

1	STATE OF ILLINOIS
2	IN THE CIRCUIT COURT OF THE 22nd JUDICIAL CIRCUIT
3	MCHENRY COUNTY, ILLINOIS
4	
5	PAUL DULBERG,
6) No. 12 LA 178 Plaintiff,)
7	DISCOVERY VS. DEPOSITION OF
8	DAVID GAGNON, Individually,)
9	and as Agent of CAROLINE) 1-24-13 McGUIRE and BILL McGUIRE,)
10	and CAROLINE McGUIRE and) BILL McGUIRE, Individually,)
11	Defendants.)
12	
13	
14	
15	
16	Discovery deposition of PAUL R. DULBERG,
17	taken on behalf of the defendants, Caroline McGuire
18	and Bill McGuire, in the above-entitled action in the
19	offices of Attorney Thomas J. Popovich, 3416 West Elm
20	Street, in the City of McHenry, Illinois, on the 24th
21	day of January, 2013, commencing at 12:17 p.m., as
22	reported and transcribed by Angela D. Oldenburg,
23	Certified Shorthand Reporter in and for the State of
24	Illinois

1	APPEARANCES:	ATTORNEY THERESA M. FREEMAN
2	•	Law Offices of Thomas J. Popovich 3416 West Elm Street
-		McHenry, Illinois
3		Appeared on behalf of the plaintiff.
4		ATTORNEY RONALD A. BARCH Cicero, France, Barch & Alexander
5		6323 East Riverside Boulevard
6		Rockford, Illinois Appeared on behalf of the
		defendants, Caroline McGuire and
7		Bill McGuire.
8		ATTORNEY PERRY A. ACCARDO
9		Law Office of M. Gerard Gregoire
9		200 North LaSalle Street Chicago, Illinois
10		Appeared on behalf of the defendant,
_•		David Gagnon.
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21	·	•
22		
23		
24		

1	INDEX	
2	WITNESS	EXAMINATION
3	Paul R. Dulberg(Mr. Accardo)	4
4	(Mr. Barch)	8
5	(Mr. Accardo)	163
6	(Mr. Barch)	175
7		
8		
9	EXHIBITS	
10	EXHIBIT	MARKED
11	Exhibit No. 1 (previously marked)	
12	Exhibit No. 2 (previously marked)	
13	Exhibit No. 3	160
14		
15		
16	_	
L 7	**************************************	
L8		
L9		
20		
21		
22		
23		
4	Certificate of Shorthand Reporter	176

		<u> </u>	
1	4 PAUL R. DULBERG,		6
2	being first duly sworn, was examined and testified as	1	THE WITNESS: Yes.
3	follows:	2	MR. BARCH: Couple of things to keep
4	EXAMINATION BY MR. ACCARDO:	3	in mind as we go along. There is a lady over
5		4	there to your left taking everything down
6	Q. Sir, would you please state and spell your name for the record?	5	that we're saying, so it will be important
7	A. Paul Dulberg, D-u-i-b-e-r-g.	6	when we do have a conversation that we use
8	MR. ACCARDO: Let the record reflect	7	words. Here in Midwest we use a lot of
9		8	uh-huhs, uh-uhs and shoulder shrugs. During
10	this is the discovery deposition of Paul	9	conversation it's easier to interpret face
11	Dulberg taken pursuant to notice and continued	Ť	to face, but it doesn't translate well to a
12	from time to time, taken in accordance with	11	record. Okay?
13	the Rules of Civil Procedure of McHenry	12	THE WITNESS: (Indicates affirmatively.)
14	County and the Rules of the Supreme Court	13	MR. BARCH: So if you happen to do that,
15	of the State of Illinois and any other	14	one of us in the room may ask you to clarify
16	applicable local court rules.	15	what you mean. All right?
i	Good afternoon, Mr. Dulberg. My name	16	THE WITNESS: Okay.
