22 page. It says page 2 of 10. 23 Yes. 24 Α And it looks like we have 10 pages. And then 25 Q

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Page 14 after those 10 pages there appear to be witness 1 2 statements. And once you've looked at those witness statements and the first 10 pages, do they collectively, 3 to the best of your memory, consist of the entire 4 incident report that you were involved in preparing? 5 6 Α Yes. 7 And the reason I'm asking this, I'm just Q 8 seeing if there's any document that would be missing that perhaps you could tell us about if it was missing 9 or not. 10 11 Α Not that I can recall. 12 Q Fair enough. The first 10 pages of Exhibit 1, 13 is that something that you had prepared as part of your involvement in this matter? 14 15 Α Somewhat. Page three through most of page eight, the first -- where it ends with my name there, 16 that's mine. The other pages, like page one and page --17 18 half of page eight, nine, and 10, those are all software 19 generated that are auto-populated in the report. 20 I understand, and I appreciate your 0 21 specificity. So what you pointed out is when we look at pages three up to a portion of page eight where it 22 starts with narrative, investigation narrative, that 23 would be mostly, in large part, what you had prepared --24 25 А Yes.

Page 15 1 Q -- in order to provide a narrative of what 2 happened, correct? 3 А That's actually my typewritten report, yes. You shared with us a little bit that when one 4 Q starts creating a report, you go to a computer to input 5 the information; is that correct? 6 7 Α Yes. 8 Q And are there other people who, to your knowledge and understanding, are involved in inputting 9 information in the computer data that is eventually 10 printed out to consist of this report? 11 12 Α Yes. 13 Okay. All right. You understand that you're 0 welcome to look at your report at any time if you need 14 15 to help to refresh your memory to answer any questions that may be posed to you here today. Do you understand 16 17 that? 18 Α Yes. 19 MR. ROUTSIS: And for the record, would you acknowledge when he's looking at the report, he can't 20 answer a question, so say please may I look at my report 21 so we know it's not from your personal memory and we 22 know it's coming from your refreshed recollection of 23 24 your report. THE WITNESS: You want me to state that 25

Page 16 verbally? 1 MR. ROUTSIS: 2 Yes. 3 THE WITNESS: Yeah, sure. 4 BY MR. MOORE: 5 So let's take you to the date of the incident Q that brings us all here today. I presume that you get a 6 dispatcher call of some sort in order to get you to the 7 location; is that correct? 8 9 Yes. Α 10 And if you can walk us through what happens 0 once you get the dispatch call. What happens next that 11 you're involved in? 12 Α I acknowledge that I am en route and I respond 13 to the area or the residence, whatever it happens to be. 14 15 Do you have any recollection if you had Q previously responded to that specific area for any kind 16 of disturbances or disputes, if you remember? 17 18 Α Not for disturbances or disputes. 19 Q Okay. Considering the amount of time that you were involved as being a deputy sheriff, you were 20 generally familiar with the area; is that accurate? 21 22 Α Very. All right. And we are bringing to the time 23 0 when you arrived to the area because you received a 24 report. What happens upon arrival? 25

Page 17 I turned onto Charles and could see a man 1 Α 2 laying in the snowpack-covered road. And as we look at page three of the report, 3 Q which is the narrative that you prepared, and we can 4 look through there, let's perhaps save us a little bit 5 of time. You had an opportunity to review that 6 7 narration before this deposition started this morning, correct? 8 9 Α Yes. Looking at that narration, is there anything 10 0 that you looked at that is inaccurate or you believe to 11 12 be inaccurate? А No. 13 All right. So if one were to read through the 14 0 narration, that is what you would be testifying to. If 15 we asked you to go through and tell us what happened, 16 you would just basically go through the narration; is 17 that accurate? 18 Yes. 19 Α All right. Now, obviously if you remember any 20 Q fact independently that may not be written down here, 21 you can certainly refer and share that fact. You 22 understand that? 23 24 Α Yes. All right. Looking at the narration, it 25 Q

Page 18 appears that upon seeing what had -- there was a man on 1 2 the ground, you took certain steps in order to make sure that the man would be taken care of and that he would be 3 4 kept safe. For example, you parked your vehicle so that 5 no one would run over him because he was in the middle of the road, correct? 6 7 А Yes. 8 Q All right. And then at a certain point you had to ask people questions to try and find out what was 9 10 going on, correct? Α 11 Yes. 12 0 All right. Now, there was a certain point in 13 time when you had contact with a Mr. Spencer; is that 14 correct? 15 Α Yes. 16 Q And can you please tell us what that contact consisted of in chronological order. In other words, 17 18 when's the first time you can recall having any contact 19 with Mr. Spencer when you have arrived at the scene of the incident? 20 I believe my first contact with Mr. Spencer 21 Α was at the front door of his residence. 22 23 And why is it that you were at the front door 0 of his residence? 24 25 Α I was investigating this incident and I was

[Page 19
1	pointed in that direction by the male on the ground.
2	Q When you arrived at the incident, do you
3	recall if your lights were on, not just your vehicle
4	lights, but your emergency lights?
5	A I believe they were. I believe I turned them
6	on so that anybody coming down the street would stop.
7	Q As part of your effort to make sure that,
8	while Mr. Klementi was laying in the street, no one
9	would run him over, you wanted to alert people there was
10	some sort of unusual situation, and putting on your
11	lights would be consistent with that?
12	A That, and it gives a visual for you know, I
13	wouldn't want the firemen to round that corner either
14	and make things worse. So it's so that they can see
15	where they need to go and where they need to stop.
16	Q Okay. Now, when you went to Mr. Spencer's
17	door of his house, could you see from the door of the
18	house your vehicle with the lights on?
19	A I don't know.
20	Q Do you have a recollection around how far away
21	from your vehicle, with the lights on, the door of Mr.
22	Spencer's house was?
23	A It was elevated. The front door is on the
24	second floor, I believe, or an elevated, maybe,
25	basement, above a basement. I would say it's probably

Page 20 1 40 feet. 2 All right. Q 3 Α 60 feet maybe. When you first go to Mr. Spencer's house to 4 0 5 speak with him, were you there with the idea you wanted 6 to speak to him specifically or were you thinking I'll 7 speak to any occupant in the house? 8 Α Well, I was also advised that the 911 call came from that residence, so I didn't know exactly. I 9 10 just wanted to speak to whoever was in the residence. 11 Understood. So you go to the Spencers' Q 12 residence and you start speaking to someone, presumably. 13 Who is that person? А 14 I don't remember if it was Mr. or Mrs. 15 Spencer. 16 Fair enough. Is there a point in time when Q 17 you do recall, though, conversing or speaking with Mr. 18 Spencer? 19 Α Yes. 20 And are you able to either recall Q 21 independently, or if you need to look at your report, 22 can you tell me what the contents were of the 23 conversation you had with Mr. Spencer when you first spoke to him as you're investigating what's happening. 24 25 In detail without looking at my report, no. Α

Page 21 Basically about the incident itself. 1 2 Okay. And I appreciate that. And we can read Q 3 through the narrative report which would have been rendered. And let's just establish some basis here. 4 How long after your investigation would you have 5 prepared your narrative report? 6 7 Α I believe it was the same night. It was probably within probably three to four hours. 8 And at that point would you believe that your 9 Q 10 investigation, what people had told you, was still 11 fairly fresh in your mind? 12 Α Yes. And you would defer to what's in your report 13 0 as opposed to your independent recollection here today? 14 Is that an accurate statement? 15 Α Correct. 16 17 All right. Is there anywhere in the report Q 18 where Mr. Spencer shared with you that he had 19 surveillance cameras around his house? I don't think so. 20 Α If Mr. Spencer would have shared with you 21 Q that, hey, I have surveillance cameras that can show 22 some part of this incident, would you have noted that in 23 your report? 24 25 Yes. Α

Page 22 1 MR. ROUTSIS: Objection. Calls for 2 speculation, what he would have done if the facts were ٦ different. Move to strike. BY MR. MOORE: 4 5 0 Did Mr. Spencer ever volunteer to you that "I 6 have video of this event"? 7 Α No. As a trained investigator, would that have 8 0 been a significant fact to you as part of your 9 10 investigation? 11 Α Yes. 12 There comes a point in the investigation, 0 13 according to the narrative report, where you ask 14 questions of Mr. Spencer as to what happened, and Mr. Spencer tells you that he had, according to your report, 15 that he had yelled from his upper deck, quote: "Who are 16 you? Identify yourself." Close quote. 17 18 And then he went on to explain that, according 19 to your narrative report, Mr. Spencer said, quote: "Ι 20 ran down the street, then pushed him down. I would have tackled him, but then we both would have gotten hurt." 21 22 Close quote. 23 When I've guoted that language, is that the precise language that you recall Mr. Spencer would have 24 25 told you?

Page 23 1 Α Yes. 2 Q All right. And that's why you put it in quotes; is that correct? 3 4 Α Yes. 5 0 One of the things that Mr. Spencer told you was that he chased down the street a person who he 6 7 thought was a teenager because the person was wearing a 8 hood. That was your understanding as to what he told 9 you? 10 Α I believe he said a hoody. 11 0 Okay. 12 MR. ROUTSIS: Gentlemen, I'd like to interrupt 13 for a second. I don't know what your position is on judicial notice; however, had you gentlemen got the 14 15 trial transcripts -- I'm going to ask you take judicial notice -- that Helmut Klementi verified that Jeff 16 Spencer asked him repeatedly what you're doing by my 17 18 truck. 19 Helmut Klementi testified further -- I'm asking judicial notice for the record -- Helmut Klementi 20 then responded he did not respond to that request and 21 that was the basis --22 MR. MOORE: Counsel. 23 MR. ROUTSIS: Excuse me. I'm not done. 24 25 MR. MOORE: No, you are.

Page 24 1 MR. ROUTSIS: No, I'm not done. I'm not done. And --2 3 MR. MOORE: Counsel. 4 MR. ROUTSIS: -- I'm asking judicial notice be 5 taken because you're responsible to have the court transcripts of sworn testimony. So in that regard I 6 want the record and judicial notice to be taken that 7 that's what this record establishes, and we should be 8 taking judicial notice of sworn testimony under oath. 9 10 MR. MOORE: Counsel, I'm going to give you an opportunity here. We'll try doing this again. 11 If you 12 persist in these objections, we will stop and we'll go 13 and we'll get a remedy from the court. MR. ROUTSIS: I'd be more than happy to do 14 What I've done here -- again, I'm going to repeat 15 that. 16 myself. You should be responsible to know what the record is of the testimony under oath at trial, so when 17 you're asking questions that are misleading, I think we 18 should take judicial notice of the sworn testimony. 19 I'll submit that. I'm not being difficult. 20 This is just a simple request for judicial notice. 21 22 We'll submit it on that. MR. MOORE: The record will be clear here. 23 24 MR. ROUTSIS: And I'm more than happy to go before a judge, so please don't threaten me like that's 25

Page 25 some big event. If you want to go before Judge Kosach, 1 2 that's fine. Let's proceed. 3 MR. MOORE: Why would we go in front of Judge 4 Kosach? MR. ROUTSIS: Well, you said you were going to 5 go before the court for a remedy to these outbursts when 6 7 I'm asking you to take judicial notice. 8 MR. MOORE: Why would --9 MR. ZANIEL: He's our judge. 10 MR. MOORE: Okay. 11 MR. ROUTSIS: He's our judge. Did you know 12 that? 13 MR. MOORE: Yeah, the thing --14 MR. ROUTSIS: Did you know it? Did you know 15 he was our judge? MR. MOORE: The thing that I'm asking --16 17 MR. ROUTSIS: No, I'm asking you a question. 18 Were you aware he was our judge? 19 MR. MOORE: No. Mr. Routsis --MR. ROUTSIS: So that's why I mentioned Judge 20 Kosach. 21 MR. MOORE: Mr. Routsis, you are interposing 22 23 yourself inappropriately into this process. MR. ROUTSIS: That's your opinion. 24 Ι disagree. 25

Page 26 MR. MOORE: And --1 2 MR. ROUTSIS: I think I'm imposing myself 3 properly into the process. And I'm willing to go on. We could sit here and debate all day. Let's go on. 4 5 MR. MOORE: No, we won't debate all day, but what I'm trying to do is make the record clear that it's 6 7 your position that you can have these kinds of speaking 8 objections at any time in this deposition; is that your 9 position? 10 MR. ROUTSIS: No, no, no, no. You see, 11 counsel, why don't you let me speak for myself and you 12 speak for yourself. 13 MR. MOORE: Good idea. 14 MR. ROUTSIS: It's my position that you should 15 be aware of sworn testimony under oath, and I'm just 16 making a record that there was a trial transcript in 17 this case, and that's the only record I'm making. That 18 may be relevant or not. You may not like it or you may 19 like it. I'm just making a record. 20 MR. MOORE: Have you produced the trial transcript? 21 22 MR. ROUTSIS: They're public record. I would think if you're representing all these people, and 23 there's a lot of money at issue, I would think you would 24 take the time to go get the public record and read it. 25

Page 27 MR. MOORE: Have you taken the time to get the 1 2 public record? Do you have that in your possession? 3 MR. ROUTSIS: Absolutely -- well, I'm not 4 going to answer that question. 5 MR. MOORE: I would suspect so. Are you aware, sir, that there are rules of civil procedure --6 7 MR. ROUTSIS: Oh, I'm aware. MR. MOORE: -- that if you have a document 8 that is probative, you should have produced that prior 9 to today's proceeding? 10 11 MR. ROUTSIS: Oh, no, no, no. I think you've been fully informed, if you read the letters and the 12 13 emails, that you were informed that there was a trial transcript in this case and that it costs money to get 14 15 the trial transcript. It's a public record and you can go to the reporting company and get the record. Your 16 failure to do that is your decision. 17 MR. MOORE: So counsel --18 19 MR. ROUTSIS: But I would presume that when you're representing people for a great deal of money, 20 you'd at least be aware of the public record. 21 22 MR. MOORE: Which is exactly why you have not obtained the record, correct? 23 MR. ROUTSIS: I'm not -- no, no, no. I'm not 24 going to ever misstate a fact in this case, okay? 25

Page 28 1 MR. MOORE: Have you obtained the record? Do you have the record, yes or no? 2 3 MR. ROUTSIS: I'm not going to answer your questions. I don't have any responsibility to answer 4 5 your question. 6 MR. MOORE: Do you have any --7 MR. ROUTSIS: If you want to go before a judge and get an order to compel, great, but I'm not answering 8 your questions. The real relevant question is you 9 10 didn't get the record. 11 MR. MOORE: Do we have a discovery sanction 12 that would be appropriate here? 13 MR. ROUTSIS: Sir, why don't you file your 14 motions for sanctions. Don't threaten me. I'm not concerned about your threats. If you have a problem 15 16 with you not getting the judicial record, then file a 17 motion. Don't threaten me. I could care less what you think. 18 19 MR. MOORE: I'm finished with my questions. I'm going to reserve the ability to ask this witness 20 questions later on. 21 22 MR. ROUTSIS: Very good. EXAMINATION 23 BY MR. PINTAR: 24 25 What time did you start your shift on 12/18? Q

Page 29 That's 2:00 p.m. 1 Α 1400. 2 Okay. And what was your shift at that time? Q It's swing shift. It's 2:00 p.m. to midnight. 3 Α 4 0 Okay. And where were you stationed at the time? 5 6 Α I was -- well, we're centrally deployed from Minden, but I was assigned to beat three, which is 7 everything outside the casino core of Stateline where 8 Lake Parkway is and the golf course is there, up 9 Kingsbury and out to Round Hill. 10 11 And how were you notified of the events on 0 12 December 18th that we're here about? 13 Α I was notified from the 911 dispatcher via our radio. 14 15 Q Okay. Do you know, do you remember what was said to you? 16 17 А No, sir. We get notified in two ways. 18 Q Okay. 19 Α We get notified via the radio, and then we have an MDC that looks much like a laptop that the call 20 actually pops up on so we don't have to commit 21 everything to memory anymore. 22 23 Okay. And you indicated that when you arrived Q on the scene, you saw a person lying in the street? 24 25 Α Yes.

Page 30 1 Were you the first officer at the scene? Q 2 Α Yes. 3 Was there any other emergency personnel at the Q 4 scene? 5 Yes. Α 6 Who else was there? Q 7 My partner, Deputy Nate Almeida. Α So he arrived with you? 8 Q 9 I don't know in what proximity he was to me, Α but I know he followed me in onto Charles and he arrived 10 with -- I don't know what time he arrived, but it was 11 within a minute, I'm sure. 12 13 0 Was there an ambulance or any medical personnel on the scene? 14 15 Α No, not yet. When you saw Mr. Klementi -- it was Mr. 16 Q 17 Klementi in the street, correct? 18 Α Yes. 19 0 Helmut Klementi? Yes. 20 Α Okay. Was there anybody else around him? 21 Q I don't believe so. Maybe his wife may 22 Α have -- I wasn't sure -- I'm not sure if she was there 23 or if she came out while I was talking to him. Somebody 24 came out. 25

Page 31 1 So could you kind of take us through Q Okay. 2 step by step what your investigation was. 3 Initially my investigation, I wanted to make Α sure medical attention was the priority there and then 4 5 to establish what had occurred to get to that point. 6 0 Okay. So were you the one who called for the 7 ambulance? 8 Α Yes. Okay. And then once the ambulance was arrived 9 0 and took care of Mr. Klementi, what did you do as part 10 11 of your investigation to find out what had occurred? 12 Α I went to the Spencer home and made contact there and established the circumstance of the call. 13 14 Q So when you went to the Spencer home, you spoke with Mr. Spencer and Mrs. Spencer? 15 16 Α Yes. Anybody else? 17 Q 18 No. Α Okay. Other than the Spencers, did you speak 19 Q 20 with anybody else in investigating what happened? At the residence or just in the case in Α 21 general? 22 23 Q On that evening. Yes, I spoke to, I believe it was a neighbor, 24 Α outside. 25

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1	Page 32 Q Do you remember the neighbor's name?
	-
2	A It was a woman neighbor. I'd have to
3	Q Feel free to look at your report.
4	A Okay. I have to refer to my report.
5	Q That's fine.
6	A All right. It was two people.
7	Q Okay. Who were they?
8	A Elfi Klementi and Janet Wells.
9	Q Anybody else?
10	A Not at that time.
11	Q So when you went to the Spencers' house, what
12	was their physical condition? I guess, first of all,
13	let's ask for Mr. Spencer.
14	A Physical condition?
15	Q Well, I mean by that I mean, had he had
16	anything to drink, was he intoxicated or anything like
17	that?
18	A No, I don't believe so.
19	Q Okay. What about Mrs. Spencer?
20	A I don't believe so. I can't completely
21	recall, but I do not recall them being intoxicated or
22	belligerent.
23	Q Did you ask them to fill out a statement?
24	A I believe so, yes.
25	Q And did they fill out a statement for you, a

Page 33 written statement? 1 2 Α I believe Mr. Spencer did. 3 Q Okay. What about Miss Wells, was she 4 intoxicated or anything like that? 5 Α I don't know. Did she fill out a written statement? 6 0 7 Α Yes. 8 Q Okay. And there at the scene? 9 Α I believe I left it with her and then returned to pick it up. So yes, at the scene. 10 11 0 Okay. When would you have returned to pick it 12 up? I don't recall. It was either after I 13 Α completed my investigation at the hospital or it was the 14 15 following day. I'm not 100 percent sure. 16 Q Okay. Did you get a statement from Helmut Klementi? 17 A written statement? 18 Α 19 0 Yes. 20 I don't know. I'd have to look at my reports Α to see if it's attached. 21 22 Please do. Q 23 Α I'm going to look at my report. MR. ROUTSIS: Certainly. 24 THE WITNESS: No, I did not. 25

Page 34 BY MR. PINTAR: 1 2 Q Attached -- just for the record, attached to your report is Exhibit No. 1. 3 There's a written 4 statement from Egon Klementi, correct? 5 А Yes. 6 0 When did you speak with Egon Klementi? 7 I believe it was after -- no, I think he came Α 8 out to the scene. My initial contact, he came out to the scene where his -- when his brother was still there 9 before the ambulance took him. 10 11 Okay. And you also have a statement here from 0 Elfi Klementi? 12 Α 13 Yes. 14 When did you speak with Mrs. Klementi? Q 15 Α There at the scene. And then there's Mr. Spencer's statement. 16 Q Ι don't see a statement from Miss Wells. Is there one? 17 18 Α No. It may have just been Egon's and Elfi 19 Klementi. Okay. Is there anything else that you did in 20 Q terms of your investigation at the scene on the evening 21 of December 18, 2012? 22 23 At the scene? Α 24 Q Yes. Other than what I -- meeting with the 25 Α

Page 35 Spencers --1 2 Q Yes. Α -- and the Klementis and Miss Wells, no. 3 4 0 Okay. And then you indicated you went to the hospital? 5 Α 6 Yes. 7 Q And what did you do at the hospital? 8 Α I got a briefing from the ER staff on Mr. 9 Klementi's injuries and then they allowed me to speak to 10 him briefly. 11 0 And what did Mr. Klementi tell you occurred? 12 MR. ROUTSIS: We're getting into hearsay, so I'm going to object to hearsay. 13 BY MR. PINTAR: 14 15 Q It's okay. We're in a civil matter. 16 Go ahead. 17 Α He told me that he had been out in the street and that Jeff Spencer had attacked him. 18 19 Okay. What were Mr. Klementi's injuries? Q 20 Α I don't recall. I'd have to speculate. 21 Okay. We don't want you to speculate. 0 22 So then after you went to the hospital, spoke to Mr. Klementi, what did you do then? 23 I believe I returned back to the area and 24 Α collected the written statements from the Klementis. 25

Page 36 1 Q And then what did you do once you obtained all 2 these written statements? 3 А I went back to the station -- I mean, I 4 finished my shift with the other calls not related to 5 this. 6 Right. Q 7 Α And then I went back to the station and wrote 8 my report. 9 Q So this report we've marked Exhibit 1? 10 Α Yes. 11 0 When was this report completed? 12 Α I believe it was -- the narrative was written on the same shift before I left for the night. 13 14 Okay. In this report it says that it is your Q 15 opinion that Jeffrey Spencer was upset with Klementi, saw Helmut taking photographs of the snow berm, and used 16 the excuse of someone breaking into his truck to 17 18 confront and to commit a battery on Helmut Klementi. 19 Α Yes. 20 Q And that conclusion was formed by you on the evening of December 18th? 21 22 Α Yes. 23 MR. ROUTSIS: I'm going to object and move to strike his opinion, which is not relevant. 24 25

Page 37 BY MR. PINTAR: 1 2 Q Have we --MR. ROUTSIS: It's a relevance objection. 3 4 BY MR. PINTAR: 5 Have we talked about all the investigation 0 that you performed in forming that opinion and 6 7 conclusion? 8 Α Yes. 9 Q Okay. At any point in time prior to forming 10 this opinion and conclusion in this report did you speak with Mary Ellen Kinion? 11 12 А I did not. 13 And based on your report, it was forwarded to Q 14 the Douglas County Sheriff's Department or the district 15 attorney for prosecution, correct? 16 Α Yes. MR. PINTAR: Thank you. That's all I have. 17 18 MR. PALMER: I just have a couple questions. 19 EXAMINATION BY MR. PALMER: 20 21 To follow up on what Mr. Pintar asked you Q regarding alcohol, I noticed in your report on page nine 22 23 and 10 -- do you want to turn to that? -- that there's -- been drinking was listed in the top 24 right-hand corner. I just wanted to clarify what that 25

Page 38 meant. 1 2 Α I don't know. That's -- those are fields that are filled in by the 911 dispatcher that are 3 4 auto-populated into these fields and --5 Q Okay. Α -- I wouldn't know where that came from. 6 7 Q Then one other question I had for you. At any time during your investigation did anyone ever state 8 9 there was video of the incident regarding Mr. Spencer and Mr. Klementi? 10 А 11 On a follow-up --12 MR. ROUTSIS: I'm going to object to the form 13 of the question. 14 MR. PALMER: You can answer. 15 MR. ROUTSIS: Excuse me. Let me complete my 16 objection. The form of the question, did anybody ever state. All he can answer is does he have a 17 recollection. He can't give a statement of fact. 18 He 19 can give his opinion that he doesn't remember anybody 20 doing it. So the form of the question is improper. BY MR. PALMER: 21 22 You can answer now. 0 23 Yes, the doctor that lives at the end of the Α street had a video surveillance from her home. 24 25 And did you ever review the tapes from that? Q

Page 39 I did, and I was unable to -- with her 1 Α 2 computer program, we were unable to download it onto a zip drive or a disk or anything and burn a copy, so I 3 just told her to just keep the video in the event that 4 the District Attorney's Office would want it. 5 6 Do you remember if that video showed the Q 7 incident between Mr. Spencer and Mr. Klementi? 8 Α I believe it showed part of the incident. 9 MR. PALMER: All right. I have no further 10 questions. 11 MR. ZANIEL: Do you want me to go with it? 12 We're going to skip, so --MR. ROUTSIS: Sure. 13 EXAMINATION 14 15 BY MR. ZANIEL: 16 All right. Officer, I'm sorry. You said what Q 17 time did you start your shift that day? 18 Α 2:00 p.m. 19 0 And what time did this incident occur or when did you get the dispatch call, approximately? 20 21 I would have to look at my report to do that. Α I believe it was reported at 2044, 8:44 p.m. 22 23 Okay. And your shift was from 12:00 to --0 No, no, from 2:00 p.m. to --24 Α Midnight? 25 Q

Page 40 1 -- midnight. Α 2 Okay. How long had -- you mentioned that Q sector that you were patrolling earlier. How long had 3 4 you been assigned to that sector, for how many years or months or --5 6 Α Oh, with the exception of the five or six years in the middle there, I've been assigned to that 7 8 area multiple times over 15 years. 9 Okay. So you were familiar with that area? Q 10 Α Yes. 11 Prior to the date of this incident, had you 0 12 ever responded to that area for any type of 911 calls 13 either on Charles Street or on the surrounding streets? 14 А Yes. 15 How many times had you responded to calls in Q that area prior to the date of this incident, 16 approximately? 17 I don't know. I can only remember one 18 Α 19 specific incident that I went to that general area for. 20 Q Okay. And what was that incident regarding? It was a bicycle accident, but I just remember 21 А it because it was really bad. 22 23 Okay. Q Yeah. 24 Α So that didn't involve any of the folks that 25 Q

Page 41 we've talked about in this case? 1 2 No, no, it did not. А 3 Q Prior to this incident, have you ever 4 responded to any calls in that area that directly 5 involved the folks that we're talking about in this incident? 6 7 Ά Never. 8 Q Prior to this incident, were you aware if 9 there were any type of break-ins or vehicle threats or 10 burglaries that were being reported within, say, a mile of the Charles Street residence? 11 Well, within a mile as the crow flies, 12 Α 13 probably so. 14 I guess, in other words -- and I'm not a Q 15 police officer, but I watch TV shows, so in briefings 16 like -- and is that how Douglas County works? Like when 17 you go to your shift, does your sergeant have a briefing and you kind of get a 15-minute little surmise, hey, 18 19 we've had some break-ins in this area so I want a little 20 extra patrol once in a while, those types of things? Does that happen in your job? 21 Every day. 22 Α 23 So those TV shows are accurate. All right. 0 All right. So the question is, I guess, had 24 25 you had briefings from your sergeant in the, say, six

Page 42 1 months or year -- I mean, that may be too long -- six months before this incident that there have been some 2 burglaries and break-ins in this area? 3 Α Yes. 4 5 Q Had you stepped up patrol in the area to any extent? In other words, I'm not sure if -- because 6 7 that's a pretty secluded area back there where this case happened, where this incident happened. 8 9 Α Yes. 10 Does your patrol normally take you through 0 those secluded type streets if you're just kind of 11 looking around and patrolling the area? 12 13 Α At times. It depends. Really depends on the I know that sounds strange, but that area up 14 season. 15 there has two seasons that are notorious for break-ins and burglaries, and that's the hot areas up there in the 16 17 summer and when the skiing is really well. Okay. And what was the date of this incident? 18 Q December 18th. 19 Α 20 So would that fit into when the skiing is well Q 21 season? 22 Α Under -- it depends. I mean, that year --23 On that year. Q 24 On that year, maybe not. I don't know, Α 25 because --

1	Page 43 Q All right. So do you have a recollection of
2	actually patrolling some of these areas within a mile of
3	this location because of the fact that there had been
4	reports of break-ins within the six months before this
5	incident?
6	A In the commercial areas, yes.
7	Q Okay. When you got the 911 call I don't
8	think we've got the logs. Does Douglas County keep a
9	separate log of emergency calls that come in? In other
10	words, if I subpoenaed Douglas County records, would
11	they have a log, call log on this particular case where
12	it says received 911 call, and then you come in and you
13	get on your radio and say I'm responding, and then your
14	partner, he would have done the same thing? Is there a
15	log of those?
16	A An audio log?
17	Q A dispatch log.
18	A I don't know. I believe there is, but I don't
19	know what the length of history they keep on those audio
20	logs.
21	Q Okay. When you got the call in this case, you
22	said you got it two ways, one on your radio and one on
23	your computer.
24	A Yes.
25	Q How did the 911 call come in? Was it a call

Page 44 of an injured person in the street, man down, burglary, 1 2 break-in? How did the 911 call come in? 3 On the audio, the radio or --Α 4 0 Through to you. Have you heard any 911 calls in this case before? 5 6 Α I don't believe I have. 7 Q Okay. So then you can only testify I guess 8 what you heard. So when you were contacted by dispatch, 9 how did the call come in to you? 10 Α I believe the call came in that they received 11 a 911 call that a burglary had occurred and either the 12 suspect or somebody involved was down. 13 Q Okay. And when you responded -- I know you 14 talked about your emergency lights. When you responded, 15 did you respond -- again, this is a police call, like 16 code three with your lights and siren or did you just respond in a normal expedited fashion? 17 18 Which is what we call code two. Ά 19 Q Okay. 20 Α Is expedited. You hurry and you just don't 21 use your lights and sirens. And especially, you know, if there's no traffic, you just turn your lights on and 22 you stay -- you don't drive like a mad man and you just 23 arrive on scene. 24 25 Okay. All right. So now you arrive on scene, Q

Page 45 and which direction on Charles do you come from? 1 How do 2 you --3 I came -- I went Kingsbury past I believe Α 4 Meadow or Chimney Rock, one of the two up there, and turned left onto Juniper and came and turned left onto 5 Charles west. 6 7 Okay. Q 8 Α Came from above. 9 Okay. And then when you parked your patrol Q 10 car, it was generally in the middle of the street with your headlights focused on a person that was on the 11 snow-covered road? 12 13 Α Yes. 14 Okay. And how far away was your vehicle from Q 15 the person on the snow-covered road, approximately? I would say probably 40 to 60 feet maybe. 16 А Okay. And then you're on the -- do you tell 17 Q 18 dispatch that you've arrived at the scene now? 19 Α Yes. Okay. You get out of your vehicle, and then 20 Q do you go to the person that's on the ground? Is that 21 your initial contact with anybody at the scene? 22 23 Α Somewhat. Not directly. I mean, directly to them, but in a safe manner as -- with that type of 911 24 call, you know, I don't know if he's shot or if there's 25

