IN THE SUPREME COURT OF THE STATE OF NEVADA

SANDRA CAMACHO; AND ANTHONY CAMACHO,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE NADIA KRALL, DISTRICT JUDGE, Respondents,

and

PHILIP MORRIS USA, INC., a foreign corporation; R.J. REYNOLDS TOBACCO COMPANY, a foreign corporation, individually, and as successor-by-merger to LORILLARD TOBACCO COMPANY and as successor-ininterest to the United States tobacco business of BROWN & WILLIAMSON TOBACCO CORPORATION, which is the successor-bymerger to THE AMERICAN TOBACCO COMPANY; LIGGETT GROUP, LLC., a foreign corporation; and ASM NATIONWIDE CORPORATION d/b/a SILVERADO SMOKES & CIGARS, a domestic corporation; LV SINGHS NC. d/b/a SMOKES & VAPORS, a domestic corporation,

Real Parties in Interest.

Sean K. Claggett, Esq. Nevada Bar No. 8407 Micah S. Echols, Esq. Nevada Bar No. 8437 Matthew S. Granda, Esq. Nevada Bar No. 12753 David P. Snyder, Esq. Nevada Bar No. 15333 CLAGGETT & SYKES LAW FIRM 4101 Meadows Ln., Ste. 100 Las Vegas, Nevada 89107 (702) 655-2346 – Telephone <u>micah@claggettlaw.com</u> david@claggettlaw.com Electronically Filed May 04 2023 03:33 PM Elizabeth A. Brown Clerk of Supreme Court

Petitioners' Appendix Volume 27 (Nos. 4167-4317)

Fan Li, Esq. Nevada Bar No. 15771 KELLEY | UUSTAL 500 N. Federal Hwy., Ste. 200 Fort Lauderdale, Florida 33301 (954) 522-6601 – Telephone klw@kulaw.com

Attorneys for Petitioners, Sandra Camacho and Anthony Camacho

Page 152 So my question is, any information Right. 1 Ο. 2 about her smoking prior to the time you met her is not based on your personal knowledge? 3 I don't understand the question, Α. Yeah. 4 I'm sorry. Try to rephrase it so I can 5 ma'am. understand it right. I'm not picking that up. 6 You didn't know her before 1978? 7 Ο. 8 Right. I didn't know her. Α. 9 So you don't know anything about her Q. smoking history before you met her? 10 11 Α. Oh, no, ma'am. 12 MS. LUTHER: That's confusing. Does he agree with you? 13 14 BY MS. KENYON: 15 I'll ask it again. Q. 16 You do not have any personal knowledge 17 about Mrs. Camacho's smoking prior to the time you 18 met her in 1978; right? 19 Α. No, ma'am. 20 MS. LUTHER: That's correct? 21 BY MS. KENYON: 22 Q. That's correct? 23 Α. Yes. 24 Q. Do you know when Mrs. Camacho started 25 smoking?

www.oasisreporting.com



Page 153 I don't know that, ma'am. I didn't know 1 Α. her at the time. I just met her, and she was 2 smoking, and it was okay with me. 3 Do you know anything about the 4 Q. circumstances surrounding her first cigarette? 5 6 No, I don't know that. Α. 7 You don't know where she was when she had Ο. her first cigarette? 8 9 No, ma'am. Α. You don't know who she was with? 10 0. 11 Α. No, ma'am. 12 Q. You don't know what her reaction was? A. No, ma'am. 13 14 You don't know what brand her first Q. cigarette was? 15 16 Α. No, ma'am. Other than L&M when I met her. 17 That's about it. 18 Ο. But you don't know what the first brand of 19 cigarette she smoked was; right? 20 MS. WALD: Form. 21 THE WITNESS: No, ma'am. 22 BY MS. KENYON: 23 You don't know when Ms. Camacho smoked her Ο. second cigarette; is that right? 24 25 Α. No, ma'am. I don't.

www.oasisreporting.com



Page 154 You don't know when Mrs. Camacho became a 1 Ο. 2 regular, daily smoker; is that correct? I don't know that. 3 Right. Α. You don't know when she started purchasing 4 Q. cigarettes? 5 6 I don't know that either, ma'am. Α. 7 You said that Mrs. Camacho was smoking L&M Ο. cigarettes when you met her? 8 9 When I met her, ma'am. Α. Did she tell you why she smoked L&M 10 Ο. 11 cigarettes? 12 No, ma'am. Α. Did she tell you why she smoked a filtered 13 Q. 14 cigarette? 15 Α. No, ma'am. 16 Q. Did you ever ask her why she was smoking a 17 filtered cigarette? 18 Α. No, ma'am. At any point did you ever have a 19 Ο. 20 conversation with Mrs. Camacho about why she smoked a filtered cigarette? 21 22 Α. No, ma'am. And that's at any point in time. You never 23 0. had a conversation with Mrs. Camacho about why she 24 smoked a filtered cigarette? 25

www.oasisreporting.com



Page 155 MS. WALD: Form. Asked and answered. 1 2 THE WITNESS: No, ma'am. BY MS. KENYON: 3 Do you know why she smoked a filtered 4 Q. 5 cigarette? 6 Α. No, ma'am. 7 How many cigarettes per day was Ο. Mrs. Camacho smoking when you met her in 1978? 8 9 I don't even want to guess. It was Α. constantly smoking. I can't say how many. 10 11 Q. Did you ever count or track the number of cigarettes she smoked in a day? 12 No, not at all. 13 Α. 14 Do you know how many cigarettes per day Q. Mrs. Camacho was smoking at any point in time? 15 16 Α. No, ma'am. 17 Did the amount that she smoked ever Ο. 18 increase or decrease? I'm going to say increase. When we moved 19 Α. here, I guess. 20 21 0. Do you know whether it increased when you 22 moved here? 23 A. Yeah, when we moved here, it did increase. How many cigarettes a day was she 24 0. smoking --25

www.oasisreporting.com



	Page 156
1	A. I don't know exactly.
2	Q. Let me finish the question.
3	How many cigarettes a day was Mrs. Camacho
4	smoking when you moved to Las Vegas?
5	A. I don't know that.
6	Q. And you don't know how many cigarettes per
7	day she was smoking when she quit?
8	A. No.
9	Q. Are you familiar with the term
10	"chain-smoker"?
11	A. Yes.
12	Q. How do you define it?
13	A. People who light one up after another.
14	Q. Did you ever consider Mrs. Camacho to be a
15	chain-smoker?
16	A. No, ma'am.
17	Q. From what you observed, is smoking
18	something that Mrs. Camacho enjoyed?
19	A. No.
20	Q. Why not?
21	A. She was hooked on it. It couldn't be
22	helped. But I know she didn't enjoy it. Once she
23	smoked, she already got hooked on it, and she had to
24	have it for some reason.
25	Q. How do you know that she didn't enjoy it?

www.oasisreporting.com



Page 157 She told me. She told me many times, "I 1 Α. 2 would like to quit one day," but she was already hooked on it. 3 When did she tell you that? 4 Q. I don't know, ma'am. Somewhere probably 5 Α. when we moved here. Maybe in the middle 2000s 6 sometime. I don't really know the exact dates. 7 But she started getting concerned about it. Like I 8 9 said, she was having a hard time dealing with trying to get out of it. 10 When she said she would like to quit, did 11 Q. 12 she actually make an effort to quit? 13 Α. Yes, ma'am. 14 Based on your observations, does smoking Q. relax her? 15 16 Α. Yes, ma'am, it did. 17 Did smoking help her concentrate? Q. 18 I don't know if it did that, ma'am. Α. Ι 19 don't know about that. 20 0. Did she enjoy smoking with you in the mornings and having coffee? 21 22 Α. Yes. MS. WALD: Object to form. 23 24 BY MS. KENYON: 25 Q. When you were living in the River Grove

www.oasisreporting.com



Page 158 area, did Ms. Camacho smoke inside the home? 1 2 Yes, she did. Α. Did that ever change? 3 Q. Let me turn my machine. Sorry. 4 Α. 5 Did that ever change, smoking inside your Ο. 6 home? 7 In River Grove? Α. 8 Yeah. Q. 9 She smoked in River Grove, and she smoked Α. at our new home here in Las Vegas. 10 Was that the Buckingham Estates? 11 Q. 12 Α. Yeah, Buckingham. She smoked there too. 13 Did she smoke inside the Wigwam address? Q. 14 Yes, she did, ma'am. Α. 15 MS. KENYON: Off the record. 16 (A break was taken.) 17 BY MS. KENYON: 18 Q. Did she smoke inside your current address? 19 Α. This one? 20 Ο. Yes. Yes, ma'am. Right in that coffee table. 21 Α. Were there any rooms in the River Grove 22 Q. house that she did not smoke in? 23 24 River Grove? Α. 25 Ο. Uh-huh.

www.oasisreporting.com



Page 159 Always contained to the kitchen because it 1 Α. 2 had the coffee table. Or maybe in the front room where we watched TV, because they were not that big. 3 She'd go there and light up and watch TV. 4 So if I understand you correctly, at the 5 0. River Grove property she only smoked in the kitchen 6 and the living room? 7 8 Right, ma'am. Α. 9 She didn't smoke in the bedrooms? Q. No, ma'am. 10 Α. 11 Q. And then in Las Vegas at the Buckingham 12 Estates property was it the same, she only smoked in the kitchen? 13 14 Yeah, only in the kitchen. For some reason Α. she liked smoking in the kitchen. 15 16 She didn't smoke in the bedrooms? Q. 17 No, no. Absolutely not. Α. 18 Why do you say "Absolutely not"? Q. Because I didn't want a fire on a mattress 19 Α. 20 or something. That was my biggest fear about smoking. Don't smoke in bed. You fall asleep or 21 you drop an ash on a mattress, you can start a fire. 22 So I enforced that. I said, "You stay here. Let's 23 not do that in the bedroom because you can start a 24 fire," which is true. 25

www.oasisreporting.com



Page 160 So she never smoked in bed? 1 Ο. 2 No, ma'am. Α. Is it correct that she never smoked in bed 3 Q. at any of your properties, any of your homes? 4 5 No, ma'am, not our properties that we Α. owned. I wouldn't allow it. 6 7 When you moved to the Wigwam address, was 0. it the same, where she would only smoke in the 8 9 kitchen? She was always -- yeah. At these 10 Α. Yeah. addresses she was always staying at the table for 11 12 some reason. She never smoked in the bedrooms at the 13 Q. 14 Wigwam address? 15 MS. WALD: Form. 16 THE WITNESS: No, ma'am. 17 BY MS. KENYON: 18 0. When you moved to your current home, was it 19 the same, where she would only smoke in the kitchen? 20 Α. Yeah, right in there (indicating). She did not smoke in the bedrooms --21 Q. 22 Α. No. Q. Let me finish. 23 24 Α. I'm sorry. 25 Q. That's okay.

www.oasisreporting.com



Page 161 She did not smoke in the bedrooms of your 1 2 current property? 3 Α. Never. Did she keep her cigarettes in a certain 4 Q. place? 5 б On the coffee table, ma'am, with her Α. lighter and ashtray. 7 8 And was the ashtray that was in the Q. 9 kitchen, is that the only ashtray you had in the 10 home? 11 Α. And outside there, ma'am, on the patio. On 12 the patio table. And was that consistent in your other homes 13 Q. 14 as well? 15 If we had a patio or a porch, yes. We'd do Α. 16 the same thing in River Grove too. 17 So the only places you would have ashtrays 0. 18 in the home were in the kitchen and, if you had a 19 patio, on the patio? 20 Α. Yeah. No ashtrays in the bedroom? 21 Q. 22 Α. No, absolutely not. 23 Did you and Mrs. Camacho ever go to the Q. 24 movies? Sandra and I? 25 Α.

www.oasisreporting.com



Page 162 1 0. Yeah. 2 We used to go until my injury. I couldn't Α. sit through a movie. 3 When you and Sandra would go to the movies, 4 Q. 5 was she able to sit through the whole movie? б She would. Α. 7 Would she sit through the whole movie Ο. without smoking? 8 9 Yes, ma'am. She would try. I don't know Α. if -- we have the casinos, all of them have the 10 theaters. Maybe she said she was going to the 11 12 bathroom. I don't know if she went to the lobby and lit up, which was allowed at the time. I don't know 13 14 that. 15 But to your knowledge, she would sit 0. 16 through an entire movie without smoking? 17 MS. WALD: Object to form. 18 THE WITNESS: Yeah. Unless she had to go to the bathroom. Then again, I don't know if she 19 20 was going to the bathroom. I assume she was. BY MS. KENYON: 21 22 Q. Right. I'm just asking what you know. 23 That's all I know. I know from my Α. knowledge I never saw her get up to go light up. 24 25 Were there certain people who she would not Q.

www.oasisreporting.com



Page 163 smoke around? 1 2 Yes, ma'am. We're going back to Chicago. Α. Her girlfriend Jan Puccio did not allow 3 Okay? smoking in the house, and she didn't mind if Sandra 4 5 wanted to go out in the patio. That was okay. 6 Did Sandra follow that rule? 0. 7 She had to. Yes, ma'am. Some of these Α. people were strict about it. You go outside. 8 9 Even though she had to smoke outside at Q. Jan's home, did she still go and visit her friend? 10 Α. Yeah, she had no problem with it. She just 11 12 went out in the yard. And even if it was below zero, have her smoke and come back in the house. 13 14 Even if it was below zero outside, she would light 15 up and swallow the smoke and come back in because it 16 was too cold. 17 She never complained about having to go 0. 18 outside to smoke? 19 Α. Never. 20 0. Did she smoke while she was pregnant? I don't know that. I wasn't around. 21 Α. When Laura and John had children, would 22 Q. Sandra smoke around her grandchildren? 23 Probably in the patio. Laura wouldn't 24 Α. allow her to be around the kids. The kids stayed in 25

www.oasisreporting.com



Page 164 the house. She went in the patio. 1 2 Does Laura smoke inside her home? Ο. Laura never did in her home, in this 3 No. Α. home here. She's got a setup in the patio. 4 Strictly in the patio. Not even in the house. She 5 doesn't -- you know, she don't want to, I guess, 6 stain her furniture, she told me. 7 8 Has Laura ever allowed smoking inside her Q. 9 home? 10 Α. Never. Never. 11 Q. Has she ever asked Sandra not to smoke around her children? 12 No. She didn't have to ask. Laura 13 Α. 14 wouldn't allow anybody to smoke around her children. 15 You had to go in the patio. 16 Q. Did Sandra understand why she didn't 17 want -- why Laura didn't want her smoking around her 18 children? 19 MS. WALD: Form. 20 THE WITNESS: I quess she didn't want the kids to come in contact with the smoke. They're 21 gonna smell like cigarettes then. She was concerned 22 with the smoke going into her clothing and stuff. 23 She always told the kids, "Stay in there," and they 24 25 would. Whoever was there, that was their smoking

www.oasisreporting.com



Page 165 1 designated area. 2 BY MS. KENYON: Did Sandra -- strike that. 3 Q. Did Laura ever say that she didn't want 4 5 Sandra smoking around her kids because it was bad б for their health? 7 MS. WALD: Form. THE WITNESS: No, I never heard that. 8 Ι 9 never heard that. She was concerned with the smoke getting on their clothes and stuff. She had a term, 10 like "reeking of smoke." 11 BY MS. KENYON: 12 Did Sandra ever complain about having to 13 Q. 14 smoke outside at Laura's? 15 Α. Never. 16 Q. Before you met Mrs. Camacho in 1978, you do 17 not know what she did on a daily basis; is that 18 correct? 19 Α. Right, ma'am. I didn't know. 20 Q. You don't know when she woke up? 21 Α. No. 22 Q. Or when she went to work? 23 Α. No. 24 Q. Or went to bed? 25 Α. No.

www.oasisreporting.com



Page 166 So I want to talk about your daily routine 1 Ο. 2 with her after you met her in 1978. Daily routine? 3 Α. Q. Yeah. 4 Husband and wife. I don't know. 5 Α. MS. WALD: She's going to ask you 6 questions. 7 BY MS. KENYON: 8 9 I'm just letting you know where I'm going. Q. 10 Α. Okay. So when you were dating, you were not 11 Q. 12 living with Mrs. Camacho; right? No, I wasn't living there, ma'am. 13 Α. 14 Do you know when you were dating what time Q. 15 she would wake up in the morning? 16 Α. Get up early. She had the early shift at 17 Denny's, at the restaurant, so she had to get up 18 early to be there. I don't know what time that was, 19 but it was early. 20 0. You weren't there when she woke up? 21 Α. No, ma'am. 22 Q. And you weren't there when she would have her first cigarette of the day? 23 24 No, ma'am. I wasn't living there. Α. Do you know what time she would get home 25 Ο.

www.oasisreporting.com



Page 167 during the day? 1 2 After her shift, whenever it ended in the Α. 3 afternoon. Do you know what she would do after she 4 Q. qot home? 5 6 Α. Say again? 7 Do you know what she did when she got home? 0. I don't know that either, because she went 8 Α. 9 I wasn't living there with her. I was just home. dating her. I don't know what she did when she 10 11 got home. 12 Do you know -- so is it fair to say you Q. don't know if she would have a cigarette when she 13 14 got home? 15 I don't know that. I wasn't there to know Α. 16 that. 17 Do you know what time she went to bed? Ο. 18 Α. I don't know that either. 19 Ο. Do you know when she had her last cigarette 20 of the day? No, I don't know that either, ma'am. 21 Α. 22 Q. And then after you were married and you 23 moved in with her --24 Α. Yes, ma'am. -- she was still working as a waitress? 25 0.

www.oasisreporting.com



Page 168 1 Yes. Α. 2 What time did you wake up in the morning? Q. 3 Α. Sandra? What time did you wake up in the morning? 4 Q. Well, I don't -- I worked mornings. 5 Α. So I can't give you a specific time, but it was maybe 6 between 7:00 and 8:00, to be at work. 7 8 MS. WALD: What time frame are we talking 9 about? 10 MS. KENYON: After they were married. BY MS. KENYON: 11 12 And she was still working at Denny's at Q. that point; right? 13 14 Yes, ma'am. Α. 15 And she would work the early morning shift? Q. 16 Yeah, she was morning shift. Α. 17 So did she wake up before you did? Q. 18 Yes, ma'am. Α. 19 Ο. Did you see her in the mornings, before she 20 went to work? 21 Α. No. Were you still asleep -- strike that. 22 Q. 23 Do you know when she had her first cigarette of the day? 24 Probably in the morning because she always 25 Α.

www.oasisreporting.com



Page 169 did. She always had to have it lighting up. 1 2 Ο. But you were asleep? Right, I was asleep. But maybe she did get 3 Α. up. I don't know that. 4 5 You don't know when she had her first Ο. cigarette of the day? 6 7 No, I don't, no. Α. And then when she was working her shift at 8 Q. 9 Denny's, how often would you see her while she was 10 at work? During lunch break I would stop by and see 11 Α. 12 her. Would you see her every day? 13 Q. 14 Not every day, because I had a different Α. schedule to keep with the airlines. 15 16 Q. How often would you stop by and see her 17 during lunch break? 18 Α. Probably once. If I was near the 19 restaurant, I would stop once. 20 Ο. Once a week? No. Once a day, if I could. 21 Α. Between the time that she left for work and 22 Q. when you would stop by on a lunch break, do you know 23 what she was doing? 24 25 Α. Waiting on customers.

www.oasisreporting.com



Page 170
1 Q. Do you know how often or how much she was
2 smoking during that time?
3 A. No, I have no idea.
4 Q. When you'd go visit her on a lunch break,
5 on your lunch break, did she also take a break?
6 A. No. She not allowed to do that. She
7 had to wait on the customers.
8 Q. Do you know how much she would smoke while
9 you were there during your lunch break?
10 A. Oh, I don't know that either.
11 Q. And then after you left, would she finish
12 out her shift?
13 A. She would finish whenever she'd finished in
14 the afternoon sometime.
15 Q. Do you know how much she was smoking during
16 that time?
17 A. Oh, I don't know that. I wasn't present to
18 see that.
19 Q. After she got off, after she finished her
20 shift, what did she do?
A. I don't know what she did. She probably
22 came straight home.
23 Q. When did you get off work?
A. I had a different schedule from her. I
25 don't know either. My schedule kept changing all

www.oasisreporting.com



Page 171 the time because I had to keep up with the airline 1 2 schedule. Q. So in the evenings when would you see 3 Mrs. Camacho again? 4 Whenever I got home from whatever shift I 5 Α. was working. Whenever everything was done, I would 6 go home. My hours were not flexible hours. They'd 7 change according to the airline schedules. It was 8 9 an airline. I was responsible for being out there when these planes arrived. 10 11 Q. During that time when you were working, you 12 did not see Mrs. Camacho; right? I saw her. We didn't have a set time 13 Α. 14 schedule. 15 When you were working, when you were on 0. 16 shift, you would not see her? 17 I'd stop there when I could on my lunch, Α. 18 whenever that was. Sometimes I got there and she was already gone. 19 20 Ο. After she got off work, if you were still working, you did not see her during that time? 21 Α. 22 Sometimes I did. It depends. Again, if she was there at 1:00, and I had a schedule change, 23 I would see her at 1:00. If not, I didn't see her. 24 I would miss her. It was all different times. 25

www.oasisreporting.com



Page 172 When she got off work in the afternoons --1 Ο. 2 strike that. Would you and Sandra have dinner together? 3 Have dinner together? 4 Α. Yeah, in the evenings. 5 Q. Sometimes, if my schedules didn't change, 6 Α. we did enjoy dinner together. If not, there was no 7 dinner for me. 8 9 Were there some times when you wouldn't see Q. 10 her --There was times when I didn't see her at 11 Α. 12 work because my schedule changes all the time. Were there some times when she would 13 Q. 14 already be in bed when you got home from your work? 15 Yes, ma'am. Α. 16 On those days, do you know how much she was Q. 17 smoking during that time? 18 Α. I don't know that. I wasn't present to see 19 that. I was at work. 20 So you don't know when she had her last 0. cigarette of the day? 21 22 Α. No, I don't. I wasn't present to see that. And on days when you would be home for 23 Ο. dinner, was Mrs. Camacho the one who cooked the 24 dinners? 25

www.oasisreporting.com



Page 173 1 Of course. Α. 2 Did you ever help with the cooking? Ο. 3 No. Never. Α. And when you were home for dinner, did 4 Q. Mrs. Camacho smoke when you guys were home together? 5 б Yeah. When we were home together, we Α. smoked. 7 Would she smoke while she was cooking? 8 Q. 9 Yeah. She did that a lot. Α. Would she smoke while you were sitting down 10 Q. eating dinner, like during dinner? 11 After dinner. At the table after dinner 12 Α. she would light up. As soon as she got done, light 13 14 up. 15 Did she enjoy having a cigarette after a Q. 16 meal? MS. WALD: Object to form. 17 18 THE WITNESS: I don't know if she enjoyed 19 it or not. She just lit up. BY MS. KENYON: 20 She did not smoke during the meal? 21 Q. 22 Α. No, never. It was always a habit, when we got done, for some reason we would light up. 23 24 And what would you guys do after you 0. finished dinner? 25

www.oasisreporting.com



Page 174 I don't know. If we felt energetic, go 1 Α. visit friends. If not, we'd just watch TV. 2 What time did she go to bed? 3 Q. Different times. It depends. If she had 4 Α. to go to work, she was in bed. Or I would stay up. 5 Or sometimes we'd both go to bed and sleep. 6 7 Do you know how many cigarettes she would Ο. smoke between having that cigarette after a meal and 8 9 going to bed? She would get up in the middle of the night 10 Α. 11 and have one. That's for sure. 12 That wasn't my question. Q. Do you know how many cigarettes she would 13 14 have between the time that she finished her meal and 15 went to bed? 16 A. I don't know that because I was already 17 sleeping. I don't know if she got up and lit up and 18 went back. I don't know that. 19 Q. Did she ever wake up in the middle of the 20 night to smoke? Yeah. She did that a lot. 21 Α. 22 Q. Do you know -- did she have problems sleeping? 23 I don't know that. Sometimes she just 24 Α. slept right through. Sometimes she got up for 25

www.oasisreporting.com



Page 175 whatever reason. 1 2 Do you know if it was a situation where she Ο. just got up and had to use the restroom and decided 3 to have a cigarette? 4 I think we both got up for bathroom breaks 5 Α. for some reason during the middle of the night. 6 Do you know whether she would smoke when 7 0. she got up? 8 9 Sometimes she didn't come back to the room. Α. She would light up and then go back. 10 If she did smoke in the middle of the 11 Q. 12 night, she was doing it in the kitchen? Yeah, in the kitchen. 13 Α. 14 Do you know how often she would get up in Q. the middle of the night to smoke? 15 16 Α. No, I don't, ma'am. Sorry. 17 Was that -- the daily routine we just went 0. 18 over, was that consistent throughout the time that 19 you lived in River Grove? 20 Α. Yeah, it was consistent. And then once you both moved to Las Vegas, 21 Q. 22 did your daily routine change? 23 Same habit. Α. The shift work that she did at 7-Eleven and 24 0. Texaco, she still had the early morning shifts; 25

www.oasisreporting.com



702-476-4500

4190

Page 176 right? 1 2 Yeah, early morning shift. Α. 3 Would she be up and out the door before you Q. 4 were up? 5 Yes, ma'am. Α. So you did not see her smoking routine in 6 Ο. the morning? 7 8 Α. No. 9 And then were you home in the evenings with Q. 10 her when you moved to Las Vegas? In Las Vegas, yeah, most of the time if I 11 Α. 12 wasn't working a different shift. Like at Hertz Rent-a-Car, it was a different shift. When I was a 13 14 crazy bus driver, it was regular hours, 4:00 to 15 12:00 midnight. And then of course we would bid on 16 shifts. That would change. Sometimes I would be 17 home for dinner; sometimes no. Because my shifts 18 always changed with the rent-a-car company. 19 So on days that you worked a midnight 0. 20 shift, is it fair to say you didn't see Mrs. Camacho 21 during that time? 22 Α. When I worked a graveyard shift? 23 0. Yeah. Yeah, I wouldn't see her -- by the time I 24 Α. got off from the bus company, she was already gone 25

www.oasisreporting.com



Page 177 to work. 1 2 So you don't know anything about her Ο. smoking during that time? 3 No. Not at all, ma'am. 4 Α. And when you would be home for dinner, 5 Ο. would she smoke while she was cooking? 6 7 Yes, ma'am. Α. MS. WALD: Object to form. Asked and 8 9 answered. MS. KENYON: I'm talking about a different 10 time period. I'm talking about in Las Vegas. So it 11 12 hasn't been asked and answered. BY MS. KENYON: 13 14 Then what did you and Mrs. Camacho do in Q. the evenings when you were living in Las Vegas? 15 16 If I was home, we'd watch TV. And on my Α. 17 days off, we would go out. On working days we would 18 stay in and get ready for work the next day. 19 Ο. Would you go out to South Point? 20 Α. Only on our days off. If we had the money, we would go. If not, we would stay home. 21 Do you know how much she smoked between the 22 Q. time you got home for dinner and when she went to 23 24 bed? 25 Α. I don't know that.