17	is Perry Accardo. I'm going to be asking	17	MR. BARCH: And the other thing to do
18 19	you some questions today.	18	is some of the questions that come out may
1	MR. BARCH: Is this your notice?	19	be easy to interpret or anticipate, and
20	MR. ACCARDO: Did you issue the notice?	20	witnesses, for whatever reason, have a
21	I thought I did. If you want to do it,	21	tendency to want to get the answers out and
22	that's fine.	22	may start talking over the question. You may
23	MR. BARCH: Well, I mean, if you issued	23	not do that, but if you happen to start
24	one	24	talking or giving an answer before the whole
1	MD 4304DD0 (1.1. (1.2.)		7
1	MR. ACCARDO: (Interrupting) I'm not	1	question is out, I may ask you to stop, okay,
2	sure whose notice it is.	2	so I can get the whole question out and then
3	MR. BARCH: 1 thought it was mine.	3	we'll give you a chance to get your whole
4	MR. ACCARDO: I'm sorry, I assumed it	4	answer out. All right?
5	was mine, but if you want to do it.	5	THE WITNESS: (Indicates affirmatively.)
6	MR. BARCH: I mean, sooner or later we	6	MR. BARCH: The same is true of me. If
7	both need to ask the questions.	7	l start a question before you finish your
8	MR. ACCARDO: If you want to do it,	8	answer, please tell me. I want to give you
9	that's fine.	9	a chance to get your whole answer out. Fair
10	MR. BARCH: Let's go forward.	10	enough?
11	MR. ACCARDO: All right.	11	THE WITNESS: Yes.
12	MR. BARCH: We'll pick up where	12	MR. BARCH: You might hear the word
13	Mr. Accardo left off. We're taking this	13	objection at some point. That would come
14	deposition pursuant to an agreement of the	14	from one of the attorneys not asking you
15	parties, a notice and in accordance with	15	questions. If you hear the word objection,
16	the Illinois Code of Civil Procedure.	16	you should stop your answer or don't even
17	We're going to do what is a called	17	begin one and then look to your attorney for
18	discovery deposition. I'm sure your attorney	18	direction as to how to proceed. Okay?
19	talked to you about it. It's a fancy word	19	THE WITNESS: Yes.
20		20	MR. BARCH: This is not an endurance
21		21	test. If you need to use the restroom, get
22		22	a drink of coffee, whatever you need to do,
23		23	just let us know. Okay?
24	you answer truthfully. All right?	24	THE WITNESS: Yes.

		8	T		10
1	EΧ	AMINATION BY MR. BARCH:	1	Q.	How do you spell McArtor?
2	Q.	Could you please state your full name for the	2	A.	M-c-A-r-t-o-r.
3		record?	3	Q.	Does Mike still reside with you and your mom?
4	A.	Paul Dulberg.	4	A.	Yes.
5	Q.	Middle name?	5	Q.	Tell me a little bit about your educational
6	A.	Raymond.	6	٠.	background. Did you finish high school?
7	Q.	Where do you reside?	7	Α.	Yes.
8	Α.	4606 Hayden Court.	8	Q.	Where?
9	Q.	Did you say Hayden?	9	Α.	Johnsburg.
10	Α.	Hayden.	10	Q.	When did you finish?
11	Q.	How do you spell it?	11	Α.	1988.
12	Α.	H-a-y-d-e-n.	12	Q.	Did you move on to college?
13	Q.	And that's in McHenry?	13	Α.	
14	Α.	Yes.	1	Q.	Some college.
1	Q.		14		Tell me a little bit about that.
15	Q.	The incident we're here to talk about did not	15	Α.	I took a few years. I never finished.
16		take place on your property; is that true?	16	Q.	Where did you enroll?
17	Α.	True.	17	Α.	MacMurray College.
18	Q.	Where is 4606 Hayden Court in relation to	18	Q.	Was that a community college or a four-year?
19		1016 West Elder?	19	Α.	Private college down in Springfield, Illinois.
20	Α.	They are in the same neighborhood.	20	Q.	You say you took a few years. Could you be more
21	Q.	Are they adjacent properties?	21		specific if you can? One? Two? Three?
22	A.	No.	22	A .	Two.
23	Q.	Are we talking like houses away? Blocks away?	23	Q.	Did you acquire an associate's degree?
24		Miles?	24	Α.	No.
	_	9		_	11
1	Α.	Less than a minute and a half by car.	1 1	Q.	What was your major?