Page 46 somebody waiting. So you make an approach. 1 You don't 2 just get on the front of your headlights. You come down the street and figure out what's going on, if that 3 4 person's deceased or if --5 Q I believe you said that your partner, Almeida, 6 was there. 7 Yes. Α Where was his patrol car parked? 8 Q 9 He was behind me. So he followed my same А route. And I don't know if he was directly behind me 10 coming in or if he just came the same way I came. 11 12 Q Okay. So when you get out then, the only person that you see is the one on the ground? 13 14 Α Yes. 15 There was nobody standing around? Q I don't believe so. 16 Δ 17 Okay. So that's why you used a little caution 0 18 because you didn't know if somebody was lurking out in 19 the dark or anything? 20 А Right. All right. So caution, you used caution. You 21 Q approached the man down. You get to the man down, and 22 23 tell me what you see at that point. I see -- I don't know who it is at first, but Α 24 I see an elderly man laying supine in the street. 25

Page 47 1 Face up, face down? Q 2 Α Face up. 3 Okay. And conscious? Q 4 Α Yes. 5 And did you have a conversation with that 0 person at that time? 6 7 Α I believe I did. 8 Q And was the conversation regarding whether he was injured or hurt, or do you remember the details of 9 10 that conversation? Yeah, I don't remember the details. It was 11 А 12 like any other call in that situation, just to establish 13 that they're conscious and breathing, and because you want to -- then you relay the information to the 14 incoming medics so they have a brief idea about what 15 16 they need to do. 17 Q Was he trying to get up at this point? 18 Α Yes. 19 When you initially made contact he was making Q 20 an effort for himself to get up? Yes, he was trying to get up. 21 А 22 And what did you do with regard to that? Q I told him that the medics were minutes out 23 Α 24 and that he needed to just lay where he was, you know, with the unknown injuries. 25

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Page 48 1 Now, at that point did you ask him Q Okay. basically what happened? 2 3 I believe so, yes. A 4 0 And what was his response? 5 Α He told me that Jeff had knocked him down. Okay. Was there any other further detail 6 0 7 other than that, for instance, what was he doing out at that time or why was he out on the roadway at that time? 8 I don't know. I don't recall of getting into 9 Α 10 the details of why it happened at that point. 11 Okay. What clothes do you recall Mr. Klementi Q 12 wearing when he was down on the ground in the middle of 13 the road? I believe he had on a pair of slacks and 14 Α either black or brown leather jacket, a wind breaker 15 type, and a pair of like loafer type shoes, and I think 16 17 he had a sweater on underneath the jacket. Okay. Did he have anything in his hands? 18 Q Yes, he had a camera. 19 Α 20 Okay. And that camera that he had in his Q hands, was he still holding on to it? 21 I believe he was, yes. 22 Α 23 0 Did you take possession of that camera on the evening of this incident? 24 I don't believe I did. 25 Α

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Page 49 1 Did you ever take possession of that camera? Q 2 Α I don't recall seeing the camera ever again after that. 3 4 0 At some point in your investigation was it --5 did you find out or did Mr. Klementi tell you that he was out taking pictures that night? 6 Yes. 7 Α 8 Q At that point did you go back and ask to see 9 the camera to see if in fact what pictures were on the 10 camera? I don't recall. 11 Α 12 0 As we sit here today, you don't ever recall seeing any photographs on the camera? 13 On the camera, I do not. 14 Α 15 Not on -- did you ever see -- as we sit here Q 16 today, do you have a recollection of looking at the photos that were on Mr. Klementi's camera that he had on 17 him at the night of the incident? 18 19 Ά I don't know for sure. I saw some photos during the criminal case, but I'm not -- I couldn't even 20 tell you what they were at this point. 21 Okay. All right. So the call initially came 22 Q in as a burglary call you said. 23 24 Α Yes. 25 You see a man down as you are approaching. Q

Page 50 Tell me about crime scene preservation. 1 I assume for 2 the 911 call, as you approached, you saw a man down. It came in as a burglary call. Your initial thought that a 3 crime may have been committed? 4 5 А Yes. 6 0 Tell me about crime scene preservation. Is that something you learn at the POST Academy? 7 8 Α Multiple places, yes. 9 What did you do in this particular case in Q 10 terms of crime scene preservation? 11 Nothing other than parked my vehicle away from Α 12 the area and just observed at that point. 13 All right. So do you stay with Mr. Klementi Q on the ground until the medics arrive? 14 15 Α I believe, yes. I believe as they arrived, Deputy Almeida was there with me, and as the medics 16 approached Mr. Klementi, I gave them just a little brief 17 18 of what was here and then I went to the Spencers' house. 19 Q Okay. And when you went to the Spencers' house, had anybody else come to the scene other than 20 your partner was there and the medic's there now? Was 21 22 there any other folks that had gathered around the scene 23 at all? Miss Wells and Miss Klementi. 24 Α Okay. How about Mr. Klementi's brother, Egon, 25 Q

Page 51 had he --1 2 Α Oh, yes, and Mr. Klementi, Egon. 3 So there was three people there now present? Q 4 А Yes. 5 Did any of those three people tell you that Q 6 they actually witnessed what had happened on that 7 evening? А 8 I believe Miss Wells told me she may have saw something leading up to the incident. 9 10 Did you find that out before you talked to Mr. 0 11 Spencer or after? 12 Α I don't know. 13 Can you tell us what Miss Wells told you in Q terms of what she observed on that evening? 14 15 Α I'd have to refer to my report. Go ahead, sir. 16 Q Thank you. 17 Α 18 0 Have you located the section there? 19 Α Yes, sir. What page are you on? 20 Q 21 Page six of 10, second paragraph. It was the Α 22 following day. Okay. So there was follow-up to the 23 Q investigation the following day by you then? 24 Yes, sir. 25 А

Page 52 Okay. 1 Q And that's when you made contact with Janet Wells? 2 3 Α Yes. 4 And did Janet Wells tell you that she observed Q 5 things on the evening of the incident? 6 Α Prior incidents. 7 Q Okay. So not on that evening but on prior incidents? 8 9 Α Yes. 10 Okay. And what did she tell you she observed Q 11 on prior incidents? 12 А May I read from my report? 13 Of course. 0 14 Α A specific incident where Jeffrey came out of 15 his house and was yelling at Egon Klementi as Egon was walking his dog on Charles Avenue. Janet said Jeffrey 16 was hostile and she went to the street and stood between 17 18 Egon and Jeffrey because she was afraid Jeffrey might 19 hit Egon. 20 Okay. So that was the day after this Q incident? 21 Yes, sir. 22 Α Okay. The evening of the incident you had 23 0 arrested Mr. Spencer, though, correct? 24 25 Α Yes.

Page 53 1 So then going back to the incident Q Okay. 2 again, Miss Wells was not present at the scene and did not witness anything? 3 4 Α No. 5 0 So the only people present at some point after you arrived would have been Mrs. Klementi and the 6 7 brother, Egon Klementi? 8 Α No, I believe Miss Wells was out there. Not 9 during the incident, but at some point I believe she was there, and that's why I went back the next day, so I 10 11 could spend more time with her. 12 0 But it was confirmed the next day that she 13 didn't see anything on the evening of the incident, only 14 relating to you things that had happened prior? 15 Α Yes, sir. 16 Q Okay. All right. So now you make contact 17 with Mr. Spencer. When you approached the Spencer residence, what vehicles were present at the Spencer 18 19 residence? 20 Α I know a yellow truck for sure. Where was the yellow truck? 21 0 Parked in the driveway. 22 Α Okay. It's pretty dark out there at this 23 0 24 time? Yes. 25 Α

Page 54 1 Did you have -- you know on the police cars Q 2 you have your floodlight issue? 3 А The spotlight. 4 Q Spotlight. 5 Α Yes. Did you have that pointed in any direction? 6 0 I believe I had it pointed on Mr. Klementi so 7 Α 8 he was lit up when -- so nobody would run him over. 9 0 Okay. So now through the 911 call you had 10 knowledge that there would -- it had been reported as a 11 burglary. Did you use your flashlight when approaching 12 the Spencer household at all? 13 А Yes. 14 And did you see -- I guess foundationally, was Q 15 there snow on the ground on that day? 16 Α Yes. 17 As you approached the area of the Spencer 0 household, did you see any footprints in the ground? 18 19 Α I don't recall. 20 Q Okay. You knock on the door. The first 21 contact that was made with the Spencers, who was 22 present? You were present, Mrs. Spencer was present, and Mr. Spencer was present? 23 24 Α And Deputy Almeida. 25 So there's four of you? 0

Page 55 1 Yes. Α 2 Q Okay. And then were you invited into the residence? 3 4 Α Yes. 5 Q And inside the residence, did the four of you stay together in one area? 6 7 Α I believe we all stayed in the great room, the 8 living room/entranceway area. 9 Q Okay. And did you specifically ask Mr. 10 Spencer what happened? 11 А Yes. 12 Q Did you also ask Mrs. Spencer what happened? 13 I believe so. Α 14 Did you separate the two of them? In other Q 15 words, did Officer Almeida take Mrs. Spencer in one area and you take Mr. Spencer in another area to get their 16 versions of what happened? 17 18 Α No. 19 Q Typically is that done? In a domestic violence situation, yes, but to 20 Α separate the parties out. 21 22 Okay. All right. But in this case that Q 23 wasn't done? No, sir. 24 Α All right. Then can you just kind of run 25 Q

Page 56 generally through when you asked Mr. Spencer what 1 happened, what was the response? 2 3 Α What did he tell me? 4 0 Yes. 5 Α He told me that he saw a man in his driveway and he had been -- he went out to identify -- ask for 6 the guy to identify himself, and he thought he was 7 8 breaking into his truck. 9 Q Okay. Did Mr. Spencer ever tell you on that 10 evening that he heard somebody out in his driveway before he even left his residence? 11 12 Α Yes. 13 Did you ever ask Mr. Klementi if he heard --Q 14 and this is Helmut -- if he heard anybody, Mr. Spencer 15 or anybody, calling out and saying, hey, identify yourself? 16 17 Α No. 18 Q You didn't ask that question? 19 Α I don't recall asking that question. That would be important, though, no? 20 Q That's Mr. Spencer's version of the story. 21 Well, after -- yeah, after I had already 22 Α spoken to him it would be, yes. I wouldn't know to ask 23 him that question prior to speaking to Mr. Spencer. 24 I understand. 25 Q

	Page 57
1	A And now he's at the hospital.
2	Q You went to the hospital?
3	A Yes.
4	Q Did you ask him at the hospital?
5	A I don't think I did.
6	Q Okay. All right. So Mr. Spencer tells you
7	that he is what is he doing when he initially hears
8	somebody in his driveway? Do you know?
9	A I don't know.
10	Q Okay. So he hears somebody in his driveway.
11	He asks to be identified. Did Mr. Spencer tell you at
12	that time that nobody responded to his that when Mr.
13	Spencer asked somebody he heard somebody in the
14	driveway, Mr. Spencer asked that person to identify
15	themselves, did Mr. Spencer tell you that that person
16	did not identify themselves?
17	A Yes, I believe he said they did not identify
18	themselves.
19	Q And what did Mr. Spencer tell you he did with
20	that information now?
21	A I would have to refer back to my report.
22	Q You can.
23	A Thank you. Ask me the question again.
24	Q The question was after Mr. Spencer, did Mr.
25	Spencer or what did Mr. Spencer do after he called

Page 58 out, asked the person to identify themselves and that 1 2 person didn't identify themselves, what did Mr. Spencer do next? What did he tell you that he did next? 3 4 Α He said he went -- he ran down the street. 5 Q Okay. Is there anything in the report about 6 the 911 call? 7 Yeah, I believe there is. А Is it in there that Mr. Spencer asked Mrs. 8 Q Spencer to call 911 as he was leaving the residence? 9 10 Α I'd have to read through this again. Sorry to --11 0 12 Α No, that's okay. 13 Q I probably should have gave you that before today. 14 15 Α Yeah, it doesn't state that. Do you have a recollection of that issue, that 16 Q Mrs. -- when the 911 call was placed relative to these 17 18 events? 19 А No, I -- all I know is what the dispatcher told me, there was somebody already down in the street. 20 So I would have to speculate that it was after the 21 incident. 22 23 Okay. But you don't know? 0 No, I do not. 24 А As we sit here today, do you have any factual 25 Q

Page 59 information that Mr. Spencer didn't have a good faith 1 belief that somebody was trying to break into his 2 vehicle when he left his residence? 3 4 Α Do I have --5 0 Do you have any factual information, any evidence that you determined in the course of your 6 7 investigation that Mr. Spencer did not have a good faith belief that somebody was trying to break into his 8 vehicle when he left the front door of his residence? 9 10 MR. MOORE: Other than the lack of footprints. BY MR. ZANIEL: 11 12 0 Well, I guess we didn't really -- did you see 13 any footprints on the ground? 14 Α Mine and Deputy Almeida's. Okay. Did Mrs. Spencer ever point out a 15 Q 16 different footprint? I believe she pointed out footprints that I 17 Α compared to document Almeida's boots, because they're a 18 lot smaller than mine, and they seemed to match. 19 20 Q Did you take any photographs of the footprints? 21 I don't believe so. 22 Α 23 That would have been important? 0 If they would turn out. I mean, taking 24 Α picture of snow with a flash. 25

1	Page 60 Q When you were at the scene talking to the
2	Spencers, you learned that Mr. Spencer's version of the
3	incident was that he believed somebody was in his
4	driveway at or close to his vehicle?
5	A Yes.
6	Q And there were footprints in that area?
7	A No. Where he said he saw the subject?
8	Q Yes.
9	A No.
10	Q There were no footprints at all?
11	A No.
12	Q Did you photograph the lack of footprints?
13	A No.
14	Q Okay. All right. So was there any evidence
15	that you saw that Mr. Klementi was on the Spencer
16	property that evening?
17	A That Mr. Klementi was on the Spencer property
18	at that evening?
19	Q On that evening.
20	A No.
21	Q Did you ask Mr. Klementi if he was on the
22	Spencer property that evening?
23	A I believe I did.
24	Q And what did he say?
25	A He said no.
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	Page 61
1	Q Okay. So I guess when did we talked about
2	Mrs. Spencer pointing a footprint out or something to
3	the effect. When did that take place? And let's go
4	back, I guess.
5	The four of you were inside the residence.
6	You asked Mr. Spencer what happened. Did you ever ask
7	Mrs. Spencer what she recalls about this incident or any
8	details about the incident?
9	A I believe Deputy Almeida was speaking with
10	her. I'm not 100 percent sure though.
11	Q Okay. I didn't I didn't see a statement
12	from Mrs. Spencer in the report.
13	A Mrs. Spencer?
14	Q Yes. Is there a statement from Mrs. Spencer?
15	A No, there's not.
16	Q Did she offer to provide a statement?
17	A I don't recall.
18	Q Okay. All right. So how long does that
19	conversation last in the living room of the Spencer
20	house?
21	A Five to seven minutes at most.
22	Q Okay. And then from that point do you and
23	Deputy Almeida leave the Spencer residence?
24	A Yes.
25	Q Was Mr. Spencer under arrest at this point?

Page 62 1 Α Yes. 2 Q Okay. So during the five to seven minutes in the residence of the Spencer house, somebody, either you 3 4 or Deputy Almeida, made the decision to arrest Mr. Spencer? 5 6 Α It's my case. I made the decision. 7 What did you base your decision on? Q 8 Α The inconsistencies with what I had seen on 9 scene and Mr. Spencer's rendition. 10 Okay. And I guess just to try to get a little Q more detail, had you looked at that point -- when you 11 12 arrested him, had you looked in the area around the truck for any footprints? 13 14 А Yes. 15 Okay. So when did you do that? Q When? 16 Α 17 0 When. 18 Α I believe after we spoke in the house, we went 19 outside to look to see -- because he told me somebody was at his truck, to look for the footprints. And then 20 I think we went -- I'm not sure if we went back in the 21 house and I placed him under arrest at that point or I 22 23 placed him under arrest outside. I'm not 100 percent 24 sure. Okay. What was the weather that night? 25 Q

Page 63 It was cold. 1 Α 2 Q What about precipitation? 3 It wasn't snowing. It was --А 4 0 There was snow on the ground? 5 Α Yes. 6 0 But there was no snow -- it was not snowing 7 during the time you were present on scene? 8 Α If it was, it was a really light snow or no 9 snow. 10 All right. So you place Mr. Spencer under Q 11 arrest at that time. 12 Α Yes. 13 Did he have any marks on him? Q 14 Α Yes. Tell me about those. 15 Q I'm not sure which arm it was, but he had a Α 16 scratch on one of his forearms. 17 18 Q Okay. And did you ask him how he got that 19 scratch? Yes. 20 Α And what was his response? 21 Q He said the guy's fingernail or hand -- I 22 Α think he said fingernail scratched him. 23 Did you have any conversations with Egon 24 Q Klementi on that evening? 25

1	A	Page 64 I don't think so.
2	Q	Did you have any conversations with Egon
3	Klementi	in follow-up well, before I even ask that,
4	so on tha	t evening you place Mr. Spencer under arrest,
5	you place	him in your patrol car, and you drove him to
6	the jail?	
7	A	Yes.
8	Q	Was there a follow-up interview at the jail?
9	A	I believe so, yes.
10	Q	Okay. And is that taped?
11	А	No, it is not.
12	Q	Is there audio?
13	A	There is not.
14	Q	Is there a video?
15	A	No.
16	Q	Is that standard procedure for an
17	interroga	tion room?
18	А	It wasn't in the interrogation room.
19	Q	Where was it at?
20	А	It was in the booking center.
21	Q	Okay. Tell me about that conversation.
22	A	I'd have to refer back to my report.
23	Q	Go ahead.
24	A	Thank you.
25		MR. PINTAR: How you doing, Officer? You need

Page 65 a break? 1 2 THE WITNESS: I've just got to take one minute to answer my phone real quick, if you guys are --3 4 MR. ZANIEL: If you need to take a phone call, you should have let me know. I would have stopped. 5 6 THE WITNESS: No, it's cool. 7 (Recess 11:34 - 11:45 a.m.) BY MR. ZANIEL: 8 9 All right. So we left off at the conversation Q at the jail. You've had a chance to refresh your 10 11 recollection? 12 A Yes, I've looked at my report. 13 And what can you tell us about that? Q At the jail I advised Mr. Spencer of his 14 Α 15 Miranda rights and asked if he wanted to provide a written statement. 16 17 Okay. You didn't do that at the home, the Q Miranda rights? 18 19 Α NO. Okay. I don't want to repeat myself. 20 Q Did Egon Klementi ever have a conversation with you at some 21 point after this issue? 22 Yes, I think so. 23 Α Did he ever say that he saw this occur? 24 Q No, I don't believe he did. 25 Α

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1	Page 66 Q Okay. Let's talk about the camera. You said
2	that Dr. Shaw had a camera that you actually went in and
3	seen but couldn't duplicate the images, but told her to
4	keep it for the DA?
5	A Yes.
6	Q So you saw what's on that video?
7	A Yes.
8	Q What did you see?
9	A On the video it's lit right to the edge of the
10	Spencers' house and then it goes like almost pitch
11	black, and in the video I could see Mr. Spencer come out
12	of his house and go into the street, into the black.
13	Q Okay.
14	A And that was about all you can see.
15	Q Okay. So you saw that. You didn't see the
16	incident then on that video?
17	A No, sir.
18	Q How long a footage was it prior to Mr. Spencer
19	coming out of the house, that you observed? In other
20	words, did you go back five minutes before that or 10
21	minutes before that?
22	A I don't know.
23	Q Was there any effort to do that, that you
24	recall, go back five minutes to see if you could see
25	anything on the video in the five minutes before Mr.

Page 67 Spencer comes out? 1 2 Dr. Shaw was running the playback. А Right. 3 Q 4 Α And she was -- I mean, we had gone back like hours, and then we were fast-forwarding up to where it 5 was. So I did see five, 10, 20 minutes before, but it 6 was all in, like, fast-forward framing to get to where 7 8 we could see anything that had occurred. 9 Did you see anything -- as you were Q fast-forwarding, did you see anything at all, anybody, 10 any person, any light, any camera flash, anything? 11 I do believe there is -- in the dark there is 12 Α some camera flashes. 13 Was that before Mr. Spencer was on the video 14 Q 15 exiting his house or after? I believe it's before he exited the house. А 16 17 And do you know where those camera flashes 0 18 were directed, came from? Were they from --19 Α Just the street general, the darkness and the 20 camera, the general street area. And was it on the Spencer side of the street 21 Q or on the Klementi side of the street? 22 No idea. 23 Α Okay. How soon after those flashes was it 24 Q that Mr. Spencer exited his house? 25

	Page 68
1	A I don't know.
2	Q Okay. So the video shows Mr. Spencer exiting
3	his house and getting into the street, and then that's
4	it, you don't see anything else?
5	A No, then I don't know what time lapsed, but it
6	shows him going back towards the house.
7	Q Okay. How long was it, the best you can
8	recall? Because that's not reflected in any of your
9	report, correct?
10	A No, this is weeks later when I met with her.
11	Q Was there a supplemental report ever done?
12	A I don't recall.
13	Q Okay. Well
14	A I believe there is, but I can check and see if
15	there's one in here.
16	Q Yeah, could you see, because I guess the
17	question is are we missing some information. I mean,
18	you did some follow-up investigation. You went back the
19	next day and talked to the Wells. You went and talked
20	to the Shaws you just said. Is there another report
21	that's out there?
22	A I don't think so.
23	Q Is there a reason you didn't write another
24	report after obtaining all this information?
25	A I'm not 100 percent sure I didn't. I just

Page 69 can't tell you for sure I did. 1 2 If you did, where -- would it be in the 0 Okay. 3 records department at Douglas County Sheriff's Office? Yeah, it would be -- I'm assuming I didn't 4 Α because it would be under the same case number and it 5 would just be supplemental, two or three or whatever it 6 7 happened to be. 8 All right. So let's go back to that video Q 9 again. So the video shows flashes from the street in general. Can't tell which side. How many flashes were 10 11 there, if you remember? (Shakes head no.) 12 А 13 0 Then it shows Mr. Spencer running out at an unknown time after the flashes, and then it shows Mr. 14 Spencer -- well, I said running out. I need to ask you. 15 When you saw the footage of Mr. Spencer going out, tell 16 me about that. Was he running, walking, walking 17 quickly? 18 From my recollection, I believe it was just a 19 Α 20 quick walk. 21 0 Okay. And then there's the video that shows 22 him going back into the house? Yes. 23 А And can we estimate how much time it was 24 0 between those two events? 25

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1	Page 70 A Under a minute.
2	Q Okay. As we sit here today, do you know if
3	the Shaw that video was ever preserved?
4	A I believe after trying to get it to download
5	and being unsuccessful, and I didn't want to take
6	Dr. Shaw's computer and book that into evidence, I
7	called the Deputy DA involved in the case and told her
8	what we had on scene there, and I believe she advised me
9	just to tell them to hold on to it and if she wanted it,
10	she would send one of her investigators to go get it.
11	Q Let's go through the other follow-up
12	investigation, since we don't think there may be
13	another report, but we're not sure.
14	So what I know of is you went back, you talked
15	to the Wells the next day, you talked to the Shaws,
16	Dr. Shaw, with the video as part of a follow-up
17	investigation. What else did you do in terms of
18	follow-up investigation?
19	A I believe that's it.
20	Q Going back to the footprints again, you said
21	that you saw Mr. Spencer walking quickly out of his
22	house. Did you see footprints that belonged to Mr.
23	Spencer?
24	A I don't recall.
25	Q In your patrol car, do you have a camera?

Page 71 1 Α No. 2 Does any Douglas County Sheriff's Office have Q a camera as part of their normal patrol vehicle 3 equipment? 4 5 One. It's a specialized DUI vehicle. Α Okay. And was that -- which officer was that 6 Q 7 designated officer that night? 8 Α It's not a designated officer. It's used on 9 like DUI task force and it's a car that isn't assigned 10 to anybody specifically and it's not always in use. Is that like a dash cam that you're using for 11 Q 12 field sobriety testing imaging? 13 Α Yes. Okay. I'm just talking about like a regular 14 0 Polaroid or a digital camera. 15 16 Α Oh, okay. I'm sorry. We all have cameras, 17 yes. Okay. So you had a digital camera in your 18 Q vehicle that day? 19 20 А Yes. Did you take any photographs of anything on 21 Q the night in question? 22 23 Α Yes. 24 Q What did you take photographs of? I took a photograph of Mr. Klementi in the 25 Α

Page 72 hospital, and I believe I took a photograph of his 1 shoes, the bottoms, the soles. 2 3 At the hospital? Q 4 Α Yes. 5 Did you take any photographs of the scene --0 well, I guess we should foundationally. Where was Mr. 6 7 Klementi lying, supine you mentioned, relative to the 8 Spencer driveway? Was it farther west? 9 А Yes, it was west of the driveway. 10 0 Could you estimate the amount of distance between them? 11 12 Α No. It was somewhere between west of the driveway and Charles, where Charles intersects down 13 there, so I couldn't tell you. 14 So if we took the edge of the Spencer driveway 15 Q and that intersection at the end of the street there, 16 was it the halfway point, was it closer to the Spencers' 17 or closer to the other intersection? 18 I would say it was probably closer to the 19 Α 20 Spencers' than the other intersection. Okay. So did you take any photographs of the 21 Q area where Mr. Klementi was on the ground the evening of 22 the incident? 23 24 А No. Did you take any photographs of the area 25 Q

Page 73 between the edge of the Spencer driveway and where Mr. 1 2 Klementi was laying on the ground? 3 А The edge of the driveway and where he was laying? 4 5 Right. Q 6 Α No. 7 That would have been indicative of footprints 0 8 leading up to the event, right? 9 Α If there were footprints there, yes. 10 0 Did you see any footprints on the ground 11 there? 12 Α No, the only thing I saw on the ground there 13 were vehicle tracks. 14 Q Okay. So there were no footprints from the 15 Spencer driveway to where Mr. Klementi was lying on the 16 ground? 17 Not in that area. On the opposite side, the Α east side of the driveway, I mean, there could have 18 19 been. There was vehicular tracks in the snow there and there was -- where Deputy Almeida had walked up there 20 was his footprints. 21 22 Okay. But specifically -- well, strike that. Q 23 Did you conclude that Mr. Klementi was walking prior to the time of the incident? Was he in motion at 24 25 the time of this incident?

Page 74 1 Α I don't know. I don't know if he was standing or walking. 2 3 0 Okay. He said he was out taking pictures that 4 night. 5 Α Yes. Did he ever tell you how far he came -- how 6 0 7 close he came to the Spencer residence that night? 8 Α How close he came -- no, he just said he 9 wasn't on their property. 10 Were there any footprints from the Spencer Q 11 driveway up until where the Klementi body was laying in 12 the street, that you observed? 13 А In the street? In the street. 14 0 It was all hard-packed snow there. 15 Α Okay. Just about done. 16 0 17 MR. PINTAR: Would you mark those next. MR. ZANIEL: Hang on one second. 18 (Marked Defendant's Exhibits 2 through 6.) 19 20 MR. ZANIEL: Nick, you produced these? 21 MR. PALMER: I believe so. I think that's our Bate stamp at the bottom. 22 23 MR. ZANIEL: Yeah. 24 BY MR. ZANIEL: 25 Okay. So you've looked at Exhibits 2 through Q

Page 75 6, Officer? 1 2 А Yes. Having looked through these, did you take 3 0 4 these photographs? 5 А I did not take those. 6 Q Have you seen these photographs before today? 7 А I believe I saw them at trial. 8 Okay. Exhibit No. 2 actually shows what I Q 9 assume is Mr. Klementi on the ground. Do you know if 10 this was taken on the evening of the accident? 11 Α I don't know. 12 Q Okay. I mean, it's conducive to how I found him, 13 Α 14 SO --I would assume there would have been 15 Okay. 0 16 more lighting, though, had this been on the evening of 17 the accident, including your police lights, spotlights, paramedic flashlights, I mean --18 19 Well, unless it's before I got there. Α 20 Q Okay. So you didn't take these and you're not sure when they were taken? 21 No, because if it was when I was on scene, my 22 Α patrol car would be sitting right there somewhere. 23 24 0 Okay. So we can say that they weren't taken when your patrol car was there? 25

Page 76 1 You can say that, yes. Α 2 Q All right. Sorry. MR. PINTAR: That's all right. Thank you. 3 4 BY MR. ZANIEL: 5 At some point during the course of the Q investigation were you ever made aware of any complaints 6 between the residents of this area that had taken place 7 before this evening? 8 9 Α Before I got there you mean? 10 0 No, during the course your investigation. Oh, yes. 11 А 12 Q Did you become aware that the Klementis and 13 the Spencers had complaints prior to this incident? Yes, yes, I learned at some point that there 14 А 15 was issues in the neighborhood. 16 And can you tell us how you learned that and Q 17 when you learned that and what you learned. That's a 18 compound question, so --19 Α Okay. Obviously, after this incident I learned it, so I don't know exactly when and what time, 20 but I know I started getting information about ongoing 21 22 issues I believe it was the following day from Miss Wells. 23 And then the Klementis had given me 24 information that there was ongoing neighborhood 25

Page 77 disputes. And I believe I looked in our local database 1 2 and saw that there had been some harassment reports prior, I don't know if it was months, years prior, but 3 involving the same neighborhood and the same people. 4 5 And then Dr. Shaw also advised me that -- of the ongoing disputes. 6 7 Q Generally, could you tell us what the disputes 8 were about. 9 А Harassment and snow removal and an issue about 10 a fence. 11 Okay. Were there any statements that you Q 12 obtained from any of the witnesses regarding any of these other disputes or was this just information that 13 14 you were verbally told? 15 Α This was information that was just told to me 16 at points. 17 MR. ZANIEL: All right. I think that's all I've got for now. I may come back and just ask a few 18 follow-up after. 19 20 EXAMINATION BY MR. ROUTSIS: 21 Back at it again. How are you? Are you a 22 0 23 detective? MR. PINTAR: Excuse me. Are you 24 guys representing --25

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Page 78 I'm representing Jeff as a 1 MR. ZANIEL: defendant. He's got the counterclaim. 2 3 MR. PINTAR: Separate? Okay. 4 MR. ROUTSIS: Are you done? 5 MR. PINTAR: Yeah. I'm sorry. MR. ROUTSIS: Okay. 6 BY MR. ROUTSIS: 7 8 Q How are you? Is it investigator, detective, or deputy? 9 10 Α It's deputy. 11 And how long have you been a deputy again? Q 12 Α 25 years. 13 Okay. Let's go back to the night you were Q 14 called out on this original case. Now, you were asked 15 earlier your opinion as to whether or not Jeff committed a crime and you gave your opinion that you thought he 16 did, correct? 17 18 Α Yes. 19 0 And you're aware that a jury, after two weeks of trial, gave the opinion that he did not commit a 20 crime? You're familiar with that? 21 I'm familiar with it. 22 Α 23 Okay. Now, when you arrived on scene December 0 18th, you actually responded to a dispatch call from the 24 Spencers claiming that these individuals were claiming 25

Page 79 that someone had committed some type of burglary or 1 2 theft offense, correct? 3 Α Yes. 4 0 You then arrived on the scene at that point to investigate a crime, correct? 5 6 Α Yep. 7 Okay. When you arrived on the scene, I Q 8 believe it was your testimony -- and correct me if I'm wrong -- here today you said Mr. Klementi, Helmut 9 Klementi was laying in the street and nobody was around 10 him, correct? 11 12 А I believe so, yes. 13 Okay. Now, we'll get into that in a moment. Q 14 The first person you spoke to on the scene was who? 15 Α That he spoke to? That you spoke to. 16 Q That I spoke to? I believe the first person I 17 Α spoke to was Mr. Klementi, Helmut. 18 19 Q Okay. And at that point you went up to him 20 and he was laying on the street and nobody was around him, correct? 21 I believe so, that nobody was around him, yes. 22 Α 23 Okay. Now, you then went back and spoke to Q Jeff Spencer and his wife at the residence, correct? 24 25 А Correct.