www.oasisreporting.com



Page 178 Do you know when she would smoke her last 1 Ο. 2 cigarette of the day? Before going to bed, I guess. 3 Α. Q. Do you know? 4 Yeah. Most of the time she lit up her last 5 Α. cigarette if I was present. She had a habit of 6 doing that. I witnessed that she would smoke and 7 then go to bed. That was the last one of the day. 8 9 When you were living in Las Vegas, do you Q. recall her ever waking up in the middle of the night 10 11 to smoke? 12 Yes. Many times. Α. How often? 13 Q. 14 I don't know that, but she did wake up in Α. 15 the middle of the night to smoke. I don't know if 16 it was one or two times, but she did get up and 17 smoke. 18 Do you know if she got up specifically to 0. 19 smoke or if something else woke her up? 20 Α. I don't know that. All I know, if she was going to light up, she lit up. If she was going to 21 the bathroom, she'd go to the bathroom. I didn't 22 keep tabs on that, ma'am. 23 24 Ο. Did you ever get up in the middle of the night to smoke? 25

www.oasisreporting.com



Page 179 Yes, here and over at the other homes. 1 Α. 2 We'd smoke and then go right back to bed. So that was during the time when you lived 3 Q. in Las Vegas? 4 5 Yeah, Las Vegas. Α. Mrs. Camacho drinks coffee; right? 6 Q. 7 Yes, ma'am. Α. Did she smoke while she was drinking 8 Q. 9 coffee? Yes, ma'am. 10 Α. Is that something that she seemed to enjoy 11 Q. 12 doing? MS. WALD: Object to form. Asked and 13 14 answered. 15 THE WITNESS: She just did it. I don't 16 know if she enjoyed it. But she did it. I don't 17 know about the enjoyment in it, but that was her 18 habit. 19 BY MS. KENYON: She would smoke and drink coffee? 20 Ο. 21 Α. Right, ma'am. 22 Q. Have you ever bought cigarettes for 23 Mrs. Camacho? 24 Α. Yes, ma'am. All the time. 25 Q. Were you the one who primarily bought

www.oasisreporting.com



Page 180 cigarettes for you and Mrs. Camacho? 1 2 Yeah. I would go get them at the smoke Α. 3 shop. What smoke shop was that? 4 Q. The one over here on Silverado. I think 5 Α. it's 430 East Silverado, in the Walmart center. 6 There's a smoke shop there. I don't have the exact 7 address, but I know it's 400 East. 8 9 Did you ever buy cigarettes anywhere else? Q. Walgreens, 7-Eleven. Anywhere they carry 10 Α. 11 Basic, ma'am. There was a lot -- Basics were easy 12 to get to. Did you ever buy cigarettes for her while 13 Q. 14 you guys were living in the Chicago area? 15 Α. Yeah. 16 Where would you buy them when you were Q. 17 living in Chicago? 18 Α. At convenience stores. 19 Did you ever buy cigarettes at the 7-Eleven Ο. 20 where you worked for Mr. and Mrs. Yost? If Sandra called me and asked me to bring 21 Α. 22 them, I would buy what she needed and bring them 23 home. Have you ever refused to buy cigarettes for 24 Ο. Mrs. Camacho? 25

www.oasisreporting.com



Page 181 1 No, ma'am. Α. 2 Is there anyone else who's ever bought Ο. cigarettes for her? 3 Probably my stepdaughter, Laura. Α. 4 Do you know that for sure? 5 Q. Yes. If she was on her way here or 6 Α. something, Sandra would ask her to stop and get her 7 something at one of the stores. 8 9 Do you know whether Mrs. Camacho ever Q. received free cigarettes? 10 11 Α. No, ma'am. I don't know that. 12 To your knowledge, has Mrs. Camacho ever Q. bought cigarettes directly from a cigarette 13 14 manufacturer? 15 Α. Yes. From the convenience stores. 16 Q. To your knowledge, has Mrs. Camacho ever 17 bought cigarettes abroad, overseas? 18 Α. No, not at all. 19 Ο. When Mrs. Camacho would buy cigarettes, 20 where would she purchase them? At the smoke shop, Walgreens, 7-Eleven. 21 Α. 22 Whoever carried Basics. 23 Was that the same when you were smoking 0. Marlboro as well? 24 25 Α. Marlboros were easy to get to, but they

www.oasisreporting.com



Page 182 were expensive. So that's why we switched to Basic. 1 2 Q. To your knowledge, has Mrs. Camacho ever 3 used coupons or special promotions to purchase cigarettes? 4 5 Not to purchase cigarettes. Α. 6 She's never used a coupon to get a discount 0. on cigarettes? 7 8 Α. No, ma'am. 9 Did she collect Marlboro Miles? Q. Me. Not her. 10 Α. Q. You collected Marlboro Miles? 11 A. Yes, ma'am. 12 Did you use her packs? 13 Q. 14 Yeah. I took -- when we were smoking the Α. 15 Marlboros, we would collect the miles. I would take 16 Laura's miles. And then at work, people would throw 17 away their packages, and I would rip them up. 18 And back in the day, Silverado wasn't 19 there. It was just a dirt road. I used to walk up 20 and down collecting miles. When did you start collecting Marlboro 21 Q. 22 Miles? 23 As soon as I received the catalog in the Α. 24 mail. 25 Q. Were you already smoking Marlboro at the

www.oasisreporting.com



Page 183 1 time? 2 Yeah. Α. So you did not start smoking Marlboro 3 Q. because of the miles? 4 5 No, not because of that. We were already Α. smoking, ma'am. 6 7 Can you just explain to me how the Marlboro Ο. 8 Miles program worked? If I wanted, like, for instance, the 9 Α. Yes. duffel bags, the catalog would have how many miles 10 you'd have to save. If I wanted a specific item, I 11 12 would save for that. I would bundle them in 20 coupons and then mail it to Marlboro. 13 14 Like I said, they were all different. 15 Maybe I needed 500 miles for the bags or for the 16 lantern or whatever. They were different miles. 17 Some were more miles for the better stuff like those 18 duffel bags. I would save the miles for the bags, 19 send them in, and then they would ship it to me. 20 0. Do you know how many miles each pack of 21 cigarettes was? I can only say they had the bar code for 22 Α. the miles. And I don't want to guess. I'll just 23 tell you maybe it said maybe one specific number. 24 Ι would look at the specific number, and then I would 25

www.oasisreporting.com



Page 184 start gathering. You know what I mean? 1 2 But the actual bar code with the coupon, that would always stay the same. You would have to 3 collect them. If this coupon was a hundred miles, 4 that number stayed like that. So then, you know, 5 you have to save what the catalog would tell you. 6 7 You've alluded to this, and we took 0. photographs. You still have four of the items that 8 9 you received from the Marlboro Miles program? Yes, ma'am. The two bags, two lanterns, 10 Α. and I believe my Leatherman. I used to get them in 11 12 little white boxes. Like I said, those were cheap. I used to send in, and I used to get them and just 13 14 give them away to friends. 15 You're talking about the Leatherman knife? Ο. 16 Α. Leatherman knife. 17 It's sort of like a pocketknife? 0. 18 Yeah. It's a folding knife, and you open Α. 19 it, and it's got multi-tools for survival. 20 0. Do you know how many of those knives you 21 got over the years? I'm going to estimate about five. I used 22 Α. to -- I never did it all together. I would save for 23 one, send in. I would wait, look around for 24 25 another.

www.oasisreporting.com



Sandra Camacho, et al. v. Philip Morris USA Inc., et al.

1	Page 185 Q. Do you know how many miles the knives were?
2	A. No, ma'am. That was I'm going to say
3	that's going back 20 years. Somewhere in that area.
4	Q. Did you enjoy collecting the Marlboro
5	Miles?
6	A. Yeah. I had fun doing it.
7	Q. You said you also got a lantern?
8	A. Yeah. My grandson has the other one in
9	Reno. He's in college. He took it to Reno with
10	him.
11	Q. Do you know how many miles the lantern
12	cost?
13	A. No, ma'am. I have no knowledge. I can't
14	even remember. All I know is I was real good at
15	collecting them, especially when I worked at the bus
16	company. The bus drivers would always sell me
17	theirs if they didn't. Because there was a lot of
18	people saving them. Some didn't care. Some of them
19	saved it for me. That's how I got so many.
20	Q. You have two red Marlboro duffel bags?
21	A. Yes, ma'am.
22	Q. They're large?
23	A. Large.
24	Q. Large size with wheels on them.
25	Do you know how many miles the bags cost?

www.oasisreporting.com



Page 186 1 No, ma'am. Α. 2 Why did you keep all the Marlboro gear Ο. after you and Sandra quit smoking? 3 I have more, but some of them weren't as 4 Α. 5 good as the bags and the lanterns. So I kept those. Because the lanterns, I always wanted the railroad 6 lanterns, and I kept them. So that. And the bags 7 8 for traveling, and they're handy for that. 9 So even though you blame Philip Morris for Q. your wife's injuries, you kept the bags and the 10 11 lantern? 12 Α. Yeah. 13 MS. WALD: Object to form. 14 THE WITNESS: Yeah, I kept them. I don't 15 know -- I just kept them. I earned them, and I kept 16 them. I didn't want to get rid of them. 17 BY MS. KENYON: 18 Do you still use the bags today? Q. 19 Α. Yeah. Sometimes I use -- yes, I do. 20 Q. Do you still use the lantern and the knife? At nighttime, yes. 21 Α. 22 Q. Did Mrs. Camacho ever look through the 23 Marlboro catalog? 24 Yeah, she would look through it, but she Α. wasn't interested or nothing. I was more interested 25

www.oasisreporting.com



Page 187 in the catalogs. 1 When you would have to fill out the order 2 Ο. form, was it you that filled them out, or did your 3 wife fill them out? 4 5 Α. I did, ma'am. Did you ever fill out an order form on 6 Ο. behalf of Mrs. Camacho? 7 No. I would fill out with my information. 8 Α. 9 Did you continue collecting Marlboro Miles Q. after you switched to Basic? 10 11 Α. No. We stopped altogether. 12 Q. So you didn't continue smoking Marlboro because of the promotional program? 13 14 Α. I couldn't get no more miles and no more jobs where I knew people, so I just gave up on it. 15 16 Q. Do you recall there ever being a time where 17 the Marlboro Miles stopped, or the program stopped? 18 Α. I don't know when they stopped, ma'am. Ι 19 don't know when they stopped. 20 Ο. Were you still smoking Marlboro at that 21 time, or had you switched? Α. 22 Basics. 23 Do you remember the Marlboro Miles Ο. promotion ending? 24 No, I don't know that at all. I don't know 25 Α.

www.oasisreporting.com



	Page 188
1	when it terminated.
2	Q. Did Mrs. Camacho ever sign up to receive
3	any coupons or promotions from a tobacco company?
4	A. Not that I know of, ma'am.
5	Q. Did she ever try a new brand solely because
6	of the coupon or promotion?
7	A. No.
8	Q. Did you ever try a new brand solely because
9	of the coupon or promotion?
10	A. No, ma'am.
11	Q. Did you ever receive coupons for a brand in
12	the mail?
13	A. Not that I remember, no.
14	Q. Did Mrs. Camacho?
15	A. I don't know that, ma'am.
16	Q. The order forms you would fill out for the
17	Marlboro merchandise, do you recall anything on the
18	order form?
19	A. Like items?
20	Q. Do you recall what the order form said?
21	A. No. I never paid attention to that. I
22	just pay attention to filling in my information for
23	mailing, checking off on the miles that I'm sending
24	in and the special envelope that I had, and that's
25	all I remember about it. I don't know nothing about

www.oasisreporting.com



Page 189 Just from my experience filling it out and 1 it. 2 making sure they got the right miles. So you were primarily focused on what you 3 Ο. were getting back? 4 5 Exactly. Α. б You weren't paying attention to what was 0. written on the order form? 7 8 No, ma'am. Α. 9 To your knowledge, did Mrs. Camacho ever Q. complete any surveys or sweepstake entries with 10 tobacco companies? 11 12 Α. No, ma'am. Have you ever completed any cigarette 13 Q. 14 surveys or sweepstake entries? 15 Α. No, ma'am. 16 Did you ever complete any cigarette surveys Q. 17 or sweepstake entries on behalf of Mrs. Camacho? 18 Α. No, ma'am. 19 Q. Did she ever complete any cigarette surveys 20 or sweepstake entries on behalf of you? I don't know that, ma'am. 21 Α. 22 Q. Did Mrs. Camacho ever try a low-nicotine cigarette? 23 24 Not that I know of. Α. Or a de-nicotized cigarette? 25 Q.

www.oasisreporting.com



Page 190 Not that I know of. 1 Α. 2 Has Mrs. Camacho ever used any other form Ο. 3 of tobacco? Just the three brands I told you. 4 Α. 5 That's it. б And I'm asking you specifically about other 0. 7 forms of tobacco, like a pipe or a cigar. 8 Oh, no, ma'am. Α. 9 Q. Has she ever used an e-cigarette? Not to my knowledge. I don't know that. 10 Α. Has she ever smoked marijuana? 11 Q. 12 THE WITNESS: Do I have to answer that? 13 MS. WALD: Yes. 14 THE WITNESS: Yes, she did. 15 BY MS. KENYON: 16 Q. When? 17 Α. I guess when we moved here. Q. How often? 18 19 Α. Not very often. 20 When's the last time she smoked marijuana? Ο. I don't know that, but -- I don't know how 21 Α. 22 many years ago, but it wasn't -- we just tried it a 23 few times. I don't know. Maybe five, six years ago 24 maybe we tried it. 25 Q. Was anyone with you?

www.oasisreporting.com



		Page 191
1	Α.	No. Just my wife and I.
2	Q.	Has she ever used any products derived from
3	the mari	juana plant?
4		MS. WALD: Object to form.
5		THE WITNESS: No, she never used that.
6	BY MS. K	KENYON:
7	Q.	Like gummies or hemp oil?
8	Α.	No.
9	Q.	Does Mrs. Camacho drink alcohol?
10	Α.	No.
11	Q.	Has she ever?
12	Α.	No.
13	Q.	Mrs. Camacho is not currently smoking;
14	correct?	
15	Α.	She can't smoke. No, ma'am, she don't
16	smoke.	
17	Q.	When did she quit smoking for good?
18	Α.	Four years ago when she was diagnosed.
19	Q.	Why did she quit at that time?
20	Α.	She couldn't smoke no more. She was
21	sufferin	ng, and she just didn't want to smoke
22	anymore.	
23	Q.	Did her doctors tell her to quit?
24	Α.	No. She did it on her own.
25	Q.	Did she make the decision to quit?

www.oasisreporting.com



Page 192 She had to because she knew what was 1 Yeah. Α. 2 coming when she was diagnosed. She got really scared. A lot of crying. Like she thought she was 3 going to die. 4 5 How did she quit? 0. Cold turkey. 6 Α. 7 Is there anything anyone could have told Ο. her to make her quit smoking sooner? 8 9 MS. WALD: Form. THE WITNESS: I don't think so. 10 BY MS. KENYON: 11 How did she act when she quit? 12 Q. Well, she was concerned with her medical 13 Α. 14 problem. She was real scared. A lot of crying and 15 scared, constantly thinking she was going to pass 16 and all that. 17 After she quit, was she able to carry on 0. 18 with her daily responsibilities? MS. WALD: Form. 19 20 THE WITNESS: Yes. 21 BY MS. KENYON: 22 Q. Was she able to carry on with her daily activities? 23 Yeah, she did. You know, keeping up the 24 Α. house and cooking and everything. 25

www.oasisreporting.com



Page 193 After she quit, was there anything she 1 Ο. 2 couldn't do? Well, other than when she was operated, 3 Α. there's a lot of stuff she couldn't do. 4 5 Specifically related to when she quit Ο. smoking though, was there anything after she quit 6 7 smoking that she could not do? 8 No. She was still doing everything all the Α. 9 way until the surgery. After she quit for good four years ago, she 10 Ο. has never smoked another cigarette? 11 12 Α. No, ma'am. MS. KENYON: Let's take a five-minute 13 14 break. 15 (A break was taken.) BY MS. KENYON: 16 17 We're back on the record. Are you ready to Q. 18 go? 19 Yes, ma'am. Α. 20 Q. Feeling okay? 21 Α. Yes. 22 Q. We've talked about the fact that you and Mrs. Camacho met in 1978. Is it fair to say that 23 you have no personal knowledge about whether 24 Mrs. Camacho ever quit smoking before 1978? 25

www.oasisreporting.com



Page 194 1 Α. '78? 2 Right. Before the time you met her, you Ο. have no personal knowledge? 3 Right. I have no knowledge of that. I 4 Α. 5 didn't know her at the time. б Let me just get my question out really Ο. 7 quick. 8 You have no personal knowledge about 9 whether Mrs. Camacho quit smoking before you met her in 1978; is that correct? 10 Yes, ma'am. I don't know that. 11 Α. 12 While you were living in River Grove with Q. Mrs. Camacho, did she ever quit smoking? 13 14 Α. No. 15 When you moved to Las Vegas and were living Ο. 16 at the Buckingham Estates address, did Mrs. Camacho 17 ever quit smoking? 18 Α. No, ma'am. When you were living at the Wigwam address, 19 Q. 20 did Mrs. Camacho ever quit smoking? 21 Α. No, ma'am. Prior to the time when she permanently quit 22 Q. four years ago and you were living at your current 23 24 address, did Mrs. Camacho ever quit smoking? 25 MS. WALD: Form.

www.oasisreporting.com



Page 195 1 THE WITNESS: When she was diagnosed. 2 BY MS. KENYON: Yes. Before the time that she permanently 3 Ο. quit smoking when she was diagnosed, did she ever 4 quit smoking? 5 б Α. She quit smoking when she was diagnosed, 7 ma'am. Right. So you told me that you moved to 8 Q. your current address, the 531 Morning Mauve, in 2007 9 or 2008; right? 10 11 Α. Yes, ma'am. 12 And Mrs. Camacho permanently quit smoking Q. four years ago. 13 14 Yes, ma'am. Α. 15 So that would be about 2018? Q. 16 Α. Okay. I guess so, four years ago. 17 Sorry. My math is wrong. 2017. Four 0. 18 years ago would be 2017. That sounds about right. 19 Α. 20 Ο. So she quit smoking permanently in 2017? 21 Α. Yes, ma'am. So from the time you moved to this address 22 Q. 23 in 2007 or 2008 until the time that she permanently quit in 2017, did Mrs. Camacho ever quit smoking? 24 25 Α. She quit, yes, ma'am.

www.oasisreporting.com



Page 196 When is the first time you recall her ever 1 0. 2 quitting smoking? Well, when she was diagnosed four years 3 Α. 4 ago. 5 Is that the only time you ever recall her Ο. quitting smoking? 6 Yes, ma'am. 7 Α. MS. WALD: Form. Mischaracterizes his 8 9 previous testimony. BY MS. KENYON: 10 Did you ever see her throw away her matches 11 Q. 12 and lighters in an effort to quit smoking? 13 Yes, ma'am. Α. 14 Q. When? 15 Probably in the middle of 2000s sometime, Α. 16 she threw her cigarettes away. 17 I'm confused, because you just said between Ο. 18 2007 and 2017 that she never quit smoking. She tried to quit, ma'am. Not quit. In 19 Α. 20 the middle, around -- somewhere around the middle of 2000s somewhere, '05 or '06, she was trying to. She 21 threw away her cigarettes. She did all kinds of 22 stuff to try to quit. She did not quit. 23 24 Q. You say she threw away her cigarettes in the mid-2000s? 25

www.oasisreporting.com



Page 197 Somewhere in there. I'm not specific on 1 Α. 2 the year, but she did try. She tried hiding them, 3 breaking them, throwing them away, putting away ashtrays. Nothing worked. She went right back 4 to it. 5 When she threw her cigarettes out in an 6 Ο. effort to quit, did she actually quit smoking for 7 any period of time? 8 9 No. Next day back to the same thing again, Α. 10 smoking. 11 Q. Do you think she actually wanted to quit at 12 that time? She tried. Because when she tried, her 13 Α. 14 attitude changed. She became meaner toward me. She was real hostile about everything. She needed the 15 16 cigarette, I guess. When she went back on it, she 17 was okay again with her attitude. 18 But for any period of time did she actually 0. 19 not smoke when she threw her cigarettes away? 20 Maybe just one day, ma'am, the most, that I Α. 21 recall. I don't know if it was longer. But like I 22 told you, she probably just went that one day or two, and there was no way she could do it. She just 23 24 turned into a different person. 25 Q. Do you know if she even went one day

www.oasisreporting.com



Page 198 without smoking? 1 2 I don't think so. I don't think so, ma'am. Α. Why did she start smoking again? 3 Q. I guess she needed whatever was in the 4 Α. cigarettes. She needed it. She was hooked on it, 5 and she needed it. 6 7 Did she tell you that? 0. She said, "Yes, Tony it's hard, it's hard." 8 Α. She even cried. She said, "I need one." 9 I don't know what was in the cigarette. 10 Ι wasn't about to tell her to stop when I was sneaking 11 12 out smoking. Did you try to quit with her when she threw 13 Q. 14 her cigarettes away? 15 No. I was no help. Α. 16 Why didn't you quit with her? Q. 17 Huh? Α. 18 Q. Why not? Because I was sneaking out doing it behind 19 Α. her back where she wouldn't know. I made off like I 20 was doing it, but I was either in the RV or on the 21 side of the garage between the two houses. Go out 22 23 there and light one up, put it away, and come back later. She didn't know. But meanwhile, she was 24 there suffering. 25

www.oasisreporting.com



Page 199 It didn't last long. She went on it real 1 2 quick again. She was hooked big time. She thought she was in her deathbed, I'd better quit. 3 And then I started getting scared and said 4 I'd better quit. 5 I'm specifically talking about the 6 0. mid-2000s she threw her cigarettes away. She didn't 7 think she was on her deathbed, did she? 8 9 Say that again? Α. I'm specifically talking about the 10 Ο. 11 mid-2000s when she threw her cigarettes away. Are 12 you with me? 13 Α. Yeah. 14 How many times did she throw her cigarettes Q. 15 away? 16 I would say twice she tried. She did try. Α. 17 She tried twice, ma'am. 18 Ο. But you don't know if she actually ever 19 refrained from smoking when she threw them away? 20 MS. WALD: Form. THE WITNESS: She tried to refrain, but it 21 22 didn't work. She went right back to it. BY MS. KENYON: 23 Do you think she could have done more to 24 0. not smoke at that time? 25

www.oasisreporting.com



Sandra Camacho, et al. v. Philip Morris USA Inc., et al.

1	Page 200 A. I can't say that, ma'am. I don't know.
2	Q. Why was she trying why was she throwing
3	her cigarettes away in an effort to quit at that
4	time?
5	A. Well, she was trying to quit. She knew she
6	was in trouble with the addiction, and she kept on
7	doing it. She tried, but she had to have that
8	cigarette again.
9	I could understand. I mean, a person
10	that's hooked on something, you try to take them
11	off, everything changes and they go right back to
12	it. She tried.
13	Q. Was she trying to quit at that time because
14	she knew it was bad for her health?
15	MS. WALD: Object to form.
16	THE WITNESS: I don't know about her
17	health. She was hooked on it. How do you say that
18	word? She was addicted to cigarettes. It wasn't
19	for her health. She just needed it for some reason.
20	BY MS. KENYON:
21	Q. Have you ever used the has she ever used
22	the word "addicted"?
23	A. Her?
24	Q. Yeah.
25	A. Yes, ma'am. She said, "I'm addicted to

www.oasisreporting.com



Page 201 cigarettes." 1 When is the first time she said that? 2 Ο. I don't know. I'm not going to say how 3 Α. many times she did mention it. Maybe a few. Maybe 4 more; maybe less. But I heard that. 5 6 When is the first time she said that? 0. 7 I don't know, ma'am. I can't tell you. Α. But on and off I did hear the word "addicted." 8 9 When she threw her cigarettes away in an Q. effort to quit, did she ask you to smoke outside? 10 11 Α. No. She thought I quit, and I was sneaking 12 around, I told you, behind the building or over 13 here. 14 So you weren't being very supportive? Q. 15 You got it. Α. 16 Do you know whether Mrs. Camacho's doctors Q. 17 ever told her to quit smoking? 18 MS. WALD: Form. THE WITNESS: I don't know that. Because 19 her doctor visits I sat in the lobby all the time. 20 I never went in the back with them. 21 22 BY MS. KENYON: 23 Did she ever tell you what her and her 0. doctors talked about during her appointments? 24 Probably her obesity. The weight was up 25 Α.

www.oasisreporting.com



	Page 202
1	there. They were concerned with her obesity.
2	Q. Can you explain that?
3	A. She was overweight. Probably pushing maybe
4	260. And they'd tell her, "You have to lose weight
5	because" what is that? Diabetic? "You're going
6	to be a diabetic, or diabetes. You have to lose
7	weight."
8	Then she started getting Jenny Craig to
9	lose weight. She was concerned with her weight.
10	She was too heavy. The doctor was concerned. She
11	told me, "I've got to lose weight, Tony. I'm too
12	heavy." So you know what I mean?
13	Q. Did she try to lose weight?
14	A. Yeah. Jenny Craig.
15	Q. How long was she on Jenny Craig?
16	A. Not very long. But she ordered three times
17	Jenny Craig and couldn't handle the pigeon food they
18	gave her, bird food. Three times. I said, "Quit
19	ordering. Try something else."
20	"I'll try Jenny Craig one more time."
21	I said, "Okay."
22	So she'd get the food and probably on it a
23	month, and it was over. Then what'd she do? Get
24	rid of the food, call Jenny Craig again and again.
25	Three times, Jenny Craig.

www.oasisreporting.com



Page 203 Did she lose any weight while she was doing 1 Ο. 2 Jenny Craig? I don't know. I don't know if it did any 3 Α. good or not. But she was pretty heavy for her size. 4 The doctors kept telling her that for her size and 5 everything she shouldn't be 260. 6 7 Was she ever able to lose weight? Ο. With the operation she did. 17 days in 8 Α. 9 bed, unable to eat, just IV bags. She lost weight there, and I lost weight. 10 Did she gain it back when she was released? 11 Q. 12 Α. No. She's pretty good now. She's about -last time we weighed her at the cancer center she 13 14 was like 240. She never got the 20 back. She's 15 always at 240 for some reason. 16 I'm still concerned because if she falls, I 17 can't pick her up with my back. I don't want to 18 call the paramedics at 3:00, 4:00 in the morning. 19 Ο. Did she ever try anything besides Jenny 20 Craiq to lose weight? Say again? 21 Α. 22 Q. Did she ever try anything besides Jenny Craig to lose weight? 23 She tried cooking her own stuff, like 24 Α. salads and stuff. She tried. But the weight was a 25

www.oasisreporting.com



Page 204 losing thing. She came from a big Italian family, 1 and they loved to eat. She was eating all the time. 2 Pasta, meatballs. It was hard for her to kick the 3 food habit. It was like she was on a yo-yo diet. 4 5 It was difficult for her to diet? Ο. Yeah. It was difficult for the weight. 6 Α. 7 Do you think she was motivated to lose 0. weight? 8 9 Yes, ma'am. She was. Α. 10 0. She just wasn't able to? She wasn't able to until this happened. 11 Α. 12 Then like I told you, that's what happened. Do you know what doctors told her about the 13 Q. 14 health risks of being overweight? 15 Probably most likely it was Dr. Atkinson, I Α. 16 believe her name was. Dr. Adaoag, Aloha Clinic, 17 they were all concerned with her weight. 18 She told me with Atkinson -- and of course, 19 you know, every year the insurance, they drop. So 20 we had to change doctors. Atkinson was concerned with her weight. And Dr. Adaoag at Aloha Clinic, he 21 was concerned with her weight. 22 23 Do you know what Dr. Atkinson told her 0. about her weight? 24 Only what Sandra told me. I never went in 25 Α.

www.oasisreporting.com



Page 205 the back with them. 1 What did Sandra tell you? 2 0. She came out and said, "I've got to lose 3 Α. weight, Tony." 4 5 I said, "What did you weigh?" "260." 6 7 "Holy Jesus," I said, "we've got to do 8 something about that." 9 She told you that Dr. Atkins said she had Q. to lose weight? Sandra told you that? 10 Everything I'm saying is hearsay. 11 Α. Yeah. 12 She did tell me every time she came out of the room. Maybe she was holding other stuff back, but she 13 14 always told me about the weight. Always something with the weight. 15 16 Q. Was it Dr. Adaoag? 17 Yeah, Aloha Clinic, Dr. Adaoag, and Α. 18 Dr. Atkinson at St. Rose building. St. Rose Hospital building there. She has an office. 19 Q. I think I asked your wife about Dr. Adaoaq 20 yesterday. Has she seen that doctor for a while? 21 We have a new primary, again, because of 22 Α. the insurance company. They no longer carry those. 23 So we have to find who carries the new insurance --24 the same insurance. But they didn't renew their 25

www.oasisreporting.com



Page 206 contract with Aetna, so we had to go to Dr. Wikler, 1 2 which was a blessing. But prior to the time that you had to 3 0. switch because of insurance, had she been seeing 4 Dr. Adaoag for a number of years? 5 Maybe a year or two the most. 6 Α. 7 I think from the records we looked at Ο. yesterday, she had been seeing him for at least five 8 9 years. 10 Α. Maybe I'm wrong then. 11 Q. Do you know how long she saw Dr. Atkinson 12 for? No, not really, ma'am. 13 Α. 14 Do you know what Dr. Adaoag told her about Q. 15 her weight? 16 Α. No. I wasn't present to hear. Only what 17 Sandra told me, ma'am. 18 Ο. Did Mrs. Camacho's weight impact her quality of life? 19 20 Α. Yeah. She had problems. Yeah, she did. She had problems with clothes and probably sleeping 21 at night because she was heavy and stuff. 22 Ιt bothered her. She got, like, a complex. 23 You say it bothered her at night. Did she 24 Ο. have problems sleeping because of her weight? 25

www.oasisreporting.com



Page 207 Yeah, there was problems. Yes. She did 1 Α. have problems. I don't want ... 2 3 Go ahead. Q. MS. WALD: There's no question pending. 4 5 MS. KENYON: He looked like he was about to 6 say something. 7 MS. WALD: Wait for a question. 8 THE WITNESS: I am waiting. I'm stretching 9 back. She said she's not ready. She's ready now. BY MS. KENYON: 10 11 Q. No. It looked like you were going to say 12 something. I was just going back. 13 Α. 14 MS. WALD: You were just stretching? 15 THE WITNESS: Yeah. 16 MS. WALD: Let's ask the next question. 17 BY MS. KENYON: 18 Q. Did her weight affect your marriage? 19 Α. Not with me, no. I didn't mind it. I didn't care. But I did care for her health, but 20 what can I do? 21 Did she care about her health? 22 Q. 23 MS. WALD: Object to form. THE WITNESS: Yes, she did. Very much. 24 111 25

www.oasisreporting.com



Page 208 1 BY MS. KENYON: 2 Do you think she was addicted to food? 0. I don't know about addicted, but she liked 3 Α. She comes from an Italian family. her food. 4 They always cook big meals. Until today they're still 5 doing that. That was their upbringing. They ate 6 7 all the time. And when I was there, I was overweight and eating all the time. 8 9 You also mentioned -- because we were Q. talking about Mrs. Camacho quitting. You said that 10 she hid her cigarettes? 11 12 Yeah, hid them or -- what do you call that? Α. Squashed the pack, throw it away, and 13 Squash? 14 whatever else she did. It didn't last very long. 15 When did she hide her cigarettes? Q. 16 Α. When did she, like, put them away to hide? 17 Did she hide her cigarettes in an effort to Q. 18 quit smoking? 19 Α. Yeah, she did hide cigarettes. 20 Ο. When? I don't know when. When she was trying to 21 Α. probably in the dates I told you, in the mid-2000s 22 when she was doing that. I can't remember specific 23 dates. But she did throw her cigarettes away. 24 She did squash them. She hid them in the cabinet. 25 And

www.oasisreporting.com



Page 209 it didn't last long. What dates or times, I don't 1 2 know. It could have been right in there in the 2000s sometime. I can't be specific with the date. 3 When she hid her cigarettes in an effort to 4 0. quit, did she do that one time? 5 MS. WALD: Object to form. 6 7 THE WITNESS: Two times. BY MS. KENYON: 8 9 Did she actually stop -- when she hid her Q. cigarettes, did she actually stop smoking for a 10 period of time? 11 12 Not for a period. It was -- I don't even Α. say it was for six hours. She just went right back 13 14 to it. And then proceeded the second time, she went right back to it. 15 16 Q. Did Sandra ever ask you to hide her 17 cigarettes? 18 Α. No. Never asked me. Never. 19 Q. I just want to make sure I'm understanding 20 correctly. 21 So you said she hid her cigarettes two 22 times and threw them away. Yes, ma'am. 23 Α. 24 Q. Was it only two instances total that she did all of these things? 25

www.oasisreporting.com



Page 210 That I can recall. To my knowledge, only 1 Α. 2 two, ma'am. So in one instance in the mid-2000s she 3 Ο. threw her cigarettes away, and she hid them, and she 4 broke them; is that right? 5 I don't know about that 2000 date. б Α. I'm only telling you the time I remember. I don't know 7 if it was in the mid-2000s, '05 or '06, when that 8 9 happened. I can't be specific on the date. She did try twice during that period. 10 Right. I apologize if I misspoke. I 11 Q. 12 thought I said mid-2000s. I just want to make sure I'm understanding correctly. 13 14 So at some point in the mid-2000s --15 Α. Yes. 16 -- there was one instance where she threw Q. 17 her cigarettes away, hid her cigarettes, and broke 18 her cigarettes? 19 MS. WALD: Object to form. 20 Mischaracterizes testimony. He clearly stated two. THE WITNESS: Yes. 21 22 MS. KENYON: Hold on. BY MS. KENYON: 23 So in one instance where all three things 24 0. happened, where those three things happened --25

www.oasisreporting.com



Page 211 1 right? 2 Α. Not three. Two times. I'm getting there. Hold on. 3 Q. MS. KENYON: This is why you're just 4 supposed to object to form, because you're 5 misstating things. 6 BY MS. KENYON: 7 In the mid-2000s there are only two 8 Q. instances where she made an effort to quit smoking? 9 To my knowledge, ma'am, yes. 10 Α. In one of those instances in the mid-2000s 11 Q. 12 she threw her cigarettes away, hid her cigarettes, and broke her cigarettes? 13 14 Α. Yes, ma'am. 15 Then there was a second instance in the 0. 16 mid-2000s where she did the same thing? 17 Yes, ma'am. Α. 18 Ο. There was a second instance in the 19 mid-2000s where she threw her cigarettes away, she 20 hid her cigarettes, and she broke her cigarettes; is 21 that correct? 22 Α. Yes, ma'am. 23 Those are the only two times, other than Ο. her permanent quit in 2017, that you're aware of 24 that she quit smoking? 25

www.oasisreporting.com



Page 212 To my knowledge, those are the only times I 1 Α. 2 witnessed it, ma'am. So I'm going to talk about the first 3 0. instance. Do you recall her refraining from smoking 4 for a period of time where she threw her cigarettes 5 away or hid her cigarettes or broke them on that 6 first occasion? 7 When she threw them away, it didn't last 8 Α. very long. She went right back to it. Maybe a 9 couple of hours. I can't be specific on the hours. 10 11 But it wasn't days, that's for sure. It was hours. 12 And she would repeat, get the cigarettes, and go right back to it. 13 14 And then the second instance in the Q. 15 mid-2000s, did she refrain from smoking for any 16 period of time? 17 Only for a couple of hours, a few hours, to Α. 18 my knowledge. 19 Ο. Did she ever seek help from a professional 20 to quit smoking? 21 Α. No, ma'am, not to my knowledge that I know 22 about. No, ma'am. Did she ever ask for help to quit from her 23 Ο. 24 doctors? Not that I know of. I wasn't back there 25 Α.

www.oasisreporting.com



Page 213 I stayed in the lobby. I don't know 1 when she went. if a conversation took place. I don't know that. 2 Did she ever talk to a doctor about 3 Ο. quitting smoking? 4 I don't know that either, ma'am. 5 Α. 6 Did her doctors ever tell her that she Ο. needed to quit smoking? 7 8 I don't know that either, ma'am. Α. 9 Did her doctors ever give her advice or Q. strategies for how to quit smoking? 10 I don't know, ma'am. I don't know that 11 Α. 12 either, I'm sorry. Did she ever attend a stop-smoking clinic? 13 Q. 14 No, ma'am. Α. 15 Did she ever try hypnosis to quit? Q. 16 Α. No, ma'am. 17 Did she ever ask you for help to quit Q. 18 smoking? 19 Α. No, ma'am. 20 Ο. Did she ever ask anyone else for help to 21 quit smoking? Not to my knowledge. 22 Α. 23 Did she ever use nicotine patch? Q. No, ma'am. No, ma'am. No patch. 24 Α. Did she ever use nicotine gum? 25 Q.

www.oasisreporting.com



Sandra Camacho, et al. v. Philip Morris USA Inc., et al.