2	Q.	Can you see the 1016 West Elder property from	2	Α.	
3			1 .		I believe it was political science.
4		your property?	3	Q.	And any particular reason you left?
	Α.	No.	4	Q. A.	And any particular reason you left? I had to go home.
5	Q.	No. Okay. And what is your date of birth?	1	Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care
6	Q. A.	No.	4 5 6	Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom?
ı	Q.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about,	4 5	Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care
6	Q. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011?	4 5 6	Q. A. Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom?
6 7	Q. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about,	4 5 6 7	Q. A. Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family.
6 7 8	Q. A. Q.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011?	4 5 6 7 8	Q. A. Q. A. Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that?
6 7 8 9	Q. A. Q. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date.	4 5 6 7 8 9	Q. A. Q. A. Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family.
6 7 8 9 10	Q. A. Q. A. Q.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then?	4 5 6 7 8 9	Q. A. Q. A. Q. A. Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back?
6 7 8 9 10	Q. A. Q. A. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41.	4 5 6 7 8 9 10	Q. A. Q. A. Q. A. Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No.
6 7 8 9 10 11	Q. A. Q. A. Q. Q.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir?	4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q. A. Q. A. Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school?
6 7 8 9 10 11 12	Q. A. Q. A. Q. A. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No.	4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q. A. Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No.
6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q. A. Q.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married?	4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q. A. Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school?
6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q. A. Q. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married? No.	4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q. A. Q. A. Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school? It was about three years after high school.
6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q. A. Q. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married? No. Back in June of 2011 did anybody reside with you	4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school? It was about three years after high school. So early '90s? Yes. You made me think about that.
6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q. A. Q. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married? No. Back in June of 2011 did anybody reside with you at the Hayden Court property?	4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q. A. Q. A. Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school? It was about three years after high school. So early '90s? Yes. You made me think about that. Besides the course work that you participated in
6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married? No. Back in June of 2011 did anybody reside with you at the Hayden Court property? Yes. Who?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q. A. Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school? It was about three years after high school. So early '90s? Yes. You made me think about that. Besides the course work that you participated in at MacMurray College, have you had any other
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married? No. Back in June of 2011 did anybody reside with you at the Hayden Court property? Yes. Who? My mother and a friend, Mike McArtor.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q. A. Q. A. Q. A. Q.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school? It was about three years after high school. So early '90s? Yes. You made me think about that. Besides the course work that you participated in at MacMurray College, have you had any other college courses at any other school local?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married? No. Back in June of 2011 did anybody reside with you at the Hayden Court property? Yes. Who? My mother and a friend, Mike McArtor. Mom's name?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school? It was about three years after high school. So early '90s? Yes. You made me think about that. Besides the course work that you participated in at MacMurray College, have you had any other college courses at any other school local? I remember once I took a course over here at MCC.
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. Q. A. Q.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married? No. Back in June of 2011 did anybody reside with you at the Hayden Court property? Yes. Who? My mother and a friend, Mike McArtor. Mom's name? Barbara Dutberg.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school? It was about three years after high school. So early '90s? Yes. You made me think about that. Besides the course work that you participated in at MacMurray College, have you had any other college courses at any other school local? I remember once I took a course over here at MCC. What course was that?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A.	No. Okay. And what is your date of birth? 3-19-70. And the incident that we're here to talk about, do you recall it happening on June 28, 2011? I believe that's the date. How old were you then? 41. Are you married, sir? No. Have you ever been married? No. Back in June of 2011 did anybody reside with you at the Hayden Court property? Yes. Who? My mother and a friend, Mike McArtor. Mom's name?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A.	And any particular reason you left? I had to go home. What was the reason you had to go home? To care for your mom? Family. What was that? It was family. And you never went back? No. Was that immediately after high school? No. When was it in relation to high school? It was about three years after high school. So early '90s? Yes. You made me think about that. Besides the course work that you participated in at MacMurray College, have you had any other college courses at any other school local? I remember once I took a course over here at MCC.