Page 80 1 Q Now, not to belabor the point, but there's 2 been testimony here today regarding footprints, correct? 3 Α Yes. 4 Q And obviously, Jeff Spencer, if he left his house to go onto the street, just by deduction, would 5 have had to have left some footprints in the area by his 6 7 truck. Is that a fair comment? 8 Α He would have had to have left footprints? 9 0 Yes. 10 Α No. 11 0 Well, you're familiar with the home there, 12 correct? 13 Α Yes. 14 And you're familiar that there's some steps Q that come down from the front door? 15 16 Α Yes. And those steps basically go right into the 17 0 driveway area, correct? 18 19 Α Yes. 20 Q And in the driveway area was where Jeff's big vehicle was parked, correct? 21 22 Yes. Α So in order to get out onto the street, he'd 23 0 have to walk through the driveway area, correct? 24 25 Α Yes.

Page 81 Wouldn't that leave footprints? 1 Q 2 It depends on the surface. Α Well, you testified that your recollection at 3 Q 4 first was that it was not snowing that night, but I think you corrected yourself and indicated it may have 5 been lightly snowing that night, correct? 6 7 Α Yes. And there was fresh snow that had accumulated 8 0 9 during the day, correct? 10 А Yes. So there would have been probably some snow 11 0 12 that wasn't plowed on the roadway, going to the roadway that could leave imprints, correct? 13 14 А But I believe it was -- had tire tracks all 15 through it. 16 Q You don't have a memory or just -- are you saying that because you have a clear recollection 17 18 regarding the snow condition in that area or are you 19 just saying that --20 Α I'm telling you I remember seeing snow tracks 21 leading from the bottom of the tires, out the driveway, and into the street. 22 23 Well, you reference in your report that there Q were in fact footprints. 24 25 Α Yes.

Page 82 1 Q So we can assume, can we not, that there were footprints that were left in snow that was not packed to 2 a degree to where you could see someone had stepped in 3 4 the snow, correct? 5 Α Yes. Now, your investigating officer -- you've been 6 0 7 an officer for the sheriff's department for many years prior to being called out that evening, correct? 8 9 Α Yes. 10 And Mrs. Spencer was guite adamant with you, 0 11 was she not, that there were some footprints that she 12 believed was in the exact location or the near proximity of where Helmut Klementi was when Jeff first observed 13 him on his property, correct? 14 15 А Yes. And she pointed to them, correct? 16 0 17 Α Yes. And when she pointed to them, you made a 18 0 determination, apparently, in your report that those 19 20 footprints were not Jeff's but were somebody else's, correct? 21 22 Α Yes. And you had -- now, tell us what -- and I'm 23 0 24 not trying to be silly here, but what is the purpose of a camera? 25

Page 83 1 Α To take pictures. 2 0 It is the best evidence; is it not? 3 Α It is. And you didn't take any pictures of the 4 0 5 footprints, but you made a conclusion on scene at night, when it was dark, that those footprints were not in fact 6 Helmut Klementi's, correct? 7 8 Correct. А 9 0 Okay. Did you take a tape measure out and 10 measure the length of the footprints? 11 Α No. 12 So when you apparently -- and this is the Q first I've heard of it. Apparently you said you went to 13 14 the hospital and you took pictures of Helmut Klementi's 15 feet or shoes? The bottom of his shoes, right. 16 А 17 0 But you had no reference point that -- no measurements at the scene and you had no photographs to 18 compare them to, correct? 19 20 I had the comparison to what the imprint that Α I saw compared to Deputy Almeida's boot compared to the 21 difference of the shoes at the hospital. 22 23 Let's discuss that. 0 Okay. 24 Α Did you have a photograph to compare the shoe 25 Q

Page 84 print to? 1 2 A photograph of? Α Of the imprint in the snow. You had no 3 Q 4 photograph to compare the shoe size to the imprint in 5 the snow? Α It wasn't going to photograph. 6 Well, did you try taking a picture? 7 Q 8 Α I don't believe so. 9 Well, let me ask you about that, because this Q is -- I mean, we had a criminal trial and now we're 10 here. And you're testifying that you don't have the 11 12 technology to have a camera take a picture of a shoe print at night. Is that your testimony? 13 Α No, I have a camera that can take pictures of 14 shoe prints. 15 Okay. Why didn't you do that? 16 Q Because of my experience taking a picture of a 17 Α white shoe imprint in the snow with a flash camera, it's 18 19 just going to be a white -- it's going to look like a 20 white piece of paper. Well, you know, certainly, sir, if you have a 21 Q shoe print in the snow and you put a ruler down, a 22 23 reference point that you know the dimensions, at the very least you're going to have critical evidence as to 24 25 the length of the shoe print, correct?

Page 85 1 Α Correct. 2 So obviously for purposes of the man being Q 3 accused of a crime and for the purposes of civil litigation, you could have done that in this case so we 4 could tell exactly how long the footprint is. We can't 5 do that at this time because there's no photograph for 6 7 comparison or measurements, correct? Correct. 8 А 9 0 Okay. So we know you arrested Jeffrey 10 Spencer, who is a homeowner in that area, right? 11 Α Correct. MR. PINTAR: I'm going to object. 12 That's 13 incorrect. MR. ROUTSIS: Well, you're not testifying. 14 15 You have an objection --MR. PINTAR: You're not making up --16 17 MR. ROUTSIS: Give your objection. 18 MR. PINTAR: He doesn't own the house, so 19 don't say --MR. ROUTSIS: What's your objection? What's 20 your objection? 21 22 MR. PINTAR: You're misleading. MR. ROUTSIS: Well, what's your objection? 23 That's not a legal objection. 24 MR. PINTAR: It absolutely is. 25

Page 86 1 MR. ROUTSIS: He answered the question yes. BY MR. ROUTSIS: 2 3 Q Is your answer yes, he's a homeowner in that 4 area? 5 Α I am assuming that's his home, yes. 6 Q Okay. In any event, when you were called out 7 there and you started speaking to the Spencers, you had some foundational facts that they called a property 8 9 crime in. 10 Now, you've testified, based on being an 11 officer in that location, that there had been evidence 12 of tampering with vehicles. Is that not a fair 13 statement? 14 Ά On that street? 15 Q In that area, in Kingsbury Grade area. 16 Α Sure, yes. 17 And I don't know if you're aware of the trial Q 18 testimony, but we had subpoenaed records and produced 19 evidence that there had been a newspaper article that 20 very morning to citizens in that area regarding the 21 illegal tampering of vehicles and informing homeowners 22 of that. Are you aware of that? 23 Α No. 24 Okay. So after failing to take any Q 25 photographs, you then have what's called a recording

Page 87 device, and a recording device actually records the 1 words that are said between parties so we can have no 2 confusion as to what's occurring, correct? 3 4 Α I do. Don't you have the ability to record 5 Q statements when you talk to people? 6 7 Α NO. 8 Q You don't? 9 А No. 10 0 Let's talk about that. Are you saying that 11 when you go out to a crime scene, all right, that you don't have the technology to carry with you a recording 12 13 device? Do I have the technology to carry --14 Α 15 Q Are you aware of that technology, that you 16 can --17 I'm aware that it exists, yes, sir. Α And do officers in your department not have 18 Q 19 the ability to carry those recording devices with them? Do they not have the ability? 20 Α 21 Do you guys carry recording devices with you? 0 22 Some do. Α 23 Why don't you? 0 24 Because I'm capable of understanding of having Α a conversation in an interview. 25

Page 88 1 Yes, but wouldn't you agree that when you're 0 dealing with people's liberty and criminal acts, that 2 every word can be important; is that a fair comment? 3 4 Α Yes, sir. 5 0 And certainly recording device is far more accurate than your recollection; is it not? 6 It is. 7 Α 8 0 There would be no reason that you would carry a recording device and utilize a recording device, that 9 I can think of. Can you give us a reason? 10 11 A Practicality. 12 Q Practicality. So the fact that maybe a few words here and there can affect a man's liberty is not 13 14 important as you carrying a little recording device and 15 turning it on; is that what you're saying? No, it's not what I'm saying. 16 Α 17 Okay. Let me carry on. Did you take notes in Q 18 this case? 19 Α Yeah. During the time you were talking to Jeff 20 Q Spencer and Marilyn Spencer were you taking notes? 21 Written notes? 22 Α 23 Yes. 0 I don't believe so. 24 Α 25 Okay. So what we have now then is no Q

1	Page 89 photographs were taken, no recording device was brought,
2	no written notes were taken. Okay.
3	So Mr. Spencer made a statement to you not
4	only did they call 911, but he made a statement, as his
5	wife did, that they were concerned somebody was on their
6	property and that Mr. Spencer announced to them his
7	name, what are you doing on my property, and no response
8	was given. Correct?
9	A He announced that his name?
10	Q Well, let's look at your report. What was
11	your understanding Mr. Spencer said in that regard?
12	A That he asked from the party to identify
13	themselves.
14	Q Yes. That's correct, correct?
15	A Yes.
16	Q And did Mr. Spencer tell you what was what,
17	if anything, was done in regard to his question that
18	evening when someone he believed was on his property
19	tampering with his vehicle, what response he was given?
20	A I believe he wasn't given a response.
21	Q Now, certainly if let me just ask you a
22	question as a police officer. If you're in your home
23	and late at night, you see somebody on your property and
24	you call out to them, what are you doing, identify
25	yourself, and you had information that there's been car
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1	Page 90 thefts in the area, and that person doesn't respond,
2	you're probably going to assume he's committing some
3	type of crime, wouldn't you?
4	A On my property, not identify himself to me,
5	probably.
6	Q Okay. Now, wouldn't it be a relevant question
7	in this type of case, before we arrested any people, to
8	speak to Helmut Klementi and say, Helmut, listen, this
9	guy's saying that you were on his property late at
10	night, he called the police, and did he identify himself
11	or did he ask you to identify yourself and what you're
12	doing on his property? You never asked that question,
13	correct?
14	A Prior to the arrest?
15	Q Right.
16	A No.
17	Q Are you aware that at the trial in this matter
18	the jury acquitted this man because Helmut Klementi
19	testified to that, exactly what Jeff told you, exactly
20	what he told you, that he refused to identify himself?
21	Jeff was trying to was very concerned. Are you aware
22	of that?
23	A No.
24	Q Now you are, right?
25	A Now I am.
1	

Page 91 1 Q It would have been an important question to ask in an investigation before this thing happened to 2 3 this level; don't you agree? Α Sure. 4 5 Q You also made another finding in your report 6 that was unequivocally proven to be inaccurate at the trial, and you said that Jeff Spencer was not in a 7 position to perceive anybody on his property from the 8 upper deck that he was alleged to have been on. Do you 9 10 recall that --11 Α Yes. -- report? Now, did you go up to the third 12 Q floor, where Jeff Spencer told you he was where he 13 viewed the person on his property, to see if in fact he 14 had a visual and was able to determine or see if 15 16 somebody was on his property? No, I did not. 17 Ά But you made a conclusion in your report 18 0 19 without doing any investigation, correct? Without doing any investigation? 20 Α Well, certainly, sir, if you're going to say 21 0 22 in your report -- my concern -- I mean, we can refer to the line if you like. 23 Sure. Α 24 But basically you're saying that Mr. 25 Q

Page 92 Spencer -- you didn't believe Mr. Spencer could visually 1 see from the location he said he was at whether or not 2 someone like Mr. Helmut Klementi was on his property. 3 4 Do you remember that? 5 А Yes. But you did no investigation to confirm 6 0 7 whether or not that that was a truthful or accurate statement, correct? 8 9 Α Not correct. 10 Tell me the investigation you did. Q 11 Α From where he said he saw somebody in his 12 driveway next to his truck --13 0 Right. -- is where I was. 14 Α 15 Uh-huh. 0 Α I cannot see the back third floor deck from 16 17 that position. 18 Well, are you aware that we had an 0 investigator go up to the exact location Mr. Spencer 19 20 represented he was at, and are you aware that 21 photographs were taken, and were you aware that all you 22 had to do was look down at an angle, and we took the 23 photographs and you can clearly see the area that Mr. Spencer told you that he had a visual of was in fact --24 he did in fact have the ability to perceive from his 25

Page 93 location that he told you that he -- did you ever go --1 and I'm not going to belabor the point. 2 3 You never went to the deck and looked over from the deck to see if you could see what Jeff Spencer 4 told you he could see from the deck? 5 6 Α Like I said, no. 7 Okay. Kind of important, isn't it? Q 8 In any event, so now we -- at that point Helmut Klementi told you several things that you later 9 found out to be untrue. Did he not tell you that he 10 actually heard a gunshot? 11 12 Α I'm not sure. I'd have to look at my report. Please do. And I can probably assist you on 13 Q 14 the page. 15 Α Please do. It would be page five of 10 and it would be 16 Q one, two, three, four, five, six paragraphs up from the 17 18 bottom. 19 Α Yes. "Helmut said he was in fear of Jeffrey and 20 Q said he may have heard a gunshot from Jeffrey's balcony 21 prior to the battery." 22 23 And you confirmed that there were no gunshots that evening, correct? 24 25 А Yes.

Page 94 1 0 Helmut Klementi also told you there was a 2 restraining order against Jeff, or a civil stay away order; did he not? 3 А I believe he did, yes. 4 And that was in fact -- you tried to verify 5 Q that and that was also inaccurate, correct? 6 7 Correct. Α 8 In fact, you went to the hospital to see 0 Helmut after this event, correct? 9 10 Α Yes. And Helmut -- you were aware that Helmut was 11 0 released fairly shortly and he was only prescribed 12 aspirin. Were you aware of that? 13 Α I was not. 14 15 Q Okay. Were you aware that he was released 16 that evening? No, I learned that the following day. 17 Α Okay. So the following day you learned that 18 Q Helmut Klementi was released from the hospital. And did 19 20 you speak to any doctors or did you speak to Helmut 21 regarding why he was released so quickly? 22 Α No. But in any event, based on the lack of 23 0 24 injuries or his release from the hospital, he filed -you recommended misdemeanor charges be filed, correct? 25

Page 95 1 Α Yes. 2 Q And misdemeanors were filed, correct? 3 Α Yes. Now, after the misdemeanors were filed, you 4 0 started receiving other information in this matter; did 5 6 you not? 7 А Yes. 8 Q And you're aware that this case escalated up to felony conduct, elderly abuse, et cetera, et cetera, 9 10 correct? 11 Α Yes. 12 Q Okay. And I'd like to talk to you about the Shaws to begin with. You received information, I 13 believe you testified was it weeks later, that the Shaws 14 15 had a video? Α I don't know if it was days or weeks. At some 16 point well after the incident. 17 18 Q And obviously the Shaws were not directly --19 they weren't witnesses that night? 20 А No. 21 They weren't there at the scene with this Q alleged situation? 22 23 Α No, they were not. 24 How was it that you became aware that the 0 Shaws had videotape evidence? 25

	Pere 0()
1	Page 96 A I believe I don't know. Somebody sent me
2	there. I don't know if it was the District Attorney's
3	Office or if they had called dispatch and dispatch asked
4	me to go there and meet with them. Somehow I was sent
5	there.
6	Q Okay. And it's not documented in any report
7	as to where who called you or why you went out there,
8	who told you that they had video
9	A No.
10	Q recording equipment?
11	In any event, you end up at the Shaws and you
12	believe it's a couple weeks after the misdemeanor
13	charges have been filed in this case, correct?
14	A It could be up to a couple weeks.
15	Q And you, I assume, went and knocked on the
16	door and you were allowed into the house?
17	A Yes.
18	Q And I've heard your testimony today. Are you
19	aware that Miss Shaw did testify at trial in this
20	matter?
21	A I believe I remember seeing her on the
22	witness list. I don't remember her testimony.
23	Q Well, would it refresh your memory if her
24	testimony was that she had an actual I forget the
25	terms that's used a little stick, a memory stick that

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Page 97 she played for you that was not her hard drive, it was a 1 2 memory stick and it was her only copy; do you recall 3 that? 4 Α I do not. 5 Q In any event, you indicated that you left there and you did not want to take the evidence with you 6 because it was her only copy or --7 8 Α No. I did not want to take her laptop with 9 me. At the time, I do not recall seeing it on a memory 10 stick. 11 Okay. Well, if I told you that was her 0 testimony, does that refresh your memory? 12 13 Α No. In any event, somehow the Shaws were informed 14 Q 15 and they may have put their information apparently from 16 their video surveillance equipment onto a memory stick. 17 They may have. You don't know. You don't remember, right? And you indicated that -- well, I'm not sure you 18 19 did. I'm going to ask you. 20 You indicated you saw Jeffrey Spencer running 21 or walking quickly out of his residence on the night in 22 question, which would have been December 18th, correct? 23 Α Correct. And what's obviously critical, couldn't be 24 0 25 more critical, perhaps, is what evidence was there prior

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Page 98 to Jeffrey Spencer running out of his house. 1 Okay? I'm not understanding the question. 2 Α 3 Q Okay. So I think your testimony was that you went fast-forward through a lot of video that evening 4 but you recall specifically Jeff leaving his house. 5 6 Α Yes. 7 But you don't recall in slow motion or normal 0 8 speed, five, 10 minutes prior to Jeff leaving the house; is that a fair comment? 9 Before? 10 Α 11 Correct. Q 12 А No, I do not. 13 Okay. Do you know why that information -- do Q you know if that was provided to you or you just don't 14 15 recall seeing it? If the video was shown to me, is that what 16 Α you're --17 18 0 Yes. I'm saying prior to Jeff walking quickly 19 out of his house, do you have a specific recollection of viewing, let's say, five minutes at normal speed prior 20 to that? 21 No, I do not. 22 А Okay. And now, at some point the video was 23 0 produced from the Shaws. Were you involved in that, 24 getting the video to the prosecutor? 25

Page 99 1 А I was not. 2 Do you know when, where, and how it was Q produced to the prosecutor? 3 4 Α I do not. 5 0 Okay. Now, during the course of this case 6 you're aware that the prosecutor on the case was a 7 prosecutor named Maria Pence; is that correct? 8 Α Yes. 9 Q And you and Maria Pence actually worked together for quite a period of time preparing this case 10 11 for the preliminary examination and the trial as well, 12 correct? 13 А No. 14 Q Well, you testified at the preliminary 15 examination? 16 Α Yes. 17 0 You went into her office, went over the evidence? 18 19 Yes. Α 20 You did further investigation after the arrest Q of Mr. Spencer, spoke to other witnesses? 21 22 А Yes. 23 0 Why -- let me ask you this question regarding 24 Egon Klementi. So we know on the night in question that you arrested Jeff, no photographs were taken, nothing 25

Page 100 was recorded. You never questioned Helmut Klementi 1 2 about the statements that were made that would probably show good faith belief that he was making a citizen's 3 4 arrest. You failed to speak to what apparently was an 5 eyewitness. You never spoke to Egon Klementi that evening? 6 7 А I don't believe so. 8 Well, were you aware? I mean, your report 0 9 indicates that Almeida spoke to Egon Klementi and Egon 10 Klementi wrote a handwritten statement that evening. 11 You were aware of that? Because the statement was 12 written on the 18th, right? 13 Α Yes. 14 Q Did you read the statement before you arrested 15 Mr. Spencer? It was written after I had already arrested 16 Α 17 Mr. Spencer. So is it your practice to arrest people before 18 0 you speak to eyewitnesses? 19 20 Α If I have probable cause for an arrest, yes. Well, okay. Well, that's the big issue here. 21 Q 22 Now, have you had the opportunity to review 23 Egon Klementi's statements? 24 Α Yes. And Egon Klementi actually said that he was in 25 0

Page 101 his house arranging his artwork in his studio east side 1 of the house for a meeting with a Tahoe Tribune 2 journalist tomorrow afternoon. "I heard my twin brother 3 4 scream for help." Right? 5 Α (Nods head yes.) "I saw my twin brother laying on the street 6 0 7 and ran out to help him." Right? 8 Α (Nods head yes.) 9 Q And then in the statement that I'm having problems even comprehending, he said, "I saw Jeff 10 11 Spencer hitting Helmut from the back and pushing him to 12 the floor, street." So he was a material eyewitness, 13 apparently. 14 Did you at any time speak to him directly? 15 Δ No. Okay. Now, were you the lead officer in this 16 0 17 case or was Deputy Almeida? I was. 18 Α 19 Well, isn't it your job to make sure that if Q 20 there are witnesses and you're making an arrest of a citizen, that Deputy Almeida writes a report as to what 21 Mr. Klementi said to him and what other investigation he 22 23 did or did not do? Is it up to me to get Deputy Almeida to write 24 Α 25 a report?

1	Page 102 Q Well, you're the lead officer that went out to
2	the scene and you made an arrest. Deputy Almeida came
3	out to the scene, and you were the lead officer, right?
4	A (Nods head yes.)
5	Q Apparently Deputy Almeida went and spoke with
6	a material eyewitness to the event. You apparently did
7	not review that written
8	MR. PINTAR: Can I he's not making a verbal
9	response. Can you say yes or no?
10	THE WITNESS: Okay.
11	MR. PINTAR: Sorry. You guys are just talking
12	and
13	BY MR. ROUTSIS:
14	Q Okay. Now, did you direct Deputy Almeida to
15	write a report as to what Egon Klementi and/or anybody
16	else he spoke to said in this case?
17	A I don't believe I gave him direction to write
18	a report.
19	Q Okay. Do you know when you first read Egon
20	Klementi's handwritten report?
21	A No.
22	Q Now, another person who is a peripheral
23	witness is Marilyn Spencer, correct?
24	A Yes.
25	Q Marilyn Spencer was so upset that evening, she





Page 103 went out and showed you footprints that we've gone over 1 2 ad nauseam and you concluded were not relevant, right? 3 А I didn't say they weren't relevant. 4 Q Okay. I said they belonged to Deputy Almeida. 5 Α 6 0 And Marilyn Spencer, isn't it true, on numerous occasions requested to do a handwritten 7 statement and none was ever taken in this case? 8 9 I don't know. Α 10 You don't know or you -- do you have any 0 recollection of that? 11 No, I do not. 12 Α 13 Okay. Now, there's another major player in Q 14 this case, Mary Ellen Kinion. Are you familiar with 15 her? I don't know. 16 Α 17 Okay. She's the young lady or -- the young Q 18 lady sitting right here. 19 Α Okay. Did you have occasion to do any investigative 20 Q work, take reports, or speak to Mary Ellen Kinion from 21 the time of this event till today? 22 I don't recall if I've ever spoken to her. 23 Α 24 I've always been troubled with that response. 0 It means you have no recollection at all or you may have 25

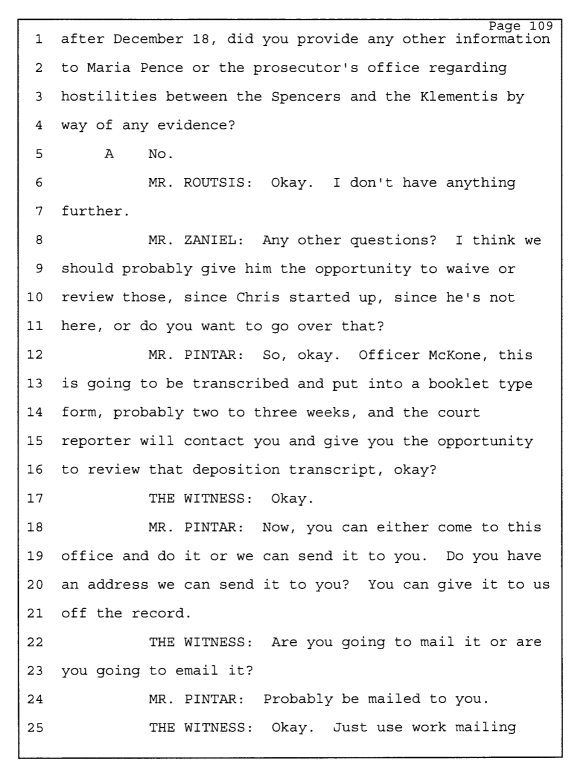
Page 104 and you just don't remember it. 1 2 You have trouble with me answering it that Α 3 way? 4 I don't know what "I don't recall" means. Q What does it mean? Does it mean you're certain you 5 never spoke to her or you may have spoken to her but you 6 7 didn't record it? I don't know what it means. Maybe you can clarify. 8 9 Α It means I don't remember having a 10 conversation or an interview with her. 11 Okay. Are you familiar that Mary Ellen Kinion 0 12 generated a letter to the prosecutor in this case to 13 escalate or to assist -- let me rephrase that -- a 14 letter to the prosecutor in this case regarding conduct 15 that the Spencers may have committed or allegedly 16 committed against the Klementis? Are you aware of that 17 letter? 18 Α I am not. 19 Q Okay. So I could take it if you're not aware of the letter, that you didn't get it from her and 20 provide it to the prosecutor? 21 That would be a good analogy. 22 А 23 Okay. I noticed in your report that Elfi 0 Klementi gave a handwritten statement on December 18th 24 as well as Egon did, and it's attached to your report, 25

Page 105 correct? 1 2 A Correct. And I can assume again that you didn't read 3 Q 4 her report prior to arresting Mr. Spencer? 5 Α No, those were collected after, both of them. 6 Q Okay. And you don't know what these two 7 witnesses said at the time you made the arrest in this 8 case, correct? 9 Α At the time of the arrest, no. 10 0 Right. Okay. Now, I noticed that Elfi 11 Klementi generated -- and it's attached to your 12 report -- almost a full page of a handwritten report or 13 statement. Are you familiar with that document? 14 Α You're asking me if she wrote a handwritten 15 statement? 16 Q Well, we know she did. It's attached to your 17 report. 18 Α Right. 19 Would you have knowledge that it is in fact Q 20 attached to your report? 21 Α Yes. 22 0 Would you be kind enough to tell us when and 23 under what circumstances you received that document. 24 А I received it with Egon's statement from Deputy Almeida. He collected them from them. 25

Page 106 1 Q Are you sure that they're collected on the 2 same day? 3 А No. 4 0 Okay. And I appreciate that, but it's important. So this may have been generated at a later 5 time? 6 Yes, it could have been. 7 Α 8 Q Okay. Now, when you arrived on the scene, it would have been somewhat dangerous to leave a man laying 9 on the street with nobody around him, correct? 10 11 Α Yes. 12 0 And Egon Klementi indicated in his report that he made sure that he was -- I think -- well, let's just 13 "That I was saving him from being run over in read it. 14 the middle of the street." But that wasn't in fact a 15 16 correct statement either, according to you. There was nobody in the street when you arrived; is that correct? 17 I don't remember seeing him in the street. 18 Α In fact, nobody had brought him a blanket or a 19 Q 20 pillow. You had to request one be brought to him; isn't that true? You asked Egon Klementi to please go get a 21 blanket for his brother, when you finally did? 22 I asked somebody. I'm not sure who. 23 Α Okay. Now, procedurally when you -- just for 24 0 the record, and we'll keep it as simple as we can. When 25

Page 107 you go out to investigate a criminal act, you make an 1 2 on-the-scene determination if there's probable cause to make an arrest. That's the first step, correct? 3 4 In this case you did that --5 THE REPORTER: I'm sorry. I didn't hear an answer. Yes or no, please? 6 7 THE WITNESS: Yes, ma'am. BY MR. ROUTSIS: 8 9 0 And in this case you went to the scene. We've 10 been over what was and was not done at the scene, and you made an arrest, correct? 11 12 Α Correct. And when you make an arrest, you took Jeff to 13 0 the jail and you write down the charges you feel that 14 the probable cause supports for the arrest, correct? 15 16 Α Yes. 17 In this case you felt that the probable cause 0 that the facts supported was a misdemeanor battery, 18 correct? 19 20 Α I believe that was one of them, yes. Okay. And there was another misdemeanor, and 21 Q I don't recollect, so maybe you can enlighten me. 22 I don't believe it was misdemeanor because of 23 Α 24 the age of Mr. Klementi. Do you recall what you arrested him for? 25 Q

Page 108 1 I'm going to refer to my report. А 2 Q Please. 3 MR. PINTAR: Page six. BY MR. ROUTSIS: 4 5 Q There was an elderly abuse as a battery --6 MR. PINTAR: Let him finish. 7 BY MR. ROUTSIS: 8 Q And while you're looking at it --9 Α You said it's on page six? 10 MR. PINTAR: Your conclusion. THE WITNESS: Oh, there it is. 11 12 MR. ZANIEL: Page eight I think is the charge. 13 Elderly abuse, battery. THE WITNESS: Yes, that's it. 14 BY MR. ROUTSIS: 15 16 Okay. And do you know if that was filed as a Q felony or a gross misdemeanor? 17 18 Α Gross misdemeanor. 19 0 Okay. And you are aware that the DA, I believe -- and I may be incorrect because I don't have 20 the charge in the complaint with me, but the DA filed 21 misdemeanor conduct originally. Are you aware of that 22 23 or not? I'm not aware of it. 24 Α Okay. Now, other than going to the Shaws 25 Q



1	Page 110
2	MR. PINTAR: And then you'll have 30 days to
3	review that report and send back any changes or
4	corrections. But if you make any changes or corrections
5	to the report, it's just like if you changed your
6	testimony here today and all the attorneys here will see
7	those changes or corrections, okay?
8	THE WITNESS: Okay.
9	MR. PINTAR: And if you don't do anything at
10	all, if you don't make any changes or corrections, we'll
11	just assume, or the court will assume that you didn't
12	have any changes.
13	THE WITNESS: Okay.
14	MR. PINTAR: Anything else?
15	MR. ZANIEL: No. We're done.
16	(Deposition concluded 12:44 p.m.)
17	
18	
19	
20	
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22	
23	
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25	

1	STATE OF NEVADA) Page 111
) ss.
2	COUNTY OF WASHOE)
3	I, KRISTINE BOKELMANN, a Certified Court
4	Reporter in and for the County of Washoe, State of
5	Nevada, do hereby certify:
6	That on Friday, April 7th, 2016, at the hour
7	of 10:18 a.m. of said day, at Sunshine Litigation
8	Services, 151 Country Estates Circle, Reno, Nevada,
9	personally appeared JESSE McKONE, who was duly sworn by
10	me to testify the truth, the whole truth, and nothing
11	but the truth, and thereupon was deposed in the matter
12	entitled herein;
13	That the deposition was taken in verbatim
14	stenotype notes by me, a Certified Court Reporter, and
15	thereafter transcribed into typewriting as herein
16	appears;
17	That the foregoing transcript, consisting of
18	pages 1 through 113, is a full, true, and correct
19	transcription of my stenotype notes of said deposition,
20	to the best of my knowledge, skill and ability.
21	Dated at Reno, Nevada, this 8th day of April,
22	2016.
23	
24	Bustine a Bokelman
25	KRISTINE A. BOKELMANN, CCR #165

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6	foregoing pages of my testimony, taken
7	on (date) at
8	(city),(state),
9	
10	and that the same is a true record of the testimony given
11	by me at the time and place herein
12	above set forth, with the following exceptions:
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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Doyle Law Office, PLLC

and that on the 3rd day of June, 2019, a true and correct copy of the above

APPELLANT'S APPENDIX was e-filed and e-served on all registered parties to the

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/s Kerry S. Doyle

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Electronically Filed Jun 03 2019 11:51 p.m. Elizabeth A. Brown Clerk of Supreme Court

Attorneys for Appellant

IN THE SUPREME COURT FOR THE STATE OF NEVADA

JEFFREY D. SPENCER, Appellant, Case No. 77086

v.