1	Page 214 A. Nicorette gum. That's for people who
2	smoke, I guess. If you chew the gum, you'll be able
3	to get rid of the cigarette or something. Nicorette
4	or something like that.
5	Q. Did she ever use nicotine gum?
6	A. Is that what Nicorettes are?
7	Q. Did she ever use Nicorette gum?
8	A. Yeah, she did use it. Didn't help.
9	Q. I thought you just told me there were only
10	two instances where she quit smoking or she tried to
11	quit smoking.
12	A. You stipulate was it hiding or throwing
13	cigarettes away. Now you're talking about
14	Nicorettes. I didn't know that was attributed to
15	the throwing stuff away.
16	All I can tell you is she tried Nicorettes.
17	That's not throwing the cigarettes away or throwing
18	them in the garbage. Now, if you would have stuck
19	to the specifics on that, I could have answered
20	that. You didn't mention anything. You were
21	focused on the packs that she hid, the packs that
22	she threw away, and everything else. But you never
23	mentioned anything about chemical that she tried,
24	other than now.
25	Q. With all due respect, I've asked you

www.oasisreporting.com



Page 215 several times for you to tell me when and if she 1 2 has -- if she tried to guit smoking. What I'm asking you about is based on what you have told me. 3 Right. I'm only answering what you're Α. 4 5 bringing up. If you would have brought up Nicorettes, I would have said yes, ma'am. 6 7 Why don't you tell me about Nicorette gum Ο. 8 then. 9 That she tried it, and it didn't work, Α. 10 ma'am. 11 Q. When did she try Nicorette gum? I have no idea, but she did try it 12 Α. somewhere probably in the mid-2000s. I don't know 13 14 There was a time she did try it. when. 15 Did she try it one time? Q. 16 Α. I don't know that either. But she did 17 try it. 18 Ο. Do you know whether she needed a 19 prescription for the qum? 20 Α. Not to my knowledge. Do you know whether she needed a 21 Ο. 22 prescription for the Nicorette gum? 23 MS. WALD: Object to form. Asked and 24 answered. 25 THE WITNESS: I don't know that, about

www.oasisreporting.com



Page 216 prescriptions for that gum. 1 2 BY MS. KENYON: You don't know whether --3 Q. No, I don't know. 4 Α. O. Hold on. 5 You don't know whether she needed a 6 7 prescription for the Nicorette gum? MS. WALD: Asked and answered three times. 8 9 THE WITNESS: I don't know. She could have got it over the counter or doctor prescription. 10 Ι 11 don't know how she got it. I'm sorry. BY MS. KENYON: 12 Do you know how many packs of Nicorette gum 13 Q. 14 she chewed? 15 Α. I don't know that either, ma'am. 16 Q. Do you know whether she continued to smoke 17 while chewing the Nicorette gum? 18 Α. I don't know that either. I'm sorry. Did she throw out her cigarettes when she 19 Q. 20 used the Nicorette qum? I don't know that either, ma'am. 21 Α. Do you think she actually wanted to quit 22 Q. smoking when she used the Nicorette gum? 23 24 She -- I don't know that. All I know is Α. she tried the gum. That's all know. 25

www.oasisreporting.com



Page 217 I'm going to ask my guestion 1 MS. KENYON: 2 again. (The question was read.) 3 THE WITNESS: Yes. That's why she was 4 using it was to try to quit. 5 BY MS. KENYON: 6 7 Do you know whether she was actually 0. 8 motivated to guit smoking at that time? 9 MS. WALD: Form. THE WITNESS: She was motivated. 10 She It was hard. She was addicted already. 11 tried. 12 MS. KENYON: Move to strike as nonresponsive. 13 14 BY MS. KENYON: 15 Did you try to quit with her at that time? Q. 16 Α. No, ma'am. Not in any time. 17 Did you encourage her to quit when she used 0. 18 the Nicorette gum? I don't recall, ma'am, no. 19 Α. 20 Ο. Based on your observations, how did she feel when she was using the Nicorette gum? 21 I don't know that either, ma'am. 22 Α. Did you observe any changes in her when she 23 Ο. used the Nicorette gum? 24 I don't know that either. 25 Α.

www.oasisreporting.com



Page 218 You don't know whether she stopped smoking 1 Ο. 2 while using the Nicorette gum? I don't know that either, ma'am. 3 Α. At some point she started smoking again --4 Q. strike that. 5 б Why did she decide -- at some point did she stop using the Nicorette gum? 7 8 Yeah, at some point she stopped. I don't Α. 9 know when, but she did stop. Why did she stop using the Nicorette gum? 10 Q. Α. I don't know why. She went back to 11 12 smoking. Maybe it didn't work for her. It doesn't work for everybody, I guess. 13 14 Q. Did you talk to her about it? 15 No, not at all. Α. 16 Why not? Q. 17 I didn't feel it was important. Because Α. 18 she was already hooked. And she went right back to 19 the cigarettes, so why talk? 20 Ο. You didn't feel like it was important to 21 encourage her to quit? 22 MS. WALD: Form. 23 THE WITNESS: It was important for me to ask her to quit, but she was already addicted to the 24 tobacco. There was nothing I could do anymore. 25 Ι

www.oasisreporting.com



Page 219 wasn't going to wreck my marriage over it. 1 2 BY MS. KENYON: But you never asked her to quit? 3 Q. MS. WALD: Form. 4 THE WITNESS: I never asked her to quit. 5 Because she was hooked on it already. And I was 6 smoking too. I'd be a hypocrite to tell her not to 7 8 smoke when I was smoking. 9 BY MS. KENYON: Well, you didn't start smoking though until 10 Ο. 11 you met her? 12 That's right. Α. So you could have asked her at that point 13 Q. 14 not to smoke? 15 I just got married. You think I want Α. No. 16 a divorce over a pack of cigarettes? I didn't know 17 it was going to lead to this now. I thought maybe 18 down the line we could quit. It didn't happen. 19 Ο. So when you started smoking, you thought 20 down the line you wanted to quit? MS. WALD: Object to form. 21 22 Mischaracterizes --23 THE WITNESS: No, that's --24 (Simultaneous speaking.) (Reporter admonishment.) 25

www.oasisreporting.com



Page 220 BY MS. KENYON: 1 2 I'll ask a different question. Ο. Since you seem to be a little thrown off by 3 some of my questions, I'll just ask: 4 5 Are there any other instances, after you moved to your current home, when Mrs. Camacho tried 6 to quit smoking ever? 7 8 MS. WALD: Objection. Mischaracterizes 9 testimony. Argumentative. 10 You can answer. 11 THE WITNESS: I can answer? 12 MS. WALD: Yes. THE WITNESS: Here, at this residence? 13 14 BY MS. KENYON: 15 Q. Yes. 16 MS. WALD: At this residence? Or in 17 Nevada? 18 MS. HENNINGER: In Vegas, I thought. 19 MS. WALD: Let's repeat the question 20 because we are getting multiple --MS. KENYON: It was here because he said --21 22 the record will speak for itself, so I'm not going to go back through. 23 24 But I'm specifically talking about -- I mean, I guess we'll just open it up to Vegas. I 25

www.oasisreporting.com



Page 221 1 don't know. 2 Can you repeat my question? (The question was read.) 3 THE WITNESS: Answer? 4 5 BY MS. KENYON: 6 Ο. Mm-hmm. 7 Only the two times that I remember, ma'am. Α. Did she try the Nicorette gum during one of 8 Q. the -- so you're saying two times? 9 Yeah, throwing away the cigarettes. 10 Α. So both of those times is when she was 11 Q. 12 throwing away her cigarettes? Right, ma'am. 13 Α. 14 During those two times, is that when she Q. tried the Nicorette gum as well? 15 16 Α. I believe so. Do you know whether she tried the Nicorette 17 Ο. 18 gum one time or two times? That I don't know, ma'am. 19 Α. Besides those two instances in the 20 0. mid-2000s, is there any other times where 21 Mrs. Camacho tried to quit smoking? 22 23 Not to my knowledge. Α. To your knowledge, when did Mrs. Camacho 24 Ο. first learn that cigarette smoking could be 25

www.oasisreporting.com



Page 222 addictive? 1 2 MS. WALD: Object to form. 3 THE WITNESS: Answer? MS. WALD: Yes. 4 5 THE WITNESS: Somewhere around 2000, when the surgeon -- the doctor, that meeting they had 6 where it was -- I guess when they exposed that 7 they -- there was evidence, and it came out in 2000, 8 9 that it was hazardous to our health. BY MS. KENYON: 10 11 Q. But she did not try to quit smoking at that 12 time, did she? She was already hooked. No, ma'am. 13 Α. 14 Can you just answer my question? Q. 15 She did not try to quit smoking at that 16 time, did she? 17 MS. WALD: Object to form. He is answering 18 your question. 19 MS. KENYON: He's answering it and adding. 20 THE WITNESS: I'm telling you she knew, I knew, but we didn't stop. We were already hooked on 21 22 the tobacco. We needed whatever was in there. We didn't stop. It was too late. 23 Through the '80s and '90s all they did was 24 lie, lie, lie. In 2000 the big lie came out, and it 25

www.oasisreporting.com



Page 223 was too late for a lot of souls. 1 2 You know, that's the way I'm interpreting 3 it to you, ma'am. MS. KENYON: Move to strike as 4 5 nonresponsive. б THE WITNESS: Huh? 7 MS. KENYON: I'm moving to strike as nonresponsive. There was not a question pending. 8 9 MS. WALD: Well, for the record, he's 10 trying to answer your question. 11 THE WITNESS: I'm trying to answer to the 12 best of my --MS. WALD: Tony, wait for the next 13 14 question. 15 THE WITNESS: Next question, please. 16 BY MS. KENYON: 17 Your wife did not try to quit after she saw 0. 18 the news report in 2000, did she? 19 Α. No, ma'am. 20 0. How would you describe Mrs. Camacho's 21 personality? 22 Α. She has a very good personality. Q. Can you describe it for me? 23 She's friendly, very friendly, and she's 24 Α. just a nice person all around. She's the best wife 25

www.oasisreporting.com



_	Page 224
1	I ever had for 41 years. No problems. Always the
2	same attitude.
3	Q. Is she intelligent?
4	A. Very intelligent.
5	Q. Is she strong-willed?
6	A. I don't know about that, because we have
7	the issues with the cigarettes and the food. I
8	don't know if strong-willed if you mean food and
9	cigarettes, I don't know about that. She's not
10	strong in that area, ma'am.
11	Q. Is she a decisive person?
12	A. What does that mean?
13	Q. Is she able to make decisions easily?
14	A. Well, with the operation and all the
15	radiation, chemo, and oxygen levels and all that,
16	it's a little difficult for her now to do certain
17	things. Not all, but certain.
18	Q. I don't understand. I don't think that was
19	answering my question.
20	A. Before her operation, she did a lot of
21	things, and she was her mind was a hundred
22	percent. After the surgery, when the radiation
23	started and the chemo for nine weeks and with the
24	oxygen loss, something happened. We don't know what
25	happened. Sometimes she's with us; sometimes she's

www.oasisreporting.com



Page 225 not. You witnessed that yesterday when you were 1 2 talking to her. She looked around. We don't know what that's from. I'm not a doctor. 3 I don't know, Sometimes she cries a lot just out of the 4 ma'am. blue. I can't understand it either. 5 Is she someone who is able to make her own 6 0. decisions and stick to them? 7 8 I said in some areas, yes, she's very Α. 9 strong. I'm not going to make her out to be a mental case, but there's some area where she's real 10 sharp, and in some areas she has to think before she 11 12 does it. This all started with the chemo and radiation that she needed, ma'am. 13 14 Is she someone who doesn't like to be told Ο. what to do? 15 16 No, she's not like that at all. She has a Α. 17 real good sense of humor. She's strong. 18 Ο. Would you describe her as a risk-taker? 19 No, ma'am. She's not a risk-taker. Α. 20 Has she ever been rejected for any health Ο. 21 insurance policy? 22 Α. No, ma'am, not to my knowledge. When you fill out the health insurance 23 0. 24 forms, you understand that there's a higher premium that smokers have to pay? 25

www.oasisreporting.com



Page 226 Yeah, I'm aware of that. 1 Α. 2 Did you both have to pay that higher Ο. 3 premium? Not to my knowledge. We just fill out the 4 Α. forms, or the broker who fills out the thing, they 5 ask you right on the form. The question is right in 6 some of those forms. We honestly filled them out to 7 the truth that we both were smokers, and we never 8 9 saw no increases in our Aetna insurance. 10 Q. Did you ever see a decrease in your 11 insurance when you stopped smoking? 12 Α. I don't know that either, ma'am. All I know is we have Aetna insurance. We pay our 13 14 deductibles. But I don't know anything about that, 15 ma'am. 16 Have you ever heard the phrase "coffin Q. 17 nails"? 18 No, ma'am. I never heard that phrase. Α. 19 Have you ever heard Mrs. Camacho use the Ο. 20 term "coffin nails"? 21 Α. No. 22 Q. Have you ever heard the phrase "cancer 23 sticks"? 24 Α. No. 25 Q. Have you ever heard Mrs. Camacho use the

www.oasisreporting.com



Page 227 term "cancer sticks"? 1 2 Α. No, ma'am. Have you ever heard the term "nicotine 3 Q. fit"? 4 5 Yeah. Α. б What do you understand "nicotine fit" to Q. 7 mean? 8 Just people talking at the bus company. I Α. 9 heard it many times. "I couldn't pull over. I was having a nicotine fit." That's where I heard it. 10 Just through people having conversations. That's 11 how I heard it. 12 Did you ever use the term? 13 Q. 14 Α. No. Never need to. 15 Never had a nicotine fit? Q. 16 Α. No, I never had those fits. 17 Did you ever hear Ms. Camacho use the term 0. "nicotine fit"? 18 I heard a couple of times her mention that. 19 Α. She mentioned that a couple of times. 20 What did she say? 21 Q. 22 Α. She needs a cigarette. I said, "Where you 23 qoinq?" 24 "Nicotine. I'm gonna go into a nicotine 25 fit."

www.oasisreporting.com



Page 228 And she would have one. 1 2 When did you first hear her say that? Ο. I don't know. Through life, I guess. I 3 Α. don't know, ma'am. 41 years, I must have heard it. 4 I don't know. I can't tell you specific times and 5 6 dates. 7 Do you recall if she said it while you were 0. living in Chicago? 8 9 I don't know that either, ma'am. Maybe, Α. probably. Who knows? I don't know, ma'am. I can't 10 be specific on that question. 11 12 Q. Do you read the newspaper? 13 A. I used to read it. 14 When did you stop reading it? Q. 15 I can't give you an answer there either, Α. 16 because we moved so many times and canceled and 17 got it. I don't know times and dates we 18 discontinued it. 19 0. Did you read the newspaper while you were 20 living in River Grove? No, not in River Grove. I didn't read 21 Α. 22 newspapers. 23 Did Ms. Camacho read the newspaper when Ο. living in River Grove? 24 I don't know that. She could have read 25 Α.

www.oasisreporting.com



Page 229 They had them at Denny's on the them at work. 1 2 counters. Maybe she could have read them there. I don't know that. 3 When you were living in River Grove, did 4 Ο. you have ever a newspaper delivered to your home? 5 6 No, ma'am. Not to my knowledge. Α. 7 When you moved to Las Vegas, did you ever Ο. have a newspaper delivered to your home? 8 9 Yes, we did. Α. At which home? 10 0. I don't know, because we had four different 11 Α. 12 homes in 30 years. I don't know which home it was, but we did get it delivered. 13 14 What paper was delivered? Q. 15 RJ. Las Vegas Review-Journal. Α. 16 Was that the daily paper? Q. 17 Yeah. Used to be \$0.50. Now it's 3.50. Α. 18 Do you recall when you were living in River 0. 19 Grove ever reading any articles about cigarettes or 20 smoking? 21 Α. I don't remember that at all, ma'am. That 22 was a long time ago. 23 When you were living in Las Vegas, do you Ο. recall ever reading any newspaper articles about 24 cigarettes or smoking? 25

www.oasisreporting.com



Page 230 I don't remember, ma'am. I don't remember 1 Α. 2 that at all. When you were living in River Grove, did 3 0. you ever have any subscriptions to magazines? 4 5 I don't know that either, ma'am. I don't Α. recall that. 6 7 (A break was taken.) BY MS. KENYON: 8 9 Did Mrs. Camacho ever have a subscription Q. 10 to any magazine? 11 Α. Yes, ma'am. Enquirer, Star, and -- and 12 that's it. The two. When did she have a subscription to 13 Q. 14 Enquirer? 15 I believe last year, and she stopped it. Α. 16 And they send us, like, a couple of courtesies to 17 get you back onto it, but she didn't go for it. She 18 just read them, and I'm not going to subscribe 19 again. 20 Ο. And then when did she have a subscription to Star magazine? 21 Star? The same as Enquirer, the same time. 22 Α. Other than those two magazine subscriptions 23 Ο. in the last year, did she ever subscribe to any 24 other magazines at any point? 25

www.oasisreporting.com



Page 231 Not to my knowledge. Α. 1 2 Did she ever read any other magazines at Ο. 3 any point? Only those two that I know of. Α. 4 5 And that was within the last year; is that Q. right? 6 7 Yeah, I think it was last year. Α. 8 So prior to last year are there any other Q. 9 magazines that she read? Does that include, like, women magazines to 10 Α. order clothes or no? Like Roaman? Women's clothing 11 12 and stuff. Like a catalog? 13 Q. 14 Α. Yeah, catalogs. Does that include 15 catalogs? 16 Q. Did she get catalogs? 17 Α. Yeah. Roaman and another one. It's Women's 18 Fashion. It's got all women dressed in real nice 19 clothing. Were they catalogs you could order clothes 20 Ο. 21 from? 22 Α. Yeah. That's how she got most of her 23 clothes. 24 Is Roaman, is that a department store? Q. It's a big distributor for women's 25 Α.

www.oasisreporting.com



_	Page 232
1	clothing. I don't know how she got it. But when
2	you buy clothing, probably somewhere all these
3	catalogs start to appear.
4	Q. Did the catalogs have advertisements for
5	anything besides women's clothing in them?
6	A. Just shoes and apparels.
7	Q. What was the name of the second one?
8	A. Roaman, and I think something with Women,
9	like Women Fashion.
10	Q. When did she get those catalogs?
11	A. She gets them all the time. A couple of
12	weeks ago I got two in the mail. And God knows I
13	haven't checked the mail for a week because I can't
14	walk that far. There's probably two more in there
15	now. The reason she gets them, because she does
16	order the plus sizes, because she can't get some of
17	the stuff, you know. But now she could not order.
18	She could probably go somewhere and get them. But
19	she did order clothing from them constantly.
20	Q. Did you ever get Reader's Digest?
21	A. Let me think on that one.
22	No, but they did send me samples, that
23	Reader's Digest, that little book. It's a little
24	book, Reader's Digest, and they tell you stories.
25	They sent a sample, but I never subscribed to it.

www.oasisreporting.com



Page 233 When did they send you a sample of Reader's 1 Ο. 2 Digest? I found one in the mailbox in a plastic 3 Α. little bag about a year ago. 4 5 Did you ever receive a Reader's Digest 0. sample while you were living in River Grove? 6 7 Oh, I don't know that. Α. Q. So is it just one sample of Reader's Digest 8 you got a few years ago? 9 10 Α. Yes, ma'am. Did Mrs. Camacho ever have -- ever read 11 Q. 12 Reader's Digest? I don't know. I left the book after I read 13 Α. 14 it. Maybe she did read it. I don't know, ma'am. 15 Did she ever read Life magazine? Q. 16 Α. Not Life, no. I know Life very well. It's 17 been around for ages. 18 Q. Did she ever read Time magazine? 19 Α. Yeah. I used to subscribe to Times [sic]. 20 But I don't know if it was here or Chicago. But I used to read those articles, try to read them 21 sometimes, because they were a little difficult for 22 me to understand, fancy words and stuff. But I did 23 have a subscription at one time for Times. 24 Do you recall reading any articles in Time 25 Ο.

www.oasisreporting.com



Page 234 magazine about cigarettes or smoking? 1 2 I don't recall that, ma'am. It was a long Α. 3 time ago. Did Sandra read Time magazine? Q. 4 No. She don't care for that magazine. 5 Α. 6 Why not? Ο. I guess probably because it's full of 7 Α. political stuff, and she doesn't care to read it at 8 9 the time. In River Grove did you and Mrs. Camacho 10 Ο. watch television together? 11 12 Α. Yes, ma'am. What were your favorite programs to watch? 13 Q. 14 Back in the '70s, all the old -- like Good Α. 15 Times, with JJ. The one with the Fonz, Happy Days. 16 And Chico and the Man. And Welcome Back, Kotter. 17 Those were all comedies. 18 There was other ones that I -- mostly all the comedies in the '70s. They were funny. 19 What about in the '80s? 20 0. '80s, not too much. We moved -- no, not in 21 Α. the '80s. After '80s, everything started to change, 22 programs and stuff. So we didn't watch it very 23 much. It was mostly reruns. 24 25 Q. And then when you were living in River

www.oasisreporting.com



Page 235 Grove, did you and Mrs. Camacho watch the news? 1 Yeah. Channel 9, WGN News. 2 Α. That was our favorite station to watch. 3 Did you watch the news on a nightly basis? 4 Q. When we could, if we didn't have companies. 5 Α. It was something we did. But if we had company, no. 6 7 Did Mrs. Camacho have a favorite Ο. 8 broadcaster or announcer that she liked to watch? 9 Oh, I don't know that. Α. Did you ever see anything on television 10 Ο. when you were living in River Grove regarding the 11 12 health hazards of smoking? I'm sure we saw that on TV in the '80s when 13 Α. 14 we were in River Grove. I'm sure we saw something 15 about it. But we didn't pay no attention to the 16 tobacco -- how do you say it? Commercial -- I mean 17 the commercial -- not the commercial. The news with 18 the data about smoking. You know, we just ignore 19 them. 20 Ο. Is that because you didn't want to hear it? No, not because we didn't want to hear it. 21 Α. We weren't interested in it. We were already 22 23 smoking. As far as we knew, the filters were okay with us, everything was cool, and we just kept on 24 25 smoking.

www.oasisreporting.com



Page 236 When you were living in -- once you moved 1 Ο. to Las Vegas, did you and Mrs. Camacho watch TV 2 3 together? Yeah, occasionally. Α. 4 What were your favorite programs during 5 Ο. that time? 6 7 She likes to watch those Law & Order Α. programs and police programs. I didn't really watch 8 too much because I was involved in my hobby. 9 What's your hobby? 10 Q. 11 A. Aviation. 12 Q. What do you do for that? Collect books and die-cast airplanes and go 13 Α. 14 to the air shows. I have a ton of books and used to 15 read those books on planes. The TV would be in 16 front of me, but I was more interested in reading 17 the book. To keep Sandra company, sit next to her 18 while she was watching her programs. The WGN, the Channel 9 you used to watch in 19 Ο. 20 the Chicago area, was that local news? Local news. Right, ma'am. 21 Α. 22 Q. Was there ever a national news that you watched in Chicago? 23 I don't recall. 24 Α. 25 0. Was there a local news that you watched in

www.oasisreporting.com



Page 237 the Las Vegas area? 1 2 Α. Channel 13. Was there a national news program you 3 Q. watched? 4 Either we watch that ABC with Lester Holt 5 Α. or we watch -- what was the little fellow, the Greek 6 fellow? Kopolis [sic]? Like Nightline. 7 8 Stephanopoulos? Q. We watch him, Lester Holt, on these 9 Yeah. Α. programs, and Nightline News, Nightline, and ABC. 10 Ι don't know the name of that one. ABC, but Lester 11 12 Holt. Did you ever see anything on the local news 13 Q. 14 in Las Vegas about smoking and health? 15 MS. WALD: Object to form. Asked and 16 answered. 17 You can answer. THE WITNESS: Yeah, I saw the materials. 18 Ι 19 saw on the news the media talking about it. BY MS. KENYON: 20 Is that what we've already discussed today? 21 Q. 22 Is that what you're referring to? 23 Say again? Α. 24 Ο. The congressional hearings? You've already mentioned that today. 25

www.oasisreporting.com



Page 238 I saw the congressional hearings Yeah. 1 Α. 2 with the official being drilled by politicians. Sorry. I'm not trying to cut you 3 Ο. Yeah. off. I'm asking if you saw any local news stories 4 about smoking and health while living in Las Vegas. 5 б MS. WALD: Form. 7 You can answer. 8 THE WITNESS: There was talk in some of our 9 news channels. We ignored it. We were already smoking. We were already addicted to it. So, you 10 know, we ignored them. 11 BY MS. KENYON: 12 Have you ever seen any antismoking 13 Q. 14 commercials on TV? 15 I probably did, and I ignored them. Α. 16 Q. Why did you ignore them? 17 Everybody said the filters were safe, you Α. 18 can smoke. Then everything happened in 2000, it was 19 turned around, and we were addicted by then. 20 0. When do you first recall seeing an antismoking commercial on TV? 21 I can't recall, but I did see them on TV. 22 Α. 23 Do you know whether Sandra saw an Ο. antismoking commercial on TV? 24 25 Α. I'm sure we saw them together. We see

www.oasisreporting.com



Page 239 commercials on antismoking, but we didn't pay no 1 2 attention to them, ma'am. Did you ever discuss the antismoking 3 0. commercials with Sandra? 4 5 Α. No. Have you ever seen any public service 6 Ο. announcements on television? 7 8 Public announcements? Α. 9 Public service announcements, like PSAs. Q. 10 Α. No, not to my knowledge, ma'am. 11 Q. Do you recall an antismoking/anti-tobacco 12 commercial featuring Bill Talman of Perry Mason? Α. No, I don't recall that commercial. 13 14 Do you know who Yul Brynner is? Q. 15 I do recall Yul Brynner in a cigarette Α. 16 commercial or something like that back in the day, 17 before he passed. 18 Q. You recall seeing a commercial with Yul 19 Brynner? 20 Α. Yeah. I know he did pass. It was like cancer or something. I understand he was a very 21 22 heavy smoker. I don't know how many packs, but they said heavy, and he passed. And I did see something 23 on television about Yul Brynner. 24 Was Sandra with you when you saw that? 25 Q.