		12	T		14
1	A.	Before.	1	Q.	Rocket design?
2	Q.	Since leaving MacMurray have you taken any	2	A.	Graphic design.
3		additional college level course work?	3	Q.	Okay. Where did you take those?
4	A.	No.	4	A.	Various locations throughout the suburbs.
5	Q.	Have you had any vocational training of any kind?	5	Q.	Are we talking like one-week seminar-type
6	Α.	Yes.	6		programs, or is this a -
7	Q.	What is the nature of that?	7	A.	(Interrupting) Some were seminars. Some were
8	A.	Heidelberg Academy.	8		personal where a company hired a teacher to come
9	Q.	What is that Heidelberg Academy?	9		in and teach us the new aspects of the program.
10	A.	It's to learn how to run printing presses.	10	Q.	If I'm hearing what you're saying, you were
11	Q.	Where is Heidelberg Academy located?	11		trained on how to operate graphic design
12	A.	When I took it, it was in I don't know. It	12		software?
13	-	was down in the city, a suburb.	13	A.	Yes.
14	Q.	Suburbs of Chicago?	14	Q.	Was that for a specific employer of any kind?
15	Α.	Yes.	15	Α.	Intermatic, Incorporated.
16	Q.	Tell me about that course. Is that just – is	16	Q.	So the graphic design software training and also
17	σ.	that pretty short? Long? Is it intensive? What	17	٠	the printing program. What else? Anything else
18		is it?	18		that brings to mind?
19	A.	It's intensive, but it's short.	19	Α.	That's it.
20	Q.	When you say short, is it a day? A month? A	20	Q.	When did you have the – I guess strike that
21	Œ.	year?	21	G.	question. When were you employed at Intermatic?
22	A.	However long you want to pay to go until you're	22	A.	I believe it was 1998 through 2008, 2009,
1	Λ.	comfortable running.	23	Λ.	somewhere in there. I don't remember the exact
23 24	Q.	How long did you go?	24	Q.	Are you employed today?
24	Q.	13	124	<u> </u>	15
1	Α,	Two weeks. It was more of a certificate forme.	1	Α.	No.
2	Q.	Did you take the vocational training in operating	2	Q.	When was the last time you were employed,
3	G.	printing presses for a particular employer?	3	٠.	starting from today and working backwards?
4	A.	Yes.	4	Α.	May of 2011.
5	Q.	Who was that?	5	Q.	So if I'm hearing what you just said, you have
6	Α.	Intermatic, Incorporated	6	٠.	not had a job since this incident on June 28,
7	Q.	Okay. And did you say you received a certificate	7		2011?
8	Q.	of some sort?	8	Α.	Correct
9	A.	Yes.	9	Q.	And where were you working? What was the job you
10	Q.	How would you describe the certificate that you	10	S .	had that ended in May of 2011?
1	Q.	received?	11	A.	It was for Juskie Printing.
11 12	A.	I'm trying to picture it in my head. It's a form	12	Q.	Juskie Printing?
1	Λ.	that says that I completed the work. I haven't	13	Α.	Yes.
13		looked at it in years.	14	Q.	How do you spell that?
14	0	The training for a particular printing press?	15	Α.	J-u-s-k-i-e Printing.
15	Q. A.	Yes.	16	Q.	And that ended in May of 2011?
16	_		17	Α.	Yes.
17	Q. A ,	And what was the name of the printing press? It was an SM 74.	18	Q.	When did you start at Juskie?
18	_		19	Q. A.	Years earlier.
19	Q.	All right. Besides the training certificate for	20	Q.	Was it a transition directly from Intermatic to
20		the SM 74 have you had any additional vocational	21	∵ .	Juskie?
21	A	training of any sort?	22	۸	Not directly, no.
22	A.	Yes.	23	A. Q.	So it would have been sometime after 2008 and
23	Q. A.	And why don't you tell me about that. I had several courses in graphic design.	24	u (.	2009 when you started at Juskie?
24		i pag severa courses in oraquic desido.	1 4		ADDA MILICIT YOU STALLED AL JUSNE!

Г		16	T		18
1	A.	Yes.	1	Q.	So prior to 1998 to 2008/2009, whenever you
2	Q.	Was there any other employer in between those two	2		actually left, you were an employee?
3		companies?	3	A.	Yes.