HELMUT KLEMENTI, EGON KLEMENTI, ELFRIEDE KLEMENTI, MARY ELLEN KINION, ROWENA SHAW, and PETER SHAW,

Respondents.

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		RECEIVED			
	•	MAR 2 7 2017	•		
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Dept. No.	II		2017 HAR 27 AH 9: 37		
			EGODIE R. WILLIAMS		
IN TH	E NINTH JUDICIA	L DISTRICT COURT (Alan		
	IN AND	FOR THE COUNTY O	FDOUGLAS		
HELMUT K	(LEMENTI,				
	Plaintiff,				
vs.			OPPOSITION TO MOTION FOR ATTORNEY'S FEES & COSTS		
JEFFREY [). SPENCER		& TO MEMORANDUM OF COSTS AND DISBURSEMENTS		
	Defendant.				
		/			
JEFFREY D	D. SPENCER,				
	Countercla	imant,			
vs.					
HELMUT K	LEMENTI, an indivi I. an individual, ELFF	dual, EGON UEDE			
KLEMENT	I, an individual, MAR i individual, and DOE	LY ELLEN			
	Counterdef	·			
		/			
			by and through his attorneys WILLIAM		
	J. ROUTSIS II, Esq. and LYNN G. PIERCE, Esq., opposes Counterdefendant MARY ELLEN				
KINION's Motion for Attorney's Fees and Costs and her Counsel's Memorandum of Costs and					
I.	Disbursements. This Opposition incorporates the pleadings and papers on file herein and Points and				
Authorities	following hereto.				
	POINTS AND AUTHORITIES				
1	GROUND FACTS				
		-	NTI on December 18, 2012		
The	incident which precipi		inst JEFFREY SPENCER occurred the		
		1			

evening of December 18, 2012, when he heard someone near his vehicle in his driveway, told his wife
 to immediately call the Douglas County Sheriff, and ran down the front stairs of his home, yelling to
 the person near the vehicle to identify himself and to answer why he was breaking into the vehicle.
 Mr. SPENCER ran onto the icy street in the dark in pursuit of the intruder who did not identify
 himself. The intruder suddenly turned back toward Mr. SPENCER and they collided, causing the
 intruder to fall down.

When officers responded to Mrs. Spencer's call, HELMUT and EGON KLEMENTI claimed
HELMUT KLEMENTI had not been on the Spencer's property, and that Mr. SPENCER ran outside,
punched HELMUT KLEMENTI and threw him to the ground. The officers spoke with ELFRIEDE
KLEMENTI and non-witness neighbors who showed up, and arrested Mr. SPENCER for
misdemeanor battery. This misdemeanor charge was later increased to a felony, which according to
testimony of then Deputy DA Maria Pence, was due to medical records she said showed HELMUT
KLEMENTI suffered severe bodily harm from the incident.

MARY ELLEN KINION and the officer at the scene both claimed she was not a witness nor
even there that night. Yet December 19, 2012, Ms. KINION called KGID to say Mr. SPENCER was
arrested the night before for beating up HELMUT KLEMENTI. Ms. KINION wrote a letter to Ms.
Pence, stamped received by the DA's office February 22, 2013, in which she claimed Mr. SPENCER
"came up and punched him [HELMUT KLEMENTI] in the chest so hard that he landed on his back
and couldn't get up." At trial, Ms. KINION testified the Deputy DA did not ask her to write the
letter, and the purpose of the letter was "to try and get her to prosecute Mr. Spencer."

There was no credible evidence at trial that Mr. SPENCER punched HELMUT KLEMENTI,
and he was acquitted of the charge of assault and battery against HELMUT KLEMENTI.

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2. Additional Charges for Which Mr. SPENCER Was Prosecuted

Additional charges were brought against Mr. SPENCER that EGON and ELFRIEDE
KLEMENTI were also victims, that Mr. SPENCER threatened EGON KLEMENTI with physical
violence on May 27, 2012, and that he assaulted and battered EGON KLEMENTI by snowplow on
December 12, 2012. At trial, Ms. Pence included testimonial accusations that Mr. SPENCER
deliberately created snow berms at EGON and ELFRIEDE KLEMENTI's home, trapping them in.

Ms. KINION's letter to then Deputy DA Maria Pence made numerous accusations against
 Mr. SPENCER in addition to the alleged assault and battery on December 18, 2012, alleging a threat
 of physical violence to EGON KLEMENTI on May 27, 2012, an assault and battery by snowplow
 of EGON KLEMENTI on December 12, 2012, and deliberate creation of snow berms in driveways.

(a) Regarding May 27, 2012, Mrs. Spencer called the Douglas County Sheriff to complain
EGON KLEMENTI came on their property without consent and took photographs of two underage
boys, nephews of their close friend, who were shirtless and working the front yard. The responding
officer spoke with EGON KLEMENTI to advise him of the complaint and that if he went on the
Spencers' property again, he would be subject to arrest for trespassing. Mr. KLEMENTI made no
report nor complaint about Mr. SPENCER's alleged threat of physical violence to that officer, nor
to any other officer or court agent or entity until seven months later.

Ms. KINION's letter to Ms. Pence claimed that May 27, 2012, Mr. SPENCER "yelled" at
EGON KLEMENTI and "threatened to punch Egon in the face." Yet Ms. KINION was not a
witness to that alleged assault.

There was no credible evidence at trial that Mr. SPENCER verbally assaulted EGON
KLEMENTI or threatened to punch him on May 27, 2012, or any other time, and he was acquitted
of all charges.

18 (b) Regarding December 12, 2012, EGON KLEMENTI called the Douglas County Sheriff 19 to complain Mr. SPENCER intentionally used his snow plow to strike him with snow, ice and debris 20 as he was in his own driveway, and claimed Ms. KINION was a witness. Over one hour later, Ms. 21 KINION called 911 and claimed she witnessed Mr. SPENCER intentionally use his snow plow to 22 strike EGON KLEMENTI with snow, ice and debris, causing him injury. The responding officer 23 testified at trial that he spoke with Mr. KLEMENTI and Ms. KINION regarding the allegations and 24 determined there was no evidence, no crime had been committed, and accordingly wrote no police 25 report.

Ms. KINION's letter to Ms. Pence included the accusation that she saw Mr. SPENCER drive
by her with a "big grin on his face" and "he turned the blade on the snow plow to spray Egon with
ice and snow. Egon was fortunately not hurt."

Ms. KINION testified at trial she "immediately called" EGON KLEMENTI, admitting she
 did not call 911 until after her lunch, over an hour and a half after she claimed to have witnessed an
 assault and battery on her elderly neighbor. Further, her trial testimony is in direct conflict with
 EGON KLEMENTI's that he initiated the contact, calling Ms. KINION. A reasonable conclusion
 from trial evidence is that Ms. KINION could not have seen the alleged attack based on location of
 the homes and size of the snowplow, that EGON KLEMENTI called Ms. KINION to create a
 "witness" for him of this alleged incident, and that, although she saw nothing, she complied.¹

8 There was no credible evidence at trial that Mr. SPENCER used the snow plow to assault and
9 batter EGON KLEMENTI on December 12, 2012, or any other time, and he was acquitted of all
10 charges.

11 The claims in this action by Mr. SPENCER against Ms. KINION were also based on a pattern 12 of behavior which could have reasonably influenced others to create a negative image of Mr. 13 SPENCER and thereby color how any investigation would proceed and/or any evidence would be 14 viewed. December 12, 2012, Ms. KINION called KGID and claimed she witnessed Mr. SPENCER 15 intentionally strike EGON KLEMENTI with snow, ice and debris from the snowplow causing injury. 16 The next day, ROWENA and PETER SHAW sent a letter to KGID saying Ms. KINION had 17 witnessed Mr. SPENCER's alleged intentional assault and battery on EGON KLEMENTI with the 18 snowplow, and they sent similar letters to various Douglas County agencies making the same 19 accusations, saying Ms. KINION was a witness. December 18, 2012, EGON KLEMENTI claimed 20 at a public KGID meeting that Mr. SPENCER intentionally used his snow plow to strike him with 21 snow, ice and debris from the road, and Ms. KINION claimed she personally witnessed that incident, 22 and Mr. SPENCER had a big grin when doing so. Any investigator or DA with a number of sources 23 for an accusation would reasonably be expected to be influenced.

24 25

26 KLEMENTI's home, trapping them in.

27

28

- ¹ In contradiction to her letter and trial testimony, in Ms. KINION's Summary Judgment Motion, she claimed she "thinks" she saw Mr. SPENCER driving that snowplow.
 - 2

testimony at trial that Mr. SPENCER deliberatly created snow berms at EGON and ELFRIEDE

(c) Regarding accusations of deliberately created snow berms, the prosecution pursued

Ms. KINION's letter to Ms. Pence included claims that she "woke up one morning after it
 snowed to find a huge ice filled snow berm in front of [her] driveway. No other neighbor had one...",
 that Mr. SPENCER was "not allowed to snowplow on Juniper St because he was caught putting
 huge berms in front of the Taylor's house the year before. ... that Janet Wells said Marilyn bragged
 to her about how Jeff was going to plow huge berms in front of the Shaw's and Klementi's houses
 this winter" and that a "few days later Jeff plowed snow from his property and jammed it up against
 the Klementi's fence and driveway."

8 Ms. KINION testified at trial admitting she never saw Mr. SPENCER deliberately create a
9 berm in her driveway or in any other driveway.

There was no credible evidence at trial that Mr. SPENCER had deliberately created berms
in EGON and ELFRIEDE KLEMENTI's driveway, or any other driveway, and he was acquitted of
all charges.

13 Again, the allegations by Mr. SPENCER against Ms. KINION were based in part on a pattern 14 of behavior which could have reasonably influenced others to create a negative image of Mr. 15 SPENCER and thereby color any investigation and/or prosecution. December 12, 2012, Ms. 16 KINION called KGID and complained Mr. SPENCER intentionally left a snow berm in her driveway. 17 December 18, 2012, EGON KLEMENTI claimed at a public KGID meeting that Mr. SPENCER had 18 been intentionally using his snow plow to create berms in his driveway to "seal him in", and Ms. 19 KINION claimed she had personally witnessed the events complained of by EGON KLEMENTI, and 20 that Mr. SPENCER deliberately created snow berms in driveways. Any investigator or DA with a 21 number of sources for an accusation would reasonably be expected to be influenced.

22

3. Other Legal Action

December 24, 2012, HELMUT KLEMENTI, and EGON and ELFRIDE KLEMENTI filed
for restraining orders against Mr. SPENCER. Although not a party in that matter, in April 2013, Ms.
KINION wrote an ex-parte letter to the Justice of the Peace hearing that matter trying to get more
restrictive restraining orders against Mr. SPENCER. In March 2014, the restraining orders were all
dissolved as there was no credible evidence that Mr. SPENCER was a threat of any kind to
HELMUT KLEMENTI, EGON and/or ELFRIEDE KLEMENTI.

1	B. LEGAL BASIS FOR CLAIMS OF FEES AND/OR COSTS			
2	1. Statutory Basis for a Claim of Fees or Costs			
3	NRS §18.010 provides for an award of attorney's fees as follows:			
4	1. The compensation of an attorney and counselor for his or her services is governed by agreement, express or implied, which is not restrained by law.			
	2. In addition to the cases where an allowance is authorized by specific statute, the			
6 7	 court may make an allowance of attorney's fees to a prevailing party: (a) When the prevailing party has not recovered more than \$20,000; or (b) Without record to the recovery couplet when the court finds that the cloim 			
8	(b) Without regard to the recovery sought, when the court finds that the claim, counterclaim, cross-claim or third-party complaint or defense of the opposing party was brought on printing with provide a to be previously and on to be previously and the previous			
ہ 9	was brought or maintained without reasonable ground or to harass the prevailing party. The court shall liberally construe the provisions of this paragraph in favor of our reling attempts's face in all appropriate situations. It is the intert of the Legislature			
9	awarding attorney's fees in all appropriate situations. It is the intent of the Legislature that the court award attorney's fees pursuant to this paragraph and impose sanctions pursuant to Rule 11 of the Nevada Rules of Civil Procedure in all appropriate situations and defense heaving			
11	situations to punish for and deter frivolous or vexatious claims and defenses because such claims and defenses overburden limited judicial resources, hinder the timely			
12	resolution of meritorious claims and increase the costs of engaging in business and providing professional services to the public.			
13	NRS §18.020 provides for an award of costs to a prevailing party as follows:			
14	Costs must be allowed of course to the prevailing party against any adverse party against whom judgment is rendered, in the following cases:			
15 16	 3. In an action for the recovery of money or damages, where the plaintiff seeks to recover more than \$2,500.			
17	2. Fees Pursuant to NRS §18.010(2)(b)			
18	The Court "may" make an award of fees only if Ms. KINION proves that the Complaint			
19	against her by Mr. SPENCER "was brought or maintained without reasonable ground or to			
20	harass the prevailing party." The Legislative intent as stated in the statute is "to punish for and			
21	deter frivolous or vexatious claims" Emphasis added. Mr. SPENCER's Complaint was brought			
22	with good grounds, not frivolous, nor with an intent to harass or be vexatious.			
23	First, when Mr. SPENCER was acquitted of all criminal charges on September 27, 2013, he			
24	did not initiate a legal proceeding against anyone who made complaints or testified against him in that			
25	criminal process. It was two years later, only after Mr. SPENCER was served with a December 17,			
26	2014, lawsuit by HELMUT KLEMENTI, that he counterclaimed and took action against the Third			
27	Party Defendants for their roles in the criminal charges and other wrongful acts against him, which			
28	included Ms. KINION.			
	6			

1 Second, the argument is made by Ms. KINION that Ms. Pence said "that nothing Kinion said 2 or did affected the criminal charges filed against Spencer." Motion for Attorney's Fees and Costs, 3 pg 3, lns 22-24. What Ms. Pence actually said about bringing criminal charges is that: 4 ... we [referring to Deputy DA's at that time] constantly have a stack of reports. And when we have time, we go through these reports, and we file certain guidelines that 5 we're given, and we make a charging decision. No one is involved in the charging decision except for myself, and then, for example, if I have a question of the deputy 6 that writes the report, I'll call downstairs. I would try and find that out. 7 Transcript of Proceedings January 30, 2017 (hereinafter "Transcript"), pg 16, lines 20-25. The initial 8 officer report which resulted in Mr. SPENCER's arrest on December 18, 2012, does not mention Ms. 9 KINION and, according to her testimony and the responding officer, she was not even there as a non-10 witness to the incident. However, whatever Ms. KINION said and did after that which influenced 11 the reports upon which Ms. Pence relied, could have impacted the bringing of criminal charges, which 12 charges went far beyond the incident of December 18, 2012, going back to May 2012. 13 Third, the whole purpose of the discovery process in civil proceedings is to gather evidence. 14 Before the complaint against Ms. KINION was filed, Mr. ROUTSIS, who represented Mr. 15 SPENCER in the criminal proceeding, knew she had written a letter to Ms. Pence making many 16 accusations against Mr. SPENCER. Mr. ROUTSIS had seen the letter, and had cross examined Ms. 17 KINION in the criminal proceeding about the letter, as did Ms. Pence, but did not have a copy of that 18 letter. There was no way of obtaining that letter from the DA's Office prior to filing the complaint 19 against Ms. KINION. Much later, long after the complaint against Ms. KINION was filed and 20requests had been made to amend the complaint, Mr. ROUTSIS learned that a copy of that letter was 21 in a file Mr. ROUTSIS' investigator had kept from the criminal proceeding, which Mr. ROUTSIS 22 had not known existed.

As part of the standard civil discovery process, the DA's Office had been served with a Subpoena for their records in this case. For an extended period of time the DA's Office failed and refused to respond, and opposed the Subpoena. The partial response to the Subpoena resulted in official production from the DA's Office of that letter from Ms. KINION just shortly before the hearing at which the Court ruled on the Summary Judgment Motion. Further, discovery in response to the Subpoena on the DA's Office is still not complete.

1 In response to the Subpoena, the DA produced a Privilege Log associated with the criminal 2 proceeding, which is a list of emails between 07-18-12 and 12-19-12 relating to Douglas County 3 Planning Commission c/o Community Development. See Exhibit 1 attached hereto. The emails 4 produced in response to the Subpoena were nearly totally redacted, none showing as coming from 5 Ms. KINION, and no Privilege Log for anything other than the Douglas County Planning 6 Commission emails. Yet, Mr. ROUTSIS has discovered that a copy of an email from Ms. KINION 7 to Ms. Pence on April 10, 2013, was also in the file his investigator had kept from the criminal 8 proceeding. See Exhibit 2 attached hereto. As noted, Mr. ROUTSIS had no idea until long after the 9 filing of the complaint against Ms. KINION that his investigator had kept any files after conclusion 10 of the criminal proceedings in 2013.

11 The first Criminal Complaint filed by Ms. Pence on January 16, 2013, alleged intimidation of 12 a witness by an assault on December 18, 2012, of HELMUT KLEMENTI. Transcript, pg 49, lns 1-13 18. According to the language of that first Criminal Complaint, Mr. KLEMENTI was to have testified 14 at the Planning Commission on January 8, 2013. The DA's Office Privilege Log is emails related to 15 the Planning Commission. That charge was dropped from all further proceedings, which leads to a 16 reasonable conclusion there was a change from the initial investigative reports to the subsequent 17 investigative reports. Documentation from the DA's Office in response to the Subpoena, which can 18 reasonably be expected to explain that change in the charges, is still lacking.

19 Ms. Pence testified that with respect to Count 2, which is the gross misdemeanor charge of 20 exploitation of an elderly person, the "information came from a multitude of people. I would guess 21 that in addition to Miss Kinion, I must have had some other information ... such as a police report or 22 law enforcement reports." Transcript pg 72, ln 6 through pg 73, ln 3. This testimony specifically 23 refers to the alleged verbal assault on EGON KLEMENTI of May 27, 2012, an incident for which 24 no complaint was made to any enforcement agency until after the December 18, 2012, incident which 25 led to Mr. SPENCER's initial arrest; to the assault with a snowplow on EGON KLEMENTI of 26 December 12, 2012, to which Ms. KINION was the only claimed witness and for which the 27 investigating officer found no crime had been committed; and to the alleged deliberate snow berms 28 for which there was no evidence, not then and not at trial.

1 Based on the record, which is from incomplete discovery in this matter, the question remains 2 what communications Ms. KINION had which influenced the investigators' reports used by the 3 prosecutor in deciding what charges to file and to pursue against Mr. SPENCER. Although the 4 Court has dismissed the malicious prosecution claim against Ms. KINION, in initiating the case 5 against her, Mr. SPENCER had a very reasonable good faith belief that Ms. KINION was an actor 6 in "initiating, procuring the institution of, or actively participating in the continuation of a criminal proceeding." See LaMantia v. Redisi, 118 Nev. 27, 38 P.3d 877 (2002), defining the elements of a 7 8 malicious prosecution claim.

9 Fourth, it is unknown what records of the criminal proceeding, and specifically filings of 10 charges, Mr. SPENCER's prior civil counsel who prepared the initial Complaint against Ms. KINION 11 had in his possession. As Ms. Pence testified, she made changes in the charges from the initial 12 Criminal Complaint. Transcript, pg 49, lns 1-18. It is not uncommon for charges to be dismissed, 13 amended and/or enhanced as more discovery is obtained in a criminal matter. Ms. PIERCE, who had 14 to replace that prior counsel and who prepared the Opposition to the Summary Judgment Motion, 15 did not have all of the records of the criminal proceeding, which was voluminous and not all in the 16 possession of Mr. ROUTSIS, and as a civil practice attorney she did not clearly understand the record 17 as it related to the criminal process prior to the criminal trial. There was no deliberate attempt to 18 mislead the Court in this matter.

19 Further, the issue of those criminal process records is a red herring, not relevant to the 20 standard for malicious prosecution claims. As cited in opposing Summary Judgment, LaMantia v. 21 Redisi, 118 Nev. 27, 38 P.3d 877 (2002), does not limit malicious prosecution claims only to those 22 who have a role in "initiating" a criminal action, but also to those who have a role in "procuring the 23 institution of, or actively participating in the continuation of a criminal proceeding." Ms. KINION 24 made many allegations in multiple forums against Mr. SPENCER to which she was not a witness and 25 for which there was no evidence, but which allegations were repeated by others and were included 26 in the criminal charges against him. She wrote unsolicited letters to Ms. Pence and testified at the 27 criminal trial against Mr. SPENCER. Malicious prosecution also requires a showing of "malice" 28 defined as "statements made with the knowledge they were false and/or making such statements with a reckless disregard for the truth." *Id. LaMantia*. Ms. KINION made multiple statements she knew
 were not true or, at a minimum, with a reckless disregard for the truth.

Mr. SPENCER did not bring his complaint against Ms. KINION without good grounds based
on reasonable investigation prior to his initial filing against her. It was not frivolous, nor with an
intent to harass or be vexatious. Had that been his intent, he could have filed suit in 2013 immediately
following his acquittal on all charges.

7

2. Fees Pursuant to NRS §18.010(2)(a)

8 The Court "may" make an award of fees only if Ms. KINION is "the prevailing party". 9 Although Ms. KINION received Summary Judgment on the malicious prosecution claim, she is not 10the prevailing party until all the claims against her are resolved. Mr. SPENCER had previously 11 moved the Court to amend his counterclaim and third party claims. At the same hearing in which the 12 malicious prosecution claim was dismissed as to Ms. KINION, the Court ordered that as a matter of 13 judicial economy, rather than accept the previously proffered Amended Counterclaim and Third Party 14 Complaint from Mr. SPENCER, the Amended Complaint of HELMUT KLEMENTI would be 15 answered by Mr. SPENCER with his counter and third party claims, excluding only a malicious 16 prosecution charge against Ms. KINION. That Amended Counterclaim and Third Party Complaint 17 was filed, and the claims in that pleading against Ms. KINION have not yet been heard.

Case law cited by Ms. KINION is inapplicable. In *MB Am., Inc. v. Alaska Pac. Leasing Co.*,
367 P.3d 1286, 132 Nev. Adv. Op. 8 (2016), the district court had granted summary judgment in
favor of Alaska Pacific and dismissed of MBA's complaint, which the Supreme Court found to be
sufficient to find Alaska Pacific the prevailing party. In this matter, the case is still proceeding
without adjudication of other charges.

The Supreme Court in *Parodi v. Budetti*, 115 Nev. 236, 984 P.2d 172, 175-176 (1999), addressed the application of NRS 18.010(2)(a) to determine if attorney's fees were warranted in a matter of a consolidated action, where different parties prevailed on different claims, and reversed an award of fees holding: "Here, after offsetting the three monetary awards in the separate claims, the net verdict was in favor of Parodi. Thus the award of fees and costs to the Budettis cannot be affirmed and must be reversed."

1	The Parodi Court cited to Robert J. Gordon Constr. v. Meredith Steel, 91 Nev. 434, 439, 537
2	P.2d 1199 (1975), in which the Supreme Court reversed an award of fees, holding:
3 4 5	NRS 18.010 explicitly limits award of attorneys fees by a court to those cases in which the recovery is \$10,000 or less. We have interpreted the statute to mean that the total amount of the judgment is to be considered in arriving at the \$10,000 limit. Person v. Freeman, 86 Nev. 850, 477 P.2d 876 (1970). In Peterson, as here, the total award represented recovery on two separate counts. That case is controlling and the district court's award of attorneys fees is reversed.
6	The Parodi Court also cited to Peterson v. Freeman, 86 Nev. 850, 856, 477 P.2d 876 (1970),
7 8	saying:
9 0	In Gordon and Peterson, multiple claims were litigated in the same lawsuit. Some of the claims were worth less than the statutory cap under NRS 18.010(2). However, the aggregate or net judgments in the case exceeded the statutory cap. "The court held that it is the value of the total judgment which controls, not the individual claims."
1 2	Id. at 984 P.2d 175, emphasis added.
² 3	Until such time as Ms. KINION can be said to be the prevailing party on all claims against her,
4	she has no statutory right to attorney's fees.
5	3. Costs Pursuant to NRS §18.020
6	An award of costs can only be made to a prevailing party, and as addressed hereinabove, Ms.
7	KINION cannot be said to be the prevailing party until all claims against her have been adjudicated.
8	In an abundance of caution, the items claimed in the Memorandum of Costs and
9	Disbursements are also objected to by Mr. SPENCER. Ms. KINION is claiming costs for "Clerks'
0	Fees" for Demand for Change of Venue, Initial Appearance, Reply in Support of Demand for Change
1	of Venue, and for "Court Reporters' Fees" for depositions of Rowena & Peter Shaw and Jeffery
2	Spencer, transcripts of Pre-Trial Conference, Marilyn & Jeffery Spencer Trial ² , and Status Hearing.
3	All of these costs are part of the larger case expenses, which case is continuing, and cannot be said
4	to have been incurred on the grounds asserted by Ms. KINION for Summary Judgment of the
5	malicious prosecution claim. It is not clear to what extent the remaining costs claimed could be said
6	to be incurred solely due to the Summary Judgment Motion since no detail is provided, so such costs
7	are also disputed.
28	² There was no trial of Marilyn Spencer; she faced no charges and is not a party herein.

1 Conclusion

2 Mr. SPENCER's Complaint was based on his reasonable belief, with investigation that could 3 be done prior to a civil filing, that by inserting herself into this matter, Ms. KINION's making allegations against him of things she did not witness, including two of the three crimes she alleged 4 5 and, based on the evidence, the third crime she alleged never even occurred, contributed to either 6 initiating, procuring the institution of, and/or actively participating in the continuation of a criminal 7 proceeding against him. The evidence shows Ms. KINION lied, including under oath, about what 8 she supposedly witnessed, and testified under oath about things that did not happen, which is 9 evidence of malice.

10 Since there cannot be a finding that Mr. SPENCER brought or maintained the malicious 11 prosecution claim against Ms. KINION without reasonable ground, or to harass her, or that the claim 12 was frivolous, and there cannot be a finding that Ms. KINION is the prevailing party as long as there 13 are unlitigated claims against her, the Motion for Attorney's Fees and Costs must be denied. 14 The undersigned affirm pursuant to NRS §239B.030 that this pleading does not contain the

15 social security number of any person.

LIAM J. ROUTSIS. II. Esa

Nevada State Bar No. 5474

1070 Monroe Street

Reno, Nevada 89509

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March_, 2017. DATED this \mathcal{P}^{\prime} day of 16

G. PIERCE, Esq. LYNN Nevada State Bar No. 3567 515 Court Street, Suite 2f Reno, Nevada 89501 Phone 775-337-2609/Fax 775-737-9321 Phone 775-785-9100/Fax 775-785-9110 Attorneys for Counterclaimant/Third Party Plaintiff Jeffrey D. Spencer

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Declaration of Lynn G. Pierce, Esq. Pursuant to NRS §53.045(1), I, Lynn G. Pierce, declare under penalty of perjury, that: I am an attorney licensed to practice law in the states of Nevada and California. 1. 2. I am a attorney for Jeffrey Spencer in the above entitled matter. Exhibit 1 is a true and correct copy of a Privilege Log produced by the DA's Office in 3. response to Subpoena. 4. Exhibit 2 is a true and correct copy of an email from Ms. KINION to Ms. Pence on April 10, 2013, found in the file Mr. Routsis' investigator from the prior criminal proceeding. I declare under penalty of perjury that the foregoing is true and correct. Executed on the $\frac{\mathcal{H}}{\mathcal{H}}$ day of March, 2017, in Reno, Nevada. <u>h. () inte</u> Lynn G. Pierce, Esq.

3 AA 513

1	CERTIFICATE OF SERVICE				
2	Pursuant to NRCP Rule 5(b), I certify that on this date I served a true and correct copy of the				
3	foregoing pleading by deposit into the U.S. Postal Service, first class postage pre-paid, addressed to:				
4	Douglas R. Brown, Esq. Tanika M. Capers, Esq.				
5	Christian L. Moore, Esq. Lemons, Grundy & Eisenberg 6005 Plumas Street, Suite 300	6750 Via Austi Parkway, Suite 310 Las Vegas, NV 89119 Attorney for Rowena and Peter Shaw			
6	Reno, NV 89519 Attorneys for Helmut Klementi	Allorney for Rowena and I eler Shaw			
7	Michael A. Pintar, Esq.	David M. Zaniel, Esq.			
8	Glogovac & Pintar 427 W. Plumb Lane	Ranalli & Zaniel, LLC 50 W. Liberty Street, Suite 1050			
9	Reno, NV 89509 Attorneys for Egon Klementi, Elfriede	Reno, NV 89501 Attorney for Jeffrey D. Spencer			
10 11	Klementi & Mary Ellen Kinion DATED this day of March, 2017.				
11	DATED this $\underline{-\mathcal{H}_2}$ day of March, 2017.	An Diver			
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EXHIBIT LIST

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Exhibit 1	Privilege Log produced by the DA's Office in response to Subpoena	1 page
Exhibit 2	Email from Ms. KINION to Ms. Pence on April 10, 2013	1 page

Exhibit 1

Exhibit 1

PRIVILEGE LOG for Subpoena Duces Tecum: Case No. 13-CR-0036 Douglas County Planning Commission c/o Community Development

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Date	Doc Type	Document Summary
07-18-12	E-mail	Attorney Client Privileged Communication E-mail exchange between Shane Pieren and Zach Wadle, DDA.
08-29-12	E-mails	Nonresponsive, Redacted information regarding a distinct and separate code enforcement case involving a different address.
08-30-12	E-mail	Attorney Client Privileged Communication E-mail exchange between Shane Pieren and Zach Wadle, DDA.
09-04-12	E-mail	Attorney Client Privileged Communication E-mail exchange between Shane Pieren and Zach Wadle, DDA.
10-02-12	E-mail	Attorney Client Privileged Communication E-mail exchange between Tami Eslick, Candace Stowell and Jeane Cox.
10-02-12 & 10-03-12	E-mail	Nonresponsive, Redacted information regarding a distinct and separate code enforcement case involving a different address; and Attorney Client Privileged Communication E-mail exchange between Shane Pieren and Zach Wadle, DDA.
11-09-12 & 11-13-12	E-mails	Attorney Client Privileged Communication E-mail exchange between Shane Pieren, Erik Nilssen, Juley Frank, secretary to the Civil Division of the District Attorney's Office, and Zach Wadle, DDA.
12-10-12	E-mail	Nonresponsive, Redacted information regarding a distinct and separate code enforcement case involving a different address.
12-19-12	E-mail	Attorney Client Privileged Communication E-mail exchange between Shane Pieren and Zach Wadle, DDA.