www.oasisreporting.com



Page 240 1 I don't know. That was a long time ago. Α. 2 You just brought it up now and it rung a bell, 3 Yul Brynner. Do you recall when you saw the antismoking 4 Q. commercial with Yul Brynner? 5 I don't even want to guess, but I did see б Α. 7 it, ma'am. 8 MS. WALD: Don't guess. 9 THE WITNESS: I'm not going to guess. That's what I said. 10 BY MS. KENYON: 11 12 Did you see an antismoking commercial --Q. strike that. 13 14 Do you know who Larry Hagman is? 15 Α. No, ma'am. 16 Have you ever heard of the Great American Q. 17 Smokeout? 18 Α. I heard of that. 19 0. What did you hear? 20 Α. I think it was people getting together and they wanted to just do away with cigarettes. It was 21 something for antismoking. I don't know -- I think 22 23 I saw it on TV. I don't want to guess when. But I did hear about it. And I'm pretty sure I probably 24 saw it on TV, the Great American Smokeout. 25

www.oasisreporting.com



Page 241 Did you participate? 1 Ο. 2 I probably was smoking watching it on Α. No. 3 TV. Why didn't you participate? 4 Q. No, I didn't participate. I don't 5 Α. participate in stuff like that, ma'am. 6 7 Why not? Q. 8 I don't know. I'm just not interested in Α. 9 participating. That's all. Do you know whether Sandra has heard of the 10 Ο. Great American Smokeout? 11 12 I don't know. I don't know if she did or Α. 13 not. 14 Did you ever discuss it with her? Q. 15 No, not really. Α. 16 No, not really, or --Q. No, ma'am. I never discussed it with her. 17 Α. 18 And we've talked quite a bit about her Q. 19 quits, when she permanently quit and then when she 20 tried to quit. Besides the two instances in the mid-2000s 21 that we've already talked about, are there any other 22 instances at any time when Mrs. Camacho tried to 23 24 quit smoking? 25 MS. WALD: Object to form. Asked and

www.oasisreporting.com



Page 242 1 answered. 2 You can answer. THE WITNESS: Does that include the 3 Nicorettes? Chemicals? 4 5 BY MS. KENYON: б The two times we've already talked about, Ο. is there any other --7 8 Try any other products to quit? Α. Q. Hold on. 9 At any point in time --10 11 A. Right. -- besides the two instances that we have 12 Q. discussed in the mid-2000s, is there any other time 13 14 that Mrs. Camacho tried to quit smoking? 15 MS. WALD: Form. 16 THE WITNESS: Only the two times with the 17 throwing the cigarettes away, ma'am. That's all I 18 remember. 19 BY MS. KENYON: 20 Ο. Does Mrs. Camacho listen to the radio? 21 Α. No. Q. Has she ever? 22 We never had radios in the house. Since we 23 Α. were married, we never owned radios. Just in the 24 car when we drove. 25

www.oasisreporting.com



Page 243 Do you listen to music? 1 Ο. 2 Yeah, I listen to CDs a lot. I don't Α. listen to the radio. 3 Did she ever listen to news on the radio? 4 Q. 5 Α. No, never. 6 Have you ever heard the song "Smoke! Smoke! Q. 7 Smoke! (That Cigarette)"? 8 No, ma'am. Α. 9 Do you know whether Sandra has? Q. I don't know that, ma'am. 10 Α. Have you ever heard the song "Smoking in 11 Q. 12 the Boys' Room"? 13 Yeah. That was back in the '70s. Α. 14 Do you know who sang that song? Q. 15 Was it David Lee Roth? Α. 16 I'm asking you. Q. 17 I don't know, ma'am. But it was a famous Α. 18 rock star. 19 Ο. Do you recall when you first heard that 20 sonq? 21 Α. Sandra? 22 Q. Do you recall when you first heard that 23 song? 24 Α. On TV, yes, ma'am. I think it was in the '70s. 25

www.oasisreporting.com



Page 244 Do you recall what the message of the song 1 Ο. 2 was? I'm not good with lyrics, ma'am. 3 No. Α. Did you ever hear stories about smoking on 4 Q. the radio? 5 6 Α. No, ma'am. 7 Do you know whether Sandra ever heard Q. stories about cigarette smoking on the radio? 8 9 Not to my knowledge, ma'am, no. Α. Have you heard of the United States Surgeon 10 Ο. 11 General's reports? 12 MS. WALD: Form. THE WITNESS: I think in 2000; right? 13 When 14 he announced -- there was an announcement on TV that 15 smoking was hazardous to your health? 16 BY MS. KENYON: 17 I'm asking a little bit different question. Q. 18 Have you ever heard of the Surgeon 19 General's reports? 20 Α. Not the report. Just what I saw on TV with 21 the Surgeon General. 22 Q. What do you recall seeing on TV with the 23 Surgeon General? Well, when he said about smoking is 24 Α. hazardous to your health and, you know, other 25

www.oasisreporting.com



Page 245 I did hear the words "hazardous to complications. 1 2 your health." When do you recall seeing that? 3 Q. I think it was in 2000 when it was real 4 Α. popular, and it started to pop up all over the 5 television during commercials, on the news, and 6 stuff. 7 8 Do you recall the Surgeon General report on Q. 9 smoking in 1964? I was only 10 years old. I don't have no 10 Α. memory of that. That was 60 years ago. I was real 11 12 young then, ma'am. I don't know. Are you familiar with the warnings on the 13 Q. 14 side of the cigarette packs? 15 There's warnings, but we'd just brush them Α. 16 off. Because they were there, and it was okay to 17 smoke with the filter, so we ignored it. 18 Are you aware that in 1966 the first Ο. 19 Surgeon General warning was placed on all packs of 20 cigarettes? I was too young at the time. Probably 11 21 Α. now. In the '60s I barely made it through school 22 with reading, let alone reading a pack of cigarettes 23 that I knew nothing about. I wasn't involved with 24 25 tobacco.

www.oasisreporting.com



Page 246 So the first warning label was placed on 1 Ο. 2 cigarette packs before you ever smoked a cigarette; is that right? 3 MS. WALD: Object to form. 4 5 THE WITNESS: Answer? б MS. WALD: Yes. 7 THE WITNESS: They were there when Sandra and I were smoking. 8 9 BY MS. KENYON: Right. So my question is, there were 10 Ο. 11 warnings on cigarette packs before you ever smoked a 12 cigarette; right? Yes, ma'am, they were there. 13 Α. 14 And the 1966 warning said "Caution: Q. 15 Cigarette smoking may be hazardous to your health." 16 Do you recall ever seeing that warning? 17 In the '60s I was too young. I wasn't Α. 18 playing with cigarettes in the '60s. I didn't have 19 no knowledge of what even a pack of cigarettes looked like. 20 So then the warning changed in 1970. 21 Q. 22 Α. Yeah, when I was too young. That was 60 23 years ago. So then the warning changed in 1970, and it 24 Ο. said "Warning: The Surgeon General has determined 25

www.oasisreporting.com



Page 247 that cigarette smoking is dangerous to your health." 1 2 Do you recall seeing that warning? Then again, I wasn't smoking cigarettes in 3 Α. I started smoking in the '80s with my the '70s. 4 wife. Then I noticed it. 5 So the warning that went on packs of 6 Ο. cigarettes was on there from 1970 to 1985. So 7 the warning that would have been on the packs of 8 cigarettes when you started smoking said 9 "Warning: The Surgeon General has determined that 10 cigarette smoking is dangerous to your health." 11 12 Α. Okay. So they would have been on the packs when 13 Q. 14 you started smoking. 15 They were there, and I recall seeing them. Α. 16 But then again we ignored it because it was 17 cigarettes were safe. There was no scientific data 18 proving otherwise. 19 Ο. So a label that said the Surgeon General 20 has determined that cigarette smoking is dangerous to your health wasn't scientific? 21 22 Α. That's not scientific data. They never showed anybody, until 2000, that it was proven to 23 be -- how do you say it? -- it was proven to be bad 24 for your health. In 2000. 25

www.oasisreporting.com



Page 248 Right. But the warning label that went on 1 Ο. 2 packs of cigarettes in 1970 says the Surgeon General has determined that cigarette smoking is dangerous? 3 If it was there, we ignored it. We Α. Yeah. 4 were already addicted to cigarettes. But, again, we 5 had to wait until 2000 to find out the truth. 6 So I don't know what to tell you, ma'am. 7 8 So do you know what the Surgeon General of Q. the United States does? 9 10 Α. Says? 11 Q. Do you know what the Surgeon General of the 12 United States, do you know what that person is? 13 MS. WALD: Form. 14 THE WITNESS: Well, he works for Centers of 15 Disease Control, I quess, or something. He's the 16 top surgeon or doctor that knows what's going on. BY MS. KENYON: 17 18 Exactly. The Surgeon General is the top Ο. 19 doctor in the United States. 20 Α. Right. So this label that was on the packs of 21 Q. 22 cigarettes when you started smoking said that the Surgeon General, the top doctor in the 23 United States, the Surgeon General, has determined 24 that cigarette smoking is dangerous to your health. 25

www.oasisreporting.com



Page 249 Right. Again, there was no proven data 1 Α. 2 that it did until 2000. That's when we heard about 3 it. You think the Surgeon General just put the 4 Q. label on there without --5 б Α. No. 7 MS. WALD: Wait to answer. THE WITNESS: Go ahead, ma'am. 8 9 BY MS. KENYON: You think the label was just on there and 10 Ο. the Surgeon General had no proof that cigarette 11 12 smoking is dangerous to your health? MS. WALD: Object to form. Argumentative. 13 14 Mischaracterizes the testimony. 15 You can answer. 16 THE WITNESS: No. I'm sure he's a doctor. 17 He knows. 18 But my question is why did they wait so 19 long, to 2000, to get the data on it? That's what I 20 don't understand. BY MS. KENYON: 21 22 Q. I don't understand what data you're talking 23 about. The data that -- the scientific data that 24 Α. smoking is bad for your health. It didn't come out; 25

www.oasisreporting.com



Page 250 right? 1 2 You don't think the Surgeon General had any Ο. data in 1970? 3 MS. WALD: Object to form. Asked and 4 answered. Argumentative. 5 6 THE WITNESS: All I know, ma'am, he's a 7 doctor. Okay? He tried his best, whatever he put 8 on the cigarettes. But we didn't find out until 9 2000 that it was bad. BY MS. KENYON: 10 11 Q. So do you trust what tobacco companies say 12 over what doctors say? No, I'm not saying that at all. Don't 13 Α. 14 contradict me. I know what the doctor said. The 15 doctor said there was a hazard to smoking. But why 16 did it take to 2000 for them to come out with the 17 truth that it was causing cancer and killing people? 18 Why? Well, if it came out in 2000, why didn't 19 Ο. 20 you try to quit? We were addicted already to the nicotine. 21 Α. 22 It's not that easy, ma'am. 23 But you didn't even try to quit? 0. Right. We were addicted. 24 Α. 25 Q. But you didn't even try to quit?

www.oasisreporting.com



Page 251 MS. WALD: Object to the form. Now you're 1 2 just bickering with the witness at this point. So I would ask that -- I don't know if we're reaching a 3 breaking point, but bickering back and forth with 4 the witness is not helping at this point. So I'd 5 ask you to ask questions and not just be getting 6 into an argument with my client. 7 8 BY MS. KENYON: 9 That was a question. Q. Okay. The question is Sandra got cancer. 10 Α. She got scared. She quit. I got scared. We quit. 11 12 Whether we were addicted or not, we had to quit. And it's all because of the cancer she got from 13 14 smoking when she was in her teens. That's all, 15 ma'am. 16 I'm not disputing the Surgeon General. 17 He's a professional doctor. He knows what he's 18 talking about. But the politicians, whoever got paid off, 19 20 they didn't put the truth out that it was bad. That's all I'm saying, ma'am. 21 22 0. Are you aware that in 1985 the pack warnings changed to a series of rotating warnings 23 24 which are the same warnings that are on cigarette packs sold in the U.S. today? 25

www.oasisreporting.com



Page 252 Say again? 1 Α. 2 Are you aware that in 1985 the pack Ο. warnings changed to a series of rotating warnings 3 which are the exact same warnings that are on packs 4 of cigarettes today? 5 6 I wasn't aware of that. Α. 7 Are you aware that those warnings include a 0. specific warning about smoking causing cancer? 8 9 Not the word "cancer." Hazardous to your Α. I don't know what they meant by that. 10 health. That it was bad for your health, but they never mentioned 11 12 the word "cancer." So you're not aware that there's been a 13 Q. 14 warning label on every cigarette pack from 1985, and 15 still is today, that says smoking causes cancer? 16 MS. WALD: Form. Asked and answered. 17 THE WITNESS: If it was there, I ignored 18 it, ma'am. I was addicted. I wasn't going to read 19 labels. I'm sorry. 20 BY MS. KENYON: Q. And the warning label also says that 21 22 smoking causes emphysema? 23 MS. WALD: Form. 24 THE WITNESS: Never heard that one. I'm 25 sorry.

www.oasisreporting.com



Page 253 BY MS. KENYON: 1 2 Have you seen the warning label on packs Ο. that said "Quitting smoking now greatly reduces 3 serious risks to your health"? 4 5 No, ma'am. Α. Do you know whether Mrs. Camacho saw the 6 Ο. warning that was on packs of cigarettes in 1966? 7 8 I'm not aware of it. I don't know. Α. Sorry. 9 Do you know whether Sandra is aware of the Q. warning that went on packs of cigarettes in 1970? 10 The warning? 11 Α. 12 Yeah. Do you know whether she's aware of Q. what the warning label said on packs of cigarettes 13 14 from 1970 to 1985? 15 MS. WALD: Form. 16 THE WITNESS: I wasn't smoking in the '70s. 17 MS. WALD: Listen to the question. 18 BY MS. KENYON: 19 Did you know whether Mrs. Camacho read the 0. 20 warning label that was on packs of cigarettes from 1970 to 1985? 21 22 MS. WALD: Form. 23 THE WITNESS: I don't know that, ma'am. Ι don't know. 24 25 111

www.oasisreporting.com



-	
1	Page 254 BY MS. KENYON:
2	Q. Did you ever discuss any of the warnings on
3	packs of cigarettes with Mrs. Camacho?
4	A. No, ma'am. Just like I said, we saw the
5	comments on the cigarette with the little square,
6	but we ignored them. We didn't bother to read them.
7	We were heavy smokers, and we just kept on going,
8	ma'am.
9	Q. Did you ever read them before you were
10	A. No. I didn't bother reading them. They
11	were on the packs, different wording, and they were
12	on different packs of cigarettes, on all the packs
13	of cigarettes. But we were smoking already. We
14	were addicted, and we didn't know what to do.
15	Q. Are you aware that the same warnings that
16	are on packs of unfiltered cigarettes are the exact
17	same warnings that are on packs of unfiltered
18	cigarettes sorry. I'm going to start my question
19	over.
20	Are you aware that the same warnings are on
21	packs of unfiltered cigarettes the same exact
22	warnings that are on packs of unfiltered cigarettes
23	are the same exact warnings that are on packs of
24	filtered cigarettes?
25	MS. WALD: Form.

www.oasisreporting.com



Page 255 THE WITNESS: I wouldn't know that because 1 2 I didn't smoke -- how do you say that? -- unfiltered cigarettes. I handled the packs, like I said, for 3 my father-in-law, but I never read them. I didn't 4 know it had the same warning or different warning. 5 I never read that. I thought it was just a pack of 6 cigarettes without filters. 7 BY MS. KENYON: 8 9 And the same warnings appear on a pack of Q. regular cigarettes as they do on menthol cigarettes. 10 Are you aware of that? 11 12 MS. WALD: Form. 13 THE WITNESS: What's menthol? 14 BY MS. KENYON: 15 Do you know what a menthol cigarette is? Q. 16 Α. No. I just know our cigarettes, Basic and 17 Marlboro and L&M. Were those menthols? 18 Ο. If you don't know what they are, that's 19 fine. 20 Α. Yeah, I don't know that, ma'am. Do you know whether Mrs. Camacho read the 21 Q. warning labels after 1985 when they changed to 22 rotating warnings? 23 I don't know, ma'am. 24 Α. 25 Q. Is there any reason that Mrs. Camacho would

www.oasisreporting.com



Page 256 not have been able to read and understand any of the 1 2 warning labels? I don't know that either, ma'am. 3 Α. Was she able to read? 4 0. She's a real good reader, but I don't know 5 Α. if she read them or not. I don't know. 6 7 So my question is if she had read them, is Ο. there any reason that she would not have been able 8 to understand what those warnings said? 9 Well, if she read them, which I don't know 10 Α. if she did or not, she would understand them. But 11 12 you have to ask her that question. Don't ask me. Has Mrs. Camacho ever told you that she did 13 Q. 14 not believe the warnings on her cigarette packs? 15 Α. I never heard that. 16 Q. Did you not believe the warnings on the 17 cigarette packs? 18 Α. I kept on smoking, so obviously not. I 19 didn't. 20 Ο. Did Mrs. Camacho ever tell you that she heard smoking was not harmful? 21 22 MS. WALD: Form. 23 THE WITNESS: I never heard that from her. BY MS. KENYON: 24 Or that smoking was good for you? 25 Q.

www.oasisreporting.com



	Page 257
1	A. I never heard that either.
2	Q. Did Mrs. Camacho ever tell you that she
3	heard smoking strike that.
4	Did Mrs. Camacho ever tell you that she
5	heard that you should smoke?
6	A. I never heard that either.
7	Q. Have you ever heard of something called a
8	"Frank Statement to Cigarette Smokers"?
9	A. No, ma'am.
10	Q. Have you ever heard Mrs. Camacho say
11	anything about a "Frank Statement to Cigarette
12	Smokers"?
13	A. No, ma'am.
14	Q. Have you ever seen or heard any statements
15	about smoking and health from R. J. Reynolds Tobacco
16	Company?
17	A. No, I never heard something like that.
18	MS. WALD: Object to form.
19	BY MS. KENYON:
20	Q. To your knowledge, has your wife ever seen
21	or heard any statements about smoking and health
22	from R. J. Reynolds Tobacco Company?
23	A. I can't speak for her. No, ma'am.
24	Q. Have you ever seen or heard statements
25	about smoking and health from Lorillard Tobacco

www.oasisreporting.com



Page 258 Company? 1 2 Α. No. To your knowledge, has your wife ever seen 3 Ο. or heard any statements about smoking and health 4 from Lorillard Tobacco Company? 5 б I don't know that, ma'am. Α. 7 Have you ever seen or heard any statements 0. about smoking and health from Philip Morris USA? 8 9 I don't know --Α. 10 MS. WALD: Object to form. 11 Mischaracterizes testimony. Asked and answered. Не 12 has testified about numerous statements that he has heard over the years. 13 14 BY MS. KENYON: 15 To your knowledge, has your wife ever seen 0. 16 or heard any statements about smoking and health 17 from Philip Morris USA? 18 MS. WALD: Same objection. Asked and 19 answered. He's already testified about this. 20 THE WITNESS: I don't know, ma'am. 21 BY MS. KENYON: 22 Q. Have you ever seen or heard any statements about smoking and health from Brown & Williamson 23 24 Tobacco Company? MS. WALD: Same objection. 25

www.oasisreporting.com



Page 259 THE WITNESS: 1 No. 2 BY MS. KENYON: To your knowledge, has your wife ever seen 3 Ο. or heard any statements about smoking and health 4 from Brown & Williamson Tobacco Corporation? 5 6 MS. WALD: Object to form. Asked and answered. He's already testified about this. 7 BY MS. KENYON: 8 9 Q. You can answer. 10 Α. I can answer? 11 Not to my knowledge. 12 Q. Have you ever seen or heard statements about smoking and health from BAT Industries? 13 14 MS. WALD: Object to form. Asked and 15 answered. He has already testified about this. 16 BY MS. KENYON: 17 0. Go ahead. 18 No. Α. To your knowledge, has your wife ever seen 19 Ο. 20 or heard any statements about smoking and health from BAT Industries? 21 22 MS. WALD: Same objection. 23 THE WITNESS: I don't know, ma'am. BY MS. KENYON: 24 25 Q. Have you ever seen or heard statements

www.oasisreporting.com



Page 260 about smoking and health from Liggett Group? 1 2 I don't know, ma'am. Α. To your knowledge, has your wife ever seen 3 0. or heard any statements about smoking and health 4 5 from Liggett Group? MS. WALD: Same objection. б 7 THE WITNESS: I don't know. BY MS. KENYON: 8 Did you ever have any direct communication 9 Q. or contact with a tobacco company? 10 11 Α. No, ma'am. 12 Q. Did your wife? A. Not to my knowledge. 13 14 Have you read or heard anything about the Q. 15 Tobacco Industry Research Committee? 16 Α. No, ma'am. 17 Has your wife ever said anything to you Ο. 18 about the Tobacco Industry Research Committee? 19 Α. Not to my knowledge, no. 20 Ο. Have you ever read or heard anything about the Council for Tobacco Research? 21 22 Α. No, ma'am. 23 MS. KENYON: I have like five more minutes, and then we'll stop for the day. 24 25 (A pause in proceedings.)

www.oasisreporting.com



Page 261 1 BY MS. KENYON: To your knowledge, has your wife ever read 2 Q. or heard anything about the Council for Tobacco 3 Research? 4 5 I'm not aware of that. Α. 6 Ο. Have you ever read or heard anything about the Tobacco Institute? 7 8 No, ma'am. Α. 9 To your knowledge, has your wife ever read Q. or heard anything about the Tobacco Institute? 10 11 Α. Not to my knowledge, ma'am. 12 Have you ever read or heard anything about Q. 13 Hill+Knowlton? 14 No, ma'am. Α. 15 To your knowledge, has your wife ever heard Q. 16 or read anything about Hill+Knowlton? 17 Not to my knowledge. Α. 18 MS. KENYON: Let's go off the record. 19 (A discussion was held off the record.) 20 MS. WALD: We just conferred offline. According to the rough estimates on my stopwatch, 21 we're at five hours and 18 minutes. I've conferred 22 with counsel for Philip Morris, Reynolds, and 23 Liggett. They are aware of the seven-hour 24 presumptive deposition time limit in Nevada. 25 It's

www.oasisreporting.com



Page 262 based on their representations that they have 1 2 approximately two hours left, maybe two hours and 10 or 15 minutes, so we will conclude the deposition at 3 this time. We have two dates set aside in December, 4 and at that point the defendants will continue their 5 deposition, and they will do another two hours, 6 7 possibly two hours and 10 minutes or 15 minutes. They're not seeking any additional time beyond that 8 9 two hours, 10 or 15 minutes. 10 If I can just have all the attorneys agree 11 to what I just stated. 12 MS. KENYON: Jennifer Kenyon on behalf of Philip Morris. I agree with what Ms. Wald just laid 13 14 out. 15 I agree as well. MS. LUTHER: 16 MS. HENNINGER: I do as well. 17 MS. WALD: Thank you. And he is going to 18 be reading. 19 THE COURT REPORTER: Same order as 20 yesterday? 21 MS. KENYON: Same as yesterday. 22 MS. WALD: Yes. MS. LUTHER: Yes, please. Holly, I didn't 23 clarify this yesterday. I just need an electronic 24 25 copy with the ptx.

www.oasisreporting.com



www.oa	sisreporting.com		DASIS		7	02-476-4500
25						
24						
23						
22						
21						
20						
19						
18						
17						
16						
15						
14						
13						
12						
11						
10						
9						
8						
7						
6						
4 5						
3 4	(Prod	ceedings	concluded	at 4:0	6 p.m.)	
2	send me a pape					
1			We're the	same.	Please	don't
						age 263

www.oasisreporting.com



Page 264 1 CERTIFICATE OF REPORTER 2 STATE OF NEVADA))SS 3 COUNTY OF CLARK) 4 I, Holly Larsen, a duly certified court reporter licensed in and for the State of Nevada, do hereby 5 certify: б That I reported the taking of the deposition of the witness, Anthony Camacho, at the 7 time and place aforesaid; 8 That prior to being examined, the witness was by me duly sworn to testify to the truth, the whole 9 truth, and nothing but the truth; That I thereafter transcribed my shorthand 10 notes into typewriting and that the typewritten transcript of said deposition is a complete, true, 11 and accurate record of testimony provided by the witness at said time to the best of my ability. 12 13 I further certify (1) that I am not a relative or employee of counsel of any of the 14 parties; nor a relative or employee of the parties involved in said action; nor a person financially 15 interested in the action; nor do I have any other relationship with any of the parties or with counsel of any of the parties involved in the action that 16 may reasonably cause my impartiality to be questioned; and (2) that transcript review pursuant 17 to NRCP 30(e) was requested. 18 IN WITNESS HEREOF, I have hereunto set my 19 hand in the County of Clark, State of Nevada, this 15th day of November, 2021. 20 21 22 23 24 HOLLY ULARSEN, CCR NO. 680 25

www.oasisreporting.com



1			ERRATA SHEE	Page 265
2				-
3	T dec	ilaro u	nder nenalty of neri	ury that I have read
4				testimony, taken on
5				
				(city),
6			(state), and that	
7				by me at the time and
8			n above set forth, w	with the following
9	excep	otions:		
10				
11	Page	Line	Should read:	Reason for change:
12				
13			<u> </u>	
14				
15				
16				
17			<u> </u>	
18				
19				
20				
21				
22				
23				
24				
25				
_				
www.o	asisreportii	ng.com	CASIS REPORTING SERVICE	702-476-450