4	A.	I had my - I did a side business.	4	Q.	And after that you still did work for them on an
5	Q.	Tell me about the side business.	5	•	independent contract basis?
6	A.	Its name was Sharp Printing, Incorporated.	6	A.	Yes.
7	Q.	Sharp?	7	Q.	Okay. Now, the work that you did at Intermatic,
8	A.	Printing, Incorporated, or Inc.	8		what was the nature of your business, your work?
9	Q.	Okay. When were you running Sharp Printing?	9	A.	When I was running the printing presses or when
10	A.	Yes. I started that in 1999, and I ended it the	10		I was doing the graphic design?
11		year this happened.	11	Q.	Whatever you want to tell me about first.
12	Q.	So you ended it in 2011?	12	A.	When I was running the printing presses, it's
13	A.	Yes.	13	_	exactly what it is. I ran a printing press.
14	Q.	Did you end it before or after the incident on	14	Q.	How long over that period of 1998 to roughly
15	_	June 28, 2011?	15	_	2008/2009 were you running the printing press?
16	Α.	i ended it just before.	16	Α.	Until I think it was 2003 or 2004.
17	Q.	So I take it then you're not blaming the demise	17	Q.	And did you stop working the printing press
18		or the dissolution of the Sharp Printing, Inc.	18		position to take on some other role?
19		company on this occurrence?	19	Α.	I was a – yes, in the office.
20	A.	Correct	20	Q.	And what was that role you took on?
21	Q.	Okay. And then was there a period of time where	21	Α.	Graphic designer.
22		the Sharp Printing, Inc. business overlapped with	22	Q.	And that could encompass a lot of things for a
23		your work at Juskie Printing?	23		layperson. When you say you were a graphics
24	Α.	Yes. 17	24		designer for Intermatic, what kind of work were
1	Q.	And as you sit here today can you get any closer	1		you doing for them?
2	α.	in terms of your period of employment at Juskie	2	Α.	I did catalog design, package design, collateral,
3		other than sometime after 2008 or '9 and then May	3		signage, brochures. Everything from business –
4		of 2011?	4		everything their company needed.
5	Α.	I had it was a 1099, and I had done work for	5	Q.	For Intermatic?
6		Mark prior to me leaving Intermatic and after.	6	A.	Yes.
7		It was an ongoing-type thing.	7	Q.	So you were in-house you were doing in-house
8	Q.	Okay. So you weren't actually employed then by	8		graphics design work for Intermatic?
9		Juskie? You're not on their payroli, I take it?	9	A٠	Correct.
10	A.	I was 1099. So, no, I guess not.	10	Q.	You weren't in commercial graphic design or
11	Q.	When you say 1099, are you saying that you were	11		anything where your sole business was to do that
12		an independent contractor?	12		for other companies?
13	A.	Yes.	13	A.	No.
14	Q.	So you would do work for them, and they would pay	14	Q.	And did you take did you hold did you have
15		you, and you would report the income based upon	15		a name for that position?
16		the gross payment?	16	A.	Graphic designer.
17	A.	Correct.	17	Q.	Did you hold that position then with Intermatic
18	Q.	And did you record that income then and report it	18		until you left?
19		through Sharp Printing?	19	Α.	Yes.
20	A.	No. That was a self-employment.	20	Q.	And the graphic design work that you did, was it
24	Q.	Okay. The position you had at Intermatic, was	21	_	all computer-assisted?
21	~ .			^	Marine all commission was black
22	•	that the 1099 position, or were you actually	22	Α.	It was all computer graphics.
1	Α.	that the 1099 position, or were you actually employed? It was 1099. After I left Intermatic.	22 23 24	Q. A.	Is it all mouse entry, or is it keyboard entry – (Interrupting) Mouse and keyboard, yes.