D1041

Exhibit 2

Exhibit 2

WIT- KINION

Pence, Maria

From; Sent: To: kinionm@aol.com Wednesday, April 10, 2013 10:49 AM Pence, Maria

Dear Maria Pence,

I met you once with Elfie Klementi, Yesterday I was excited about the denial of the Spencer fence. Marilyn's lawyer made a comment that has alarmed me because it could come up in the future. He stated something to the effect that Marilyn walks her dog every day at 4 pm and was very fearful of Egon Klementi because she has had to pass him in the woods 4 or 5 times. From Marilyn's past history, I think she will try to turn this into a staking issue. The fullh is, Marilyn could walk up Judiper, her street, and enter the woods on a perfectly good trail and shorter moute from her nouse and she would not even run into Egon. She instead elects to walk all the way around the Klementi's house and up Meadow Lane to the woods. Egon takes short walks with his two tiny dogs many times during the day.

2

Thanks for you time, Mary Ellen Kinion

CASE NO.: 14-CV-0260		
DEPT. NO.: II RECI	EIVED	9617 ADD 0 AM IO. LO
		2017 APR - 3 AM 10: 1 0 11 Iams
Dougia District	as County Court Clerk	XIIII
		" MUULIPERY
IN THE NINTH JUDICIAL DISTRIC	T COURT OF	THE STATE OF NEVADA
IN AND FOR THE C	COUNTY OF D	OUGLAS
HELMUT KLEMENTI,		
Plaintiff,		ORDER
vs.		
JEFFREY D. SPENCER & DOES 1-5,		
Defendants.		
/		
Counterclaimant,		
vs.		
EGON KLEMENTI, an individual, MARY		
ELLEN KINION, an individual, and DOES 1-5,		
Counterdefendants.		
On April 22, 2016, Third-Party Defen	dant, Mary Kini	ion ("Kinion"), by and through her
counsel, Glogovac & Pintar, filed a Motic	on for Summar	y Judgment. On May 13, 2016,
Defendant/Counterclaimant, Jeffrey Spencer	("Spencer") fil	ed an Opposition. Kinion replied
on May 23, 2016. On January 30, 2017, a hea	ring and oral arg	gument was held.
This action arises out of a dispute be	tween neighbor:	s that live in the Kingsbury Grade
General Improvement District ("KGID") on	the south shore	of Lake Tahoe. In 2013, Spencer
was criminally prosecuted by the Douglas	County District	Attorney's office for the alleged
	1	
	IN THE NINTH JUDICIAL DISTRIC IN AND FOR THE O HELMUT KLEMENTI, Plaintiff, vs. JEFFREY D. SPENCER & DOES 1-5, Defendants. / JEFFREY D. SPENCER, Counterclaimant, vs. HELMUT KLEMENTI, an individual, MARY ELLEN KINION, an individual, and DOES 1-5, Counterdefendants. On April 22, 2016, Third-Party Defen counsel, Glogovac & Pintar, filed a Motio Defendant/Counterclaimant, Jeffrey Spencer on May 23, 2016. On January 30, 2017, a hea This action arises out of a dispute be General Improvement District ("KGID") on	Plaintiff, vs. JEFFREY D. SPENCER & DOES 1-5, Defendants. / JEFFREY D. SPENCER, Counterclaimant, vs. HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual, MARY ELLEN KINION, an individual, and DOES 1-5, Counterdefendants. On April 22, 2016, Third-Party Defendant, Mary Kin counsel, Glogovac & Pintar, filed a Motion for Summar Defendant/Counterclaimant, Jeffrey Spencer ("Spencer") fil on May 23, 2016. On January 30, 2017, a hearing and oral ary This action arises out of a dispute between neighbor. General Improvement District ("KGID") on the south shore was criminally prosecuted by the Douglas County District

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assault of an elderly neighbor, Helmut Klementi. Spencer was acquitted of the criminal
 charges. Helmut Klementi then filed a civil action against Spencer seeking recovery for
 personal injuries arising from the alleged assault. In turn, Spencer asserted a counterclaim
 against Kinion and others consisting of claims for malicious prosecution and civil conspiracy.

5 Kinion now moves this Court for an Order granting summary judgment. Kinion avers
6 that, as a matter of law, Spencer cannot prevail on his claim for malicious prosecution against
7 her.

8

Summary Judgment Standard

9 Summary judgment is appropriate when the record demonstrates that no genuine issue 10 of material fact exists and the moving party is entitled to judgment as a matter of law. Wood v. 11 Safeway, Inc., 121 Nev. 724,729,121 P.3d 1026, 1029 (2005). The pleadings and the record are 12 construed in the light most favorable to the nonmoving party. Id. However, the nonmoving 13 party must do more than simply show that there is some metaphysical doubt as to the material 14 facts. Id. at 732 See also Torrealba v. Kesmetis, 124 Nev. 95, 100, 178 P.3d 716, 720 (2008) 15 (explaining the burden on the moving party is to set forth facts demonstrating the existence of a 16 genuine issue in order to withstand a disfavorable summary judgment.")

17 The Supreme Court of Nevada follows the federal approach outlined in Celotex Corp. v. 18 Catrett, 477 U.S. 317, 106 S.Ct. 2548, 91 L.Ed.2d 265 (1986) with respect to burdens of proof 19 and persuasion in the summary judgment context. See Cuzze v. Univ. & Comty. College Sys. 20 Of Nevada, 123 Nev. 598, 601, 172 P.3d 131, 134 (2007). The party moving for summary 21 judgment bears the initial burden of production to show the absence of a genuine issue of 22 material fact. Celotex, 477 U.S. at 323, 106 S.Ct. 2548. If such a showing is made, then the party opposing summary judgment assumes a burden of production to show the existence of a 23 24 genuine issue of material fact. Wood. 121 Nev. At 732, 121 P.3d at 1031. The manner in which a party may satisfy its burden of production depends on which party moving for summary 25 judgment may satisfy the burden of production by either (1) submitting evidence that negates 26 27 an essential element of the nonmoving party's claim. Or (2) "pointing out ... that there is an absence of evidence to support the nonmoving party's case." Cuzze, 123 Nev. At 302-03, 172 28

1	P.3d at 134. In such cases, in order to defeat summary judgment, the nonmoving party must				
2	transcend the pleadings and, by affidavit or other admissible evidence, introduce specific facts				
3	that show a genuine issue of material fact. Wood, 121 Nev. At 732, 121 P.3d at 1031.				
4	Discussion				
5	On February 3, 2015, Spencer filed a document entitled Answer and Counterclaims. In				
6	the Counterclaim, Spencer alleges the following:				
7 8	14. On December 18, 2012, Kinion attended a KGID board meeting and stated that she witnessed Spencer use his snow plow to intentionally batter E. Klementi with snow, ice and debris.				
9 10	21. That the statements of Counterdefendants E. Klementi, El. Klementi and Kinion concerning Spencer's use of the snow plow to (i) berm in the Klementi's driveway and (ii) intentionally cause E. Klementi to be battered with snow, ice and/or debris from the				
11	road were false.				
12 13	24. The above-mentioned false statements were made by the Counterdefendants for the purpose of persuading and inducing the State to prosecute Spencer for Exploitation of an Elderly Person pursuant to NRS 200.0592 and NRS 200.0599.				
14 15 16	26. The false statements outlined above actually caused the State to institute criminal proceedings and charge Spencer with three counts of Exploitation of an Elderly Person pursuant to NRS 200.0592 and NRS 200.0599 predicted entirely upon the false and malicious statements of the Counterdefendants.				
17	The Counterclaim alleges claims for Malicious Prosecution (First Claim for Relief) and				
18	-				
19	are: "(1) want of probable cause to initiate the prior criminal proceeding; (2) malice; (3)				
20 21	termination of the prior criminal proceedings; and (4) damages." LaMantia v. Redisi, 118 Nev.				
21	27, 38 P.3d 877, 879-80 (2002). The Nevada Supreme Court has explained that "[a] malicious				
22 23	prosecution claim requires that the defendant initiated, procured the institution of, or actively				
23 24	participated in the continuation of a criminal proceeding against the plaintiff." Id.				
24 25	In this case, the undisputed facts show that on December 18, 2012, the incident between				
25 26	Helmut Klementi and Spencer occurred. It is alleged that Spencer assaulted Helmut Klementi				
20 27	while he was in the street taking pictures of the snow berm in front of his brother's house. The				
27 28	Douglas County Sheriff's Office responded and conducted an investigation of the incident. As				
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part of that investigation, Douglas County Deputies interviewed Helmut Klementi, Egon
Klementi, Elfie Klementi, Janet Wells, Spencer and Marilyn Spencer. According to the
Douglas County Sheriff's Report Spencer informed the sheriff deputies that he attacked Helmut
because he believed Helmut was breaking into his truck. Spencer also claimed that he thought
Helmut was a teenager in a hoodie. Ultimately, the sheriff deputies did not find Spencer's
account to be credible and, as a result, Spencer was arrested for battery and abuse of an elder.

7 Following Spencer's arrest, the Douglas County Deputy District Attorney's office 8 pursued criminal charges. At the hearing on January 30, 2017, Maria Pence, the Douglas 9 County Deputy District Attorney who prosecuted the criminal matter against Spencer testified. 10 Ms. Pence testified that no one was involved in the charging decision other than herself. She 11 further testified that the original charges filed against Spencer were for Battery, a misdemeanor, 12 Intimidation of a Witness to Influence Testimony, a Category D Felony, and Exploitation of an 13 Elderly Person, a gross misdemeanor. Later, the gross misdemeanor charge was enhanced to a 14 felony by Ms. Pence based on the medical records that showed that Helmut Kelmenti had 15 received substantial body injuries.

16 The undisputed facts show that Kinion had no involvement in the Douglas County Deputy Sheriff's decision to arrest Spencer on December 18, 2012. The facts also show that 17 18 while Kinion met with Ms. Pence at the Tahoe Justice Court, nothing that Kinion did or said 19 resulted in the charges against Spencer being enhanced. Kinion was simply told by Ms. Pence 20 that, "if you have any information you think that would be relevant or helpful, please write it 21 down and send it to the District Attorney's Office." Transcript p. 22: 16-23. Kinion did that and 22 sent a letter to the District Attorney's Office that was received in that office on February 22, 23 2013. Exhibit 1.

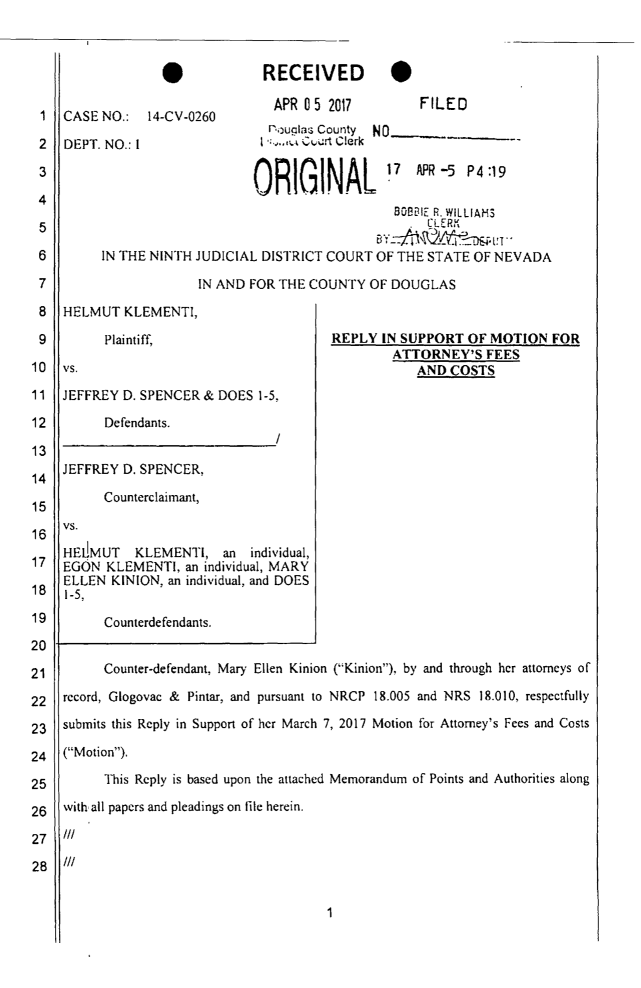
Based on the foregoing, Spencer has failed to provide any evidence that would support
a claim for malicious prosecution against Kinion. For these reasons, summary judgment on the
claim for malicious prosecution is GRANTED.

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Conclusion The Court has considered the pleadings, the exhibits attached thereto, and the record in its entirety. Accordingly, and good cause appearing, the Court GRANTS the Motion for Summary Judgment. IT IS SO ORDERED DATED this 3/ day of Mult, 2017. DISTRICT JUDGE

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1 Í. 2 MEMORANDUM OF POINTS AND AUTHORITIES 3 Kinion is Entitled to Attorney Fees and Costs. 4 NRS 18.010(2)(b) states: 5 Without regard to the recovery sought, when the court finds that the claim, counterclaim, cross-claim or third-party complaint or defense of the opposing 6 party was brought or maintained without reasonable ground or to harass the prevailing party. The court shall liberally construe the provisions of this 7 paragraph in favor of awarding attorney's fees in all appropriate situations. It is the intent of the Legislature that the court award attorney's fees pursuant to 8 this paragraph and impose sanctions pursuant to Rule 11 of the Nevada Rules 9 of Civil Procedure in all appropriate situations to punish for and deter frivolous or vexatious claims and defenses because such claims and defenses overburden 10 limited judicial resources, hinder the timely resolution of meritorious claims and increase the costs of engaging in business and providing professional services to 11 the public.(Emphasis added). 12 The evidence and testimony in this matter unequivocally shows that Kinion had 13 absolutely nothing to do with Spencer's arrest, the charges brought against him, or the 14 enhancement of the gross misdemeanor for exploitation of an elderly person. Rather, these 15 decisions were made solely by Douglas County law enforcement. This fact has already been 16 litigated and culminated with this Court granting Kinion's Motion for Summary Judgment in 17 regard to Spencer's malicious prosecution claim on January 31, 2017. 18 In Spencer's Opposition to Kinion's motion for attorney's fees and costs 19 ("Opposition"), Spencer attempts to re-litigate the extent of Kinion's involvement in an effort 20 to justify his malicious prosecution claim. However, in doing so, he only confirms that such 21 claim was brought without reasonable grounds. Accordingly, Kinion's motion must be granted 22 pursuant to NRS 18.010. 23 Central to this dispute is a letter Kinion wrote to Ms. Pence on or around February 22, 24 2013. According to Ms. Pence, the letter was drafted after Ms. Pence spoke to Kinion and 25 stated "if you have any information you think would be relevant or helpful, please write in 26 down and send it to the District Attorney's Office." "Exhibit 1," Hearing Transcript, p. 22:21-27 23. In his Opposition, Spencer states "whatever Ms. Kinion said and did after that which 28

1 influenced the reports upon which Ms. Pence relied, could have impacted the bringing of 2 criminal charges, which charges went far beyond the incident of December 18, 2012, going 3 back to May 2012." Opposition, p. 7:10-12. This statement is speculative, conclusory, and 4 completely contrary to all evidence and testimony. Indeed, the criminal charges against 5 Spencer were filed before the February 22, 2013 letter. Moreover, Ms. Pence has stated, under 6 oath, that Kinion had no effect on Spencer's arrest or the charges brought against him, and that 7 the decision to enhance the exploitation of the elderly charge from misdemeanor to felony was 8 based on the medical records rather than statements from Kinion. Exhibit 1, p. 14:8-10.

9 In his Opposition, Spencer even admits that neither he, nor his counsel, had a copy of 10 the February 22, 2013 letter when the claim against Kinion for malicious prosecution was 11 asserted. The Opposition also relies on alleged testimony made at the criminal trial but has 12 failed to produce the transcripts from that trial for Kinion or the court to review. See, 13 Opposition Brief p. 2:19-20, p. 3:22-25, p. 4:1-3. In essence, Spencer's claim that Kinion did 14 or said something to affect Spencer's criminal is not only untrue, but is also based on 15 supposition as to what the evidence of the criminal trial was, as opposed to the evidence itself. 16 This is a simple, clear, and obvious example of bringing a counterclaim without "reasonable 17 grounds," and it is readily apparent that the counterclaim was frivolous and vexatious. A 18 frivolous claim is one that is "both baseless and made without a reasonable and competent 19 inquiry." Bergmann v. Boyce, 109 Nev. 670, 676, 856 P.2d 560, 564 (1993), citing Townsend 20 v. Holman Consulting Corp., 929 F.2d 1358, 1362 (9th Cir.1990).

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B. <u>Kinion is Entitled to Attorney's Fees and Costs Despite Spencer Having</u> <u>Outstanding Claims</u>

22

Spencer argues that Kinion has no right to attorney's fees, because she is not the prevailing party on all the counterclaims against her. This is an incorrect interpretation of the law. Kinion does not need to succeed on each claim in order to recover attorney's fees for one baseless claim. First, such an interpretation of the law is contrary to the plain language of NRS 18.010(2)(b), which provides for an award of attorney's fees. "when the court finds that the claim, counterclaim, cross-claim or third-party complaint or defense of the opposing party was

brought or maintained without reasonable ground." (Emphasis supplied). The statute is silent
in regard to final adjudication of all claims between parties, and instead provides, for an award
of attorney's fees at the time a claim is found to be baseless. Moreover, the statute reads that
the courts should punish the filing of baseless claims, as they "hinder the timely resolution of
meritorious claims." This inherently implies that the statute is designed to allow courts to
quickly dispose of frivolous claims in order to more efficiently adjudicate over the remaining
meritocrats claims.

8 Nevada caselaw also supports the notion that Kinion need not prevail on each and every 9 claim in order to be awarded attorney's fees incurred in defending a frivolous claim. As the 10 Nevada Supreme Court has noted, "the prosecution of one colorable claim does not excuse the 11 prosecution of five groundless claims." Bergmann, at 675, 856 P.2d at 563 citing Trus Joist 12 Corp. v. Safeco Ins. Co. of Am., 153 Ariz. 95, 735 P.2d 125, 140 (Ct.App.1986). In that case, 13 the Court determined that even if some claims were meritorious while others were baseless. 14 trial courts should allocate attorney's fees between the grounded and groundless claims. Id. at 15 676, 856 P.2d at 563, citing Hornwood v. Smith's Food King No. 1, 107 Nev. 80, 87, 807 P.2d 16 208, 213 (1991).

17 C. <u>Conclusion</u>

Nothing that Kinion said or did affected the criminal charges brought against Spencer.
Based on the evidence and admissions contained in Spencer's Opposition, it is clear the
malicious prosecution claim was filed without reasonable grounds and solely to harass.
Nevada statute and caselaw encourages quick disposal of such frivolous claims and provides
for an award of reasonable attorney's fees and costs in order to discourage litigants from
bringing baseless claims. Accordingly, Kinion should therefore be awarded her attorney's
fees and costs.

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AFFIRMATION

2	Pursuant to NRS 239B.030		
3	The undersigned does hereby affirm that the preceding document does not contain the		
4	social security number of any person.		
5	DATED this 5 day of April, 2017.		
. 6	GLOGOVAC & PINTAR		
7.	By MA		
8	MICHAEL A. PINTAR, ESQ.		
9	Nevada Bar No. 003789 Attorneys for Counterdefendant,		
10	Mary Ellen Kinion		
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	1	CERTIFICAT	TE OF SERVICE	
	2			
	3		509, and that I served the foregoing document(s)	
	4	described as follows:		
	5		FOR ATTORNEY'S FEES AND COSTS	
	6			
		On the party(s) set forth below by:		
	7 8	X Placing an original or true of collection and mailing in the prepaid, following ordinary bus	copy thereof in a sealed envelope placed for United States Mail, at Reno, Nevada, postage iness practices.	
	9			
	10	Personal delivery.		
	11	Facsimile (FAX).		
	12	Federal Express or other overni	ght delivery.	
	13	addressed as follows:		
	14	Douglas R. Brown, Esq.	Tanika M. Capers, Esq.	
	15	Lemons, Grundy & Eisenberg 6005 Plumas St., 3rd Floor	6750 Via Austi Parkway, Suite 310 Las Vegas, NV 89119	
	16	Reno, NV 89519 Attorneys for Counter-Defendant Helmut	Attorneys for Defendants Rowena Shaw and Peter Shaw	
	17	Klementi	Norreita Bitari and I con Principality	
	18	William Routsis, Esq.	Lynn G. Pierce, Esq.	
	19	1070 Monroe Street Reno, NV 89509	440 Ridge St., Suite 2 Reno, NV 89501	
	20	Attorneys for Counter-Claimant	Attorneys for Counter-Claimant Jeffrey Spencer	
	21	Jeffrey Spencer	Jejjrey Spencer	
	22	David Zaniel, Esq. Ranalli & Zaniel, LLC		
	23	50 W. Liberty St., Suite 1050 Reno, NV 89509		
	24	Attorneys for Defendant		
	25	Jeffrey Spencer		
	26	Dated this <u>5</u> day of April, 2017.		
	27	1	1.11 2. Oak	
	28		felissa L. Welch	
			6	

1 2 3 4	CASE NO. 14-CV-0260 DEPT. NO. 11	JUL	EIVED 10 2017 as County Court Clerk	2517 JUL 10 PM 3: 37 DULETER WILLIAMS OLERAN AVALUMATIONITY
5 6	IN THE NINTH JUDICIAL DIS IN AND FOR		COURT OF THE S	STATE OF NEVADA
 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	HELMUT KLEMENTI, Plaintiff, vs. JEFFREY D. SPENCER, Defendant. JEFRFREY D. SPENCER, Counterclaimant, vs. HELMUT KLEMENTI, an individual EGON KLEMENTI, an individual, ELFRIDE KLEMENTI, an individual, ELFRIDE KLEMENTI, an individual, PETER SHAW, and individual, PETER SHAW, and individual, & DC 1-5, Counterdefendant & Third Party Defenda	al, al, ual, DES nts.	Case No. 14-CV Dept. No. I DEFENDAN AND PETEH TO DEFEN CLAIMAN PLAIN SPENCE COUNTER PARTY	7-0260 XT ROWENA SHAW R SHAW'S ANSWER IDANT/COUNTER- VT/THIRD-PARTY TIFF JEFFREY ER'S AMENDED CLAIM AND THIRD Y COMPLAINT R SHAW, by and through
		1		

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Plaintiff Jeffrey Spencer's Amended Counterclaim and Third Party Complaint states as follows:

1. Answering Paragraphs 6 and 7 of the Complaint, these answering Defendants admit to each and every allegation contained therein.

2. Answering Paragraphs 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72 and 73 of the Complaint, these answering Defendants state that they do not have sufficient knowledge or information upon which to base a belief as to the truth of the allegations contained therein and, therefore, upon said grounds, deny each and every allegations contained therein.

FIRST CLAIM FOR RELIEF - DEFAMATION

3. Answering Paragraph 74 of the Complaint, these answering Defendants repeat and reallege their responses to the Paragraphs preceding these Paragraphs, respectively, as though fully set forth herein.

4. Answering Paragraphs 75, 76, 77 78, 79 and 80 of the Complaint, these
 answering Defendants deny each and every allegation contained therein.

SECOND CLAIM FOR RELIEF - MALICIOUS PROSECUTION

5. Answering Paragraph 80 of the Complaint, these answering Defendants repeat and reallege their responses to the Paragraphs preceding these Paragraphs, respectively, as though fully set forth herein.

26 6. Answering Paragraphs 81, 82, 83, 84 and 85 of the Complaint, these
27 answering Defendants deny each and every allegation contained therein.

1	THIRD CLAIM FOR RELIEF - CIVIL CONSPIRACY (DEFAMATION)				
2	7. Answering Paragraph 86 of the Complaint, these answering Defendants				
3	repeat and reallege their responses to the Paragraphs preceding these Paragraphs,				
4	respectively, as though fully set forth herein.				
5	8. Answering Paragraphs 87, 88, 89, 90, 91 and 92 of the Complaint, these				
7	answering Defendants deny each and every allegation contained therein.				
8	FOURTH CLAIM FOR RELIEF CIVIL CONSPIRACY (MALICIOUS				
9	PROSECUTION)				
10	9. Answering Paragraph 93 of the Complaint, these answering Defendants				
11	repeat and reallege their responses to the Paragraphs preceding these Paragraphs,				
12	respectively, as though fully set forth herein.				
13	10. Answering Paragraphs 94, 95, 96, 97, 98 and 99 of the Complaint, these				
14 15	answering Defendants deny each and every allegation contained therein.				
15	FIFTH CLAIM FOR RELIEF – PUNITIVE DAMAGES				
17	11. Answering Paragraph 100 of the Complaint, these answering Defendants				
18	repeat and reallege their responses to the Paragraphs preceding these Paragraphs,				
19	respectively, as though fully set forth herein.				
20	12. Answering Paragraphs 101, 102 and 103 of the Complaint, these answering				
21	Defendants deny each and every allegation contained therein.				
22					
23	SIXTH CLAIM FOR RELIEF INFLICTION OF EMOTIONAL DISTRESS				
24	13. Answering Paragraph 104 of the Complaint, these answering Defendants				
25 26	repeat and reallege their responses to the Paragraphs preceding these Paragraphs,				
20	respectively, as though fully set forth herein.				
28					
1	3				

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14. Answering Paragraphs 105, 106 and 107 of the Complaint, these answering Defendants deny each and every allegation contained therein.

AFFIRMATIVE DEFENSES

Affirmative Defense One: Failure to State a Claim. The allegations contained in the Plaintiff's Complaint fails to state a cause of action against Defendants upon which relief can be granted.

Affirmative Defense Two: *Comparative Fault of the Plaintiff*. Plaintiff's damages, if any, were proximately caused and contributed to, in whole or in part, by Plaintiffs' own conduct, thereby completely or partially barring the Plaintiffs' recovery herein; and any judgment in favor of the Plaintiffs against these answering Defendants should be reduced in proportion to Plaintiffs' own comparative negligence.

Affirmative Defense Three: Comparative Fault of the Plaintiff as Complete Bar to
 Recovery. The incident alleged in the Complaint and the alleged injuries and damages, if
 any, to Plaintiff was proximately caused or contributed to by Plaintiff's own negligence,
 and the negligence of the Plaintiff exceeds the negligence, if any, of the Defendants, and the
 Plaintiff is therefore barred from any recovery at all.

Affirmative Defense Four: *Fictitious Defendants*. Defendants are not legally responsible
 for the acts and/or omissions of those who are named as fictitious defendants.

Affirmative Defense Five: Comparative Fault of Unnamed Third Parties. Plaintiff's injuries and damages, if any, were proximately caused and contributed to, in whole or in part, by the acts or omissions of others not named in this lawsuit; wherefore any recovery obtained by Plaintiff from these Defendants should be reduced by an amount equal to the percentage of the fault of those unnamed persons.

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Affirmative Defense Six: Apportionment of Fault among Named Defendants. Plaintiff's damages, if any, were proximately caused and contributed to, in whole or in part, by the acts or omissions of the other named defendants; wherefore any fault assigned in this case must be divided between the defendants so that each defendant pays only his, her, or its own share.

Affirmative Defense Seven: *Pre-existing or Otherwise Unrelated Cause*. The injuries and damages claimed to have been suffered by the Plaintiff, if any, were caused by pre-existing, subsequent, or otherwise unrelated medical conditions, diseases, illnesses, infections, or other incidents affecting the Plaintiff.

Affirmative Defense Eight: Treatment Not Reasonable, Related, or Medically Necessary.
 Plaintiff's alleged medical treatment and related expenses were not reasonable, not related
 to injuries sustained as a result of Defendants' negligence, if any, and/or not medically
 necessary.

Affirmative Defense Nine: Speculative Damages. The damages alleged by the Plaintiff
 are speculative, are not supported by proof, and are not compensable as a matter of law.

Affirmative Defense Ten: Unforeseeability of Injuries and Damages. The injuries and
 damages Plaintiff allege to have sustained were unforeseeable.

Affirmative Defense Eleven: Attorney's Fees and Costs. Defendants have employed the services of an attorney to defend this action and a reasonable sum should be allowed Defendants for attorney's fees and for costs incurred in defending this action.