4280

1			ERRATA SHEET	Conti	nuod)		Page	266
				(CONCI		_	_	
2	Page	Line	Should read:		Reason	for	chang	e:
3								
4								
5								
6								
7					<u> </u>			
8								
9								
10								
11								
12								
13								
14								
15								
16								
17								
18					<u> </u>			
19					<u> </u>			
20								
21								
22	Date:					<u></u>		
23				Signati	ure of N	vitne	288	
24								
25				Name T	yped or	Pri	nted	
				212				

www.oasisreporting.com



	45:12 46:8 76:18 81:2		30
\$	126:23 203:8	2	46:15 229:12
\$0.50	18 261:22	2	30s 59:10 63:16
229:17	1952	25:22,25	35
\$5,000	31:3	20	43:17 46:15
139:17	1957	122:17 135:17 138:11	3:00
\$6,000	31:8,11	183:12 185:3 203:14	203:18
139:22	1960s	2000	
	68:5	98:23 113:22 114:13 115:2, 9,16,22 118:9 137:6,7 210:6	4
0	1964	222:5,8,25 223:18 238:18	
	245:9	244:13 245:4 247:23,25	4,000
05 196:21 210:8	1966	248:6 249:2,19 250:9,16,19	85:8
	245:18 246:14 253:7	2000-something	40
06 196:21 210:8	1967	148:8	43:16 71:20 77:18 122:18
190.21 210.0	48:14	2000s 157:6 196:15,21 209:3	400
	1970		180:8
·	246:21,24 247:7 248:2 250:3	2007 35:6 195:9,23 196:18	41 43:22 120:8 224:1 228:4
1	253:10,14,21	2008	
10:18,21 11:16 30:6 31:16	1970s 32:14	35:6 195:10,23	430 180:6
32:4		2017	
10	1978 32:7 65:2,3,4,9 91:23 92:21	195:17,18,20,24 196:18	4:00 176:14 203:18
42:1,9 86:1 124:7,9,13 245:10 262:2,7,9	96:5 100:1,4 130:10 151:22	211:24	4:06
10:00	152:7,18 155:8 165:16 166:2	2018	263:3
10:9	193:23,25 194:10	195:15	
11	1979 32:21 130:11	2020	5
31:3 86:21 245:21		26:3,19 27:3,20	
1166	1980 135:1,2	2021	5
31:19	1980s	28:18 29:10,21	124:9
12	149:16	240	50
28:18 102:13,14 143:8	1984	203:14,15	22:22 54:23 68:8 80:8 124:9
12:00	33:6	25 138:11	500
176:15	1985		183:15
13	247:7 251:22 252:2,14	26 92:21 93:2,5,13 94:16	50s 68:3,4 71:25 72:23
94:9 113:14 128:5 237:2	253:14,21 255:22	260	,
14	1990	202:4 203:6 205:6	531 195:9
94:9	33:6,12,18 57:20,22 58:10 62:6 102:5,13		
15	1997	3	6
14:24 15:5 47:9 76:20 86:1 93:21 94:9 262:3,7,9	34:24		
15-hour	1998	3	6-inch
86:3	34:24	11:2,16 28:9,12 30:6	11:10
16	1:00	3,000	60
45:12 46:8 81:16,24 125:9	171:23,24	13:13 85:8	72:18,22 245:11 246:22
137:22 143:8		3.50	60s
17		229:17	45:4 71:3 245:22 246:17,18
	1	I	1

www.oasisreporting.com



65 90:10 95:24 69 45:3 51:4 6th 26:18 7 7-eleven 84:16.23 85:17 87:3 109:13 146:13 175:24 180:10,19 181:21 7-elevens 85:1 70 75:10 70s 49:2 77:13 234:14,19 243:13,25 247:4 253:16 73 75:10 75 45:15 78 93:1 194:1 79 13:19 130:13,16 7:00 168:7 8 80 13:18 83:18 99:24 100:10 130:12,13 80s 44:1 100:12,16 101:19,20,22 147:8,16,19 148:4 149:6,10, 14 222:24 234:20,21,22 235:13 247:4 8:00 168:7 8th 47:5,6 9 9

www.oasisreporting.com

26:3 111:18 147:9 235:2 236:19 90 99:25 100:10 90s 44:1 100:12 101:19,20,22 108:9 111:13 147:7,8,9 148:10 222:24 93 42:22 95 38:13,14 9th 29:21 А ABC 108:20 237:5,10,11 ability 9:9,23 aboard 139:11 abroad 181:17 absolutely 64:9 159:17,18 161:22 abuse 82:17 accepted 40:5 accident 140:18 accidents 84:4.6.7 accommodate 8:20 accurate 10:2 26:18 27:25 28:3 accurately 9:24 32:4 act 192:12 activities 146:2 192:23

actual 15:22 151:2 184:2 101:1,4 **Adaoag** 204:16,21 205:16,17,20 206:5,14

addicted 114:8 115:19 128:25 129:2 200:18,22,25 201:8 208:2,3 217:11 218:24 238:10,19 248:5 250:21,24 251:12 252:18 254:14

addiction 200:6

ad

addictive 222:1

adding 222:19

additional 13:15 30:2,15,18 262:8

address 30:7,8,14 31:19 32:19,21,23 33:5,6,7,15 45:18 73:11 74:8,14,15 158:13,18 160:7, 14 180:8 194:16,19,24 195:9,22

addresses 27:7 30:11,15,19,25 31:17 73:17 74:5,11,17,19 160:11

admonishment 219:25

ads 100:24

advertisement 102:17

advertisements 232:4

advice 16:7 17:25 111:1 213:9

Aetna 206:1 226:9,13

affect 9:8,23 207:18 affiliated

75:4

afford 49:5 91:10 116:7,10,20 117:11 119:25 120:5 124:23 125:6

afraid 6:8 22:15 35:19 39:25



REPORTING SERVICES

110:17

afternoon 144:13 167:3 170:14

afternoons 172:1

age 45:5 46:8 52:7 63:15 94:9

ages 63:14,16 68:8 233:17

agree 152:13 262:10,13,15

ahead 6:2,5 13:20 88:17,25 207:3 249:8 259:17

air 127:3 236:14

aircraft 139:11

aircrafts 85:23

airline 171:1,8,9

airlines 85:22 169:15

airplane 139:4

airplanes 236:13

airport 129:15 137:10

Airways 85:19,21

aisle 39:16 40:7

Albertsons 40:18,21,23

alcohol 87:7 88:4 191:9

allowed 11:10 79:3 132:10 139:10 162:13 164:8 170:6

alluded 184:7

Aloha 204:16,21 205:17

altogether 126:17 187:11

702-476-4500

Alvarez

15:11,18,21 18:10 23:5,13 Alzheimer's

64:10,11 amazing 56:2

amended 28:21 29:9 30:1,3,12,25 31:15 32:3

American 240:16,25 241:11

amount 119.21 155.17

Andy 71:24

announced 244.14

announcement 244:14

announcements 239.789

announcer 235.8

annoved 130:19

annual 107:14

answering 7:24 109:10 113:8 215:4 222:17,19 224:19

answers 27:9 108:23

Anthony 4:3,17 26:10,16 28:24 29:4, 19

antismoking 238:13,21,24 239:1,3 240:4, 12.22

antismoking/antitobacco 239:11

anymore 21:5 74:16,17 89:10 191:22 218:25

apartment 32:12 48:22 95:21

apologize 40:2 210:11 app 55:15

apparels 232:6

applied 81:22 90:22

appointment 79:5

appointments 24:9,17,18,23 79:25 201:24

approve 139:22

approximately 262:2

area 46:9 68:6 70:24 71:16 72:2 101:21 132:12 133:17 147:3 158:1 165:1 180:14 185:3 224:10 225:10 236:20 237:1

areas 109:24,25 225:8,11

argument 69:9 251:7

Argumentative 105:7 220:9 249:13 250:5

arm 57:10 61:16

Arnold 32.21

arrived 171:10

articles 229:19,24 233:21,25

159:22 ashtray 161:7,8,9

ash

ashtrays 133:12 161:17,21 197:4

asks 11:20

asleep 159:21 168:22 169:2,3

ASM 26:8 28:22 assaulted

82:18

Sandra Camacho, et al. v. Philip Morris USA Inc., et al.

assist 11:6 80:21 associates 15:23

assume

162:20 ATC 82:12 84:15

ATC/VANCOM 82:5,9

ate 208:6 Atkins 205:9

Atkinson 204:15,18,20,23 205:18 206.11

attack 57:8,9,14,17,20,23 58:7,8, 16,19,23 60:22 61:3,11,18 71:4 111:5 137:7,19

attend 213.13

attendance 137:15

attention 112:14 188:21,22 189:6 235:15 239:2

attitude 22:10 197:14,17 224:2

attorney 16:8,10 18:3 24:6,7

attorneys 12:12,14,23 13:7,21 15:8 19:15 23:4,8,11,14 262:10

attribute 71:7

attributed 58:22 214:14

August 31:3

aunties 135:13.14

Avenue 34:1,5,22 35:10

Aviation 236:11

245:18 251:22 252:2.6.7.13 253:8,9,12 254:15,20 255:11 в 8:18 13:17 14:9,10 27:3,19 29.10 34.16 37.19 21 38.3 42:3 43:24,25 47:1 49:20 51:18 52:6 55:10 56:5,9,13, 22 62:13 63:15 70:22 72:17 75:23 78:10,13,17 80:5 81:1, 9 83:9 84:11 85:19 93:16 94:21,22 95:23 101:15 102:7,8 111:6,17,25 123:19

126:25 128:3 132:4,5,6,9,17, 20 133:4,5,19 136:6,16 138:21.22.24 139:1.6 142:11 143:12 144:11,18 145:10 148.22 163.2 13 15 174.18 175:9,10 179:2 182:18 185:3 189:4 193:17 197:4.9.16 198:20,23 199:22 200:11 201:21 203:11,14,17 205:1, 13 207:9,13 209:13,15 212:9.13.25 218:11.18 220:23 230:17 234:14,16

backup 37:11 59:23

239:16 243:13 251:4

backyards

145.11

bad

40.24 44.4 46.18 48.3 6 51:11 64:16 79:20 94:25 100.22 113.24 148.9 149.17 165:5 200:14 247:24 249:25 250:9 251:20 252:11

bag 233:4

bags 85:7 183:10,15,18 184:10 185:20,25 186:5,7,10,18 203:9

www.oasisreporting.com



702-476-4500



aware 80:9 119:13 211:24 226:1

261.5 24

baby

72:20

72:18

back

68:3,4

baby-sitter

babysit

bail 130:17

ball-sized 127:1

bandwagon 21:23

bankruptcy 138:9,10,13,15

bar 183:22 184:2

barely 245:22

Barry 84:25 109:13,18

based 36:4 151:22 152:3 157:14 215:3 217:20 262:1

Basic

98:13,20 116:22 117:15,16 118:8 119:17 180:11 182:1 187:10 255:16

Basics 98:24 99:1 117:18 118:12 119:24 180:11 181:22 187.22

basis 165:17 235:4

basket 39:7,21,22

BAT 259:13,21

bathroom 162:12,19,20 175:5 178:22

beat 10.9 15.6 beautician

146:16 beautiful

49:25

bed

10:9 57:13 80:14,17,20,22 159:21 160:1.3 165:24 167:17 172:14 174:3,5,6,9, 15 177:24 178:3,8 179:2 203.9

bedroom 159:24 161:21

bedrooms 159:9,16 160:13,21 161:1

www.oasisreporting.com

beginning 12:14,17 15:10 behalf

187:7 189:17,20 262:12 believed

101:3,8 bell 57:2 240:2

Belmont 71:21

belong 74:21

belonged 15:5

belongs 91:5

Betsy 71:23,24

bickering 251:2,4

bid 176:15

big 11:12 38:7 39:22 75:23 108:11 113:19 127:15

128:15 129:14 159:3 199:2 204:1 208:5 222:25 231:25

bigger 86:18

biggest 159:20

Bill 239:12

billboard 104:7

bills 12:24 24:8,11,12 54:22

bird 144:6 202:18

birth 27:7 30:7,10,13 31:3

bit 7:19 28:20 51:6 109:7 128:23 147:24 241:18 244:17

bladder 62:15,21 63:17,20,21 79:21 Blake 19:22 71:24 blame 186:9

blend 125:11 blessing

206:2 blind

39:24 40:4 42:24 block

100:6 104:23 blocks

129:17

blood 107:14

blowing 104:8 105:3

blue 225:5

board 25:16 56:6

boards 20:9 23:19

body 5:24 57:11

bones 90:16

hook 73:11 135:19 232:23,24 233:13 236:17

books 236:13,14,15

boomers 68:3,4

booster 4.25

boot 75:11

booths 122:8 133:23

borderline 58:6

born 31:5 48:14 51:4 63:15 68:5

bother 92:20 94:23 95:2 119:3

702-476-4500

4285

131:10,16 206:23,24 bottles

131:20,24 254:6,10

128.14 15 bottom

bothered

26:7 29:7

bought 34:8 73:17 87:17 88:14 179:22,25 181:2,13,17

box 127:15

boxes 184:12

Boys' 243:12

brain 22:17 brand

92:1,2 97:22 116:5 153:14, 18 188:5.8.11

brands 98:4 190:4

break

7:1 8:22,23 11:4,6,15 55:8 86:24 87:2 108:3 109:4,6 132:2,3 133:2,5,7,10,14,24 143:22,23,24 145:5 158:16 169:11,17,23 170:4,5,9 193:14,15 230:7

breakfast 129:18

breaking 197:3 251:4

breaks 39:15 133:4 175:5

breakup 136:13

breath 105:15 106:3 140:9,22

breathe 36:22 126:3

breathes 37:23

breathing 106:14

bring 11:20.21 37:7.11 51:12 55:2





cans

41:6

62:7 81:25 137:19 242:25

6:17 11:7 20:5 36:18 54:21

72:22 80:16,18,19 185:18

63:2,5,7,12,17,18,20,22,23

180:10 192:17,22 205:23

36:20 37:17 38:5 39:14

41:10 128:11,16,17

41:8 60:17 225:10

207:20,22 234:5,8

118:22 124:3 128:11

car

card

6:24

cards

care

careful

Carmi

carried

carries

205:24

carry

cars

cart

carts

case

39:7.20

cashier

37:9 137:8

118:20 181:22

6:16 7:3 74:16

77:4 137:23 139:11 180:21, 22 bringing 130:16 215:5 brings 55:1 Brink's 85:8 broadcast 112:13 broadcaster 235:8 broke 210:5,17 211:13,20 212:6 broken 46:23 broker 226:5 brother 63:2,5,10,12,13,20 brother-in-law 63:9 70:13 brothers 59:9 63:6 77:24 brought 43:16 47:2 80:25 107:2 110:21 126:25 215:5 240:2 Brown 258.23 259.5 brush 245:15 brushed 149:11 brutal 37:17 Brvnner 239:14,15,19,24 240:3,5 Buckingham 33:14,18,25 138:19 158:11, 12 159:11 194:16 bucks 123:23 Buffalo 69:12 71:17.18 72:7 buffet 122:5.7

137:18 **building** 201:12 205:18,19

buildings 82:11

bulky 38:8

bullet 75:14,15 76:10,17,18

bundle 183:12

bus 75:17,19 81:18,19 82:5,7,20 83:8,16,18 84:9,12,17 176:14,25 185:15,16 227:8

buses 81:22 84:4

business 25:3 63:6 137:10,21

bussing 81:23 82:1 137:13

busy 22:3 54:21 133:22,23 134:5 button 124:13

buy 49:5 87:14,16 88:22,24,25 89:1,5,11,12,16 91:7 116:21 117:11,20 180:9,13,16,19, 20 21 401:10 2020

22,24 181:19 232:2 **buying** 97:4,5 117:12 120:5

С

cabinet 208:25 cable

148:5 **cables**

cafe 122:8

call 36:11 81:6 82:21 130:19 202:24 203:18 208:12

called 27:5 63:19 86:1,8 139:24 Camacho 4:3.9.17 5:10 7:9 14:13 15:2 19:2 20:16 21:11 22:23 23:20 24:3 25:7.12 26:10.16 28:24 29:4,19 32:7,11,17,20 33:1.9.12.17.22 35:12 37:13 41:13,18 42:2,4,18 43:14,20 46:7.10.11.12.14 49:12 50:11,12 54:4,8,10,13 55:10, 15.21 56:11 57:7.16.24 58:19 64:1 65:2,11,22 66:1, 20 67:11.16 68:18.21.23.25 69:3,7,14,15,22 70:8 74:25 75.4 77.19 24 78.1 80.18 91:1,8 92:22 93:14 96:3 110.7 114.2 115.9 116.6 13 117:14 118:7 120:9,22 121:20 127:10 129:12 130:4 132:5 133:13,20 134:2,10 136.1 18 21 138.6 139.5 140:20 145:6,9,14 148:17 149.7 20 151.17 152.24 153:23 154:1,7,20,24 155:8, 15 156:3,14,18 158:1 161:23 165:16 166:12 171:4,12 172.24 173.5 176.20 177.14 179:6,23 180:1,25 181:9,12, 16 19 182 2 186 22 187 7 188:2,14 189:9,17,22 190:2 191:9,13 193:23,25 194:9, 13,16,20,24 195:12,24 208:10 220:6 221:22,24 226:19,25 227:17 228:23 230:9 233:11 234:10 235:1,7 236:2 241:23 242:14,20 253:6.19 254:3 255:21,25 256:13,20 257:2,4,10

140:11 180:21 257:7

Camacho's

24:23 25:2 49:23 54:16 57:3 63:7 65:18 72:15 73:8 131:5 147:1 151:21 152:17 201:16 206:18 223:20

camp 75:11

camping 75:18,19

228:16

cancer 5:18,21 6:4,11,13 22:18 62:15,21 63:1,17,20,21 203:13 226:22 227:1 239:21 250:17 251:10,13 252:8,9, 12,15 84:19 87:3,6 89:10 146:14 **casino** 118:18,25 119:1 122:20

4:11 7:8 12:12 15:9 37:10,12

casinos 95:9 121:20,25 122:14 124:22 162:10

catalog 182:23 183:10 184:6 186:23 231:13

catalogs 187:1 231:14,15,16,20 232:3,4,10

cater 47:7

caught

www.oasisreporting.com

build



702-476-4500

76:1 82:24 83:6,8

caused 58:15

causing 250:17 252:8

Caution 246.14

CBS 108:10

CDL 81:19 84:9

CDS 243.2

cemetery 44:17

center 6:13 180:6 203:13

Centers 248:14

chain 85.1

chain-smoker 156:10,15

challenging 38:2

chance 31:18 85:5

change 119:14,21 141:4 142:1,12 158:3,5 171:8,23 172:6 175:22 176:16 204:20 234.22

changed

79:4 96:6 112:20 122:13 130:21 148:14,16 176:18 197:14 246:21,24 251:23 252:3 255:22

changing 170:25

channel 108:19,21,25 111:15,18 113:11 147:9 235:2 236:19 237.2

channels 100:11 108:10 111:21 113:18 114:4 238:9

charge 85:24

charged 39:15 chatting 55:21

cheap 184:12

cheaper 118:13

check 10:24 41:6 90:6,10,13 140:16

checked 139:18,20 232:13

checking 24:15 41:9 188:23

checkup 107:11

chemical 214.23

chemicals 99.21 242.4

chemo 6:9 224:15,23 225:12 chew

214:2 chewed

216:14 chewing

216:17 Chicago

23:15 24:25 31:8,12 42:20 45:8,17 52:7 57:17,25 58:1,6 70:24 71:16,19,21 76:22 85:20 95:12 96:12 97:21,24 111:17.18 135:4 138:21.25 145:23 147:3,8,11 148:3,4 149:6 163:2 180:14.17 228:8 233:20 236:20,23

Chico 234:16

child 47:4

childish 136:11

children 47:14,15 67:25 71:22 163:22 164:12,14,18

chill 118:22 choice 41:13,19,20 53:6,10,12,15 87:15 88:5.13.22 89:12.16 124:4 134:7

choked 8:8

choose 92:9 97:11

church 74:21 75:5 cigar

93:7 94:4 190:7 cigarette

37:9 53:4,20 70:6 91:14,18, 25 92:1,4,15 93:4,11 97:8,22 99:18 100:4 101:10 102:14, 15 106:24 115:20 120:21 121:2,11 149:21 153:5,8,15, 19,24 154:14,17,21,25 155:5 166:23 167:13,19 168:24 169:6 172:21 173:15 174:8 175:4 178:2,6 181:13 189:13,16,19,23,25 193:11 197:16 198:10 200:8 214:3 221:25 227:22 239:15 243:7 244:8 245:14 246:2,11,12,15 247:1,11,20 248:3,25 249:11 251:24 252:14 254:5 255:15 256:14,17 257:8,11

cigarettes

49:6 60:2,11 87:5,7,11,14,17 88:4,6 89:5,8 94:15 95:16,18 96:1.5 97:5.15 99:6 101:7 102:20,23,25 103:8,12 104:13,17,22,25 114:8,14 118:14 119:16 132:9 147:18 149:24 150:5.10.15.19.22 151:1,8 154:5,8,11 155:7,12, 14,24 156:3,6 161:4 164:22 174:7,13 179:22 180:1,9,13, 19,24 181:3,10,13,17,19 182:4,5,7 183:21 196:16,22, 24 197:6.19 198:5.14 199:7. 11,14 200:3,18 201:1,9 208:11,15,17,19,24 209:4, 10,17,21 210:4,17,18 211:12,13,19,20 212:5,6,12 214:13,17 216:19 218:19 219:16 221:10,12 224:7,9 229:19,25 234:1 240:21 242:17 245:20,23 246:18,19 247:3,7,9,17 248:2,5,22 250:8 252:5 253:7.10.13.20 254:3,12,13,16,18,21,22,24 255:3.7.10.16

cigars 93:20,22,23 94:1,8,10,13 95:15.17.25

circulation 127.3

circumstances 66:25 153:5

civil 22:10

> claim 83.20

claimed 83.5

claiming 82:19

clarify 262:24

clean 50:5 84:7

clear 57:23 59:7

clerical 24:9

client 16:4 17:11,17 19:4,13 251:7

clientele 85:14

clinic 204:16,21 205:17 213:13

Clinton 33:6

clippings 104:4 147:13 149:18 151:2

clock 133:8

close 35:14 68:8 72:1,15,25 73:6 77:23,24 78:24 83:9 135:9 146:25

closed 137:7,9

closelv 111:23

closing 83:6

clothes 165:10 206:21 231:11,20,23

www.oasisreporting.com



continuous

continuously

143:3

contract

82:9 206:1

contractor

81:20 82:6

contradict

140.10 248.15

convenience

180:18 181:15

conversation

154:20,24 213:2

conversations

227.11

55:1 208:5

cook

10:6 48:11 65:24 67:13

8:1 20:3,6 54:1 107:22,23,24

250:14

control

140:21 141:3,22 142:6,8

130:6 140:1,3 142:7,19

clothing 164:23 231:11,19 232:1,2,5, 19 **clowns** 122:25

code 127:6 183:22 184:2

coffee 120:14,21 121:5,11 157:21 158:21 159:2 161:6 179:6,9, 20

coffin 226:16,20 cold

126:15 130:17 163:16 192:6 **collect** 182:9,15 184:4 236:13

collected

collecting 182:20,21 185:4,15 187:9

college 185:9

colonel 76:9

234:17,19

comfortable 35:22

comments 20:8 53:25 89:2 106:5 114:6 149:2,3,4 254:5

commercial 235:16,17 238:21,24 239:12, 13.16.18 240:5.12

commercials 238:14 239:1,4 245:6

Committee 260:15,18

common 51:10

communicate 45:9 73:21

communicated 23:18

communicates 55:17

www.oasisreporting.com

communication 42:13 43:23 73:24 260:9

community 103:18

20:4

companies 24:19 101:14,18 102:3 103:13,15 104:16 108:6 110:4 111:14 147:21 189:11 235:5 250:11

company 25:4 47:8 79:2 81:6 82:5 83:7 84:17 85:23 99:24 100:5,20 101:6 102:25 103:7,11 104:10,22 112:10 113:9 129:14 139:24 148:13 176:18,25 185:16 188:3 205:23 227:8 235:6 236:17 257:16,22 258:1,5,24 260:10

complain 165:13

complained 163:17

complete 189:10,16,19

completed

189:13

completely 78:19 104:14,18 105:4 106:15,24

complex 206:23

20:6

complications 245:1

comply 23:25

compulsive 123:9

computer 14:20,24 24:21 55:16 57:2 64:12

15:3

concentrate 157:17

concerned 157:8 164:22 165:9 192:13 202:1,9,10 203:16 204:17, 20,22

262:3

263:3

eondition 81:11

conferred 261:20,22

confrontation 39:13 40:1

confrontational 40:12

confused 6:7 151:7 196:17

confusing 152:12

congressional 108:9,14 112:1,4,8,12 113:22 115:18 147:6,12,15 148:8,11,12 237:24 238:1

consistent 161:13 175:18,20

consolidated 81:25 137:18

Consortium 26:10 28:23

constant 140:7 142:8 143:3

constantly 80:11 84:8 95:10 155:10 192:15 232:19

construction 137:20

contact 164:21 260:10

contacts 73:12,20

contained 159:1

containers 85:25

continue 94:13 145:17 187:9,12 262:5

continued 38:15 125:2 146:22 216:16

702 176 1500

702-476-4500



4288

cooked 172:24 cooking

173:2,8 177:6 192:25 203:24

cookouts 145:11

cool 235:24

copy 262:25 263:2

cords 37:7,12

corner 75:23

259:5

Corporation's 26:9 28:22

correct 29:20 39:1 152:20,22 154:2 160:3 165:18 191:14 194:10 211:21

correctly 20:15 159:5 209:20 210:13

cortisone 79:11 cost 116:10 139:23 185:12,25 Council 260:21 261:3 counsel 261:23 count 155:11 counter 132:2 133:9 216:10 counters 133:23 229:2

county 81:20 82:1,6,8,10

couple 7:15 14:17 30:10 41:5 55:14 82:18,19 109:22 125:5 133:15 136:8 212:10,17 227:19,20 230:16 232:11

coupon 182:6 184:2,4 188:6,9

coupons 182:3 183:13 188:3,11

court 8:6 109:7 262:19

230:16

81:18

cousin 73:5,8

cousins 68:7 135:12,15

cover 124:12,13

covered 37:22

COVID-19 5:1 35:23

Craig 202:8,14,15,17,20,24,25 203:2,20,23

crawling

80:21,23 **crazy**

122:25 176:14

cremated 62:14 crew 45:3 75:12 86:2 129:19

cried 198:9

cries 225:4 cripple

76:4

37:18 78:23 80:15

crossing 30:21

crowd 132:17,18

crucial 79:24

crying 192:3,14

current 30:14 35:7 89:18 158:18 160:18 161:2 194:23 195:9 220:6

customer 88:20

customer's 88:5

customers 41:5 87:15,17 132:11 169:25 170:7

cut 122:18 126:24 127:16 238:3

127:2

D

dad 34:20

daily 15:14 94:18 154:2 165:17 166:1,3 175:17,22 192:18,22 229:16

Dairy 36:6

Dame 75:1 **dance** 90:21

dancing 92:11 129:23 134:13,14,18, 19 145:12.13.15.17

dangerous 247:1,11,20 248:3,25 249:12

Darn 73:10

data 100:21 102:20 103:10,16 104:15 108:15 112:19 113:6 147:17 149:19 235:18 247:17,22 249:1,19,22,24 250:3

date 27:7 30:7,10,13 31:3 41:10 129:21,22,24,25 130:3,20,23 209:3 210:6,9

dated 130:10 131:13

dates 41:6 157:7 208:22,24 209:1 228:6,17 262:4

dating 13:17,19 130:5,12 131:6,8, 23 134:10,11 166:11,14 167:10

daughter 117:16

daughter-in-law 50:4,7

David 243:15

day

 $\begin{array}{l} 17:25\ 26:18\ 29:21\ 54:20\\ 62:11\ 64:15\ 75:17,23\ 80:14\\ 96:11,19\ 116:25\ 117:6\\ 118:14,17\ 119:16,18,21\\ 123:20\ 125:10\ 130.19\ 131:1\\ 132:15,21,23\ 140:20\ 141:2,\\ 21\ 142:16,19\ 143:4,5,7\\ 155:7,12,14,24\ 156:3,7\\ 157:2\ 166:23\ 167:1,20\\ 168:24\ 169:6,13,14,21\\ 172:21\ 177:18\ 178:2,8\\ 182:18\ 197:9,20,22,25\\ 239:16\ 260:24\\ \end{array}$

days

4:11 25:13 79:14 80:14,17 81:2 125:8,10,11,12 126:23 136:8 172:16,23 176:19 de-nicotized 189:25

177:17,20 203:8 212:11

dead 61:17

234:15

deaf 39:24 40:3

deal 22:3

dealing 22:16,18 127:25 157:9

death 71:7 113:25

deathbed 199:3,8

deceased 77:13,16

December 26:3,19 27:3,20 144:19 262:4

decide 218:6

decided 6:10 21:22 34:6,7 77:14 90:23 111:3 137:20 175:3

decision 191:25

decisions 224:13 225:7

decisive 224:11

Declaration 26:16 29:18

declare 26:17 29:19

decrease 155:18 226:10

deductibles 226:14

Defendant 26:8 28:22

defendants 262:5

defending 113:10

Defense

www.oasisreporting.com



10:20 25:24 28:11

define 156:12

delay 86:5

delivered 229:5,8,13,14

delivery 41:2

dementia 64:10,11

Denny's 73:3 129:17 132:1 133:14 146:10 166:17 168:12 169:9 229:1

denominations 124:4

dented 41:6

department 137:14,17,23 231:24

depends 171:22 174:4

depo 10:15

deposition 10:5,22 11:22 12:2 13:22 19:16 22:13 25:13 83:4 128:20 261:25 262:3,6

depositions 22:2 82:19 83:13

depressed 80:13

depression 74:3

derived 191:2

describe 49:23 54:16 99:4,7 223:20, 23 225:18

www.oasisreporting.com

describing 142:7

designated 132:11 165:1

destroyed 19:10

detail 127:17 137:14 deteriorated 78:20 determined

246:25 247:10,20 248:3,24

85:19,21,22 86:8 129:13 diabetes

202:6 diabetic

202:5,6 **diagnosed** 191:18 192:2 195:1,4,6

196:3 **die** 192[.]4

die-cast 236:13

died 62:6 63:21 74:2

Diego 75:10

dies 37:10

diet 204:4,5

difficult 39:3 140:10 204:5,6 224:16 233:22

Digest 232:20,23,24 233:2,5,8,12

dinner 135:7,17 172:3,4,7,8,24 173:4,11,12,25 176:17 177:5,23

dinners 172:25

direct 260:9

directly 181:13

dirt 182:19 disability

78:10 84:12 89:22,25 90:1,5, 6 139:3

disagree 20:23 disc 78:20 disco

129:23 134:13 145:15 discontinued

228:18 discount

182:6 discourage

25:10

78:19

discuss 7:4,5 25:19 51:4,7 52:18 58:15,18 60:19 110:5 131:7 148:25 239:3 241:14 254:2

discussed 23:2,8 46:24 54:5,14 110:12 131:6 237:21 241:17 242:13

discussion 136:14 261:19

discussions 50:19

Disease 248:15

disputing 251:16 distanced

78:5 distant

78:3 distributor 231:25

divorce 219:16

doctor 5:21 6:5,11,17,19,20,22 56:3 61:15 78:24 88:10 106:19,23 107:10 126:21 127:16 201:20 202:10 205:21 213:3 216:10 222:6 225:3 248:16, 19,23 249:16 250:7,14,15 251:17

doctor's 127:5

doctors 56:3 79:16 107:3,13,18 139:15 191:23 201:16,24 203:5 204:13,20 212:24 213:6,9 250:12



REPORTING SERVICES

702-476-4500

document 10:21,23 25:25 27:12 28:12, 15

documents 10:14,16 11:21 12:2

dogs 35:16,17

Dominic 19:25

Donna 19:22 20:3,16 21:7,10,14 22:6,8 66:2,3,4,6,16,19 67:6, 12,15,18,25 69:11,15 70:1, 19 71:15