22 Q. - or a combination? And is that the software 1 1 Thomas, what did you attempt to do? 2 2 A. training that you would get from time to time -I tried to do the graphic design for the scratch Α. 3 (Interrupting) Yes. 3 Q. Q. 4 -- that you mentioned earlier? 4 Okay. And if you could elaborate on that more, 5 A. 5 are you actually coming up with a concept or a 6 Q. 6 picture that is going to be printed on the card? If there was a new program that came on or new 7 A. 7 version of the program, you would go get trained Yes. 8 on it? 8 Q. And were you given parameters as to what they A. Yes. 9 9 wanted it to look like, and you were trying to 10 I don't want to oversimplify this, but is that 10 draw it, replicate it? 11 what you're talking about? 11 Α. I would get the parameters, what size they wanted 12 Α. Yes. 12 me to do it, and it was my job to come up with 13 Q. And then there was a period of time where you 13 the concept and the design. They had input on 14 were doing 1099 work for Intermatic and also for 14 what they thought they wanted it to be. 15 Juskie Printing? 15 Q. And, again, I'm not trying to oversimplify what A. Yes. 16 16 you were doing, but I get the impression as a Q. 17 17 Doing the same type of stuff? layperson you're trying to come up with a picture 18 A. Yes. 18 that would be on the computer screen that would Q. 19 19 When you worked at Juskie, was that also work for then be a concept you could flow past the 20 Juskie itself, or was it for customers of Juskie? 20 customer to see if it would work for the scratch 21 21 A. Juskie is a print broker, so it was for its game? 22 customers. I worked for him, but . . . 22 A. Correct. And that's the program you used to do that which 23 All right. And since June 28 of 2011 I take it 23 Q. you have not done any graphic design work 24 requires a series of key entries and mouse 24 21 23 whatsoever? 1 dicks? 1 2 A. 2 A. I have tried. Key entry and mouse, yes. Q. 3 Q. When you say you have tried, what did you try? 3 What was it about - two or three months after A. I tried using a keyboard and a mouse. 4 this incident what was it that you were unable to 4 Q. And when in relation to June 28, 2011 did you 5 do? 5 A. 6 6 attempt to use a keyboard or mouse to do graphics Type. I could finger peck. I couldn't type 7 design work? arrymore. Grabbing a mouse isn't exactly working 7 8 I would say probably two or three months after 8 either. Α. 9 Q. 9 that incident. Okay. And so you were only able to finger peck 10 O. Was that for Juskie? 10 after this? That was one impairment or 11 A. impediment to the job, correct? 11 Q. 12 Α. Yes. 12 Who did you try and do work for? Q. A. 13 13 I'm trying to remember his name. New person. And then you said something about the mouse. 14 Mike Thomas. 14 What is it about the mouse that is the problem? Α. 15 Q. What kind of business does Mike Thomas have? 15 Grabbing it. I can't recall the name of the business right now 16 Q. All right. So you tried that two to three months 16 17 but I can tell you the type of business. He did 17 after the incident, correct? scratch-off game pieces. 18 Α. (Indicates affirmatively.) 18 Q. For like a lottery company or something? 19 Q. What is it exactly - which hand are you 19 20 complaining about, by the way? 20 A. Yes. But it wasn't lottery. It was where 21 Α. My right hand. 21 companies wanted to give away a TV to their 22 Q. Right hand. And what is it about the right hand employees, and they'd give them all scratch cards 22 23 that impedes your ability to type with it? and see who won, stuff like that. Promotions. 23 24 It doesn't work right. It hurts. When you say you tried to do some work for Mike 24

_			1	-	
1		24			26
1	Q.		1	Q.	When you try to extend your arm straight out, it
2	2	hurts. Is that the same problem that affects	2	_	hurts?
3	3	your ability to use a mouse?	3	Α.	Yes.
4	Α.	Yes.	4	Q.	And when you try and pull it in as far as it will
5	Q.	is your left hand problematic in any way?	5		go, it hurts?
6	A.	It is, yes.	6	A.	Yes. In between it's pretty good.
7	Q.	What is wrong with your left hand?	7	Q.	You have seen some doctors concerning your left
8	Α.	They call it tennis elbow or something.	8		elbow?
9	Q.	Okay. What have you been told this tennis elbow	9	A.	Yes.
10		is?	10	Q.	Who have you seen on the left elbow?