Affirmative Defense Twelve: Additional Affirmative Defenses. Pursuant to Nevada
 Rules of Civil Procedure, Rule 11, as amended, all possible affirmative defenses may not
 have been alleged herein insofar as sufficient facts were not available after reasonable

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1	inquiry upon the filing of the Defendants' Answer, and therefore, Defendants' have the					
2	right to amend this answer to allege additional affirmative defenses as subsequent					
3	investigation warrants.					
4	WHEREFORE, Defendants, Rowena Shaw and Peter Shaw, pray:					
5						
6	1. That Plaintiff take nothing by way of his Complaint on file;					
7	2. For an award of costs to these answering Defendants; and					
8	3. For such other and further relief as the Court deems proper.					
9	AFFIRMATION					
10	Pursuant to NRS 239B.030					
11	The undersigned affirm that this document does not contain the social security					
12	number of any person.					
13	Dated this 1st day of July, 2017					
14						
15	Janna m. Carley					
16	TANIKA M. CAPERS					
17	Nevada Bar No. 10867 6750 Via Austi Parkway, Suite 310					
18 19	Las Vegas, NV 89119 Phone: (702) 733-4989, Ext. 51652					
20	Fax: (877) 888-1396					
20	tcapers@amfam.com Attorney for Defendants Rowena Shaw and Peter Shaw					
22						
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	6					
	U					

1	CERTIFICATE OF SERVICE			
2	5th Pursuant to NRCP 5(b), I certify that on this Let day of July, 2017, the foregoing			
3	DEFENDANT ROWENA SHAW AND PETER SHAW'S ANSWER TO			
4	DEFENDANT/COUNTER-CLAIMANT/THIRD-PARTY PLAINTIFF JEFFREY			
5	SPENCER'S AMENDED COUNTERCLAIM AND THIRD PARTY COMPLAINT			
6	was served on the following by placing an original or true copy thereof in a sealed envelope			
7				
8	placed for collection and mailing in Las Vegas, Nevada, to:			
10 11 12 13	Christian Moore, Esq.William J. Routis, II, Esq.Douglas Brown, Esq.1070 Monroe St.Lemons, Grundy & EisenbergReno, NV 895096005 Plumas Street, Ste. 300Attorney for Jeffrey SpencerReno, NV 89519Attorneys for Helmut Klementi			
14 15 16 17	Lynn G. Pierce, Esq.David M. Zaniel, Esq.440 Ridge Street, Suite 2Ranalli & Zaniel, LLCReno, NV 8950150 West Liberty Street, Ste. 1050Attorney for Jeffrey SpencerReno, NV 89501Attorney for Counterclaimant Jeffrey Spencer			
17 18 19 20	Michael A. Pintar, Esq. Glogovac & Pintar 427 West Plumb Lane Reno, NV 89509 <i>Attorney for Mary Ellen Kinion</i>			
21				
22				
23	Virginia mantigal			
24	Legal Assistant to Tanika M. Capers, Esq.			
25				
26				
27				
28	7			
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-	• ORIGIN		
1 2 3 4 5 6 7	DAVID M. ZANIEL, ESQ. Nevada Bar No. 7962 RANALLI, ZANIEL, FOWLER & MORECEIN 50 West Liberty Street, Suite 1050 Reno, Nevada 89501 SEP 12 Telephone: (775) 786-4441 Attorneys for Defendant Jeffrey D. Spencer IN THE NINTH JUDICIAL DISTRICT COU	/ED 2017 SEP 12 PH 3: 10 2017 CLER CLER CLER CLER CLER CLER	
8	IN AND FOR THE COUNTY OF DOUGLAS		
8	HELMUT KLEMENTI,		
10	Plaintiff,)	
11	vs.) Case No. 14-CV-0260) Dept. No. [
12	JEFFREY D. SPENCER & DOES 1-5,		
13	Defendant.		
14)	
15	JEFFREY D. SPENCER,		
16	Counterclaimant,		
17	Vs.)	
18 19 20 21	HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual, MARY ELLEN KINION, an individual, ROWENA SHAW, an individual, PETER SHAW, an individual & DOES 1-5,)))))	
22 23	Counterdefendants & Third Party Defendants		
24	STIPULATION FOR DISMISSAL WITH PREJUDICE		
26	IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiff, HELMUT		
27 28	KLEMENTI, by and through his attorncy of record, Christian Moore, Esq., of LEMONS,		

GRUNDY & EISENBERG, and Defendant, JEFFERY D. SPENCER, by and through his attorney 1 of record, David Zaniel, Esq., of RANALLI, ZANIEL, FOWLER & MORAN, that this matter be 2 3 dismissed with projudice, with each party bearing their own fees, costs, and interests. This 4 Stipulation is inclusive of JEFFERY SPENCER as a Defendant in this action only, and is not 5 applicable to the Counterclaim filed into the above-titled case. 6 The undersigned does hereby affirm that the preceding document does not contain the 7 social security number of any person. 8 DATED this <u>8</u> day of September 2017. 9 DATED this 7 day of September 2017. 10 11 RANALLI, ZANIEL, FOWLER & MORAN LEMONS, GRUNDY & EISENBERG 12 13 æ 14 David M. Zaniel, Esq. Christian L. Moore, Esq. Nevada Bar No. 7962 Nevada Bar No. 3777 15 50 West Liberty Street, Stc 1050 6005 Plumas Street, Third Floor 16 Reno, Nevada 89501 Reno, Nevada 89519 Attorney for Defendant Attorney for Plaintiff 17 18 19 20 21 22 23 24 25 26 27 28 2 Stipulation for Dismissal with Prejudice

CERTIFICAT	E OF MAILING
Pursuant to Nevada Rules of Civil Pre-	Decedure 5(b), I certify that I am an employee of 24 day of December 2017 and I certify that
ervice of the foregoing STIPULATION FOR I	DISMISSAL WITH PREJUDICE was made to all
arties to this action by:	
placing a true copy thereof in a	sealed, stamped envelope with the United States
Postal Service at Reno, Nevada;	
personal delivery, received by	;
facsimile;	
United States Postal Service Exp	press Mail or other overnight delivery; or
Reno/Carson Messenger Service	
addressed as follows:	
ynn G. Pierce Esq. YNN G. PIERCE ATTORNEY A'I LAW 15 Court Street, Suite 2f eno, Nevada 89501 ttorney for Counter-Claimant	GLOGOVAC & PINTAR 427 West Plumb Lane Rcno, Nevada 89509 Attorney for Counter-Defendant Kinion, Klementi
lichael Pintar, Esq.	William Davida Dea
ouglas R. Brown, Esq. EMONS, GRUNDY & EISENBURG 005 Plumas Street, Third Floor eno, Nevada 89519	William Routsis, Esq. 1070 Monroe Strect Reno, Ncvada 89509 Attorney for Counter-Claimant
llorney for Plaintiff	Tanika Capers, Esq.
	AMERICAN FAMILY INSURANCE 6750 Via Austi Parkway, Suite 310 Las Vegas, Nevada 89119
-17	Attorney for Peter and Rowena Shaw
Employee of Ranalli,	Zeniel Dowler & Moran
	3

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	Case No. 14-CV-0260 RECEIV	ED
1		017 2017 OCT 17 PM 1:28
2	Dept. No. I Douglas Co	miy
3	Court	- CLERA
4		BUD. GOBZ
5	IN THE NINTH JUDICIAL DIS	TRICT COURT OF THE STATE OF NEVADA
6	IN AND FOR	THE COUNTY OF DOUGLAS
7		
8	HELMUT KLEMENTI,	
9	Plaintiff,	
10	Fianuni,	
11	v.	
12	JEFFREY D. SPENCER,	
13	Defendant.	,
14	· <u>·····</u> ······························	ORDER
15	JEFFREY D. SPENCER,	
16	Counterclaimant,	•
17	v.	
18	HELMUT KLEMENTI, an individua	L,
19	EGON KLEMENTI, an individual, ELFRIDE KLEMENTI, an individual	
20	MARY ELLEN KINION, an individu	
21	ROWENA SHAW, an individual, PETER SHAW, an individual,	· · · · · · · · · · · · · · · · · · · ·
22	and DOES 1-5,	
23	Counterdefendant and Third Party Defendants.	7
24		1
25	THIS MATTER comes before	the Court upon a Stipulation for Dismissal with
26		
27		emplaint, Plaintiff Helmut Klementi and Defendant
28	Jeffrey D. Spencer, stipulate to the dis	missal of the causes of action alleged within Plaintiff

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<u>,</u>*

Helmut Klementi's Amended Complaint filed on August 12, 2016, with prejudice; each side
 bearing their own fees, costs, and interest. The stipulation notes that the dismissal is not
 applicable to Jeffrey Spencer's counterclaim, now contained within his Second Amended
 Counterclaim & Third Party Complaint.

THEREFORE, good cause appearing, and pursuant to the stipulation, it is hereby
ORDERED, ADJUDGED, and DECREED, that Plaintiff's Amended Complaint is dismissed
with prejudice, with each of the parties thereto bearing their own fees and costs incurred as a
result. The Second Amended Counterclaim & Third Party Complaint remains pending.
IT IS FURTHER ORDERED, ADJUDGED and DECREED that the jury fees posted

IT IS FURTHER ORDERED, ADJUDGED and DECREED that the jury fees posted
 herein on behalf of Defendant Jeffery Spencer in defense of the complaint, as amended, be
 returned to RANALLI & ZANIEL, LLC.

IT IS SO ORDERED.

day of

Dated this

13

14

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17

STEVEN R. KOSAC Senior District Judge

Copies served by mail this $\frac{17}{12}$ day of September, 2017, to: Douglas R. Brown, Esq., Lemons, Grundy & Eisenberg, 6005 Plumas St., 3rd Floor, Reno, NV 89519; William Routsis, Esq., 1070 Monroe St., Reno, NV 89509; David Zaniel, Esq., Ranalli & Zaniel, LLC, 50 W. Liberty St., Ste. 1050, Reno, NV 89509; Michael A. Pintar, Esq., Glogovac & Pintar, 427 West Phumb Lane, Reno, NV 89509; Lynn G. Pierce, Esq., 440 Ridge St., Ste. 2, Reno, NV 89501; Tanika M. Capers, Esq., 6750 Via Austi Parkway, Ste. 310, Las Vegas, NV 89119. Menda Nijon

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1	Case No. 14-CV-0260	3 2 Design Record
1	OCT 1 9 2017	2017 OCT 1 9 AM 10: 1 1
3	Douglas County	ROBBIE R. WILLIAMS
4		CLERK
5		M. BLAGGINITUTY
6	IN THE NINTH JUDICIAL DISTRICT COUR	T OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY	OF DOUGLAS
8		
9	HELMUT KLEMENTI,	
10	Plaintiff,	
11	v.	
12	JEFFREY D. SPENCER,	
13		
14		
15	JEFFREY D. SPENCER,	ORDER
16 17	Counterclaimant,	
18	V.	
19	HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual,	
20		
21	ROWENA SHAW, an individual,	
22	PETER SHAW, an individual, and DOES 1-5,	
23	Counterdefendant and Third Party	
24	Defendants.	
25		
26	THIS MATTER comes before the Court upon	Counter-defendant Mary Ellen Kinion's
27	Motion for Attorney's Fees and Costs. The motion is	opposed. Having examined all relevant
28	pleadings and papers on file herein, the Court now ent	ters the following Order, good cause
	-	
	1	

appearing: 1 2 THAT the motion is partially GRANTED as set forth below. 3 On January 30, 2017, the Court granted Mary Ellen Kinion's motion for summary 4 judgment regarding the claim of malicious prosecution alleged against her by Jeffrey 5 Spencer.¹ The resulting written Order was filed on April 3, 2017. Mary Ellen Kinion now 6 seeks an award of attorney's fees and costs pursuant to NRS Ch. 18, having prevailed with 7 8 regard to that claim. 9 Nevada Revised Statute 18.010(2)(b) provides that "the court may make an allowance 10 of attorney's fees to a prevailing party:" 11 Without regard to the recovery sought, when the court finds that the claim, 12 counterclaim, cross-claim or third-party complaint or defense of the opposing party was brought or maintained without reasonable ground or to harass the prevailing party. The court shall liberally construe the provisions of this paragraph in favor of awarding attorney's fees in 13 all appropriate situations. 14 The Court finds that Jeffrey Spencer's claim for malicious prosecution was brought 15 and maintained without reasonable ground. Not only did the facts not support such a claim as 16 delineated within the written order granting summary judgment, probable cause to initiate the 17 18 prior criminal proceeding was not wanting, eliminating a necessary element to the malicious 19 prosecution claim. 20 "[T]he elements of a malicious prosecution claim are: '(1) want of probable cause to 21 initiate the prior criminal proceeding; (2) malice; (3) termination of the prior criminal 22 proceedings; and (4) damage." LaMantia v. Redisi, 118 Nev. 27, 30, 38 P. 3d 877, 879 23 (2002). A "malicious prosecution claim requires that the defendant initiated, procured the 24 25 institution of, or actively participated in the continuation of a criminal proceeding against the 26 plaintiff." Id., 118 Nev. at 30, 38 P.3d at 879-80. "[T]o recover for malicious prosecution, 27 28 Egon Klementi and Elfriede Klementi formally joined in the motion for summary judgment.

plaintiff had to demonstrate that police officers 'commenced the criminal prosecution because
of direction, request, or pressure' from defendants." *Lester v. Buchanen*, 112 Nev. 1426,
1429 (1996) (summary judgment sustained because record uncontroverted that defendant had
a good faith belief that crime committed).

"It is only when the facts relating to probable cause are not in dispute that it becomes a 6 question of law. Bonamy v. Zenoff, 77 Nev. 250, 362 P.2d 445. When such facts are in 7 dispute, the issue is one of fact to be resolved by the trier of fact." Miller v. Schnitzer, 78 8 9 Nev. 301, 313, 371 P.2d 824, 830 (1962) ("conflicting evidence in malicious prosecution 10 action raised jury question as to whether defendant had given 'housekeeping money' to 11 plaintiff to do with as plaintiff pleased or whether plaintiff had embezzled such money"). 12 Focusing on the first two elements of the four required to sustain a civil claim for 13 malicious prosecution, malice can be inferred from a want of probable cause. Id., 371 P.2d at 14 831. Regarding want of probable cause however, within his opposition to the motion for 15 16 summary judgment Jeffrey Spencer attached a copy of the criminal complaint initiating the 17 criminal court case against him. That complaint alleged a misdemeanor violation of NRS 18 200.481 and NRS 193.167, Battery on a Person Over 60 Years of Age, to wit: Jeffrey 19 Spencer "did willfully and unlawfully use force and violence against Helmut Klementi" when 20 he "struck Mr. Klementi in the back and knocked him to the ice covered road of Charles 21 Avenue, all of which occurred in the County of Douglas, State of Nevada" on or about 22 23 December 18, 2012. See Exhibit 1 to Opposition to Motion For Summary Judgment filed on 24 May 18, 2016. 25 Within the Second Amended Complaint and Third Party Complaint, Jeffrey Spencer 26 alleged the following: 27 28 111

67. Evidence presented at trial established that HELMUT KLEMENTI had been knocked down by JEFFERY SPENCER who had run down his stairs and chased the figure he had seen by his truck, but there was no evidence that JEFFERY SPENCER had punched HELMUT KLEMENTI, and there was no credible evidence of intent to cause substantial bodily injury.

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Second Amended Counterclaim and Third Party Complaint filed on August 19, 2016, p. 9, lines 23-26. 5

Thus, by his own admission it is uncontroverted that Jeffrey Spencer knocked down 6 7 Helmut Klementi, who is known to be a man over sixty years of age. "It is firmly established. 8 . that the finding of probable cause may be based on slight, even marginal, evidence. Sheriff v. 9 Badillo, 95 Nev. 593, 600 P.2d 221 (1979); Perkins v. Sheriff, 92 Nev. 180, 547 P.2d 312 (1976). 10 The state need only present enough evidence to create a reasonable inference that the accused 11 committed the offense with which he or she is charged. LaPena v. Sheriff, 91 Nev. 692, 541 P.2d 12 907 (1975)." State v. Boueri, 99 Nev. 790, 795, 672 P.2d 33, 36 (1983). 13

14 The Court finds it is established that Jeffrey Spencer knocked Helmut Klementi down as 15 alleged within the relevant criminal complaint. The Court concludes that such act in and of itself 16 provides probable cause for the crime originally alleged, noting that a magistrate also previously 17 concluded probable cause was present, thereby allowing the criminal prosecution of Jeffrey 18 Spencer to have moved forward; with probable cause established, the first element of a claim for 19 20 malicious prosecution, specifically that there be want of probable cause, cannot be satisfied and 21 no reasonable jury could so find.

22 With no basis factually or legally to bring the claim, the Court finds and concludes that 23 Jeffrey Spencer's claim for malicious prosecution was alleged without reasonable basis. 24 Therefore, pursuant to NRS 18.010(2)(b), attorney's fees are hereby awarded to the prevailing 25 party, Mary Ellen Kinion, in the amount of \$14,870.00 with regard to that claim. 26

In determining whether an award of attorneys' fees is reasonable, four factors provided 27 28 within Brunzell v. Golden Gate Nat'l Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969), are to be considered. Based upon those four factors, the Court hereby determines that attorney's fees of
 \$14,870.00 are reasonable in accordance with the following findings:

3 1. Professional Qualities: The law firm of Glogovac & Pintar is known to practice 4 regularly and successfully in the State of Nevada, serving clients well during formal litigation of 5 disputes. Based upon the quality of the pleadings contained within the record and the breadth of 6 knowledge required to properly conduct the motion practice and defense conducted thus far in 7 8 this matter, the Court finds the professional qualities of the primary billing attorney, Michael 9 Pintar, as well as the law firm of Glogovac & Pintar, to be more than satisfactory and reasonable, 10 particularly considering the maximum billing rate of only \$150.00 per hour reflected within the 11 supporting affidavit.

2. Character Of Work To Be Done: The motion for summary judgment, opposition, 13 reply, and supporting documentation reflect the substance of the underlying and current disputes 14 15 between the parties, with the nature of the matter being important to both sides. The legal work 16 necessary consisted of conducting and participating in contested litigation, which in turn required 17 legal analysis and research in preparation for, and specific to, this matter as it has progressed 18 through the specific motion practice. Motion practice itself is an acquired skill possessed by the 19 parties' counsel, including the presentation of oral arguments during multiple hearings in this 20 instance. Pursuit of discovery was also necessary. 21

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3. The Work Actually Performed: Based upon the Court's observations during oral
 argument and while analyzing the substance of the pleadings during the course of this motion
 practice, the Court finds the work presented by Glogovac & Pintar to have been eminently
 satisfactory and reasonable.

4. The Result Obtained: After pursuit of discovery, submission of written briefs, and
presentations in open court, including examination of a testifying witness, summary judgment

1 was entered in favor of the counter-defendant with regard to malicious prosecution. Entry of
 2 summary judgment is not a result often achieved in litigation practice.

"[G]ood judgment would dictate that each of these factors be given consideration by the
trier of fact and that no one element should predominate or be given undue weight." *Brunzell*,
85 Nev. at 349, 455 P.2d at 33. Considering the subject matter presented during the motion
practice at issue, the quality and character of the work, the work actually performed, and the
result achieved, the Court finds the amount of attorney fees originally requested to be in
accordance with the *Brunzell* factors and reasonable.

However, the requested fees of \$16,160.00 have been reduced by \$1,290.00 based upon a review of the supporting billing sheets, which reveals several items not pertinent to the summary judgment motion such as entries dated 4/8/16 (re: declaratory relief action), 4/20/16 (review of case file regarding procedural irregularities), 5/6/16 (meeting with insured re: legal status), 5/22/16 (substitution of counsel and re: amending complaint), and 8/18/16 (opposition to motion to amend).

Regarding an award of costs, to the extent discretion is afforded the Court within NRS
18.050, costs of \$1,083.75 are hereby awarded to Mary Ellen Kinion, consisting of court
reporters' fees of \$262.50 for the deposition of Rowena and Peter Shaw, \$330.00 (appearance
fee for hearing), and \$491.25 for transcripts of Marilyn & Jeffery Spencer Trial. All other
costs contained within the Memorandum of Costs and Disbursements filed into the Court's
record on March 21, 2017, may be pursued further upon the conclusion of this matter.

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IT IS SO ORDERED.

Dated this

day of September, 2017.

STEVEN R. Senior District Judge

1	Copies served by mail this $\underline{19}$ day of October, 2017, to:
2	Douglas R. Brown, Esq., Lemons, Grundy & Eisenberg, 6005 Plumas St., 3 rd Floor, Reno, NV
3	89519; William Routsis, Esq., 1070 Monroe St., Reno, NV 89509; David Zaniel, Esq., Ranalli & Zaniel, LLC, 50 W. Liberty St., Ste. 1050, Reno, NV 89509; Michael A. Pintar,
4	Esq., Glogovac & Pintar, 427 West Plumb Lane, Reno, NV 89509; Lynn G. Pierce, Esq., 515 Court Street, Reno, NV 89501; Tanika M. Capers, Esq., 6750 Via Austi Parkway, Ste. 310,
5	Las Vegas NV 89119
6	Menda Nifon Judicial Assistant
7	Judicial Assistant
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5		IN DOVREPHTY
6	IN THE NINTH JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
7	IN AND FOR THE C	OUNTY OF DOUGLAS
8	HELMUT KLEMENTI,	
9	Plaintiff,	NOTICE OF ENTRY OF ORDER
10	vs.	
11	JEFFREY D. SPENCER & DOES 1-5,	
12	Defendants.	
13		
14	JEFFREY D. SPENCER,	
15	Counterclaimant,	
16	VS.	
17	HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual, MARY ELLEN KINION, an individual, and	
18	DOES 1-5,	
19	Counterdefendants.	
20		
21		the 19 th day of October, 2017 the above-
22		ng attorney's fees and costs to Counter-
23	defendants/Third-party Defendants. A cop	by of sald Order is attached.
24		
25		
26		
27		
28 GLOGOVAC & PINTAR ATTORNEYS AT LAW 427W / PMmb Lane RENO, NEVADA 89509 (775) 333-0400		1

AFFIRMATION Pursuant to NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security_number of any person. DATED this $\frac{25}{2}$ day of October, 2017. **GLOGOVAC & PINTAR** By: MICHAEL A. PINTAR, ESQ. Nevada Bar No. 003789 Attorneys for Third-Party Defendants, Egon Klementi and Elfriede Klementi GLOGOVAC & PINTAR ATTORNEYS AT LAW 427 W. Plumb Lane RENO, NEVADA 88509 (775) 333-0400

		\bullet
1	CERTIFICAT	
2	Pursuant to NRCP 5(b), I certify that I am an employee of the law offices of	
3		Reno, NV 89509, and I served the foregoing
4	document(s) described as follows:	
5		ITRY OF ORDER
6	On the party(s) set forth below by:	
7		
8		opy thereof in a sealed envelope placed for
9	postage prepaid, following or	ne United States Mail, at Reno, Nevada dinary business practices.
10	Personal delivery.	
1 1	Facsimile (FAX).	
12	Federal Express or other over	ernight delivery.
13	addressed as follows:	
14		
15	William Routsis, Esq. 1070 Monroe Street	Lynn G. Pierce, Esq. 515 Court Street, Suite 2f
16	Reno, NV 89509 Attorneys for Jeffrey Spencer	Reno, NV 89501 Attorneys for Jeffrey Spencer
17		
18	Douglas R. Brown, Esq. Lemons, Grundy & Eisenberg	David Zaniel, Esq. Ranalli & Zaniel, LLC
19	6005 Plumas St., 3rd Floor Reno, NV 89519	50 W. Liberty St., Suite 1050 Reno, NV 89509
20	Attorneys for Helmut Klementi	Attorneys for Jeffrey Spencer
21	Tanika Capers, Esq.	
22	6750 Via Austi Parkway, Suite 310 Las Vegas, NV 89119	
23	Attorneys for Rowena Shaw and Peter	
24	Shaw	
25	Dated this Advay of October, 20	$\frac{1}{2}$
26		WITCH
27	E E	mployee of Glogovac & Pintar
28		
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1	CASE NO.: 14-CV-0260	TLED	
2	DEPT. NO.: II		
3	NOV	16 2017 2017 NOV 16 PM 4:07	
4	Doug Bistrici	las County Court Clerk BCBDIE R. WILLIAMS	
5			
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
7		COUNTY OF DOUGLAS	
8			
9	HELMUT KLEMENTI,		
10	Plaintiff,		
11	vs.		
12	JEFFREY D. SPENCER & DOES 1-5,		
13	Defendants.		
14	/	SUGGESTION OF DEATH ON THE RECORD	
15	JEFFREY D. SPENCER,		
16	Counterclaimant,		
17	vs.		
18	HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual, MARY		
19	ELLEN KINION, an individual, and DOES 1-5,		
20	Counterdefendants.		
21			
22		undersigned offernou for the should served	
23		undersigned attorney for the above-named	
24	Counterdefendants suggests upon the rec	cord the death of Egon Klementi.	
25	///		
26	///		
27	///		
28			
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. .

AFFIRMATION Pursuant to NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. DATED this 2^{n} day of November, 2017. **GLOGOVAC & PINTAR** By: MICHAEL A. PINTAR, ESQ. Nevada Bar No. 003789 Attorneys for Counterdefendants

· · · .		
1	CERTIFICATI	E OF SERVICE
2	Pursuant to NRCP 5(b), I certify the	nat I am an employee of the law offices of
3	Glogovac & Pintar, 427 W. Plumb Lane, F	Reno, NV 89509, and I served the foregoing
4	document(s) described as follows:	
5	SUGGESTION OF DE	ATH ON THE RECORD
6	On the party(s) set forth below by:	
7		
8 9	X Placing an original or true co collection and mailing in th postage prepaid, following or	ppy thereof in a sealed envelope placed for the United States Mail, at Reno, Nevada, dinany business practices
0 10		
11	Personal delivery.	
12	Facsimile (FAX).	
13	Federal Express or other ove	rnight delivery.
14	addressed as follows:	
15	William Routsis, Esq.	Lynn G. Pierce, Esq.
16	1070 Monroe Street Reno, NV 89509	515 Court Street, Suite 2f Reno, NV 89501
17	Attorneys for Jeffrey Spencer	Attorneys for Jeffrey Spencer
18	Douglas R. Brown, Esq. Lemons, Grundy & Eisenberg	David Zaniel, Esq. Ranalli & Zaniel, LLC
19	6005 Plumas St., 3rd Floor	50 W. Liberty St., Suite 1050
20	Reno, NV 89519 Attorneys for Helmut Klementi	Reno, NV 89509 Attorneys for Jeffrey Spencer
21	Tanika Capers, Esq.	
22	6750 Via Austi Parkway, Suite 310 Las Vegas, NV 89119	
23	Attorneys for Rowena Shaw and Peter Shaw	
24	Dated this 2 nd day of November, 201	17
25	Dated this 2 day of November, 20	int too
26		ALLAN
27	Ē	nployee of Glogovac & Pintar
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	RECEIVED	2010 FEB 26 P
CASE NO. 14-CV-0260	FEB 2.6 2013	2010 FEB 25 D
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	IAL DISTRICT COURT OF TH D FOR THE COUNTY OF DO	
HELMUT KLEMENTI;	Case No. 1	4-CV-0260
Plaintiff,	Dept. II	
0 VS.	ROWENA	ARTY DEFENDANT A SHAW AND PETER
1 JEFFREY D. SPENCER &		<u>MOTION FOR</u> LY JUDGMENT
Defendant.		
4 LEEDEDEV D. SDENCED		
JEFRFREY D. SPENCER,		
6 Counterclaim	ant,	
7 vs.		
8 HELMUT KLEMENTI, an ii	ndividual	
9 EGON KLEMENTI, an indiv	·	
0 KLEMENTI, an individual, N KINION, an individual, ROV	1	
and individual, PETER SHA	-	
$_2 \parallel \& \text{ DOES 1-5},$		
3 Counterdefer		
COMES NOW TI:	Defendants.	CILAW and DETED CILAW
	rd-Party Defendants, ROWENA	
	'Shaws"), by and through their ove this honorable court for Summ	
		nary jungment as to the shaws
8 only, pursuant to N.R.C.P. 50	Ј.	
	1	

1 This Motion is made and based upon the Nevada Rules of Civil Procedure, the 2 pleading and papers on file herein, the Memorandum of Points and Authorities herein, the 3 exhibits attached hereto, and upon such other oral or documentary evidence as may be 4 presented at the time of the hearing. 5 Dated this 23rd day of February/2018 6 ~ M. Cypes 7 NIKA M. CAPERS 8 Nevada Bar No. 10867 9 6750 Via Austi Parkway, Suite 310 Las Vegas, NV 89119 10 tcapers@amfam.com Attorney for Defendant Rowena Shaw and Peter Shaw 11 12 13 **MEMORANDUM OF POINTS AND AUTHORITIES** 14 I. 15 **UNDISPUTED STATEMENT OF FACTS** 16 1. This is an action stemming from disputes in the Kingsbury Grade General 17 Improvement District ("KGID") on the south shore of Lake Tahoe. 18 2. Peter and Rowena Shaw ("Shaws") have lived in the KGID neighborhood for 19 over thirty-seven (37) years. During the summer of 2012, Helmut and Egon Klementi also 20 lived in the neighborhood. Since then, Mr. Helmut Klementi has passed. His brother Egon 21 still lives in the neighborhood with his wife Elfie Klementi. Egon and Elfie Klementi live 22 across the street from Defendant/Third-Party Plaintiff Jeffrey Spencer ("Spencer"). 23 3. Spencer is employed as a snowplow operator during winter months. 24 4. In the summer of 2012, a dispute arose between the aforementioned neighbors 25 including Mary Ellen Kinion ("Kinion") and Spencer. The dispute escalated to the point that 26 in 2013, Spencer was criminally prosecuted for assault on Helmut Klementi. In response, 27 Spencer asserted a counterclaim against Helmut Klementi, Kinion, Egon and Elfie Klementi 28 2

and the Shaws.

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5. During the spring of 2012, Spencer built a six foot tall fence around his property.

6. The height of the fence created a blind intersection in front of the Shaws residence and created a public safety risk. See Exhibit A, Rowena Shaw's Deposition, Page 8, lines 23-25 and Page 9, lines 1 & 2. Due to the risk factor the fence presented, Rowena Shaw contacted KGID because she believed they were responsible for code enforcement and was eventually referred to the DA's Office and the Planning Commission. Id. at Page 9, lines 3-8.

117. The Shaws wrote a letter to the Planning Commission regarding the risk the12fence presented and was informed the Spencers requested a variance. Id. at Page 9, lines 9-17.

8. Eventually, the fence was required to be removed.

9. The Shaws have approximately 6 security cameras on their property. The hard
drive stores what the video records. Mrs. Shaw is not sure if the storage is 15 or 30 days. <u>Id.</u>
at Page 11, Lines 18-25

10. Around December of 2012, the Shaws installed the cameras because of
difficulties between the Spencers and neighbors. <u>Id</u>. at Page 14, lines 10-25 and Page 15, line
19

20 11. In mid-December 2012, the Shaws' driveway was bermed and their flower bed
21 was destroyed by the plow. Id. at Page 15, lines 2-19.

²² 12. On December 18, 2012, the Shaws went to a KGID meeting for the first time
 ²³ due to concerns regarding their driveway being bermed and flowerbed being destroyed. <u>Id</u>. at
 ²⁴ Page 17, lines 16-23. They spoke at the meeting during the public comment portion and also
 ²⁵ commented on the Spencer's fence. <u>Id</u>. at Page 20, lines 1-12.

13. The Board President at the KGID meeting, Dr. Norman suggested the Shaws
"keep documenting and to take pictures." <u>Id.</u> at Page 20, lines 20-15 and Page 21, line 1.