Donna's 72:4 74:14

door 46:24 83:6,8,10 87:9 176:3

doors 83:18

double 81:21 83:18

Downtown 135:4

drags 150:8

dream 76:13

dressed 231:18

drill 108:15

drilled 148:13 238:2

drilling 112:11 113:2,7

drink 120:14 179:20 191:9

drinking 179:8

drinks 179:6

drive 36:9

driver 81:19 82:7 84:3 176:14

drivers 82:10 137:15 185:16

exact

4:7

4.5

examined

Excellent

exchange

excitement

118:18 123:4

120:14

Excuse

71:11

Executed

26:18 29:20

executives

10:18,21 11:16 25:22,25

40:22 48:1 98:12 99:2,3

116:11 117:3,11,12 182:1

5:20 50:2 58:21 183:7 202:2

148:13

exhibit

28:9,12

54:24

expenses

expensive

experience

81:23 189:1

expiration

41:9

41:6

expired

explain

127:17

82:22

222:7

37:21

135:16

eye

exposed

exposing

extravagant

explained

explanation

54:18

30:20 89:24 90:14 96:21

252:4 254:16,21,23

EXAMINATION

110:18 126:10 157:7 180:7

driving

81:19,21 84:12 drooling

61:9 drop

159:22 204:19 dropped

123:2,17 drove

83:10 242:25 drug

46:10,11 84:8,9 due

58:24 81:10 214:25 duffel 183:10,18 185:20

duly 4:4

dumped 110:1

dying 36:2

Е

e-cigarette 190.9

ear 126:20,24,25 127:16

earlier 14:2 109:12 147:5

early 59:10 68:4 72:21 134:23 144:6 166:16,18,19 168:15 175:25 176:2

earned 186:15

ears

56:17 easier

116:8 117:23 119:22

easilv 224:13

East 180:6,8

easy 126:15 180:11 181:25 250:22

eat 55:2,6 107:17 122:3 129:18 203:9 204:2

eating 173:11 204:2 208:8

effort 12:1 157:12 196:12 197:7 200:3 201:10 208:17 209:4 211:9

eggs 89.9

electronic 262.24

Electronically 26:2,5 28:18

elevator 83.9

eliminated 81.24

else's 89:16

Elvita 42:18

email 14:22,23

emphysema 252:22

employed 78:15

employee 82:8,9

Employees 133:6

employment 27:7 146:8

encourage 52:16 60:22 68:20 217:17 218:21

encouraged 54:7 67:15

encouraging 104:11

end 56:21

ended 167:2 ending 187:24

energetic 174:1 enforced

159:23

enjoy 118:24 121:1,10 123:5,12 134:23 145:9 156:22,25 157:20 172:7 173:15 179:11 185:4

enjoyed 120:13.20 121:3.6.16 122:15 125:14,19 134:21,25 145:15 146:6 156:18 173:18 179:16

enjoyment 179:17

Enquirer 230:11,14,22

entire 162:16

entitled 19:10 88:21

entries 189:10,14,17,20

envelope 188:24

environment 44.5 47.2

episode 58.20

Eric 6:19

estate 111:2

Estates 33:14,18 158:11 159:12 194:16

estimate 96:15 138:11 184:22

estimates 261:21

Europe 93:25

evenings 171:3 172:5 176:9 177:15

222:8

25:3

39:24 40:4 42:25 94:1

www.oasisreporting.com



702-476-4500



evidence

ex-husband's

fear F face 61:22 feel Facebook 55:18,20 fact feeling 131:9 193:22 fair 151:20 167:12 176:20 193:23 fall feet 159:21 falls fellow 203:16 false felt 83:8 familiar 156:9 245:13 families field 32:14 111:8 family 6:19 19:17,19,20,21 20:20 21:5,20 34:10 42:11 43:23, fights 24 44:3 62:17,19,21,25 70:13 72:12 76:23.25 77:2 110:11,24 134:11,12 135:9, figure 11,15 138:21 145:10 204:1 208:4 file family's 74:9 filed famous 243:17 fill fancy 233:23 Fashion 231:18 232:9 father 42:1,5,7,14 45:23 57:3,6,8 58:7.16 59:9.11 fills father's 41:23.25 63:10 filter father-in-law 110:13,16 255:4 filtered favorite 91:24 122:7 234:13 235:3,7 236:5

www.oasisreporting.com

159:20 featuring 239:12 22:1 35:22 80:13 88:3 127:19,22 217:21 218:17,20

4:13 55:12,13 121:4 144:4,7 193:20

feelings 136:15

130:17

237:6,7

67:23 127:20 174:1

fiance 34:6

20:25

fighting 24:18

136:24 137:2

90:15 92:25

138:12,15

21:17 29:9 138:9

27:16 187:2,4,6,8 188:16 225:23 226:4

filled 187:3 226:7

filling 41:4 188:22 189:1

226:5

99:20 101:7 104:7 245:17

99:16,18 100:3 101:10 102:14.15.20.23 103:7.12 104:13,17,22,24 106:24 149:24 154:13.17.21.25

155:4 254:24

filters 99:17,20 100:6,14,22,24,25 101:1,3,4,9 102:11 103:21 104:8 106:19 112:23 148:6 149:23 235:23 238:17 255:7

finally 21:4 113:23

financial 137:4 138:7

find 40:19 94:2 98:10,15,17,18 205.24 248.6 250.8

fine 6:5 8:20 55:13 113:16 255:19

finish 141:13 144:17,19 156:2 160:23 170:11,13

finished 31:23 170:13.19 173:25 174:14

fire 159:19,22,25

firm 15:12,18,21,23 18:5,10 23:5

fit 227:4,6,10,15,18,25

fits 227:16

five-minute 193.13

flame 78:21

flexible 171:7 flip

26:13 floor 132:16,19 133:19

floored 126:22

Florida 15:12

flying 38:22.25

focus 39:18

REPORTING SERVICES

focused 189:3 214:21 folding

184:18 folks

14:9 18:2 35:16 69:20

follow 41:3 163:6

Fonz 234:15

food 55:1,2 90:22 202:17,18,22, 24 204:4 208:2,4 224:7,8

forbid 76:4

foregoing 26:17 29:20

forget 22:11

form 5:4.12 13:8 21:16 35:24 36:7 38:19 39:2 40:13 41:15 43:9 46:2 48:17 49:9 53:8,17,22 58:2,13,25 59:19 60:6,13,24 63:1 69:24 74:12 83:24 87:20 88:7,15,23 89:13 92:6 100:15 103:1,23 104:19 106:16,25 107:6,12 113:12 115:4,11,23 120:12,23 121:13 123:7 124:18 125:16 129:7 139:8 141:23 142:20 150:2,12,20 153:20 155:1 157:23 160:15 162:17 164:19 165:7 173:17 177:8 179:13 186:13 187:3,6 188:18,20 189:7 190:2 191:4 192:9,19 194:25 196:8 199:20 200:15 201:18 207:23 209:6 210:19 211:5 215:23 217:9 218:22 219:4, 21 222:2,17 226:6 237:15 238:6 241:25 242:15 244:12 246:4 248:13 249:13 250:4 251:1 252:16,23 253:15,22 254.25 255.12 256.22 257:18 258:10 259:6,14

forms 188:16 190:7 225:24 226:5,7

found 23:24 73:15 75:13 113:23 148:9 233:3

frame 168:8

Frank 257:8,11 freak 114:1 Freddie 77:18 free 181:10 freight 85:22 86:5 Friday 14:3 86:3 friend 146:25 147:2 163:10 friendly 223:24 friends 19:18 43:23 53:1 70:4,11 72:15,25 73:2 78:6 133:3 135:9 138:21 174:2 184:14 friendship 78:5 front 39:21 59:22 62:8 64:24 66:21 128:12 135:4 159:2 236:16 full 4:15 234:7 fun 69:13 185:6 funeral 62:13 funny 234:19 furniture 164:7 G gag 11:13 gain 203:11 gambled 123:8.10 gambler 123:9

gambling 123:5,21 games 122:14

garage 120:2 198:22

garbage 214:18

gathering 135:9,17,21 184:1

gave 37:9 85:4 86:21 97:19 107:14 137:13 187:15 202:18

gear 186:2

general 135:14 244:21,23 245:8,19 246:25 247:10,19 248:2,8, 11,18,23,24 249:4,11 250:2 251:16

General's 244:11,19

Giacomino 73:5 74:1,2

Gina 20:1

girlfriend 163:3

girlfriends 51:14

girls 132:3,7 133:25

give 21:18 44:18,25 79:17 82:21 84:11,13 85:7 90:21 94:3 105:8 123:18 139:19 168:6 184:14 213:9 228:15

giving 10:2 glad

69:9 127:17 glanced

27:21,22 glitter

119:1 God

48:23 62:23 76:4 83:21 119:14 232:12 golf 127:1 good 4:9 7:14 10:13 48:7,16 55:25 56:22 75:17 81:8 82:16 85:6 89:1 90:17 92:24 101:11 109:25 121:4 125:9 134:2 185:14 186:5 191:17 193:10 203:4.12 223:22 225:17 234:14 244:3 256:5,25 goodbye 118:18 goodbyes 62:9 goofy 114:13 gook 11:8 Gorbachev 6:15 gotta 25:9 grab 38:15 41:8 128:7,12 grabbed 134:18 grade 47:5,6 graduate 51:2 graduated 34:11,13,14,16,19 grammar 48:13 grandchildren 19:25 163:23

grandson 15:5 185:8 graveyard

176:22 great

8:3,9 240:16,25 241:11

greatly 253:3 Greek

6:22 237:6 grew

42:14 44:4 45:23 72:3,22

grocery 36:20 37:17 41:2 ground 7:15

Group 260:1,5

77:25

37:16

groceries

Grove

33:8 57:18 58:1,4 69:12 71:17,18 72:7 96:13 97:23, 24 98:2 102:2 157:25 158:7, 9,22,24 159:6 161:16 175:19 194:12 228:20,21,24 229:4, 19 230:3 233:6 234:10 235:1,11,14

grow 31:7 45:11,21

growing 46:17,22 50:11,16 127:1

grown 110:23

guess 4:14 6:10 12:3 15:10 17:8 18:12 22:15 23:4,25 25:8,9 57:15 60:8 61:14 62:16 64:14 66:22 68:4 70:21 71:1 74:1 83:4 89:23 90:15 91:9 94:6 97:14 98:22 100:5,7,10 101:22 112:9,15 116:1 129:9 130:8 145:20 146:23 147:20 148:12 155:9,20 164:6,20 178:3 183:23 190:17 195:16 197:16 198:4 214:2 218:13 220:25 222:7 228:3 234:7 240:6,8,9,23 248:15

guessing 108:23,24 147:22

gum

213:25 214:1,2,5,7 215:7,11, 19,22 216:1,7,13,17,20,23, 25 217:18,21,24 218:2,7,10 221:8,15,18

gummies 191:7

guy 83:16

guys 13:3 25:11 36:5 41:6 47:25 75:22 109:1 148:25 173:5,24 180:14

www.oasisreporting.com



н habit 47:24 48:10 51:22 92:12 94:25 114:10 121:2 122:18 125:6 173:22 175:23 178:6 179:18 204:4 habits 45:13 72:8,13 Hagman 240:14 half 23.6 96.19 22 halt 116:9 hand 10:20 handing 25:24 28:11 handle 82:22 202:17 handled 255:3 handles 24:8,11,22 82:1 hands 128:2 handy 186:8 hang 45:22 132:15 144:9 hanging 59:14 61:8,16 happen 39:17 61:12,13 126:10 219.18 happened 40:6 70:25 71:4 80:22 110:14 111:4 115:6 122:13, 18 137:12 204:11.12 210:9. 25 224:24,25 238:18 happening 21:6 126:17 happy 8:11,20 234:15

hard 20:11 123:22 128:8 129:9 157:9 198:8 204:3 217:11

www.oasisreporting.com

harder 98:8,18 149:22 hardship

22:19 hardware

82:11

harmful 108:16 113:21 147:18 256:21

hate 22:9 44:16 85:16

hazard 250:15

hazardous 222:9 244:15,25 245:1 246:15 252:9

hazards 235:12

he'll 18:1 79:25 80:2

head 83:10 126:25

headed 133:25

headsets 56:16,17

health

42:23 48:4,6 51:11 54:14 67:2 103:18 108:16 113:21 127:23 147:18 148:9 149:14, 17 165:6 200:14,17,19 204:14 207:20,22 222:9 225:20,23 235:12 237:14 238:5 244:15,25 245:2 246:15 247:1,11,21,25 248:25 249:12,25 252:10,11 253:4 257:15,21,25 258:4,8, 16,23 259:4,13,20 260:1,4

hear

4:18 46:17 60:19 65:21 67:11 68:17,20 100:9 148:22 150:5,10,15,25 201:8 206:16 227:17 228:2 235:20,21 240:19,24 244:4 245:1

heard

59:1 65:23,25 67:13 68:22 71:9 111:13,19,21 136:15 150:17 165:8,9 201:5 226:16,18,19,22,25 227:3,9, 10,12,19 228:4 240:16,18 241:10 243:6,11,19,22 244:7,10,18 249:2 252:24 256:15,21,23 257:1,3,5,6,7, 10,14,17,21,24 258:4,7,13, 16,22 259:4,12,20,25 260:4, 14,20 261:3,6,10,12,15

hearing 108:9 112:1,4,9,17 147:6 148:8,11,12

hearings 112:12 113:22 115:18 147:12,15 237:24 238:1

hearsay 205:11

heart 57:8,9,14,17,20,23 58:7,8, 15,18,23 60:22 61:3,11,18 71:4 111:4

heavier 97:3,4 128:13

heavy 24:24 36:22 54:1 96:14,16 132:18 133:18,20 202:10,12 203:4 206:22 239:22,23 254:7

held 261:19

helped 21:23 27:13 156:22

helping 251:5 hemp

191:7

HENNINGER 220:18 262:16

Hertz

81:16,17,22 82:4,5 84:6 85:12,13 125:9 137:8 176:12

Hey 53:2 148:22

hid

208:11,12,25 209:4,9,21 210:4,17 211:12,20 212:6 214:21

hide 59:20,21 60:2,11 208:15,16, 17,19 209:16

hiding 60:15 95:25 114:14 197:2 214:12

high 15:24 34:11,13 51:2,15 56:18,21 75:1 122:17 higher

124:12 225:24 226:2 Hill+knowlton

261:13,16 hips

78:22

hired 72:20 81:23

history 21:20 27:8 91:12 146:8 152:10

hit 40:8 76:16 106:5,8 123:18 124:7.13

hobby 236:9,10

hold 79:9,23 210:22 211:3 216:5 242:9

holding 205:13

Holly 262:23

Holt 237:5,9,12

Holy 205:7

home

4:12 19:3 31:20 33:8,24 34:8 35:7 36:12 37:8 42:16,19 43:24 45:12,25 46:23 55:4 69:1,4,11,16 70:12 80:25 81:4 91:2,3,4,7 95:14,17,18, 23 102:8 111:17 118:16 124:15 138:17,19 140:5 145:10 158:1,6,10 160:18 161:10,18 163:10 164:2,3,4, 9 166:25 167:5,7,9,11,14 170:22 171:5,7 172:14,23 173:4,5,6 176:9,17 177:5,16, 21,23 180:23 220:6 229:5,8, 10,12

homes 73:18 95:25 160:4 161:13 179:1 229:12

honest 65:7

honestly 226:7

CASIS REPORTING SERVICES



Sandra Camacho, et al. v. Philip Morris USA Inc., et al.

hooked 62:7 114:10 156:21,23 157:3 198:5 199:2 200:10.17 218:18 219:6 222:13,21 hoses 81:7 hospital 6:13 76:2 126:2,5 127:4 205:19 hospitals 12:9 22:19 hostile 53:3 197:15 hot 75:17 hour 8:22 18:18 hours 14:17 143:8 145:2 171:7 176:14 209:13 212:10,11,17 261:22 262:2,6,7,9 house 18:1 62:8 65:1,6 69:20 70:1 71:21 95:22 158:23 163:4,13 164:1,5 192:25 242:23 household 46.24 houses 198.22 huffina 133:24 humidifier 128:14 humor 225.17 hundred 22:8 37:11 123:23 184:4 224:21 hundreds 82:23 hurt 6:3 14:25 136:15 hurting 80:11 hurts 80:1 husband 22:16 54:22 55:4 69:17

166:5 husbands 44:23 hypnosis 213:15

hypocrite 219:7

Т

idea 170:3 215:12

ignorant 94:5

ignore 235:18 238:16 IHOP

146:11 Illinois 32:15,17 69:12 71:20 147:4

illness 87:18 119:7

illnesses 119:12

imagine 69:19

206:18

implying 38:24

important 74:17,19 107:8 218:17,20,23

impression 99:19 100:23 104:25

improve 127:23

inaudible 7:10 14:5 76:15

include 231:10,14 242:3 252:7

income 89:18,19

increase 95:5 119:23 120:1 155:18, 19,23

increased 155:21 increases 226:9 increasing

124:10 Indians 94:7

indicating 28:5 29:5 61:17 120:18 127:6 128:1 133:10 160:20

individuals 18:10

industrial 133:17

Industries 259:13,21

Industry 260:15,18

information 30:2,13,19 99:23 100:14 103:19 152:1 187:8 188:22

inhale 99:22

inhaling 116:15

initially 97:17

injection 79:19

injections 5:23 79:1,3,10,11,17

injuries 82:20 83:2,20,23 186:10

injury 78:16 81:10 162:2

inside 69:4,16 122:20 158:1,5,13, 18 164:2,8

instance 148:1 183:9 210:3,16,24 211:15,18 212:4,14

instances 209:24 211:9,11 214:10 220:5 221:20 241:21,23 242:12

Institute 261:7,10

instructing 16:4 17:11,17 19:4,13 **insurance** 24:18 79:2 204:19 205:23, 24,25 206:4 225:21,23 226:9,11,13

intelligent 224:3,4

interest 145:21

interested 186:25 235:22 236:16 241:8

interfere 52:24,25 53:25

internet 14:21

9:19

interpreting 223:2

interrogatories 26:9,25 27:5 28:1,23

interrogatory 27:19 30:6 31:16 32:3 75:7

intervene 40:10

interview 41:5 144:24

interviewing 147:23

15:1

introduce 43:18 78:2

involved 20:8 22:15 35:21 50:5,8 52:14 84:3 85:11 236:9 245:24

Iris 84:25 109:13,19,21 110:3

56:17

46:10

isolation 35:20

issue 69:7 70:8 78:18 107:17

issues 38:3 42:23 50:4,5,6,7 73:23

www.oasisreporting.com

70:18,19 72:4 74:1 120:16



4295

1
joined 76:6
Jose 46:11
Josh 19:23 32:24 33:10
judge 9:2 135:5
judge's 135:5
jumped 21:22
junkmen 59:11
jury 9:3
К
keeping 95:8 192:24
Kenyon 4:8,10 5:8,13,19 7:6,13
10:11,19 11:3,5 12:20 13:14 16:9,15,20 17:1,6,14,19 18:16 19:1,14 21:24 23:12 25:23 28:10 29:8,14 31:10
32:2 36:3 37:2 38:23 39:5 40:15 41:17 43:11 46:5 49:1,
11 53:11,19 54:3 55:7,9 58:3,14 59:2 60:1,10,18 61:1,21 62:1 70:7 71:12,14
74:20 84:14 86:23 87:1 88:1, 12,16 89:4,17 92:8 100:17
101:23 102:1 103:3 104:1 105:2,21 106:13,22 107:4,9, 20 108:2,4 109:3,5 113:15 115:8,14 116:4 120:19,24 121:9,19 123:11 125:1,18
129:11 138:5 139:14 141:19 142:3 143:1 144:1 145:4
150:4,14,24 151:14 152:14, 21 153:22 155:3 157:24 158:15,17 160:17 162:21 165:2,12 166:8 168:10,11 173:20 177:10,13 179:19 186:17 190:15 191:6 192:11, 21 193:13,16 195:2 196:10 199:23 200:20 201:22 207:5, 10,17 208:1 209:8 210:22,23 211:4,7 216:2,12 217:1,6,12, 14 219:2,9 220:1,14,21 221:5 222:10,19 223:4,7,16 230:8 237:20 238:12 240:11

242:5,19 244:16 246:9 245:24 248:17 249:9,21 250:10 knife 251:8 252:20 253:1.18 254:1 184:15,16,18 186:20 255:8,14 256:24 257:19 258 14 21 259 2 8 16 24 knives 260:8,23 261:1,18 262:12,21 184:20 185:1 263:1 Knock keys 119:8 36:10 knot kick 130:13 114:10 204:3 knowledge kidneys 43:6,8 51:10 151:20,23 79:21 152:3,16 162:15,24 181:12, 16 182:2 185:13 189:9 kids 190:10 193:24 194:3,4,8 39:11 42:10 44:11 66:17 210:1 211:10 212:1,18,21 69:19,21,23 72:19,22,23 213:22 215:20 221:23,24 93:7,22 94:9 111:8 163:25 225:22 226:4 229:6 231:1 164:21,24 165:5 239:10 244:9 246:19 257:20 killing 258:3,15 259:3,11,19 260:3, 250:17 13,19 261:2,9,11,15,17 Kim Kopolis 8:5 13:23 14:7 19:6 144:10 237:7 Kim's Kotter 234:16 57:2 kind 7:18 22:9 43:1 47:1 48:1 74.3 83.11 100.21 108.8 113:24 118:1 148:14 L&m kinds 91:24 92:3,5 97:9,10,11,13, 196:22 18 98:5,6,9,10,14,17 99:4,6, 15,16 100:1 118:11 130:2 Kindy 149:23 153:16 154:7,10 68:1 255:17 Kinsella label 19:22 66:7 68:1 70:19 246:1 247:19 248:1,21 Kinsella's 249:5,10 252:14,21 253:2, 13.20 70:19 labels kiss 118:18 252:19 255:22 256:2 Lady kitchen 40:8 120:14 159:1,6,13,14,15 160:9,19 161:9,18 175:12,13 laid 137:6,9 138:8 262:13 knee 76:1 lantern kneecap 183:16 185:7,11 186:11,20 75:14 76:8 lanterns 184:10 186:5,6,7 knew 42:4,5,7 64:4 77:5 86:9 large 115:6 118:22 119:23 126:21 185:22,23,24 131:12,13 187:15 192:1

Sandra Camacho, et al. v. Philip Morris USA Inc., et al.

L

www.oasisreporting.com



200:5,14 222:20,21 235:23

702-476-4500

Larry	left	Linda
240:14	20:25 42:1,2,10 45:12 61:22, 25 77:9 80:2 85:10 86:8	19:22 20:17 21:7,10 22:6,9 66:1,3,4 68:9,10,12,14,17,20
laryngectomy 12:9 140:13	169:22 170:11 233:13 262:2	69:3 71:22
Las	legs 55:5 75:12 78:20,21 119:10	Linda's 69:1 74:13
24:25 25:1 33:12,22 34:12, 15 51:21,25 58:10 62:4,10	length	lines
72:10 85:1 86:9 95:6 97:2 98:7,11,16 102:2 110:8	30:7 Lester	27:23 124:8,13,14 lip
138:20,25 145:16 146:21,22 156:4 158:10 159:11 175:21	237:5,9,11	61:8
176:10,11 177:11,15 178:9 179:4,5 194:15 229:7,15,23 236:2 237:1,14 238:5	let alone 245:23	lip-reading 56:10
late	letting 166:9	lips 55:25 56:4
72:23 100:12,16 222:23 223:1	levels 224:15	list 11:20 30:14
Laura 19:24 24:2,6,12,15,22,25		listed 32:20
27:15 30:20 31:1,2 32:25 33:10,21 34:4,18,19 47:13	81:19 84:9,13 lie	listen
50:14,15,18,19 51:3,4,5,17 52:2,3 54:4,7,10,13,17,19	222:25	111:23 120:7 138:1 148:15 242:20 243:1,2,3,4 253:17
55:24 68:6 72:1 80:19,20 91:5,7 110:21 117:17,21	life 76:4,13 90:11 107:21 110:20	listened
118:3 163:22,24 164:2,3,8, 13,17 165:4 181:4	120:17 206:19 228:3 233:15, 16	104:12
Laura's	Lifelong	listening 141:17
25:6 28:3 165:14 182:16	147:2	lit
law 15:11,18,21 18:5 23:5 236:7	lifting 24:24	162:13 173:19 174:17 178:5, 21
lawsuit	Liggett 260:1,5 261:24	live 15:15 24:25 33:3,21 34:4,21
20:3,17 21:15,18 22:25 23:3, 17,24 24:4,10 25:7	light	45:6,16 77:6 90:23 131:2
lawsuits 85:11	70:16,17 95:10 116:11,13,19 132:8,17 149:20 150:5,10,	136:18 147:3 lived
lawyers	15,18 151:1,8 156:13 159:4 162:24 163:14 173:13,23	30:24 32:4,14,23 33:6,15,18, 24 35:2,9 58:5 77:9 97:23
15:22 83:14	175:10 178:21 198:23	131:4 136:20 175:19 179:3
lead 76:3 86:7,15 113:25 219:17	lighter 37:9 120:1 161:7	lives 122:13
learn 51:16 81:2 113:20 221:25	lighters 196:12	living 15:14 32:10,16,18 35:20
learning 102:10	lighting 92:17 95:4 114:24 169:1	42:15 45:25 57:16,18,24 64:7 69:2 70:23,25 71:15 76:23 93:17 95:12 96:12
Leatherman 184:11,15,16	Lights	97:21 98:2 102:2 108:7 138:18 147:11 157:25 159:7
leave	52:11 116:8,17,24 117:2,5,9, 17,19,21,22,25 119:20,22	166:12,13,24 167:9 177:15
36:24 55:4 85:5	likes	178:9 180:14,17 194:12,15, 19,23 228:8,20,24 229:4,18,
Lee 243:15	36:11 236:7 limit	23 230:3 233:6 234:25 235:11 236:1 238:5
	128:20 261:25	

85:24 loadmaster 85:24 lobby

loading

162:12 201:20 213:1

Lobster 25:4

local 236:20,21,25 237:13 238:4

locals 122:2 location

30:22 122:3 lock

36:9

logo 99:8

long

14:15 16:21 17:7 18:17 34:4 43:18 79:9,23 82:12 84:4 97:13 98:6 112:25 118:6,12 130:4,14 136:7,8 144:16,23 145:1 146:20 199:1 202:15, 16 206:11 208:14 209:1 212:9 229:22 234:2 240:1 249:19

longer 18:12 86:6 95:3 96:8 197:21 205:23

looked 42:3 111:6 206:7 207:5,11 225:2 246:20

Lorillard 257:25 258:5

lose 107:16 123:24 124:2 125:15, 20 138:16 202:4,6,9,11,13 203:1,7,20,23 204:7 205:3, 10

losing 204:1

loss 26:9 28:23 224:24

lost 43:22 77:11,17 78:5 145:20

203:9,10 lot 13:3 35:16 36:15 39:11

52:24 54:24 82:17 83:4

www.oasisreporting.com



702-476-4500

lots

loud

love

21:5

loved

low

135:5

86:17

Lucy

lunch

lungs

lyrics

244:3

luck

36:17

matches

materials

92:24 195:17

237:18

math

matter

114:9

Mauve

124:8

max

meal

meals

208:5

meaner

197:14

meant

252:10

204:3

media

medical

192.13

Medicare

medication

9:22 80:4

medicine

9:25

meet

meatballs

151:3 237:19

6:15 11:11 12:4,6,7 36:16

78:18 81:5,11 113:25 141:5

38:9 54:24 58:20 73:23

90:18 139:18,20 142:23

13:21 14:2,15 18:17 46:13

57:5 77:19 80:15 129:12,20

mattress

159:19,22

35:10 195:9

173:16,21 174:8,14

196.11

109:2 124:22 133:16 134:13 140:25 140:19 173:9 174:21 180:11 mad 185:17 192:3.14 193:4 223:1 224:20 225:4 243:2 made 245:22 7:11 8:6 56:13,15 106:11 magazine 45:9,23 loveable mail 59:6,17 134:3 204:2 137:11 mailbox low-nicotine 189:22 mailing Lucille 188:23 major 126:24 make Lucky 59:6,17 45:1,14,24 46:14 73:5,8,9, 21,23,25 145:5 169:11,17,23 170:4,5, q 9 171:17 makes 24:14.15 105:3 106:15,21 making LUTHER 19:6,9 109:1 144:10 151:13 malt 152:12.20 262:15.23 36:11 malts 36:5 man Μ machine 39:12 37:5 75:25 81:4 122:25

123:23 139:13,22 140:10 142:22 158:4

machinery 82:10

machines 75:23.24 81:7 86:10 118:19 119:2 122:4 123:9 139:17,25

www.oasisreporting.com

130:19 136:2,4,5,9

41:18 47:20.21 89:2 114:6 151:10,12 198:20 211:9

100:24 101:1 102:21 104:6 151:5 230:10,21,23 233:15, 18 234:1,4,5

magazines 150:23 230:4,25 231:2,9,10

119:9 182:24 183:13 188:12 232:12,13

128:5,6 233:3

12:1 17:25 20:8 25:10 28:2 36:20,23 37:10,22 38:12,13 41:13 48:8 79:5,25 88:21 90:16 110:17 126:23 131:14 132:20 138:1 139:25 140:17 141:12 157:12 191:25 192:8 209:19 210:12 224:13 225:6,

24:9 53:25 189:2

104:7 130:22 234:16

Management

manager 86:11,19

managers 86:10 133:18

Manino 77:16,18,24 Maninos 77:20,25 78:2

Manuel 42:2 46:7,11

manufacturer 181:14

March 28:18 29:10,21 126:11

marijuana 190:11,20 191:3

Marilyn 45:1,2,10 46:15

Marine 76:12

Marines 75:8,9 76:6,21

marital 136:22 Mark

84:24

marked 10:18,20 25:22,24 28:9,11

Marlhoro 52:10 98:8,10,12,15,19 99:1 104:7 116:8,11,13,14,17,23 117:5,9,22 118:8,11,15 119:20 149:23 181:24 182:9, 11,21,25 183:3,7,13 184:9 185:4,20 186:2,23 187:9,12, 17,20,23 188:17 255:17

Marlboros 97:16 117:25 118:16 181:25 182:15

marriage 135:25 136:19 145:9,24 207:18 219:1

married 13:18 22:21 34:7,9 43:17 44:21 45:19 71:23 78:4 95:20 110:14 130:8,9,12,15 131:3,14 135:1,6,7 136:3,4 149:10 167:22 168:10 219:15 242:24