1	14 After the KCID resulting the State of the
2	14. After the KGID meeting, the Shaws went out of town and have no first-han
	knowledge of the incident involving Spencer and Helmut Klementi. Id at Page 21, lines 9-25.
	15. When the Shaws returned home two days after the KGID meeting, a voicema
	from Elfie Klementi informed them that Helmut had been assaulted. Id at Page 22, lines 1-9.
	16. Around two weeks after the incident, a police agency contacted the Shaws an
	asked to look at any videos from their cameras from the night of the incident. Id at Page 24
	lines 3-24
	17. The DA's office eventually contacted the Shaws and asked for a copy of their
	video. Id at Page 40, lines 6-22.
	18. Mrs. Shaw made a copy of the video and Officer Schultz picked it up at he
	home. <u>Id</u> . at Page 41, lines 12-25.
	19. There is no evidence that the Shaws had any involvement in Deputy McKone ³
$\ $	decision to arrest Spencer on December 18, 2012. See Exhibit B, Deposition of Office
	McKone, <u>Id</u> . at Page 62, lines 2-24.
	20. The Shaws were not involved in the criminal prosecution against Spencer unt
	the Deputy District Attorney contacted them and requested they provide any information that
	they may have regarding the incident and events relevant to the neighborhood.
	21. As part of Spencer's trial, only Mrs. Shaw was subpoenaed and required t
	provide testimony. Her only testimony was regarding her security cameras.
	22. In a January 2017 hearing before this Court, Deputy District Attorney Mari
	Pence testified that the Shaws had no involvement in her charging decisions regardin
	Spencer.
	II.
	LAW AND ARGUMENT
	1. Summary Judgment is appropriate when there is no dispute as to the materia facts in question.
	Summary judgment is appropriate under NRCP 56 when the pleadings, depositions
	4

answers to interrogatories, admissions, and affidavits, if any, that are properly before the court demonstrate that no genuine issue of material fact exists, and the moving party is entitled to judgment as a matter of law. *Wood v. Safeway, Inc.*, 121 Nev. 724, 121 P.3d 1026 (Nev. 2005).

A genuine issue of fact is one that is relevant to an element of a claim or defense and whose existence might affect the outcome of the suit. The materiality of a fact is thus determined by the substantive law governing the claim or defense. *Anderson v. Liberty Lobby*, *Inc.*, 477 U.S. 242, 247-48 (1986).

When reviewing a motion for summary judgment, the evidence, and any reasonable 10 inferences drawn from it, must be viewed in a light most favorable to the nonmoving party. 11 Wood v. Safeway, Inc., 121 P.3d 1026 (2005) citing Tucker v. Action Equip. and Scaffold Co., 12 113 Nev. 1349, 1353, 951 P.2d 1027, 1029 (1997). "This court has often stated that the 13 nonmoving party may not defeat a motion for summary judgment by relying 'on the gossamer 14 threads of whimsy, speculation and conjecture.' As this court has made abundantly clear,' 15 [w]hen a motion for summary judgment is made and supported as required by Rule 56, the 16 nonmoving party may not rest on upon general allegations and conclusions, but must, by 17 affidavit or otherwise, set forth specific facts demonstrating the existence of a genuine factual 18 issue." Id. at. 730-7310, 1030-31. The nonmoving party "must, by affidavit or otherwise, set 19 20 forth specific facts demonstrating the existence of a genuine issue for trial or have summary 21 judgment entered against him." Matsushita Electric Industrial Co. v. Zenith Radio, 475 U.S. 22 574, 106 S.Ct. 1348. (1984). Mere conclusory allegations are not enough to satisfy this 23 burden. Bird v. Casa Royale West, 624 P.2d 17, 19 (1981).

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With respect to the burden of proof and burden of persuasion in the summary judgment
context, Nevada follows the federal approach outlined in *Celotex Corp. v. Catrett*, 477 U.S.
317 (1986). See *Clauson v. Lloyd*, 103 Nev. 432, 743 P. 2d 631 (1987) (explaining *Celotex's*application in Nevada). See also *Wood v. Safeway, Inc.*, 121 Nev. 724, 731-32, 121P.3d1026,
1031 (2005) (adopting the summary judgment standard set forth in *Celotex* and other Supreme

Court decisions).

1

2 The party moving for summary judgment bears the initial burden of production to 3 show the absence of a genuine issue of material fact. Celotex, 477 U.S. at 323. If such a 4 showing is made, then the party opposing summary judgment assumes a burden of production 5 to show the existence of a genuine issue of material fact. Id.; Wood, 121 Nev. At 732, 121 6 P.3d at 1031; Maine v. Stewart, 109 Nev. 721, 726-27, 857 P.2d 755, 758-59 (1993). The 7 manner in which each party may satisfy its burden of production depends on which party will 8 bear the burden of persuasion on the challenged claim at trial. Celotex, 477 U.S. at 322-24. If 9 the moving party will bear the burden of persuasion, that party must present evidence that 10 would entitle it to a judgment as a matter of law in the absence of contrary evidence. NRCP 56 11 (a)(e). But, if the non-moving party will bear the burden of persuasion at trial, the party 12 moving for summary judgment may satisfy the burden of production by either (1) submitting 13 evidence that negates an essential element of the nonmoving party's claim (Celotex, 477 U.S. 14 at 331), or (2) "pointing out ... that there is an absence of evidence to support the nonmoving 15 party's case." (Id. at 325). In such instances, in order to defeat summary judgment, the 16 nonmoving party must transcend the pleadings, and by affidavit or other admissible evidence, 17 introduce specific facts that show a genuine issue of material fact (Wood, 121 Nev. at 732, 121 18 P.3d at 1031). The opposing party is not entitled to build a case on gossamer threads of 19 20 whimsy, speculation and conjecture (Collins v Union Fed Sav. & Loan Ass'n., 99 Nev. 284, 21 662 P.2d 610 (1983); Henry Prods., Inc. v. Tarmu, 114 Nev. 1017, 967 P.2d 2d 444 (1998)).

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2. Malicious Prosecution Claim

For Plaintiff to prevail on his claim of malicious prosecution, he must prove against the Shaws:

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Want of probable cause to initiate the prior criminal proceeding;

2. Malice;

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3. Termination of the prior proceedings; and

4. Damages.

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See LaMantia v. Redisis, 118 Nev. 27, 38 P.3d 877, 879-80 (2002).

The Nevada Supreme Court has further explained that "[a] malicious prosecution claim" requires that the defendant initiated, procured the institution of, or actively participated in the continuation of a criminal proceeding against the Plaintiff. In this case, there is no evidence that supports a finding that the Shaws initiated or actively participated in the continuation of Spencer's criminal action. Nor is there evidence that there was a lack of probable cause created by the Shaws, much less malice on their part in respect to Spencer's arrest and prosecution. Mr. Shaw did not testify at all in the Spencer trial. More importantly, on or about January 30, 2017, Deputy District Attorney, Maria Pence, came before this Court and testified the Shaws had no involvement nor were a cause in her charging decisions regarding Mr. Spencer. As such, this claim should be dismissed.

Civil Conspiracy Claim 3.

16 A cause of action for "civil conspiracy arises where two or more persons undertake some concerted action with the intent to accomplish an unlawful objective for the purpose of harming another, and damage results." See Guilfoyle v. Olde Monmouth Stock Transfer Co., 130 Nev., Adv. Op. 78, 335 P.3d 190, 198 (2014) "Thus, a plaintiff must provide evidence of an explicit or tacit agreement between the alleged conspirators" for the purpose of harming the plaintiff.

In Carlton v. Manuel, 64 Nev. 570, 187 P.2d 558 (1947), the Court recognized the principle that what one may lawfully do, many may do in combination. That ruling would lead one to conclude that an alleged conspiracy is not actionable unless the combination results in the perpetration of an unlawful act, or some injurious act by unlawful means.

The principle acknowledged in *Carlton* appears to have been expanded by the more 27 recent opinions of Short v. Hotel Riviera, Inc., 79 Nev. 94, 378 P.2d 979 (1963) and 28

Riviera, Inc. v. Short, 80 Nev. 505, 396 P.2d 855 (1964). The Court "recognized that there may be a conspiracy to commit an act that would not be unlawful if done by an individual actor. The Short opinion approved two propositions. First, that an act lawful when done, may become wrongful when done by many acting in concert taking on the form of a conspiracy which may be prohibited if the result be hurtful to the individual against whom the concerted action is taken. Second, that when an act done by an individual is not actionable because justified by his rights, such act becomes actionable when done in pursuance of a combination of persons actuated by malicious motives, and not having the same justification as the There is absolutely no evidence that the Shaws along with any other persons individual." 10 undertook some malicious concerted action with the intent of harming the Plaintiff. The 11 Shaws were not home at the time of the incident between Helmut Klementi and Spencer. In 12 addition, only Rowena Shaw testified at Spencer's trial and it was concerning her security 13 cameras. 14

Mrs. Shaw's communications with the District Attorney and testimony at trial would 15 be protected under the testimonial or judicial proceeding privilege. In Circus Circus Hotels, 16 Inc. v. Witherspoon, 99 Nev. 56, 60, 657 P.2d 101, 2014 91983), the Court stated "[p]olicy 17 underlying absolute privilege accorded to communications uttered or published in course of 18 judicial proceedings so long as they are in some way pertinent to subject of controversy. [I]n 19 20 certain situations public interest in having people speak freely outweighs risk that individuals 21 will occasionally abuse privilege by making false and malicious statements, absolute privilege 22 attached to judicial proceedings has been extended to quasi-judicial proceeding before 23 executive officers, boards and commissions. Id. There is no evidence that statements made by 24 the Shaws were malicious or defamatory. However, it is important to note that the Court in 25 *Circus* opined, '[d]efamatory material need not be relevant in traditional evidentiary sense, but 26 need have only "some relation" to proceeding; so long as material has some bearing on subject 27 matter of proceeding, it is absolutely privileged.

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1	Comments made by the Shaws at the KGID meeting were absolutely privileged. If the
2	Plaintiff believes they were not, the burden shifts to them to prove the statements were not
3	protected. Last, under NRS 41.650, Limitation of liability, a person who engages in a good
4	faith communication in furtherance of the right to petition or the right to free speech in direct
5	connection with an issue of public concern is immune from any civil action for claims based
6	upon the communication. As such, statements the Shaws made or may have made to the
7	police or Deputy District Attorney are immune from civil liability.
8	
9	III.
10	CONCLUSION
11	Based on the foregoing, the Shaws request the claims against them be dismissed.
12	Save on ale loregoing, die Shave request die elamis against them be dismissed.
13	AFFIRMATION
14	Pursuant to NRS 239B.030
15	The undersigned does hereby affirm that the proceeding document does not contain the
16	social security number of any person.
17	Dated this 23rd day of February, 2018
18	
19	Xanna m. Cypos
20	TANIKA M. CAPERS Nevada Bar No. 10867
21	6750 Via Austi Parkway, Suite 310
22	Las Vegas, NV 89119 tcapers@amfam.com
23	Attorney for Defendant Rowena Shaw and Peter Shaw
24	
25	
26	
27	
28	
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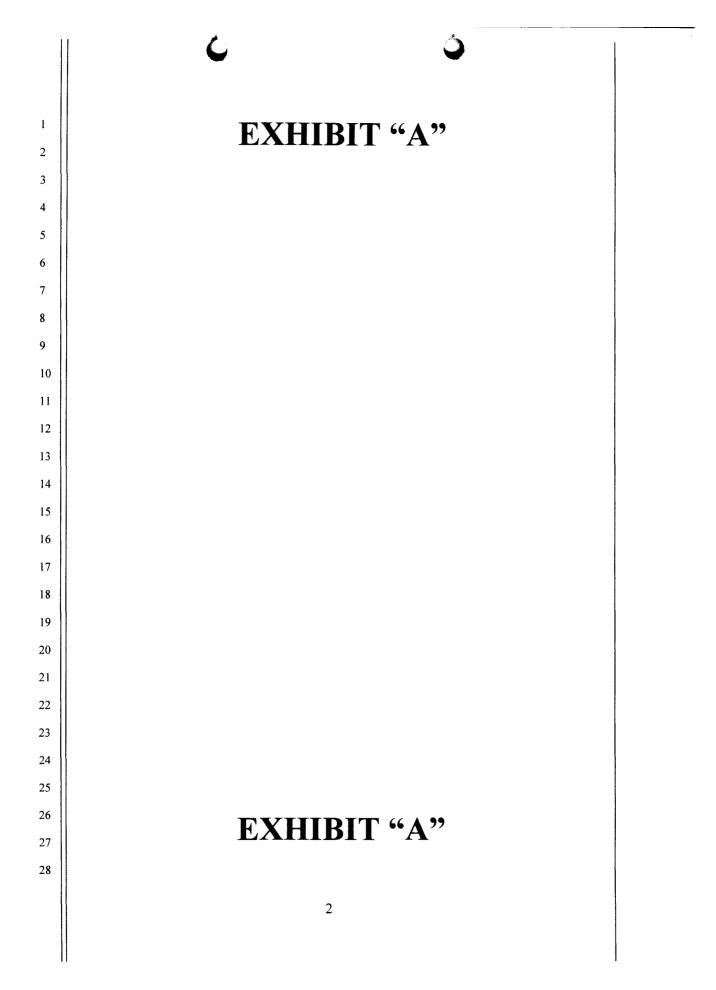
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CER	TIFICATE OF SERVICE
	3rd day of February, 2018, the foregoing THIRD PART
	V AND PETER SHAW'S MOTION FOR SUMMAR
JUDGMENT was served pursuant t	to NRCP 5(b) via the following method indicated below:
[] ELECTRONIC Filing & Se service list;	ervice System (Odyssey) to all the parties on the curre
[X] U.S. MAIL by placing an or envelope placed for collection following:	original or true copy thereof in a postage prepaid seale on and mailing in Las Vegas, Nevada, and addressed to the
Christian Moore, Esq.	William I. Poutia, II. Faz
Douglas Brown, Esq.	William J. Routis, II, Esq. 1070 Monroe St.
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	Virgina maatugal
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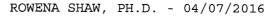
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1	INI	DEX OF EXHIBITS ATTA	ACHED
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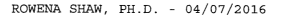


1 IN THE NINTH JUDICIAL DISTRICT COURT 2 OF THE STATE OF NEVADA 3 IN AND FOR THE COUNTY OF DOUGLAS 4 ---000---5 6 HELMUT KLEMENTI, Case No. 14-CV-0260 7 Plaintiff, 8 -vs-Dept. No. 1 9 JEFFREY D. SPENCER, 10 Defendant. / 11 JEFFREY D. SPENCER, Counterclaimant, 12 13 -vs-14 HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual, 15 MARY ELLEN KINION, an individual, and DOES 1-5, 16 Counterdefendants. 17 18 19 VIDEOTAPED DEPOSITION OF ROWENA SHAW, PH.D 04/07/2016 20 Reno, Nevada 21 Job no. 299003-A 22 23 24 REPORTED BY: KRISTINE BOKELMANN NV CCR #165, CA #5979 25

Ú



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1	APPEARANCES OF COUNSEL: (Continued)	Page 3
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11		
12	Also present:	
13	Elfriede Klementi Peter Shaw	
14	Jeffrey Spencer Marilyn Spencer	
15	Stewart Campbell, Videographer	
16		
17		
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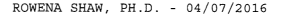
ROWENA SHAW, PH.D. - 04/07/2016

	Page 5	
1	Pursuant to Notice, and on the 7th day of	
2	April, 2016, at the hour of 4:26 p.m. of said day, at	
3	the office of Sunshine Litigation Services, 151 Country	
4	Estates Circle, Reno, Nevada, before me, KRISTINE	
5	BOKELMANN, a Certified Court Reporter, personally	
6	appeared ROWENA SHAW, PH.D.	
7	THE VIDEOGRAPHER: We are going back on the	
8	video record. The time is approximately 4:26 p.m.	
9		
10	ROWENA SHAW, PH.D.,	
11	called as a witness by the defendant herein,	
12	being first duly sworn, was examined and	
13	testified as follows:	
14	EXAMINATION	
15	BY MR. ZANIEL:	
16	Q Good morning or good afternoon, ma'am.	
17	A Good afternoon.	
18	Q Can you say your name for the record.	
19	A Dr. Rowena Shaw.	
20	Q All right. Dr. Shaw, my name is David Zaniel	
21	and I represent Jeffrey Spencer in a lawsuit that's been	
22	filed by Helmut Klementi.	
23	A Yes.	
24	Q My only role in this case is the defense of	
25	Mr. Spencer in the alleged incident of 12-18, 2012.	

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Page 6 1 Α Yes. 2 So with that said, let me just go over a Q couple rules, and for the record, let me just indicate 3 4 that Mr. Shaw is also here; is that correct? 5 MR. SHAW: That is correct. BY MR. ZANIEL: 6 7 What I'd like to do to speed things along is Q to go over these rules of a deposition for both of your 8 knowledge. This way, when we rotate seats, I'm going to 9 ask you, Mr. Shaw, have you heard these rules, and 10 11 you're going to say yes, and I'm going to say do you understand these rules, you're going to say yes, and I'm 12 going to say do you need me to repeat these rules, and 13 hopefully you'll say no. Okay? All right. 14 So you're under oath this afternoon. 15 That obligates you to tell the truth under the penalty of 16 perjury. Do you understand that? 17 18 Α Yes. If you change your testimony after today, 19 0 people can comment upon those changes. That may affect 20 21 your credibility. Do you understand that? 22 А Yes. If you don't understand a question that's 23 Q asked of you, tell us you don't understand that 24 25 question. We'll rephrase the question. If you answer

Page 7 1 the question today, we're going to assume you've understood it and answered it to the best of your 2 3 ability. Is that fair? 4 Α Yes. 5 Q Okay. Those are the main rules I wanted to 6 get out. 7 Α Okay. 8 Can you tell us your address, please. 0 9 185 Juniper Drive, Stateline, Nevada. А 10 Okay. And relative to where the Spencers 0 11 live, are you at the end of Charles Street? 12 А We're on a "T." We are at the end of Charles, correct. 13 14 Q So when you walk out your front door, you can 15 see clear down Charles Street to Meadow Lane? 16 Α Correct. 17 Okay. And how long have you lived at that Q 18 location? 19 Α 37 years. 20 Okay. Could you state approximately when the 0 Spencers moved in? You don't have to give a specific 21 22 date. Was it in the '90s, 2000s? 23 I know it's been over 10 years, but I don't Α know exactly. 24 25 Q Okay. Could you describe your relationship



Page 8 with Mr. and Mrs. Spencer from the time they moved in up 1 until December 18th of 2012. 2 3 А We do not socialize with them. 4 Q Were you neighbors with them? In other words, 5 when they drove by, did you wave even or no --6 А No. 7 0 -- conduct at all? 8 А NO. Okay. Did you ever have a conversation with 9 Q Mr. Spencer or Mrs. Spencer before December 18th of 2012 10 11 for any reason that you can recall? 12 Α No. Prior to December 18th, 2012, did you ever 13 0 14 contact any government entity, the police, KGID, any other government agency to lodge a complaint against Mr. 15 and Mrs. Spencer? 16 What was the date that you said? 17 А This is before December 18th of 2012. 18 Q Before December -- yes, about the fence. 19 Α Ι did. 20 Okay. Can you just tell me approximately when 21 Q 22 that was. When the fence was built on Memorial Day, 23 Α 2012, it created a blind intersection in front of our 24 25 driveway. So when I have to drive to my driveway, I

	Page 9
1	would have to inch my car more than halfway into the
2	street, and so it created a public safety risk.
3	So I believe I contacted KGID because I
4	thought they were responsible for that, and I was
5	directed to code enforcement. And code enforcement said
6	that the DA's Office is responsible for code violators,
7	and then the planning commission was in charge of
8	illegal construction. So I wrote letters to them.
9	Q Okay. So when you wrote letters to the
10	planning commission, what actions did the planning
11	commission take?
12	A We when I when we wrote the letter, we
13	were told that the Spencers requested a variance, so
14	everything was on hold, because we were saying that it
15	has to be remediated ASAP, that the blind intersection
16	needs to be removed, but we were told that the Spencers
17	applied for a variance.
18	Q Okay. At some point were you told that the
19	variance was denied?
20	A Yes, at a meeting.
21	Q Okay. And approximately when was that?
22	A I'm not exactly sure about the timeline. I do
23	know that the planning commission I'm not sure if the
24	denial of the variance coincided with the decision of
25	the planning commission to direct the Spencers to remove
1	

Page 10 the fence in April of 2013. 1 I don't know the time 2 frame. 3 Q Okay. The removal of the fence was approximately April of 2013? 4 5 Α Correct. I had to endure that for a whole 6 year. 7 Okay. Following -- well, when did the process Q start? Was it before December of 2012 when you made the 8 9 initial complaint to the KGID and then were directed to 10 code enforcement? 11 Α Correct, because it was already a problem with 12 the blind intersection in May of 2012. 13 Q Okay. In response to your lodging a complaint 14 with regard to the fence, did the Spencers, either Mr. or Mrs. Spencer, ever do any type of retaliation 15 16 against you that you can testify to? 17 Retaliation. А 18 I know it's kind of a vague word, and it's Q 19 just kind of late, so I'm trying to speed things up. 20 Did they ever do anything that you would 21 consider negative behavior or did they threaten you or 22 do any type of inappropriate behavior towards you once you wrote the letter about the fence? 23 24 Α No. 25 Okay. Your house has security cameras? Q



r	
1	A Yes. Page 11
2	Q How many cameras does it have?
3	A I believe six.
4	Q Who installed the cameras?
5	A My husband did.
6	Q Okay. And how were the cameras installed in
7	terms of or how are they connected? Do they go to a
8	computer that has a hard drive?
9	A It's connected to a recorder that as far as I
10	know.
11	Q Does your husband know more about this than
12	you do?
13	A Ido.
14	Q You know more?
15	A A little bit more.
16	Q Okay.
17	A And that's very, very limited.
18	Q Okay. Do you know if the hard drive stores
19	what the video records?
20	A Yes, it does.
21	Q And how long does it store it for?
22	A I don't know. I was trying to find that out
23	and the tech could not give me 15 days or 30 days.
24	Q Okay. So it's either one of those, either 15
25	days

Page 12 He told me it's either 15 or 30, and he did 1 Α not give me a definitive answer. 2 3 Q Okay. And after 15 or 30 days, what do you do 4 with that drive? Do you rewrite over it again or do you take that out and keep it somewhere else? 5 We don't do anything. It just continuously 6 Α 7 records. 8 So it just rewrites over the last 15 days? Q 9 I think that's what it does. Α 10 Okay. I'm sorry if I asked you this. Q When did you get these recorders, the video cameras? 11 When 12 did you get that system? 13 Α I remember it was approximately two weeks 14 before December 18th, 2012. 15 0 Okay. So in December 2012? 16 А In December of 2012. 17 Was there one particular event that prompted Q 18 you to make the decision to get security cameras? 19 There were difficulties that the Spencers Α encountered with some neighbors, which we never had for 20 30 something years, and so we felt that there was a need 21 22 to install video cameras. 23 Okay. Let me ask you this. Prior to December 0 18th, 2012, did you know or have information that there 24 25 may have been break-ins in that neighborhood?

		Page 13
1	А	No, no, no.
2	Q	Okay. So nobody ever told you that?
3	А	No.
4	Q	And you never heard it from any news outlet?
5	A	No.
6	Q	Okay. You said that the Spencers were having
7	trouble?	
8	A	Yes.
9	Q	What do you mean by that?
10	A	When the house was being built, I testified at
11	the restr	aining hearing meeting. The judge asked me the
12	same ques	tion, and I said that I saw a police car in
13	front of	the my house is here. There's a neighbor
14	across th	e street. The Spencer house is right here.
15		I saw a police car in front of the neighbor
16	across th	e street, and her name is Diane Tedrick. And
17	so I was	curious why there was a police car there.
18		And I found out later that while the Spencers
19	were cons	tructing their house, there were construction
20	vehicles	blocking the driveway over here, and Mrs.
21	Tedrick c	alled 911 because when she was asking Mr.
22	Spencer t	o move the vehicles, he came charging towards
23	her, and	so the 911 operator said call the police, and
24	so that's	when I saw the police car there. So that was
25	one of th	em.

1	Q What year was that? Page 14
2	A I don't know when they this was when their
3	house was being constructed. I don't know when.
4	Q That was way back, though?
5	A Way back, even before they moved into the
6	house.
7	Q Okay. But that didn't prompt you to get
8	security cameras in December of 2012?
9	A Not at that time, yeah.
10	Q Okay. What in closer in time to December
11	of 2012, what event or what was the decision-making
12	behind getting these security cameras?
13	A I when I was told by the code enforcer
14	that whenever I make a complaint of this matter, it's a
15	matter of public record. So he said that the variance
16	application that the Spencers applied for contained
17	letters that the Spencers wrote to justify the fence
18	the variance.
19	And so I was able to read in one of those
20	letters that they were being threatened by a couple
21	they had problems with a couple named Bruce and Nancy
22	Taylor.
23	So I called Mrs. Taylor, and she said that
24	they were bermed in in their driveway. So that was the
25	closer incident with regard to your question that

ROWENA SHAW, PH.D. - 04/07/2016

1	Page 15 prompted us to think about a security camera.
2	Q Okay. Was your house ever bermed in with
3	snow?
4	A Yes.
5	Q Okay. How many times?
6	A The one time. Our driveway was bermed in and
7	our flowerbed was destroyed by the plow.
8	Q Okay. And approximately when was that?
9	A It was very close to the December 18 meeting,
10	and that's what prompted us to go to the KGID meeting.
11	Q Okay. The evening of December 18th?
12	A It was not on December 18 but very close to
13	it.
14	Q Okay. All right. We'll get to the meeting in
15	a sec. Do you have video evidence of the time when your
16	driveway was bermed in?
17	A We took pictures.
18	Q Okay. So you have pictures of that?
19	A Correct.
20	Q Okay. You mentioned before that there was
21	some, I guess, court appearance because some judge asked
22	you a question. Can you tell me about that. What court
23	appearance are you referring to?
24	A Mr. Egon Klementi filed for a restraining
25	order against the Spencers and I was asked as a witness.

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ROWENA SHAW, PH.D. - 04/07/2016

	Dama 16
1	Page 16 Q Who asked you to be a witness?
2	A The judge.
3	Q Okay.
4	A I had a
5	Q One rule I didn't tell you is if you don't
6 k	ow the answer, don't guess at anything. So if you
7 d	n't know, just tell me you don't know.
8	A I don't know who asked me to be there.
9	Q Fair enough. So somebody asked you to be a
10 w	tness. You went to court and it was a court
11 a	pearance about a restraining order that Egon Klementi
12 h	d issued against Mr. Spencer only or both Spencers?
13	A I don't know.
14	Q Okay. And you testified at that hearing?
15	A Correct.
16	Q Were you asked questions about the berm
17 i	cident at the hearing?
18	A I was asked questions no, not about the
19 b	rm.
20	Q What were you asked questions about at that
21 h	aring?
22	A My relationship with the Spencers, problems
23 t	at occurred in the neighborhood.
24	Q Okay. Problems that occurred in the
25 n	eighborhood being berming in?

Page 17 1 Α About the lady who was boxed in in the 2 driveway. 3 Q With the construction equipment? 4 Α Correct, way before, yeah. 5 Okay. Before December 18th of 2012, were you 0 6 aware of any other incidents that were going on in the 7 neighborhood concerning the Spencers, any other disputes between other neighbors? 8 9 Α The Spencers, Mr. Spencer parked an 18-wheeler 10 truck right on the corner of Meadow and Charles that 11 created a blind intersection, and people were very 12 concerned about that with the public safety issue. 13 Q Did you make a complaint to any government 14 entity about that issue? 15 No, I did not. Α 16 Okay. So what's the first time you went to a Q 17 KGID board meeting? December 18. 18 Δ 19 Q Okay. And who asked you to go to that meeting, or did you go on your own volition? 20 21 I had a concern about being bermed and my Α 22 flowerbed being destroyed, so I had a concern to express to the board. 23 Okay. Do you know who was driving the 24 Q 25 snowplow on December -- on the time you got bermed in?

Page 18 1 Α I do not, but I do know Mr. Spencer is assigned to our area. 2 3 Okay. So you assumed it was Mr. Spencer, but 0 4 you didn't see him in --5 Α I did not see him. 6 0 Okay. Describe your relationship with the Klementis. 7 8 Α They've been neighbors for close to 30 years. They walk their dogs in front of my house. I sit out in 9 my yard and weed and we say hi and hello and --10 11 Do you socialize with them? Q 12 А Not really. I've been to their house because 13 I was invited by the restraining order lawyer for informational meeting at their house. 14 15 0 Okay. Is that the only time you've been to their house? 16 17 I'd also been there with my daughter because Α Mr. Klementi is an artist and he has open house artist 18 19 exhibits and -- oh, and their son came from Austria and my husband and I were invited to meet him, so about 20 21 three times. Okay. Over the course of 30 years? 22 Q 23 А That's right. Okay. All right. So that takes us up to the 24 0 board meeting on December 18th, 2012. You go to that 25

1	meeting. Who is present there? Page 19
2	A Present there were the board members, the KGID
3	manager, Mr. McKay, there was somebody recording, my
4	husband and I, the three Klementis, Janet Wells, Mr. and
5	Mrs. Wells, Rebecca Wells and Rebecca I forget her
6	married name and her husband.
7	Q Okay. Did the KGID leader open it up to
8	public comment at the beginning of the meeting?
9	A Correct.
10	Q And did you speak at that meeting?
11	A Yes.
12	Q What did you say at the meeting?
13	A That we were extremely concerned about the
14	berming. Being a disabled individual, if I needed
15	medical attention, I needed that driveway to be clear.
16	Q Did you specifically say at that meeting that
17	you believe Mr. Spencer is the one that did it?
18	A Did I say that? I don't remember.
19	Q Okay. Is that all you said at the meeting
20	that you can remember, is that you were you had a
21	concern about being bermed in and you could potentially
22	need medical assistance?
23	A And that my flowerbed was destroyed, which I
24	take care of very diligently.
25	Q Okay. So nothing else other than those two

Page 20 things that you spoke of? 1 2 We also were very concerned about how the Α 3 street was getting narrower and narrower because the fence was blocking the snow removal. 4 What fence? 5 Q 6 А At that time the fence was already erected 7 because it was erected of that -- May that year. 8 Right. And so they were going through the 0 variance issue at that time? 9 10 Α Correct. 11 Okay. Did your husband speak at that meeting? Q 12 А Yes, he did. Okay. Who else spoke at that meeting that you 13 0 14 can remember? 15 Α I remember Mary Ellen reading a letter from 16 Elfi. My husband did. Janet Wells did, yeah. Okay. That's the best of your recollection, 17 Q 18 that's all that spoke? 19 Α Yes. Okay. What -- once the speaking was done, did 20 0 the leader say anything about what was going to be done 21 22 in response to these open comments? The board president, Dr. Norman, suggested, 23 Α because I emailed my complaint and so they had pictures 24 25 of my berm, but he said keep documenting and I encourage

Page 21 you to take pictures. 1 That was his suggestion to us. 2 Okay. So do you know what time the board Q 3 meeting started that evening? 4 Α I believe it was 6:00 p.m. 5 0 Do you know how long the board meeting lasted 6 that evening? 7 Α There was a lively discussion. I believe it went about an hour or so. 8 9 Okay. And then did you and your husband leave Q 10 the board meeting and go home? 11 Α No. 12 Where did you go after the board meeting? Q 13 Α We went out of town. From the KGID office, we went out of town. We drove away. 14 15 Q Okay. So you did not return to your home? 16 No, we did not. Α 17 Q Okay. So on the evening of December 18th, 2012, at about 8:44 p.m., were you at your residence 18 19 then? 20 Α NO. 21 Okay. So in terms of what occurred on the 0 22 evening of December 18, 2012, after the board meeting 23 involving Mr. Spencer and Mr. Klementi, you have no factual information about that? 24 25 Α Correct.