Mary 73:5 74:1

mask 4:18 8:15 35:19

Mason 239:12



14:12 108:14 222:6

Megabucks 122:17

meeting

Melrose 147:4

members 19:17.20.21 21:20 43:23

702-476-4500

70:13 135:10,11 145:10 **memory** 9:23 27:11 43:1 46:4 49:20 59:8 75:17 82:22 99:14 102:9,22 107:24 245:11 **men** 20:11 **mental** 225:10 **menthol** 255:10,13,15 **menthols** 255:17

mention 10:6 20:25 22:2 23:7 201:4 214:20 227:19

mentioned 4:23 8:14 13:1 17:20 22:23 24:2,11 44:9 47:12 53:5 61:11 62:20 87:2 93:20 96:22 109:12 121:20 135:1 146:25 208:9 214:23 227:20 237:25 252:11

merchandise 188:17 message

57:2 244:1 messed

22:20

Messenger 14:24 20:4,5,9 54:20 55:15, 19,20 56:10,13 57:1

messes 24:15

met

14:7 32:7,10,17 34:6 43:20 46:14,15,16 59:11 63:25 65:2,3,11 66:20 72:16 75:3 78:1 91:20 92:3,21 93:1 130:1,10 131:25 151:18,22, 25 152:2,10,18 153:2,16 154:8,9 155:8 165:16 166:2 193:23 194:2,9 219:11

metal 76:7

meter 38.12

Michael 15:15 17:20,22,25 18:3,6,17

www.oasisreporting.com

Michael's 17:23 mid-'70s

48:16

mid-2000s 196:25 199:7,11 208:22 210:3,8,12,14 211:8,11,16, 19 212:15 215:13 221:21 241:21 242:13

middle 39:16 45:4 98:21,22,23 114:13 115:12 118:9 157:6 174:10,19 175:6,11,15 178:10,15,24 196:15,20

midnight 176:15,19

Mike 68:2

Mikey 68:1 72:2 mile

58:6 **miles**

> 182:9,11,15,16,20,22 183:4, 8,10,15,16,17,18,20,23 184:4,9 185:1,5,11,25 187:9, 14,17,23 188:23 189:2

milk 89:9

Millennials 68:4

Miller 84:24

milligram 80:8

mind 21:18 25:10 80:10 130:21 163:4 207:19 224:21

mine 5:25 15:4 87:15

minute 71:11 105:8

minutes 71:20 260:23 261:22 262:3, 7.9

mirrors 83:19

Mischaracterizes 48:18 100:16 103:2 196:8 210:20 219:22 220:8 249:14 misled 101:21 misspoke

258:11

210:11 misstating

211:6 mistakes

24:14 **Mm-hmm**

221:6 **mobile**

31:20 33:24

mom 42:12 46:21 74:18 138:23

moment 120:16

Monday 14:8,13,16,17 86:4

money 47:8 49:5 83:5 85:8 116:10 123:2,17 124:2 125:7,15,20 177:20

money-makers 110:1

month 22:17 90:1 117:7 202:23

months 5:7 18:12 21:2,3 mooch

117:18,19 118:4 **mood** 80:10,12

morning 4:9,13 35:10 62:12 121:4,5, 12 141:6 142:2 144:12 166:15 168:2,4,15,16,25 175:25 176:2,7 195:9 203:18

mornings 120:20 157:21 168:5,19

Morris 4:10 186:9 258:8,17 261:23 262:13

mortgage 91:1

REPORTING SERVICES

mother 42:15 43:4,12,15,19 44:7 50:7 64:5 65:12 74:15 77:6

702 176 150

702-476-4500

4299

mother-in-law's 71:21

motivated 129:6 204:7 217:8,10

motor 84:4

motorized 38:5 39:6,20

mouth 20:11 53:21

move 8:19 34:7 57:10 77:14 85:10 101:23 110:7,16,17 217:12 223:4

moved

31:11,14 33:12,17,22,25 34:9,12,15,24 35:6 43:21 45:25 51:21,25 52:9,12,23 58:10 62:4,5,6,10 72:8,10 73:14,17 77:3 81:25 94:25 95:6 96:10 97:2 98:7 111:6, 21 145:16 146:21 155:19,22, 23 156:4 157:6 160:7,18 167:23 175:21 176:10 190:17 194:15 195:8,22 20:6 228:16 229:7 234:21 236:1

movie 162:3,5,7,16

movies 161:24 162:4

moving 44:3 62:11 128:2 138:20,25 146:20 223:7

Mucci 57:4 63:3 64:4,6

Mucci's 74:14

multi-tools 184:19

multiple 85:23 108:18 113:17 115:12 220:20

music 243:1

nails

226:17,20

N

office

official

238:2

offline

oil

261:20

191:7

64:3

older

oldest

open

45:15,24

operated

operation

operations

opportunity

78:25 137:13 144:15

187:2,6 188:16,18,20 189:7

231:11,20 232:16,17,19

236:7 262:19

ordered

202:16

orderina

202:19

orders

41:4

12:10

organized

126:24

opinion

6:1.21

85:5

option

options

90:24

order

193:3

old-timer

old-timers

111:7 135:23

64:3 70:15,16 93:24

51:1,6 52:23 77:1 94:14

46:24 184:18 220:25

86:6,14,16 203:8 224:14,20

officials

100:19 147:20

15:7 127:5 205:19

named

17:20 57:3

names 6:16 44:15,18,19,20,22,24, 25 73:4 77:15 94:11

national 236:22 237:3

Nationwide 26:8 28:22

natural 8.1

needed 12.4 24.5 54.11 57.11 12 111:7 140:8 180:22 183:15 197:15 198:4,5,6 200:19 213:7 215:18,21 216:6 222:22 225:13

needing 115:3

neighborhood 77:2.9 93:8.22.24 95:23 135.8

neighborly 35:15

neighbors 35:14

nephews 134:12

nerve-wracking 37:25

nervous 22:16 37:20

Nevada 220:17 261:25

newer 15:4

news 100:11,13 101:18 102:3,8,18 104:4,5 108:5,6,9,10,17 111:12,16,18,21,25 112:2,6 113:18 114:4 115:16,22 147:6,9,12,13,16 148:5,20

149:7,13,16,18 150:22 151:2,3 223:18 235:1,2,4,17 236:20,21,22,25 237:3,10, 13,19 238:4,9 243:4 245:6

newspaper 151:6 228:12,19,23 229:5,8, 24

www.oasisreporting.com

122:2,3,9 123:1 135:7 223:25 231:18 Nicorette 214:1,3,7 215:7,11,22 216:7, 13,17,20,23 217:18,21,24 218:2,7,10 221:8,15,17 Nicorettes 114:15 214:6,14,16 215:6 242.4

12:10 22:10 47:7 70:10

85.13 106.11 120.3 121.16

newspapers

228:22

nice

nicotine 100:7 104:23 213:23,25 214:5 227:3,6,10,15,18,24 250:21

night 10:9 141:6 174:10,20 175:6, 12,15 178:10,15,25 206:22, 24

Nightline 108:20 237:7,10

nightly 235:4

nighttime 140:15 142:14 186:21

noises 118:19

nonresponsive 101:24 217:13 223:5,8

Norridae 32:14 76:23

Northridge 32:17

nose 37:23 126:20

notice 10:22 85:4 86:21

noticed 75:11 99:15 116:21 118:3 247:5

Notre 75:1

number 30:6,14 31:16,21 32:4 124:7 128:5 155:11 183:24.25 184:5 206:5

numbers 30:21,23 34:3 73:16 74:5,8 89:24 124:12

numerous 258:12

57:12 nursing 42:16,19

nurse

nut 85:16 Ο

oath 8:25

201:25 202:1

object 5:4,12 41:15 48:17 53:8 69:24 76:8 88:7 89:13 92:6 100:15 103:1 104:19 105:8 106:16 150:2 157:23 162:17 173:17 177:8 179:13 186:13 191.4 200.15 207.23 209.6 210:19 211:5 215:23 219:21 222:2.17 237:15 241:25 246:4 249:13 250:4 251:1 257:18 258:10 259:6,14

objected 17:9

objecting 105.11

objection 105:5,20 106:10 220:8 258:18,25 259:22 260:6

observations 157:14 217:20

observe 217:23

observed 156:17

obsolete 73.15

occasion 212:7

occasionally 236:4

702-476-4500

4300

offhand 109:16



obesity

outcome 83:3

outing 36:13

outlet 113:19

over-excelled 36.25

overboard 95:1

overdose 46:10,11

overseas 181:17

overslept 10:10

overweight 107:15,16 202:3 204:14 208:8

owned 84:24,25 85:1,23 160:6 242:24

oxygen 36:19,23 39:8,23 139:11,16, 19 140:5,8,14,21,25 141:3, 11,22 142:19,23,25 143:4,9, 10 224:15.24

Ρ

p.m. 263.3

paces 38:21

pack 96:18,19,22,23 97:5,6 116:8, 23 117:1,10 118:16,18,20,21 120:5 183:20 208:13 219:16 245:23 246:19 251:22 252:2, 14 255:6,9

package 99:4,6,12 149:23

packages 96:15 182:17

packs 59:23 116:17 117:4 182:13 214:21 216:13 239:22 245:14,19 246:2,11 247:6,8, 13 248:2,21 251:25 252:4 253:2,7,10,13,20 254:3,11,

www.oasisreporting.com

12,16,17,21,22,23 255:3 256:14,17

paid 188:21 251:19

pain 79:16,18 80:7,8,9,10

paper 11:25 229:14,16 263:2

papers 12:4,6

paralyzed 61:7

paramedics 203:18

parents 77:1,12

Park 32:18 147:4

parking 36:17

Parkinson 54:22,23

part 62:18 112:21 148:16 participate

241:1,4,5,6

participating 241:9

pass 62:10,12 70:20 71:2 94:10 119:8 192:15 239:20

passed 22:17 43:25 57:22 62:9 63:25 69:18 70:14 71:6,16 77:1,11 92:20 135:13 239:17,23

past 4:11 25:13

Pasta 204:3

patch 213:23.24

patio 69:6 70:5 161:11,12,15,19 163:5,24 164:1,4,5,15

pause 31:9 71:13 260:25 pay 24:12,19,20 40:25 91:1 112:13 188:22 225:25 226:2. 13 235:15 239:1

paying 24:13 189:6

penalty 26:17 29:19

pendina 207:4 223:8

pennies 124:5,6,22

penny 75:24 121:21,25 122:1,4,16, 23 123:5,13 124:1,16 125:14,19

people 20:12 21:4 35:19 36:1 37:25 43:25 52:24 53:1 54:1 63:15 64:15 67:4 73:13,14,17 82:19,23 83:4,18 85:14,15 86:1,19,20 88:21 93:25 96:17 105:17 112:9 113:7 124:23 135:17,22,24 139:25 151:10 156:13 162:25 163:8 182:16 185:18 187:15 214:1 227:8.11 240:20 250:17

people's 73:12,20 74:5

percent 22:8 37:11 224:22

perfect 137.15

perfectly 6:5

period 70:1 136:17 177:11 197:8,18 209:11,12 210:10 212:5,16

perjury 26:17 29:19 permanent

211:24

permanently 194:22 195:3,12,20,23 241.19

Perry 239:12

person 15:12 17:7 27:23 40:3 41:14, 19 83:21 108:15 114:23 197:24 200:9 223:25 224:11



702-476-4500

4301

person's 53:6 88:13

248:12

personal 151:22 152:3.16 193:24 194:3,8

personality 223:21,22

pertaining 12:8 112:8 113:6 147:14

Philip 4:10 186:9 258:8,17 261:23 262.13

phone 73:16 74:5.7

phonebook 73:15

photographer 15:13 16:1,2,11,16,22 18:21

photographs 13:1,3,5,6 16:22 17:15 184:8

photos 10.17

phrase 226:16,18,22

physicals 62:23 119:9

physician 6.18

pick 47:24,25 56:7,23 57:12 75:19 85:8 124:5 203:17

picked 48:24 102:18,22 104:6 151:6

picking 48:10 83:18,19 152:6

picks 56:21

picnics 70:16 135:22 145:11

picture 135:21

pictures 12:3 13:9,13,15,19 135:20

pigeon 202:17

pills



79:18
pipe 190:7
place 53:1 55:5 137:20 161:5 213:2
places 40:18 161:17
plaintiff 26:10 28:23 112:16
plaintiffs 7:8
Plaintiffs' 26:8 28:21
planes 85:25 171:10 236:15
plant 191:3
plastic 233:3
platform 55:15
play 121:21,25 122:4 124:1,5,10 125:2
played 122:16
playing 118:19 122:15,22 123:5,12 124:8,16 125:14,19 246:18
pleased 52:7
plenty 6:16
plug 37:10
plugged 37:23
pocketknife 184:17

point

38:17 51:16 57:20 65:11 94:19 95:19,20 107:21 121:23 122:1,11 146:5 154:19,23 155:15 168:13 177:19 210:14 218:4,6,8 219:13 230:25 231:3 242:10 251:2,4,5 262:5

pointing 28:6,8 61:22 police 236:8

policy 225:21 polite

40:10 political

21:8,11 234:8 politicians

238:2 251:19 politics 20:22,23,25 21:1

Ponce 31:6 poor

44:4

pop 75:20 245:5 Pops

63:19 64:4 110:16 111:4

popular 245:5 porch 161:15

portable 37:5 139:12,16

possibly 42:11 262:7

power 24:6,7 37:7

precise 96:19

predict 8:2

pregnant 66:9,11,13,23 67:2,4,19 163:20

premium 225:24 226:3

prepare 10:16 27:1,2,14

preparing 26:24 27:9

prescription 215:19,22 216:7,10

www.oasisreporting.com



Sandra Camacho, et al. v. Philip Morris USA Inc., et al.

prescriptions 216:1

present 16:10 18:22 19:3,7,9 23:19 149:7 170:17 172:18.22 178:6 206:16

presume 18:4

presumptive 261:25

pretty 15:24 28:4 51:2,22 56:18 59.7 68.7 72.1 77.23 82.16 92:24 94:25 109:24 111:20 112:14 114:22 116:9 126:13 203:4,12 240:24

prevent 10:1

previous 59:9 196:9

prices 116:21 118:11

primarily 179:25 189:3

primary 6:2,17 205:22

prior 15:12 84:15 85:17 93:6 100:12 101:13 102:13 151:21 152:2,17 194:22 206:3 231:8

priority 25:21

privilege 19:10

privileged 19:6

problem 12:8 43:1 47:1 54:25 84:5 101:7 104:24 142:10 163:11 192.14

problems 8:18 25:20 81:1 113:25 139:6 174:22 206:20,21,25 207:1,2 224:1

proceeded 209:14

proceedings 31:9 71:13 260:25 263:3 producing 110:2

product 16:5 19:8,12 87:8 88:9,10, 11,14,19 89:2,9,12,14,15 113:10

products 89:8 191:2 242:8

professional 84:3 85:15 212:19 251:17

profitable 109:24

program 55:18 183:8 184:9 187:13,17 237:3

programs 234:13,23 236:5,8,18 237:10

promotion 187:24 188:6,9

promotional 187.13

promotions 182:3 188:3

pronounce 6:23

proof 249:11

properties 160:4,5

property 33:18 34:1,5,22,25 35:10 159:6,12 161:2

propose 130:14,15

proposing 131:1

prove 149:19

proven 112:19 247:23,24 249:1

provided 12:11,15,22 13:7 30:9 87:9

proving 108:16 247:18

PSAS 239:9

psychologist 88:10



ptx 262:25	Q	214:10,11 215:2 216:22 217:5,8,15,17 218:21,24	Reader's 232:20,23,24 233:1,5,8,12
public		219:3,5,18,20 220:7 221:22	
103:9,18 239:6,8,9	Q-TIP	222:11,15 223:17 241:19,20,	reading 20:11 27:18 31:23 228:14
103:9,18 239:6,8,9	11:11	24 242:8,14 250:20,23,25	
Puccio	11.11	251:11,12	229:19,24 233:25 236:16 245:23 254:10 262:18
72:17,19 147:2 163:3	qualify	quits	245.23 254.10 262.18
Puarta	142:18	241:19	ready
Puerto 31:5,6,11 42:11 93:17,19	quality	241.13	10:4,10 51:1 55:10,11 79:8
31:5,6,11 42:11 93:17,19	206:19	quitting	144:2,3 177:18 193:17 207:9
buff	206:19	67:5,8 115:15 196:2,6	roal
94:6	Queen	208:10 213:4 253:3	real
	36:6	quoto	10:24 11:14 44:4 76:24
bull		quote	82:14 85:6 111:2 122:17
36:17 227:9	question	6:14 42:25	185:14 192:14 197:15 199:1
oulled	9:14,20 16:6,12,17,18,23,24		225:10,17 231:18 245:4,11
84:8	17:3,4 27:4 54:2 56:11 74:4	R	256:5
	88:19 98:1 101:13 103:25		reason
oulse	105:16,19,22,24 106:3 109:9		20:10 30:23 36:25 44:2 51:8
38:12	112:6 117:4 123:12 138:2,3	radiation	13 66:9,24 67:5 69:19 70:3
aunch	141:2,13,20 142:6 143:6,17,	6:10 224:15,22 225:13	73:22,24 97:15,17 98:9,14,
bunch	20 152:1,4 156:2 174:12	radio	18,25 117:24 120:1 142:24
133:9	194:6 207:4,7,16 217:1,3	242:20 243:3,4 244:5,8	156:24 159:14 160:12
ounched	220:2,19 221:2,3 222:14,18	272.20 240.0,4 244.0,0	173:23 175:1,6 200:19
40:11 132:4	223:8,10,14,15 224:19 226:6	radios	203:15 232:15 255:25 256:8
	228:11 244:17 246:10	242:23,24	
ourchase	249:18 251:9,10 253:17	nelline e d	reasons
116:18 117:5 181:20 182:3,5	254:18 256:7,12	railroad	67:2
ourchased	questioned	186:6	recall
33:25		rake	recall
55.20	61:19 67:21	123:22	15:17 27:9 46:16 59:3,5 73:4
ourchasing	questioning		84:17 99:11 101:2,17 107:22
154:4	112:17,20	ramp	112:22,24 115:15 136:9,10
	,	85:24	147:6,12 148:4,10,20,24
Purkett	questions	l ron	149:5,16 178:10 187:16
20:1	7:22 8:11 9:9,18 27:6,10,14	ran	188:17,20 196:1,5 197:21
oush	91:11 113:8 128:21 144:8	109:21 117:1	210:1 212:4 217:19 228:7
128:7,17	148:14 166:7 220:4 251:6	random	229:18,24 230:6 233:25
	quick	84:9	234:2 236:24 238:20,22
oush-cart	quick		239:11,13,15,18 240:4
38:8	10:24 11:14 82:14 106:11	Randy	243:19,22 244:1,22 245:3,8
	116:9,20 130:21 194:7 199:2	86:12,17	246:16 247:2,15
bushing	quicker	reaching	recalling
37:17 202:3	128:23		148:1
out		251:3	140.1
27:24 36:20 39:7,23 48:9	quit	reaction	receipts
53:1,2,4,20 57:13 60:3,8	49:16 52:13,16 54:8,11	23:23 25:6 92:14 153:12	123:3,18,19
75:24 82:17 85:2 102:19,20	60:23 66:8,10,19,22,24 67:1,		
103:16,18,20 104:9 117:20	4,16,19,21 68:21 72:5 81:22	read	receive
118:5 122:17 128:16 141:11	95:3 114:11,19,21,25 115:1,	27:22,23,24 31:22,24,25	89:25 90:2,4,13 188:2,11
198:23 208:16 249:4 250:7	3,9,13,21 125:22 126:14	35:25 55:24 56:4 105:19	233:5
251:20	127:7,19,24 129:3,4,5 156:7	217:3 221:3 228:12,13,19,	received
	157:2,11,12 186:3 191:17,	21,23,25 229:2 230:18	181:10 182:23 184:9
outs	19,23,25 192:5,8,12,17	231:2,9 233:11,13,14,15,18,	101.10 102.20 104.3
80:10,12	193:1,5,6,10,25 194:9,13,17,	21 234:4,8 236:15 252:18	recent
	20,22,24 195:4,5,6,12,20,24,	253:19 254:6,9 255:4,6,21	12:21
outting	25 196:12,18,19,23 197:7,11	256:1,4,6,7,10 260:14,20	recellection
197:3	198:13,16 199:3,5 200:3,5,	261:2,6,9,12,16	recollection
	13 201:10,11,17 202:18	roador	96:22,24
	208:18 209:5 211:9,24,25	reader	record
	212:20,23 213:7,10,15,17,21	256:5	
		1	1

www.oasisreporting.com



4:16,23 11:3 28:6 55:7 61:21 71:12 84:7 85:7 86:23 108:2 109:3 158:15 193:17 220:22 223:9 261:18,19 records 10:15 12:7,11,21,22 206:7 recreational 94:20 95:3,13 96:4 red 99:13 116:14 149:23 185:20 reduces 253:3 reeking 165:11 referring 10:21 12:6 61:23 127:9 128.3 237.22 reflects 32.4 refrain 134:6 199:21 212:15 refrained 199.19 refraining 212:4 refused 180:24 regret 110:19,25 111:10 regular 61:5 107:14 108:13 154:2 176:14 255:10 rejected 225:20 related 135:15 193:5 relationship 49:24 54:17 134:24 relax 157:15 released 203:11

Relevance 5:4

relieve 79:18 reliever

80:7,8

religion 75:5

relocating 86:12

remember 27:18 46:1,3 57:21 61:24 64:9 75:22 83:15 92:16 94:11 110:18 111:15 112:3 113:11 185:14 187:23 188:13,25 208:23 210:7 221:7 229:21 230:1 242:18

Remind 7:2

reminded 8:5

reminder 7:14

205:25

Reno 185:9

rent 139:12

rent-a-car 81:16 176:13,18

rental 81:25 137:19

repeat 121:5 212:12 220:19 221:2

repeating 143:16

rephrase 8:12 9:12 152:5

report 223:18 244:20 245:8

reporter 8:6 109:8 219:25 262:19

reporting 112:2,7

reports 244:11,19

representations 262:1

representatives 15:11

representing 4:10 request 6:25 requested

60:8 **reauire**

140:14 **reruns** 234:24

Research 260:15,18,21 261:4

resent 52:25 residence

220:13,16 respect

214:25

69:10

respiratory 126:3

responded 30:4

response 7:10 14:5 26:8 30:9,12 31:16 32:3 49:19 76:15

responses 26:25 27:2,14,19 28:21 29:9 30:1,3,25 49:22 55:23 56:5,8 75:7

responsibilities 78:4 192:18

responsible 83:1,22 87:19,23 88:3,11 171:9

responsive

rest 110:19 137:16

restaurant 129:18 132:1 134:5 135:8 166:17 169:19

restaurants

restroom 175:3

resulted 78:16

24:21 **retailers** 110:4

results

retired 90:9 146:18

90:6

Review-journal 229:15

Reynolds 257:15,22 261:23

Rico 31:5,6,11 42:11 93:17,19

rid 109:23 134:7 186:16 202:24 214:3

ride 36:12 39:8

riding 39:11

rip 182:17

risk 5:22 78:23 124:22 125:21

risk-taker 225:18,19

risks 54:14 204:14 253:4

risky 124:17,21

River 33:8 57:18 58:1,4 96:13 97:23,24 98:2 102:2 129:15 157:25 158:7,9,22,24 159:6 161:16 175:19 194:12 228:20,21,24 229:4,18 230:3 233:6 234:10,25 235:11,14

RJ 229:15

road 129:16 182:19

Roaman 231:11,17,24 232:8

rock 243:18

room 11:24 132:2,3,4,6 133:2,5,7,

www.oasisreporting.com



702-476-4500

10,14 134:1 159:2,7 175:9 205:12 243:12 rooms 158:22 Rose 6:13 205:18 Rosemont 129:16 rotating 251:23 252:3 255:23 Roth 243:15 rough 261:21 routine 166:1,3 175:17,22 176:6 ruins 80:13 rule 163:6 rules 7:15 79:4 run 15:23 39:25 60:17 75:21 81:20 97:6 rung 240:2 runned 82.24 running 137:8 sat runs 62:17,19,21 rush 122:24 rushed 126:2 127:4,6 Russian 6:15 RV 198:21 S safe 100:24 101:5 102:18,19,23, 25 103:8,11,21 104:9,11,14, 18 105:1,4 106:15,19,24

122:3 149:18 238:17 247:17 safer 99:20 100:6,14 149:25 150:6,7,11,16,19,22 151:1,8 salads 203:25 sample 232:25 233:1,6,8 samples 232:22 San 75:10 Sandra 7:8 14:8 18:20 25:14 28:7,8 35:3 41:11 47:23.25 56:12 59:12 62:16,19 63:3,18 64:14 66:12 68:13 69:5.17 72:18,20 74:9 80:22 84:21 91:17.19.20 92:3.10 93:12 94:17 95:7,20 97:14,18 100:2 102:7 114:7 115:2 116:22 120:4 161:25 162:4 163:4,6,23 164:11,16 165:3, 5,13 168:3 172:3 180:21 181:7 186:3 204:25 205:2.10 206:17 209:16 234:4 236:17 238:23 239:4,25 241:10 243:9,21 244:7 246:7 251:10 253:9 Sandra's 15:1 sang 243:14 201:20 save 183:11,12,18 184:6,23 saved 185:19 saving 185:18 scare 48:9 scared 127:13 192:3,14,15 199:4 251:11 scattered 75:21 schedule 11:18,19 54:21 169:15

scheduling 24.22 Schiller 32.18 school 34:11,13 47:3,4,10 48:13 51:2,15 67:23 75:1 245:22 sciatica 78:20 119:10 scientific 100:21 108:15 112:18 113:6 147:17 149:19 247:17,21,22 249:24 scribbles 25:18 search 12:1 seat 59:21,23 60:9,17 Security 90:8,9,13 seek 212:19 seeking 262:8 sell 87:5,8,11 89:6,8,9 185:16 selling 88:3,11 senators 113:2 send 57:1 74:16 81:3 183:19 184:13,24 230:16 232:22 233:1 263:2 sending 188:23 seniority 125:10 137:11.23 sense 225:17

172:12

schedules

171:8 172:6

separate 15:2 18:9 separated 21:6 136:1.2

702-476-4500

series 251:23 252:3

serve 76:11

served 26:3 27:3,19 28:18 75:8

service 239:6,9

set 13:20 28:22 132:3 140:25 171:13 262:4

setup 7:20 164:4

seven-hour 128:20 261:24

severe 79:16 81:1

shaking 55:5

sharing 120:16 121:17

sharp 28:4 225:11

she'd 117:17 132:20 159:4 170:13 178:22 202:22

she'll 55:1,2 56:6,23 64:12,13 128:11,17

shelf 41:9

shift 166:16 167:2 168:15,16 169:8 170:12,20 171:5,16 175:24 176:2,12,13,20,22

shifts 86:4 175:25 176:16,17

ship 183:19

shipped 75:10

shoes 232:6

shoot 15:14

shooting 75:16

www.oasisreporting.com



170:24,25 171:2,14,23

shoots 83:9

shop 38:16 41:19 180:3,4,7 181:21

shopping 36:14,18 37:3,14 40:16 41:14 90:20 109:22 140:7

short 140:9,22

79:13 81:1 **show** 13:11 81:6

showed 10:16 81:4 247:23

shows 236:14

siblings 44:13,14 46:6,7,13 74:18

siblings' 44:19

sic 32:15 233:19 237:7

sick 54:22 125:10

side 19:20 20:24 21:7,10,12 43:24 61:9,22 74:9 79:3 80:1,2,3 198:22 245:14

sideline 20:14

sign 27:12 188:2

signature 26:22 29:24

signed 27:25

significant 136:22

signs 104:8 114:22

Silverado 180:5,6 182:18

similar 11:1

simply 38:17,25 simultaneous 219:24 sir 40:3 41:7 76:9

sister 68:9

sister-in-laws 56:20

sisters 20:4,18 55:22,24 56:8 66:1, 3,4,5 135:12 138:23

sit 22:13 90:20 121:15 139:4 141:21 162:3,5,7,15 236:17

sitting 83:13 121:10 140:23 173:10

situation 175:2

size 107:16 185:24 203:4,5

sizes 232:16

sleep 142:15 174:6

sleeping 140:15 143:11,14 174:17,23 206:21,25

slept 174:25

Slip 60:16

slots 121:22,25 122:1,16,23 123:6,13 124:1,17 125:14,19

slow 38:21

smack 109:8

Small 14:1

smell 48:20 70:3 92:19 164:22

smoke

43:12 45:10,20 48:20 49:3,4, 8,10,18 50:12,15 53:7,10,16, 24 54:1 64:22,24 65:12,13 66:16,21 67:5 68:12 69:3,8, 15,22 70:2,9,12 72:12 88:6 92:3,9 93:4 94:1,8,13 95:14,

24 97:13,22 98:4,6 99:18 101:3 102:19,23,25 104:8,11 105:3 106:14 116:5.13 117:8,22 119:20,22 120:18 121:16 122:22 127:12 129:24 131:17 133:21 134:15 149:20 158:1.13.18. 23 159:9,16,21 160:8,19,21 161:1 163:1.9.13.15.18.20. 23 164:2,11,14,21,23 165:9, 11 14 170.8 173.5 8 10 21 174:8,20 175:7,11,15 177:6 178:1,7,11,15,17,19,25 179:2,8,20 180:2,4,7 181:21 191:15.16.20.21 197:19 199:25 201:10 214:2 216:16 219.8 14 238.18 243.6 7 245:17 255:2 257:5

smoked

43:6,8 59:22 61:2 64:21 68:13 70:14 91:14,18,20,22 92:2,4 93:11 95:8,17,18,21, 22 100:24,25 104:24 107:11 116:23,25 118:3 119:21 121:3,4 122:20 130:2 131:9 149:24 153:19,23 154:10,13, 20,25 155:4,12,17 156:23 158:9,12 159:6,12 160:1,3, 13 173:7 177:22 190:11,20 193:11 246:2,11