1	Page 22 Q How did you find out about this incident?
2	A When we got home, there was a message from
3	Elfi on the phone explaining what happened.
4	Q When did you get home?
5	A Two days later, so the 20th. And Elfi
6	explained that Helmut was assaulted.
7	Q Okay. So you had a message on your home voice
8	mail?
9	A Correct.
10	Q I assume you had a cell phone at that time.
11	Did anybody contact you on your cell phone between
12	December 18th and December 20th regarding this incident?
13	A No.
14	Q Okay. So you get home and you listen to your
15	voice messages and there's a message from Elfi. Do you
16	still have that voice mail message?
17	A No, no.
18	Q Okay. Could you, to the best you can recall,
19	tell us what that voice message said, in as much detail
20	as you can remember.
21	A At first I could not understand it because she
22	was crying and she was very distraught. All I could
23	figure out what Helmut was hurt, Jeff punched him,
24	and an ambulance came. That's what I got from the
25	message.
1	

1	Page 23 Q After hearing that message, what did you do?
2	A I called Elfi and asked her what happened.
3	Q Immediately after hearing that or within a
4	couple of hours?
5	A Immediately? I don't remember.
6	Q Let me ask you this. You arrived back home on
7	the 20th. Did you call her on the 20th?
8	A I want to say no because I knew she was
9	working, so I think it was the next day. I'm not sure.
10	Q Where does Elfi work?
11	A Elfi works at Harrah's Casino.
12	Q All right. So it may have been the next day.
13	So whenever you did contact Elfi, that was by phone, not
14	in person, correct?
15	A By phone.
16	Q Okay. Tell me about that conversation.
17	A Elfi said that excuse me. What did Elfi
18	say? I don't clearly remember. She excuse me. I
19	think she said I'm not quite sure. He was taking
20	pictures and he was attacked. Something to that effect.
21	Q Okay. At some point were you contacted by a
22	police agency?
23	A Yes.
24	Q And approximately when was that?
25	A Oh, gosh. I want to say maybe a couple of

Page 24 weeks after the incident. I don't know. 1 I don't remember. 2 3 Q All right. Did a police officer ever ask to 4 look at any of the video that you had from your cameras? 5 Α Yes. And did an officer come into your residence 6 0 7 and look at it? 8 Α Yes. 9 Q And did you run the computer system while the 10 officer was standing there? 11 А Yes. 12 Is that -- can you make a flash drive of that Q 13 video footage? 14 Α Yes. 15 Do you still have that flash drive? Q 16 Α Yes. 17 Okay. So you have a copy of that now? Q Α With me? 18 No, but at home? 19 0 At home. 20 Α Okay. How many times have you watched it from 21 0 22 15 minutes before the incident to 15 minutes after the incident, just that 30-minute period? How many times 23 have you seen that footage? More than 10? 24 25 Α Oh, no. Probably about four.

Page 25 1 Q I'm trying to -- because I haven't seen it, so I want to ask you in as much detail as you can tell me, 2 3 what do you see on the video? 4 Α Oh. Yeah, no more than four. It was a short 5 video. 6 0 What do you see on the video? It was at 8:43 at night, so it was very dark. 7 Α It was snowing. And the Spencers' porch light is on. 8 Our house is here and their house is here, so the camera 9 10 had a view of the street, Charles. It showed a figure running down from the 11 Spencers' staircase, running across the truck -- let me 12 backtrack a little bit. I'm so sorry. There -- on the 13 14 right side of the screen initially are two flashes. 15 On the Klementi side of the street? 0 16 Α On the Klementi side of the street there's two 17 flashes. 18 Could you tell where the flashes were coming Q from? Were they coming from the Klementi property or in 19 front of the Klementi property or could you tell? 20 I couldn't tell if it was inside their 21 Α 22 property or by the road because it was completely dark. All you see are two flashes. 23 24 Okay. And then next you see a figure come Q 25 down the stairs?

Page 26 About 30 seconds or less after the flashes, 1 Α two flashes, there's a figure running down the stairs 2 3 and going across the pickup truck onto where the flashes were seen. 4 5 0 Okay. And what's the next thing you see on 6 the video? 7 Α After about less than a minute the figure crosses the road, across the pickup truck, and back up 8 to the stairs. 9 10 Could you see any confrontation between --0 11 well, strike that. 12 Did you see another figure in the video? 13 Α No. 14 Q Just one figure? 15 Α Correct. 16 Okay. So you couldn't see any type of Q confrontation on your video? 17 18 А NO. Okay. Do you have any other video evidence in 19 0 your possession that shows any type of unusual behavior 20 or questionable behavior by the Spencers at all? 21 22 Α No. So as we sit here today, in dealing with this 23 Q case now years later, do you know of anybody that 24 25 actually saw what happened on December 18th on Charles

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Page 27
    Street?
 1
 2
         Α
              An eyewitness was your question?
 3
         Q
              Yes.
 4
         Α
              No.
              Do you know if anybody -- have you heard
 5
         Q
 6
    rumors or has anybody come to you and said I saw what
 7
    happened?
 8
         А
              NO.
 9
              MR. ZANIEL: All right. Those are all my
10
   questions.
11
              THE WITNESS: Okay.
12
              MR. ROUTSIS: I have some questions.
13
                           EXAMINATION
14
    BY MR. ROUTSIS:
15
              Okay.
                     Good afternoon, Miss Shaw.
         0
              Good afternoon.
16
         Α
17
              Miss Shaw, how long have you lived up at Lake
         Q
18
    Tahoe?
19
         Α
              About 37 years.
20
              Now, everybody gets berms on their driveways
         0
21
    when it snows a lot, don't they?
22
              MS. CAPERS: Objection; calls for speculation,
   but go ahead and answer.
23
24
              THE WITNESS: We haven't had any reason to
25
    complain to KGID prior to that incident.
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Page 28 BY MR. ROUTSIS: 1 2 What I'm asking, though, is you seem to be Q making a big deal about berms, but when you -- when 3 4 someone is plowing a neighborhood up at that elevation at Lake Tahoe, every driveway is going to get a berm in 5 6 front of it. 7 Α I don't know that. 8 Q Well, would you expect that the snowplow driver to stop before every house and turn right? 9 10 Α I don't know how they operate, sir. I really 11 don't know. 12 Okay. But you've been up there a long time, Q 13 haven't you? Α Yes. 14 You know that when there's a lot of snow, 15 0 snowplow drivers don't have enough time to stop and make 16 17 sure every person's driveway doesn't get a berm? That's just the --18 19 Α I don't know that for a fact. I really don't. 20 You really don't? Q I really don't. 21 А 22 Okay. Q And we've never encountered that before. 23 Α So you haven't driven around your neighborhood 24 Q during the winter and see snowplows just driving down 25

Page 29 1 the street and everybody has a little berm and everybody comes and shovels their berm? 2 3 А I haven't paid that attention. 4 Isn't that just common practice? Q 5 MS. CAPERS: Objection. Again, calls for 6 speculation. 7 THE WITNESS: I don't know. BY MR. ROUTSIS: 8 9 Okay. You don't -- so when you say you don't Q 10 pay attention, so you don't know if your berm was any 11 different than the kind of berms in front of everybody 12 else's house then, if you don't pay attention; is that 13 correct? 14 А I paid attention to our berm. 15 Right. But you don't know that your berm is Q 16 any different than anybody else's berms, do you? 17 I haven't made a study about that. Α I don't I really don't know how to answer your question. 18 know. 19 Q Okay. So when you make a complaint about a berm and you don't know if there's anything improper 20 21 about the berm, why are you making a complaint? 22 Α Because I knew that I could not get out in my car and I knew that my flowerbed was destroyed. 23 Certainly. But, and that's kind of the issue, 24 Q 25 Miss Shaw.

Page 30 Dr. Shaw. 1 Α 2 Doctor. Mrs. Shaw. You want to be called Q 3 Dr. Shaw? 4 Α Yes, please. 5 Q The gut of the issue is a snowplow driver has 6 to do his job; don't you think? It's just fair. He has 7 to do his job? 8 Α Correct. 9 And he's got to plow the roads? 0 10 Α Correct. 11 And you've lived up there quite a while. Q When 12 a snowplow goes down a road during storms, they've got to get a lot of roads plowed, don't they? 13 14 MS. CAPERS: Objection; calls for speculation. 15 BY MR. ROUTSIS: 16 Q In any event --17 MS. CAPERS: And you just asked her that 18 question. BY MR. ROUTSIS: 19 20 In any event, you've made complaints about Mr. Q Spencer and the manner in which he does his snowplow 21 driving, but you don't know if he treated your driveway 22 23 or the Klementis' driveway any different than anybody else's driveway, do you? 24 25 Α I don't understand your question.

Page 31 Well, you don't know if Mr. Spencer 1 Q intentionally put a berm up in front of your driveway. 2 3 Α I have no idea about his intention. 4 Q Okay. I don't know. 5 Α 6 0 Very good. Thank you. 7 So what were you complaining about? That basically our driveway was bermed in 8 Α excessively and my flowerbed was destroyed. 9 10 Okay. And did you make any inferences that 0 you believe Mr. Spencer did that intentionally? Did you 11 make any inferences in any of your complaints that you 12 13 thought it was intentional? 14 А I believe -- yes, I said that it was probably because I made concern -- expressed concerns about the 15 16 fence. So what you, in effect, did is you made a 17 Q 18 complaint impugning the state of mind of Mr. Spencer that you felt it was intentional, but you had no 19 evidence to support that? 20 I made a correlation. 21 Α 22 Q A speculation. Would you call it a speculation? 23 I don't know what the proper term is. 24 Α 25 Q Okay. In any event, you made an implication

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Page 32 that Mr. Spencer intentionally left a berm in front of 1 your house, when in reality, it may not have been 2 3 intentional at all, that he was simply doing his job? 4 I don't know that. Α 5 0 Okay. Let's go to the video that you had. Do 6 you remember Officer McKone coming to your residence to 7 look at the video that you had on the incident on the 8 18th? 9 Correct. Α 10 0 And your video cameras face the Spencers' residence, correct? 11 12 Α It's focused on Charles. 13 Okay. And it goes down Charles, so you could Q 14 see the Spencers' residence, correct? 15 Α Correct. 16 It actually shows your house, correct? 0 А Yes. It also shows the house across the 17 street on a daytime view. 18 19 At nighttime it only shows the Spencers' 0 house, right? 20 Yeah, because they had a porch light. 21 А 22 Q Did you feel at all that was an intrusion into their privacy? 23 Our camera? 24 А 25 Q Yes.

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Page 33 1 Α No. 2 Okay. In any event, detective -- or Deputy Q McKone came to your residence. 3 4 А Correct. A couple weeks after the 18th, correct? 5 Q Α Approximately. 6 7 Did you contact him? Q 8 Α No. 9 How did he -- how did it happen that he came Q 10 to your residence? 11 Α Well, in fact he called me and he said I'm the officer who responded, can I see the video. And I said, 12 13 I don't know you. 14 Q Okay. I said, I don't know who you are. 15 Α 16 Did you have a talk, previous to that Q conversation with Mr. McKone, with Miss Elfi Klementi 17 explaining to her that you had some video of the 18 19 incident? 20 Α What was that? 21 Did you have a conversation with Elfi Klementi Q 22 that you had some video --23 Α Yes. 24 -- about what happened on December 18th? Q 25 Yes. Α

Page 34 1 And did you review that video with Elfi Q Klementi? 2 3 No, I did not. Α Did you review that video with Egon or Helmut 4 Q Klementi? 5 6 Α No, I did not. Did you tell Elfi Klementi, prior to your 7 Q meeting with Deputy McKone, what you saw on the video? 8 I don't think so. I just said that the 9 А incident was on video. 10 So you did tell her what you saw? 11 Q Not in detail. 12 Α Did you tell her that prior to Jeff running 13 Q out of the house that, when you originally viewed the 14 video, that you saw some individual next to the 15 defendant's driveway? 16 17 Α Not at all, no. Excuse me? 18 Q 19 Α No, no. I did not say that. Well, did you see that on the video when 20 0 you --21 22 Α No, I did not. MS. CAPERS: Let him finish asking the 23 question. 24 THE WITNESS: Oh, sorry. 25



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Page 35 MS. CAPERS: Thanks. 1 2 THE WITNESS: Sorry. BY MR. ROUTSIS: 3 4 Q That's okay. When you first originally looked at the video --5 6 Α Okay. 7 -- did you look at the video about five Q 8 minutes or six minutes prior to seeing to when Jeffrey Spencer left his house? 9 10 MS. CAPERS: Again, that's assuming facts not in evidence. She said she saw a figure, but go ahead 11 12 and answer. 13 THE WITNESS: No. You're asking about before Mr. Spencer went down? 14 15 BY MR. ROUTSIS: Yes. It's your testimony that in your video 16 Q 17 you see somebody from the Spencers' residence leave the residence and then come back to the residence --18 19 Α Yes. 20 -- on the evening of the 18th. Q 21 Α Yes. 22 Correct? Now, about 10 minutes prior to that, Q for 10 minutes --23 Uh-huh. Α 24 -- do you have that video? 25 Q



Page 36 1 А Yes. 2 Q Okay. And did you give that video to the 3 detective? 4 А Detective? I did not speak with the detective. 5 6 0 Deputy McKone? 7 Α No. Deputy McKone did not get a copy of the video. He just wanted to see it. 8 9 Q Right. What I'm saying, though, when Deputy 10 McKone came out --11 Α Okay. 12 -- you had the video copied to a memory Q stick. Do you recall that? 13 14 Α Correct. 15 So you had already taken it off your hard 0 16 drive, correct? Correct. 17 А 18 And did you do that on your own? Q 19 Α Yes. 20 And did you lose some video when you did that? 0 Do you know if you did it correctly? 21 22 А I submitted a video from 7:00 to 9:00. 23 From 7:00 o'clock to 9:00 o'clock? Q 24 Α Correct. 25 And do you know if you lost any time when you Q

Page 37 transferred the video from what I'll call the hard drive 1 2 to the memory stick? 3 Α I don't understand your question. Did I lose 4 time? 5 Q Yes. There is about 10 minutes prior, before what appears to be Mr. Spencer leaving his house, okay? 6 7 Α Okay. We're concerned that there's about five to 10 8 0 minutes of the video that's missing. 9 10 Α When I submitted a video and Mr. McKone, Deputy McKone viewed it, the clock was ticking from 7:00 11 12 to 9:00 continuously without interruption. So I don't 13 know what you're talking about with the 10-minute gap. 14 Q Okay. So --15 MR. MOORE: Counsel, if I can interrupt here. It's after 5:00 o'clock and I'm going to be leaving 16 because I can't be in two places at once and I have to 17 18 be somewhere else. 19 This deposition was not noticed to go past 20 5:00 o'clock. I understand the Shaws -- I really don't 21 want to have to ask you folks to come back, so I think 22 the best way to handle it is I have an objection now to this deposition proceeding. 23 In the event that there's testimony elicited 24 25 that I would have objected to and I think is improper, I

Page 38 reserve my right to move to strike at a later date. 1 2 Thank you. MR. ROUTSIS: Well, that seems fair. 3 Thank you, counsel. 4 BY MR. ROUTSIS: 5 6 Mrs. Shaw, you testified that you believe --Q first of all, the surveillance equipment you have is 7 8 infrared, isn't it? It's nighttime equipment that works at night to lighten things up, correct? 9 It caught the figure at night, so it must be. 10 А I don't know. 11 Well, your husband's shaking his head. Do you 12 Q know if it's infrared surveillance equipment so it can 13 take pictures at night and lighten the picture up? 14 I don't know the answer. 15 А Because you testified that you believe that 16 Q 17 Jeffrey Spencer had their porch light on from the video 18 that you viewed, correct? 19 Α Correct. Now, you're aware that they have surveillance 20 0 cameras of their own, are you not, the Spencers? 21 Correct. 22 Α And that there's a certain light that comes 23 0 out from the surveillance cameras. Are you aware of 24 25 that?

Page 39 1 Α No. 2 Q Okay. And that if you have infrared video 3 surveillance equipment, it will brighten up any light 4 tremendously. Are you aware of that? 5 А NO. 6 0 Okay. So as you sit here today, you're 7 unaware of whether or not the video surveillance equipment that you provided was infrared or not? 8 9 Α I don't know. 10 Okay. Now, why didn't you give the memory 0 11 stick to Deputy McKone? 12 He did not ask for it. Α 13 So he came to your house and viewed the video Q 14 equipment and then left? 15 Α Yes. 16 Leaving the evidence with you? Q 17 Δ Correct. 18 Q And never asked for the evidence? 19 Α Correct. Because I believe his testimony was that you 20 Q 21 didn't want to give it to him because it was your only 22 copy. 23 Α Well, I remember he did not ask for it. 24 Okay. So that's fine. But would it Q 25 refresh -- if his memory was different, is it possible

Page 40 you did not want to provide it to him, that you wanted 1 2 to make other copies? 3 I don't remember that part. I remember --Α Okay. So that's possible then, correct? 4 Q 5 Α I don't know. 6 Okay. Now, the question is at some point you Q did in fact provide law enforcement with a copy of the 7 8 video, correct? 9 The DA's office asked for a copy. А 10 How soon after your meeting with Deputy McKone 0 11 did the DA's Office ask for the video equipment -- or 12 the video surveillance memory stick? You know what, I really don't remember. 13 Α Ι have no recollection. 14 15 Okay. Did you get a call from the Q prosecutor's office, do you recall, or did you reach out 16 to the prosecutor yourself? 17 18 Α I think I got a call from Officer Schultz. 19 0 Okay. Now, from the time Deputy McKone left your residence to the time you got a call and provided 20 the memory stick --21 Uh-huh. 22 Α That may be two different dates, so let me be 23 0 clear. From the time Deputy McKone left your residence 24 when you reviewed the memory stick with him --25

Page 41 1 Α Yes. 2 Q -- to the date when you provided it to the prosecution, about how long -- about how long was that? 3 A week, two weeks? 4 5 Oh, gosh. I don't remember at all. Α 6 0 Okay. Now, here's a concern. How did you copy the memory stick that you had? What did you do to 7 8 copy that? And is it possible you lost valuable time on 9 the copy? 10 MS. CAPERS: I'm going to object to compound. 11 BY MR. ROUTSIS: 12 Okay. I'll rephrase it. Q 13 Did you personally copy that memory stick 14 yourself? 15 Α Yes. 16 And you gave the copy to? Q 17 Α The DA's Office. 18 0 Did you drive down to the DA's Office or did 19 somebody come to your house and pick it up? 20 Officer Schultz picked it up. Α So he came to your home? 21 Q 22 Correct. Α And at that point you gave him -- I'm not a 23 Q great computer gentleman. I don't know much about them. 24 But you gave him a memory stick? 25

Page 42 1 Correct. Α 2 Q And originally you had surveillance equipment, 3 right? 4 Α Yes. 5 And in order to get what's on your 0 6 surveillance equipment to a memory stick, there's a 7 procedure you need to follow? 8 Correct. А 9 Q Correct? Did you follow that proceed -- did you do it all on your own? 10 11 Α Yes. 12 Q Do you remember testifying at the criminal trial in this case? 13 14 Α Yes. 15 Q Do you remember stating that you didn't know 16 what to do or you didn't know how to do it and you had 17 to call the video surveillance company and they had to 18 come to your house? 19 Α No, no, no, they didn't come to the house. It 20 was all by phone. 21 Okay. So they didn't come to the house but by Q 22 phone you were apparently given instructions on --23 Α Correct. 24 -- how to transfer the material from the Q 25 surveillance equipment to the memory stick?

	Page 43
1	A Yes.
2	Q Okay. Now, to transfer the material from one
3	memory stick to another memory stick, how did you do
4	that?
5	A You plug the original the donor and you
6	plug a blank memory and then you copy it.
7	Q Okay. Now, I guess the \$50,000 question is
8	can we get access to the original hard drive of the
9	original surveillance material that was taken on the
10	18th so we can determine if it is an actual identical
11	replication of what you have on the memory stick? Do
12	you still have that on the hard drive?
13	A Not from four years ago.
14	Q What happened to it?
15	A It erases.
16	Q Okay. When you called the company what was
17	the name of the company that was giving you the
18	information on how to copy the hard drive to a memory
19	stick? What company did you call?
20	A Swan.
21	Q Okay. Is that the same company you bought the
22	surveillance equipment from?
23	A Yes.
24	Q And are they located in South Lake Tahoe?
25	A I believe we got it online. We bought it
1	

Page 44 he purchased it online. 1 2 Okay. What prompted you -- prior to Deputy Q McKone coming to your residence and copying, what 3 prompted you to copy that information from the hard 4 drive to the memory stick? Did somebody -- did the --5 6 Α Say again. 7 Yes. You had surveillance equipment regarding 0 what occurred on December 18th, correct? 8 9 Α Correct. 10 And did somebody ask you to preserve that Q 11 evidence or to copy that evidence? 12 My husband and I had the discussion, after we Α 13 spoke with Elfi about three, four days later, he said, maybe our surveillance camera captured the incident. 14 And so we looked and there it was. 15 16 When you -- in your surveillance equipment, Q how long will it -- if you go to bed at 6:00 o'clock and 17 18 you turn it on, will it run all night long or does it 19 only run when there's motion? How does it work? 20 It runs continuously. Α So if you were to wake up in the morning, you 21 Q 22 could review the whole night? 23 Α Yes. And then if you wanted to copy it onto a 24 Q memory stick, you're given certain directions, correct? 25

1	Page 45 A Correct.
2	Q And what happens if you made a mistake? How
3	would we be aware if you made a mistake in the copying
4	and you lost some time? Is there any way for us to be
5	sure you didn't lose valuable time? Do you know?
6	A Could you say that again?
7	Q Yes.
8	MS. CAPERS: I'm going to object, kind of
9	vague. What do you mean, "valuable time."
10	BY MR. ROUTSIS:
11	Q Okay. You called the Swan company.
12	A Correct.
13	Q Is that the full name, Swan Electronics? Is
14	it
15	A Swan Cameras? I don't know.
16	Q Do you have their phone number that you
17	called?
18	A It was in the manual.
19	Q Okay. And you have that manual?
20	A Yes.
21	Q Okay. And you called them and you said, look,
22	I'd like to copy, make a download the information?
23	A Uh-huh, yes.
24	Q And they gave you procedures to follow?
25	A Correct.
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1	Page 46 Q All right. How do we know that you did it
2	correctly and you copied the full amount of time and you
3	didn't lose any time? How do we know you did it
4	correctly is what I'm asking you.
5	A The procedure is for you to type in the day,
6	the date that you want and the time that you want. So
7	if you're alluding to errors, I typed the date, I typed
8	the time.
9	Q But isn't it true that you had the incorrect
10	date on your surveillance equipment?
11	A It's the correct date. It was just
12	transformed. I did what's logical is month, day, and
13	year, and the for some reason the camera works with
14	day, month, and year.
15	So I explained that at the trial that it might
16	have a different date on the top, but it showed the
17	incident because it was the correct when I did the
18	recording, it was the correct date, but on top of the
19	frame of each single frame it was transposed.
20	Q Okay. Now, at any time did you have either
21	Egon, Helmut, or Elfi Klementi come to your residence
22	and review the video surveillance footage either in the
23	memory stick form or in the hard drive?
24	A No.
25	MS. CAPERS: Asked and answered, but

Page 47 BY MR. ROUTSIS: 1 2 Q Okay. Did you ever give them a memory stick 3 to look at? 4 Α Yes. 5 Okay. When did you do that? Was that prior Q 6 to giving it to the prosecutor? 7 I really don't remember. Α 8 Q Did you give the prosecutor the memory stick 9 that you gave -- did the Klementis return the memory stick to you at some point? 10 11 Α No. 12 They still have it? Q 13 Α I believe so. 14 Q Is it possible that the memory stick you gave 15 them, they gave back to you and you gave that to the 16 prosecutor? 17 Α They never gave back the memory stick I gave 18 them. 19 Q Okay. Why did you give them the memory stick? 20 Because it showed the incident. Α Okay. At any time when -- and I'm assuming 21 Q 22 that you and your husband both reviewed the video 23 surveillance on the hard drive before you transferred 24 it. 25 We had to look for the footage, so yes, we А

	Page 48
1	did.
2	Q Okay. And when did you begin running the
3	footage? How many minutes before the gentleman that
4	left the Spencers' house, who we believe is Mr. Spencer,
5	how many minutes before the gentleman left the house did
6	you begin recording or putting on the memory stick?
7	Did you begin your the memory stick, where
8	did it start? Did it start exactly when Mr. Spencer
9	left the house, a minute before he left the house, two
10	minutes before? When did you start the recording?
11	A 7:00 p.m.
12	Q And how many minutes prior to him leaving the
13	house do you believe that was?
14	A The footage showed the figure leaving the
15	house at 8:43:43.
16	Q So you're saying it goes from 7:00 to 8:43;
17	you provided all that on the memory stick?
18	A In fact, it
19	MS. CAPERS: Incomplete evidence, but go
20	ahead.
21	BY MR. ROUTSIS:
22	Q Go ahead.
23	A It was 7:00 to 9:00.
24	Q So you provided the time so that memory
25	stick that the State has would go from 7:00 to 9:00
I	

Page 49 o'clock? 1 2 Α Correct. 3 Q Okay. Now, here's the question. Did you ever 4 time it from 7:00 to 9:00 to see if it's actually two 5 hours? 6 Α I viewed 7:00 to 9:00 with the clock ticking 7 continuously from 7:00 to 9:00. Why did you do that? Because you --8 Q 9 Α Because I wanted to see what was in there. 10 Q Were you worried that you may have lost some 11 time? 12 А No. 13 Q Okay. But you -- so you took a clock, you hit 14 the button, and you wanted to make sure that your 15 equipment caught -- was accurate and that it was a full two hours, correct? 16 I did not do that. I did not time it. 17 Α 18 You did not time it? Q 19 Α I timed it based on the clock running for each 20 frame. 21 Okay. So we'll be able -- we should be 0 22 able -- I'm trying to -- I'm not trying to be difficult. 23 I'm trying to be technical. If we were to take that 24 video --25 Α Uh-huh.

Page 50 1 Q -- which you purport to go from 7:00 to 9:00 2 o'clock --3 А Yes. 4 0 -- and we run it and it's six minutes short, 5 that means somewhere we lost six minutes. Fair enough? 6 А That's your supposition. 7 0 Okay. Now, at any time during the whole course of your viewing the hard drive or the memory 8 9 stick, did you ever see another individual, other than 10 what appears to be Mr. Spencer, anywhere near his 11 property? 12 Α No. You're 100 percent certain? 13 0 100 percent. 14 А 15 Okay. When you see Mr. Spencer running, Q 16 leaving his residence --17 MS. CAPERS: I'm just going to object because she said she sees a figure, not Mr. Spencer. 18 19 MR. ROUTSIS: Very good. Very good. 20 BY MR. ROUTSIS: 21 0 When you see a figure leaving Mr. Spencer's residence --22 23 Α Correct. -- and he's going down Meadow Drive or --24 0 Charles. 25 Α

C

1	Page 51 Q Charles, at some point do you lose sight of
2	him because of the darkness?
3	A Yes.
4	Q Okay. And I'll just leave with this question.
5	Do you know why you'd make a complaint to KGID that Mr.
6	Spencer intentionally bermed you in when you don't know
7	if he intentionally bermed you in at all?
8	A I believed that he did.
9	Q But you don't know.
10	A That was my belief.
11	Q But you don't know.
12	A He was the one assigned to our area.
13	Q But you don't know if it was intentional.
14	MS. CAPERS: Is there a question?
15	MR. ROUTSIS: Yes.
16	MS. CAPERS: I think she
17	BY MR. ROUTSIS:
18	Q My question to you
19	MS. CAPERS: Let's not be argumentative.
20	BY MR. ROUTSIS:
21	Q My question to you is why wouldn't you just
22	say that I've got a berm, the berm's this high? Why
23	would you say that he intentionally bermed me in and
24	damaged my property? Why wouldn't you just state
25	A Because it destroyed my flowerbed.
L	

Page 52 1 But you don't know if it was intentional. Q 2 А I cannot go into --3 Q Okay. 4 А -- his mindset. MR. ROUTSIS: Okay. Nothing further. 5 6 MR. ZANIEL: I have no other questions. Do 7 you guys have questions? 8 MR. PINTAR: I have no questions. 9 MR. PALMER: I don't have any guestions. 10 THE VIDEOGRAPHER: We are going off the video 11 record. The time is approximately 5:17 p.m. 12 (Deposition resumed 5:50 p.m.) 13 (Witness sworn.) BY MR. ZANIEL: 14 15 0 Dr. Shaw, you understand your deposition was taken, correct? 16 17 Α Correct. 18 And you understand that you were under oath 0 during that time period? In fact, I gave you that rule 19 20 that you were under oath, right? 21 Α Yes. 22 Okay. And you wouldn't change any of your Q 23 testimony now, knowing that you've been sworn in by a 24 court reporter, correct? 25 А No, I would not.

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1		Page 53 MR. ZANIEL: Okay. That's all. Thank you.
2		THE WITNESS: Thank you.
3		THE VIDEOGRAPHER: We are going off the video
4	record.	The time is approximately 5:50 p.m.
5		(Deposition concluded 5:50 p.m.)
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	Page 54
1	STATE OF NEVADA)) ss.
2	COUNTY OF WASHOE)
3	I, KRISTINE BOKELMANN, a Certified Court
4	Reporter in and for the County of Washoe, State of
5	Nevada, do hereby certify:
6	That on Friday, April 7th, 2016, at the hour
7	of 4:26 p.m. of said day, at Sunshine Litigation
8	Services, 151 Country Estates Circle, Reno, Nevada,
9	personally appeared ROWENA SHAW, PH.D, who was duly
10	sworn by me to testify the truth, the whole truth, and
11	nothing but the truth, and thereupon was deposed in the
12	matter entitled herein;
13	That the deposition was taken in verbatim
14	stenotype notes by me, a Certified Court Reporter, and
15	thereafter transcribed into typewriting as herein
16	appears;
17	That the foregoing transcript, consisting of
18	pages 1 through 56, is a full, true, and correct
19	transcription of my stenotype notes of said deposition,
20	to the best of my knowledge, skill and ability.
21	Dated at Reno, Nevada, this 13th day of April,
22	2016.
23	
24	Kustine a Bokelman
25	KRISTINE A. BOKELMANN, CCR #165

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2	ERRATA SHEET
3	
4	
5	I declare under penalty of perjury that I have read the
6	foregoing pages of my testimony, taken
7	on (date) at
8	(city),(state),
9	
10	and that the same is a true record of the testimony given
11	by me at the time and place herein
12	above set forth, with the following exceptions:
13	
14	Page Line Should read: Reason for Change:
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Page 56 ERRATA SHEET Page Line Should read: Reason for Change: Date: Signature of Witness Name Typed or Printed

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