Smokeout 240:17,25 241:11

smoker 43:4 47:17 59:3 63:22 64:17, 25 66:6,7 68:10 94:18,20 95:14 96:4 131:13,14 154:2 239:22

smoker's 113:21

smokers 119:3 225:25 226:8 254:7 257:8,12

smokes 117:13,21 118:22 134:19

smoking 44:6 46:1,17,20,21 47:23,24 48:3,16,22 49:13 50:20 51:7, 11,17,20,24 52:10,12,13,16, 18,23,25 53:5 54:5,8,14 58:24 59:15 60:5,19,23 61:8 65:1,5,7,15,16,18,22 66:19 67:6,9,12,14,21 68:15,18,21 70:1 71:8 72:5,9 91:12 92:12,13 94:2,4 95:3,5,11,25 96:4,7,8,9,11,14,20,25 97:1, 12,16,18,19 100:1,3,22 101:12 102:6,10,13,14,15 104:6,13 107:3,17 112:19 113:20.24 114:9.12.18 115:3,6,10,17,21 116:1 117.9 17 118.15 23 24 119:2,16,23 120:9,17,21 121:8 125:22 129:1.5 130:1 131:5,22 132:4,11 133:1,13 134:6.20 136:25 137:2 147:14 148:5 149:7,14,17 151.17 21 24 152.2 10 17 25 153:3 154:7,16 155:8,10,15, 25 156:4,7,17 157:14,17,20 158:5 159:15,21 162:8,16 163:4 164:8,17,25 165:5 170:2,15 172:17 176:6 177:3 181.23 182.14 25 183.3 6 186:3 187:12,20 191:13,17 192:8 193:6,7,25 194:9,13, 17,20,24 195:4,5,6,12,20,24 196.2 6 12 18 197.7 10 198:1,3,12 199:19 201:17 208:18 209:10 211:9,25 212:4,15,20 213:4,7,10,18, 21 214:10.11 215:2 216:23 217:8 218:1,4,12 219:7,8,10, 19 220.7 221.22 25 222.11 15 226:11 229:20,25 234:1 235:12,18,23,25 237:14 238:5,10 241:2,24 242:14 243:11 244:4.8.15.24 245:9 246:8,15 247:1,3,4,9,11,14, 20 248:3,22,25 249:12,25 250:15 251:14 252:8,15,22 253:3.16 254:13 256:18.21 25 257:3,15,21,25 258:4,8, 16,23 259:4,13,20 260:1,4

smoking-related 87:18 119:7,11

smooth 116:15

smoother

sneak 93:7,22 117:10 126:16 132:9

sneaking 198:11,19 201:11

snowstorm 86:5

social 35:18 90:8,9,13

sold 87:7 88:9,10,18 89:2 118:13 251:25

www.oasisreporting.com



stepdaughter 19:24 24:3,6 32:25 50:14

56:20 91:6 181:4

237:8

stepping

20:7,12

stepson

110:15

stick

sticks

stinks

48:1

stipulate

214:12

stock

37:16

stoma

stop

11:9 37:22,23

38:11,12 78:11 94:23 108:22

137:20 140:2 169:11,16,19,

117:20 118:5 131:12,22

23 171:17 181:7 198:11 209:9,10 218:7,9,10 222:21,

72:13 75:19 81:13 115:17

126:17,19 127:21 145:18

187:11.17.18.19 218:1.8

36:24 38:21 39:12 41:4,14,

85:2 109:23 180:18 181:8,15

19 75:18 85:3 87:8 89:11

23 228:14 260:24

stop-smoking

226:11 230:15

213:13

stopped

stops

142:4

261:21

231:24

stores

stories

store

stopwatch

226:23 227:1

Stephanopoulos

19:23 22:24 32:24 49:3,7

108:19 124:6 225:7

solely 188:5,8 somewheres 98:22 son 50:9 59:13 song 90:21 243:6,11,14,20,23 244:1 sons 77.4 sooner 192.8 sort 15:6 75:5 184:17 sorts 134:9 145:8 souls 223.1 sounds 59:7 195:19 soup 89:15 sour 50:1 sources 89:18 South 121:23 122:1,11 146:5 177:19 space 31:21 79:20,21 spasms 80:15 speak 39:25 220:22 257:23 speaker 56:13 speaking 219:24 special 37:8 144:6 182:3 188:24 specialist -127:5

specific 55:18 99:14 117:6 168:6 183:11,24,25 197:1 208:23 209:3 210:9 212:10 228:5,11

www.oasisreporting.com

252:8 **specifically** 39:19 111:24 112:22 178:18 190:6 193:5 199:6,10 220:24 **specifics** 214:19

spectrum 21:8,11 spend

55:3 132:21

4:11 **spinal** 78:18

spine 78:19,24 79:2,15

spoke 20:16 43:2,3 63:4,18

spot 86:13

spread 18:11

square 254:5 squash

208:13,25 Squashed

208:13 squeaking 125:24,25 127:2

St 6:13 205:18

stain 164:7

stamps 90:22

stand 8:19

star 230:11,21,22 243:18

start 7:24 10:13 40:1 47:16 52:3 56:16 78:13 109:10 110:24 130:5 159:22,24 182:21 183:3 184:1 198:3 219:10 232:3 254:18

started 14:25 21:4 42:11 51:22,24 59:13 81:18 86:3 92:11,12, 13,17 95:1,4 96:4,6,8,9 97:15,18 102:6,9 111:1 114:1,13 118:4 121:4 125:23,24,25 126:4,10 130:16 131:8 134:18,24 137:18 152:24 154:4 157:8 199:4 202:8 218:4 219:19 224:23 225:12 234:22 245:5 247:4,9,14 248:22

starting 14:8 109:6 111:8

starts 11:13 36:22

state 4:15

stated 210:20 262:11

statement 150:21 151:2,9 257:8,11

statements 150:18 151:1,8,10,12 257:14,21,24 258:4,7,12,16, 22 259:4,12,20,25 260:4

States 244:10 248:9,12,19,24

station 86:18 235:3 stations

111:19

stay 20:5 78:14 86:5 124:11,15 159:23 164:24 174:5 177:18, 21 184:3

stayed 22:4 81:21,24 163:25 184:5 213:1

staying 20:14 160:11

stays 12:9

stenographers 83:14

stenosis 78:18

40:7

REPORTING SERVICES

stepchildren 47:12 110:22 120:15 149:7,13,16 232:24 238:4 244:4.8

702-476-4500

Stormy 31:19 34:25 35:1

story 100:13 108:5,17 111:12,16, 25 112:2.7 115:16.22 147:7 148:18,23 149:1

straight 143:8 170:22

Stramaglia 19:23,24,25 32:24,25 33:10 91.5

strategies 213:10

street 25:1 32:21 33:6 40:19 77:6 129:14

streets 30:20.21

stressful 38:1

stretching 207:8,14

strict 163:8

Strictly 164:5

strike 25:5 65:25 68:24 93:18 101.23 165.3 168.22 172.2 217:12 218:5 223:4,7 240:13 257:3

Strikes 59:6.17

stroke 57:9 61:11,18 62:2 111:5

strong 114:23 118:1 224:10 225:9, 17

strong-willed 224:5,8

stuck 99:15 116:22 149:22 214:18

study 26:1

stuff 10:17 12:24 22:2 23:19 24:9 25:17 27:16 36:16 37:19 38:9 40:19.20 41:9 47:8 48:2.9 50:10 51:14 62:23 70:17 72:3 73:14 75:19

www.oasisreporting.com

78:22 83:11 90:25 93:25 112:18 114:13 119:5 128:16 141:10 147:13 148:4 151:3 164:23 165:10 183:17 193:4 196:23 203:24.25 205:13 206:22 214:15 231:12 232:17 233:23 234:8,23 241:6 245:7

subdivision 128:9

subdivisions 30:22

subscribe 230:18,24 233:19

subscribed 232:25

subscription 230:9,13,20 233:24

subscriptions 230:4,23

suburb 45:7

suburbs 77:3.8

suction 36:18 37:1,5 81:4

suctioning 11:8

sudden 75:20

suffer 78.16

suffered 81:10

suffering 191:21 198:25

suffocate 142:15 suicide

46:8 suing

110:3 super

56:13 supervising 85:25

supplies 81:5 82:10 142:23 supply 82:10 142:24 supportive

201:14 supposed 211:5

Supreme 25:4

surgeon 222:6 244:10,18,21,23 245:8,19 246:25 247:10,19 248:2,8,11,16,18,23,24 249:4,11 250:2 251:16

surgery 78:22 193:9 224:22

surrounding 153:5

surveys 189:10,14,16,19

survival 184:19

survive 5:22 6:9

swallow 163:15

swamped 133:17

sweepstake 189:10,14,17,20

swing 128:11

switch 206:4

switched 98:8,9,14,19,25 117:15 118:8 182:1 187:10,21

switches 142:11

sworn 4:4 9:5

system 147:10

т table

83:14 120:14,18 133:11

702-476-4500

158:21 159:2 160:11 161:6.



takes 79:14 80:9,18,19 125:21 taking 16:22 17:2,7 54:21 72:22 75:17

12 173:12

tabs

178:23

talk

14:1 15:1,13 19:19 20:13 46:21 49:12 50:24 53:3 56:12,14,21 59:15 64:15 65:14,17,21 67:6,8,11 68:17 71:9 106:6 109:7 114:5 115:2 121:15 130:25 141:15 166:1 212:3 213:3 218:14,19 238.8

talked

6:12 13:25 14:18,20 15:8 19:15 22:24 23:21 25:5,12 44:6 50:25 55:14 68:14 78:22 105:25 112:1 139:15 193:22 201:24 241:18,22 242:6

talking

18:1 20:19 21:2 34:18 56:19, 24 96:2 105:13.17 109:1 111:12 112:15,22 113:1 145:6 146:7 147:5 168:8 177:10,11 184:15 199:6,10 208:10 214:13 220:24 225:2 227:8 237:19 249:22 251:18

talks 20:9 56:12

tally 123:1

Talman 239:12

tank 36:20 139:16 140:24

tanks 139:11,19

teacher 67:23

technical 148:15

technology 123:3

teens 72:21 251:14



teeth thinking 48:8 television thought 234:11 235:10 239:7,24 245:6 telex 86:10 telling threw 48:15 49:2.7 50:12 113:2 143:14 203:5 210:7 222:20 tells 25:17 ten 78:14 79:14 122:6 124:4 term 156:9 165:10 226:20 227:1, 3.13.17 terminated 188.1 terminology 9:11,15 terrorist 137:6 tested 84:8 testified 4:5 258:12,19 259:7,15 testify 4:4 9:23 112:9 testimony 10:2 48:18 83:7 100:16.20 103:2 196:9 210:20 220:9 249:14 258:11 testing 84:9 Texaco 146:13 175:25 theaters 162:11 thing 27:22 57:21 84:6 92:19 98:5 101:10 108:11.12 110:11 113:5 121:6 135:16 141:5 161:16 197:9 204:1 211:16 226.5 things

20:19,20 21:6 27:6,8 96:17 134:9 145:8 209:25 210:24. 25 211:6 224:17.21

76:5 80:11 144:10 192:15 52:4 94:6 103:11 104:8,17 105.3 106.14 114.23 119.3 148:10 149:25 150:7 192:3 199:2 201:11 210:12 214:9 219:17,19 220:18 255:6

196:16,22,24 197:6,19 198:13 199:7,11,19 201:9 209:22 210:4,16 211:12,19 212:5,8 214:22

thrill 123:15

throat 116:9 117:23 126:20 150:9

throw 41.10 90.16 182.16 196.11 199:14 208:13,24 216:19

throwing 114:14 197:3 200:2 214:12, 15,17 221:10,12 242:17

thrown 220:3

Thursday 14.4

tied 130:13

time

8:19 14:14,18 17:24 20:12 22:17 30:8 34:14 35:18 38:13 39:10.15 43:2.18.19 47:10 48:5,23 50:24 55:3 61:9 63:24 64:2,20 66:8,15, 17,20,22 72:7 73:13 75:3 79:2 84:20 85:2 86:10 90:16 91:13,15,18,22 92:9 93:11 95:8 101:14 102:16 104:5 112:25 114:4,11,19 116:16 122:10 125:8 128:20 130:8, 10 132:10 133:16,24 134:6, 25 136:2,17 138:18,24 140:14 141:6 142:1 144:20 145:23 146:5 148:21 151:21 152:2,17 153:2 154:23 155:15 157:9 162:13 166:14, 18,25 167:17 168:2,4,6,8 169:22 170:2,16 171:1,11, 13,21 172:12,17 174:3,14 175:18 176:11,21,24 177:3, 11,23 178:5 179:3,24 183:1 187:16,21 190:20 191:19 194:2,5,22 195:3,22,23

196:1,5 197:8,12,18 199:2, 25 200:4,13 201:2,6,20 202:20 203:13 204:2 205:12 206:3 208:7,8 209:5,11,14 210.7 212.5 16 215.14 15 217:8,15,16 221:18 222:12, 16 229:22 230:22 232:11 233:18,24,25 234:3,4,9 236:6 240:1 241:23 242:10. 13 245:21 261:25 262:4,8

times

14:6,7 36:17 39:11,17 40:2,7 44:21 45:19 55:14,25 61:12 69:2 82:18,19 101:16 109:21 115 12 124 9 125 5 132 19 133:15 140:11 157:1 171:25 172.9 11 13 174.4 178.12 16 190:23 199:14 201:4 202:16, 18.25 209:1.7.22 211:2.23 212:1 215:1 216:8 221:7,9, 11.14.18.21 227:9.19.20 228:5,16,17 233:19,24 234:15 242:6.16

Timmy

72:2 tired

10:12 144:5.12 tobacco

47.19 70.3 92.19 99.24 100:5,20 101:6,14,17 102:3, 24 103:6.10.15 104:10.16 108:6 110:4 111:14 112:10, 15 113:9 126:18 147:20 148:13 188:3 189:11 190:3,7 218:25 222:22 235:16 245:25 250:11 257:15,22,25 258:5,24 259:5 260:10,15, 18,21 261:3,7,10

today

7:15,19 8:25 9:9,22,25 10:2, 5 13.22 14.10 35.7 127.22 141:8,21 143:13 144:17 145.1 186.18 208.5 237.21 25 251:25 252:5,15

toddlers 72.19

togetherness 121:17

told

23:10,16 25:7 36:4 41:11 48:6,20 49:4,20 50:17 52:15 54:8,10 57:7 60:16 62:16 63:2,3 66:12 76:9 77:3 86:12 97:8 110:15 116:11 120:4 121.21 131.19 139.25

151:17 157:1 164:7,24 190:4 192:7 195:8 197:22 201:12, 17 202:11 204:12.13.18.23. 25 205:9,10,14 206:14,17 208.22 214.9 215.3 225.14 256:13

Tom

69:18 70:13,18,19 71:15 72:4

tomorrow 119.15

ton 236.14

Tony

31:22 64:14 74:2 77:4 138:1 141:12 143:19 198:8 202:11 205:4 223:13

top

11:17 26:2,4,5 28:17 29:18 248:16,18,23

total 209:24

touch 44:3 45:22 74:7 109:20

touched 47:19

tough 36:14 127:11

tourists 122:2

town 85:15 110:1 137:8

trach 140:4,12

track 73:20 74:5,11 77:12,17 78:5 123:25 155:11

traffic 132:8 133:18,20

trailer 62:8

tramadol 80.6

transfer 137:14,16

transferred 86:18 137:12

transit 36:16

www.oasisreporting.com



twin trapped 75:21 111:9 77:4 twins travel 36:15 139:5 145:22 77:11 traveling twins' 54:24 186:8 77:15 tray 123:2,17 treated 59:13 trip 138:23 tripped 106:1,6 143:17 trips 132:20 trouble 94:24 115:7 200:6 troubles 137:4 138:7 truck 59:12,24 62:7 84:12 true 26:18 29:20 100:8 159:25 trust 41:3,12 85:9 250:11 truth 4:5 9:6 83:15 226:8 248:6 250:17 251:20 Tuesday 14:9 tumor 127:1,15 142:11 turkey 126:16 192:6 turn 11:2 29:15 30:6 133:11 158:4 turned 147:25 197:24 238:19

turning 128:12

TV 101:6.14 108:24 112:5 147:25 151:5 159:3,4 174:2 177:16 235:13 236:2,15 238:14,21,22,24 240:23,25 241:3 243:24 244:14.20.22

type 27:23 55:22 56:8 typing 56:5 U U.S. 75:8 251:25 UCLA 81:2 126:23 Uh-huh 142.5 158.25 Uh-oh 120.2 unable 203:9 uncle 63:7,9,11 uncomfortable 67.23 underneath 26.22 29.24 30.9 understand 4:21 7:7 8:10,15,18,25 9:5,9, 12,13,15 13:2 25:18 27:4,17 29:10,12,13 33:11 39:6,20 56:2 57:19 65:8 68:11 86:14 90:12 104:15 124:1.16 152:4,6 159:5 164:16 200:9 224:18 225:5,24 227:6 233:23 239:21 249:20,22 256:1,9,11

understanding 20:15 47:17 68:10 209:19 210:13

understood 9:19

unemployed 137:5 138:16

unfiltered 99:16 254:16.17.21.22 255:2

244:10 248:9,12,19,24 unpredictable 22:9 upbringing 208:6 upset 86:21 USA 258:8,17 useless 80:13 v vacation 110:9 137:24 vacations 145.25 146.1 vaccinated 4.24 5.10 14 vaccinations 5:1 vaccine 35:23 36:1 Valley 31:19 34:25 35:1 van 36:10 37:1 Vegas 24:25 25:1 33:12,15,22 34:12,15 51:21,25 58:10 62:4,10 72:10 85:1 86:9,13 95:6 97:2 98:7,11,16 102:2 108:7 110:8,12,16 138:20,25 145:16 146:21,22 156:4 158:10 159:11 175:21 176:10,11 177:11,15 178:9 179:4,5 194:15 220:18,25 229:7,15,23 236:2 237:1,14 238.5 vehicle 84:4

United

video

15:13 17:2,7 56:25 57:1 videos

15:14 17:16

violent 82:16

Virginia 64:5,6,22 65:5,14,17,21 74:14 visit 15:17,20 18:6,9 61:5,6 69:11,14 72:7 126:4 134:11 138:21 139:2 145:10 163:10 170:4 174:2

visits 201:20

vivid 59:8

voice 40:4 127:15

volume 56:14,18,20

w

wait

6:10 7:21 8:3 12:13 79:15,19 80:2 82:20 105:24 106:2 109:9 141:12 143:19 170:7 184:24 207:7 223:13 248:6 249:7,18

waiting 105:25 141:14 169:25 207:8

waitress 73:2 90:11 133:3 146:10,11

167.25 wake

166:15 168:2,4,17 174:19 178.14

waking 178:10

Wald 5:4,6,12,16 7:4,11 10:6

12:15 13:8 14:15 16:4,12,17, 23 17:3,11,17 18:14,23 19:4, 8,12 21:16 23:7 28:6 29:5,11 31:22.25 35:24 36:7 38:19 39:2 40:13 41:15 43:9 46:2 48:17 49:9 53:8,17,22 58:2, 13,25 59:19 60:6,13,24 69:24 74:12 83:24 84:1 87:20,22 88:7,15,23 89:13 92:6 100:15 103:1,23 104:19 105:5,7,12,15,20,24 106:2,8, 16,25 107:6,12 113:12 115:4,11,23 120:12,23 121:13 123:7 124:18,20 125:16 129:7 138:1,4 139:8 141:12,15,23 142:20 143:19,

www.oasisreporting.com



23 144:14,21,25 145:3 150:2,12,20 153:20 155:1 157:23 160:15 162:17 164:19 165:7 166:6 168:8 173:17 177:8 179:13 186:13 190:13 191:4 192:9,19 194:25 196:8 199:20 200:15 201:18 207:4,7,14,16,23 209:6 210:19 215:23 216:8 217:9 218:22 219:4,21 220.8 12 16 19 222 2 4 17 223:9,13 237:15 238:6 240:8 241:25 242:15 244:12 246:4. 6 248:13 249:7,13 250:4 251.1 252.16 23 253.15 17 22 254:25 255:12 256:22 257.18 258.10 18 25 259.6 14,22 260:6 261:20 262:13, 17.22 Wald's 15.7 Walgreens 180:10 181:21 walk 35:17 36:21 38:11,15,20 119:9 128:5,9,10 182:19 232.14 walked 132.16 walker 80:23.24 walking 38:14,17 39:1,4,8 140:19 walks 38:10 wall 76:1 Wally 77:16 Walmart 36:19 37:3,14 38:6,10,18,20 39:1 41:1 128:10 180:6 wanted 59:12 60:8 83:5 89:5 94:24 96.9 110.10 12 131.21 163.5 183:9,11 186:6 197:11 216:22 219:20 240:21 wanting 22:12 war 24:20 120:15

warehouse 129:14,15,17 warning 245:19 246:1,14,16,21,24,25 247:2.6.8.10 248:1 252:8.14. 21 253:2,7,10,11,13,20 255:5,22 256:2 warnings 245:13,15 246:11 251:23,24 252:3,4,7 254:2,15,17,20,22, 23 255:9.23 256:9.14.16 watch 40:8 102:8 108:12.20 111:22 113:5 159:4 174:2 177:16 234:11.13.23 235:1.3.4.8 236:2,7,8,19 237:5,6,9 watched 108:12 111:18 147:24 148:19,20 159:3 236:23,25 237:4 watching 112:12 113:4 114:3 236:18 241:2 water 89.1 wave 35.17 weak 118:2 wear 35:19 wearing 4:18 56:16,17 wedding 135:3,19,20

weddings 135:22

wedged 75:25

Wednesday 14:10

week 14:2,6,7 80:3 117:6 125:6 169:20 232:13

weekend 86:2 125:11

weeks 18:8 37:16 43:3 224:23 232:12 weeks' 137:24 weigh 75:24 205:5

weighed 203:13

weight

75:22 107:17 201:25 202:4, 7,9,11,13 203:1,7,9,10,20, 23,25 204:6,8,17,21,22,24 205:4,10,14,15 206:15,18,25 207:18

WGN 111:18 147:8 235:2 236:19 what'd

202:23 whatnot

86:11 **wheel**

82:24

wheelchair 42:24 57:11,12 61:7,15

wheels 185:24 When's

43:2 190:20

white 184:12

Whiteboard 56:6

Whoa 126:22

wife

5:9 7:8,18 13:2,10,16 19:23 20:15 21:14 36:4 40:12 42:4, 6,7 43:14 44:6 57:7 59:22 60:5,12,20 67:18 90:4 120:7, 16 121:10 126:23 138:12 141:22 146:8 166:5 187:4 191:1 205:20 223:17,25 247:5 257:20 258:3,15 259:3,19 260:3,12,17 261:2, 9,15

wife's 11:7 186:10

Wigwam 31:20 34:1,5,22 158:13 160:7,14 194:19

Wikler 6:19 206:1 Williamson 258:23 259:5

win 123:15,24

wind 36:24 37:18 119:5

Windmill 138:19

winnings 123:1

witnessed 178:7 212:2 225:1

witnesses 21:19

woke 165:20 166:20 178:19

women 20:10 231:10,18 232:8,9

women's 231:11,17,25 232:5

won 123:21

wood 119:8

word 9:15 85:16 140:2 200:18,22 201:8 252:9,12

wording 11:25 254:11

words 110:18 233:23 245:1

work

16:5 19:8,12 21:1 59:11 73:16 78:15 79:14 81:6 82:3 84:15,20 85:18 86:3 107:14 125:7 132:22 146:22 165:22 168:7,15,20 169:10,22 170:23 171:20 172:1,12,14, 19 174:5 175:24 177:1,18 182:16 199:22 215:9 218:12, 13 229:1

worked

81:16 84:16 85:14,19 86:2,6 87:3 109:13 125:12,13 129:16 146:10,13,16 168:5 176:19,22 180:20 183:8 185:15 197:4

working 20:13 34:20 38:13 54:21 78:7,9,11 81:14 84:22,23

www.oasisreporting.com



	OASIS	
Yamuchi 86:12,17		
Y		
X-RAYS 75:13 76:7		
Χ	Yul 239:14,15,18,24 240:3,5	
wrote 42:12	youngest 45:3	
wrong 21:1 195:17 206:10	younger 13:12 50:17,23 92:23,25	
written 189:7	young 49:21 94:5 245:12,21 246:17,22	
25:16 writing 20:7	Yost 109:17,18,19 180:20	
8:6 56:1,6,24 writes	York 137:7	
109:8 write	yo-yo 204:4	
wreck 219:1 wrist	7:19 13:2 33:11 36:5 57:7 121:21 146:7 205:21 206:8 225:1 262:20,21,24	
Wow 93:3	48:8 yesterday	
wound 61:15	229:12 233:9 245:10,11 246:23 258:13 yellow	
worst 80:1	185:3 190:22,23 191:18 193:10 194:23 195:13,16,18 196:3 206:5,9 224:1 228:4	
worse 95:10 96:10	109:22 120:8 122:12 125:9 126:7,9,11,12 137:22 138:11,22 146:21 184:21	
51:14 125:24 126:19 worry 36:15 80:16 144:18	21,24 82:13 86:21 92:23,25 93:5,13,21 95:24 102:14,15	
worried	43:16,17,22 46:14,15 47:9 51:3 54:23 67:20 72:18,22 77:18 78:12,14 81:8,14,16,	
worn 143:7	14:24 15:5 22:22 30:24,25 31:13 32:5 33:23 42:1,22	
world 84:10 85:10	230:15,24 231:5,7,8 233:4 years	
works 25:2 248:14	84:16,17 126:11 130:9 146:18 197:2 204:19 206:6	
171:6,11,15,21 176:12 177:17	year 23:5 71:1 82:21,23 83:17	
85:12,17 86:20,22 129:13 132:14 167:25 168:12 169:8	yard 69:5 120:2 163:12	

www.oasisreporting.com



		Page 267
1	DISTRIC	T COURT
2	CLARK COUNT	Y, NEVADA
3	SANDRA CAMACHO, individually, and ANTHONY)
4	CAMACHO, individually,))CASE NO.:)A-19-807650-C
5	Plaintiffs,)
6	vs.)
7	PHILIP MORRIS USA INC., a foreign corporation; R.	,)
8	J. REYNOLDS TOBACCO COMPANY, a foreign)
9	corporation, individually, and as))
10	successor-by-merger to LORILLARD TOBACCO COMPANY)
11	and as successor-in-interest to)
12	the United States tobacco business of BROWN &)
13	WILLIAMSON TOBACCO CORPORATION, which is the))
14	successor-by-merger to THE AMERICAN TOBACCO	,))
15	COMPANY; LIGGETT GROUP, LLC, a foreign	,))
16	corporation; ASM NATIONWIDE CORPORATION)
17	d/b/a SILVERADO SMOKES & CIGARS, a domestic)
18	corporation; and LV SINGHS INC. d/b/a SMOKES	,))
19	& VAPORS, a domestic corporation; DOES I-X;) DEPOSITION OF
20	and ROE BUSINESS ENTITIES XI-XX, inclusive,) ANTHONY CAMACHO
21	Defendants.) VOLUME II
22	Derendantes.)
23		, December 7, 2021 :33 p.m.
24		as, Nevada
25	Reported By: Karen L. Jones	, CCR NO. 694

www.oasisreporting.com



		Page	268
1			
2			
3			
4			
5			
6			
7	DEPOSITION OF ANTHONY CAMACHO		
8	VOLUME II		
9	Taken on Tuesday, December 7, 2021		
10	By a Certified Stenographer		
11	At 1:33 p.m.		
12	At 531 Morning Mauve Avenue		
13	Las Vegas, Nevada		
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24	Reported By: Karen L. Jones, CCR NO. 694		
25			
www.oasi	sreporting.com	702-47	76-4500

Page 269 1 **APPEARANCES:** 2 For the Plaintiffs: 3 KELLEY UUSTAL BY: KIMBERLY L. WALD, ESQ. 500 North Federal Highway, Suite 200 4 Fort Lauderdale, Florida 33301 5 954.522.6601 б 7 For Philip Morris USA Inc.: 8 SHOOK, HARDY & BACON L.L.P. BY: JENNIFER KENYON, ESQ. 9 2555 Grand Boulevard Kansas City, Missouri 64108 816.474.6550 10 11 For Liggett Group, LLC: 12 13 KASOWITZ BENSON TORRES LLP BY: KELLY ANNE LUTHER, ESQ. 14 1441 Brickell Avenue, Suite 1420 Miami, Florida 33131 15 786.587.1045 16 17 For R. J. Reynolds Tobacco Company: 18 KING & SPALDING BY: URSULA M. HENNINGER, ESQ. 19 300 South Tryon Street, Suite 1700 Charlotte, North Carolina 28202 20 704.503.2631 21 22 23 24 25

www.oasisreporting.com



1	INDEX	Page 270
2	WITNESS: ANTHONY CAMACHO	
3	EXAMINATION	PAGE
4	BY: Ms. Kenyon BY: Ms. Luther	271, 390
5	BY: Ms. Luther BY: Ms. Henninger BY: Ms. Wald	354 378 385, 392
6	DIT MB. Wald	505, 572
7		
8	ΕΧΗΙΒΙΤS	
9		DACE
10	NUMBER DESCRIPTION	PAGE
11	Exhibit 4 Medical Record	312
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
www.oasis		702-476-4500

www.oasisreporting.com



Page 271 1 PROCEEDINGS 2 * * * * * Whereupon --3 (In an off-the-record discussion held prior 4 to the commencement of the proceedings, counsel 5 agreed to waive the court reporter's requirements 6 7 under Rule 30(b)(4) of the Nevada Rules of Civil Procedure.) 8 9 ANTHONY CAMACHO, having been first duly sworn to testify to the 10 truth, the whole truth, and nothing but the truth, 11 12 was examined and testified as follows: 13 14 EXAMINATION 15 BY MS. KENYON: 16 Q. Good afternoon, Mr. Camacho. 17 Α. Hi. 18 Q. Good to see you again. 19 Α. Same here. 20 Q. Again, I'm Jennifer Kenyon on behalf of 21 PM USA. We were here about a month ago talking to 22 you. 23 Do you remember that? Yes, ma'am. 24 Α. 25 Q. So I'm just going to go over a couple of

www.oasisreporting.com