11	A.	He said it's something about a tear in the muscle	11	A.	Dr. Sagerman.
12		or ligament or something.	12	Q.	Where is Dr. Sagerman located?
13	Q.	And which part of your arm?	13	A.	He has two offices; one in Vernon Hills and the
14	Α.	Elbow.	14		other in it's down near Northwest Community.
15	Q.	And are you connecting that to the events of	15		I don't know the name of the town.
16		June 28, 2011?	16	Q.	What is Dr. Sagerman's first name?
17	A.	They said that it is the natural - what is the	17	A.	Scott.
18		word he used the doctor used? He said it's	18	Q.	And have you seen anybody else for the left elbow
19		perfectly natural that because of having to use	19		tennis elbow problem you have just explained to
20		my left arm for everything, that it's overused.	20		us?
21	Q.	When did you begin having problems with your left	21	A.	No.
22		am?	22	Q.	What kind of treatment have you had on the left
23	A.	About two months ago. It got real acute about	23		elbow?
24		two months ago. I was having little issues	24	A.	l just started physical therapy.
		25	į		27
1		building up to it, but then it got real acute.	1	Q.	All right. You have seen a doctor concerning the
2	Q.	When you say "acute," it became real problematic?	2		left elbow then. Have you ever heard the doctor
3	A.	Strong, yes.	3		use the word extension?
4	Q.	What kind of symptoms did you get with the left	4	A.	He uses words I don't understand all the time,
5		hand two months ago? What flared up exactly?	5	Q.	Flexion? Have you ever heard the word flexion?
6	A.	That side of my elbow (indicating), the outside	6	A.	He may have.
7		(indicating).	7	Q.	But that doesn't register for you, though, what
8	Q.	Just for the record, you held your left arm	8		those mean?
9		across your body and pointed to the outside part	9	A.	No. I showed him where it was. He knew right
10		of your elbow?	10		away. He just that's
11	Α.	Yes.	11	Q.	So far you have talked about
12	Q.	Is that a fair description?	12	A.	(Interrupting) He ran a couple of tests. He
13	Α.	Yes.	13		said, "This is what you have."
14	Q.	And was it painful?	14		MS. FREEMAN: Wait for the question.
15	A.	Yes.	15	Q.	You talked about you extending your arm and
16	Q.	Do you still have the range of motion? It's just	16		pulling it back toward you. That hurts at the
17		painful?	17		extreme ends, correct?
18	A.	It's the range of motion that hurts when you	18	A.	Yes.
19		extend it out or pull it all the way in like	19	Q.	What about turning the wrist palm up and palm
20		you're going to eat.	20		down? Does that hurt in the elbow area?
21	Q.	So it's painful as you're going through range of	21	A.	In the extended, yes.
22		motion?	22	Q.	And which position makes the elbow hurt? Is it
23	A.	The center range is fine. It's the extensor all	23		palm up or palm down or both?
24		the way out and all the way in.	24	Α.	Palm down, fingers up.

		28	1		00
1	Q.	Have you heard the phrase supination, pronation?	1		30 until I mean, it bothered me, but I said
2	A.	Those words I don't know.	2		something to Dr. Sagerman two visits ago and/or
3	Q.	Okay. So other than with your arm straight out	3		- sorry - yes, I think it was two visits ago,
1	Ģζ.	at full extension and palm down, that is when you	1		
4		•	4		and he ran me through range of motion tests and
5	Α.	describe it hurts, correct?	5		did some stuff, and he said this is perfectly
6	Α.	Fingers up (indicating).	6		natural. It can be treated. This is what, you
7	Q.	So you have to you're closing your hand?	7	_	know, it is.
8	Α.	Fingers up (indicating).	8	Q.	When you say last fall, we're talking about the fall of 2012?
9	Q.	So the wrist is pointed up as well?		٨	
10	A .	Yes.	10	Α.	Yes.
11	Q.	All right. So you have got your arm out at full	11	Q.	Other than the physical therapy, have you had any
12		extension and your wrist tilted with your fingers	12	Α.	injections in the elbow?
13		reaching upward?	13	Α.	No.
14	Α.	That hurts.	14	Q.	On the right arm you went and had an EMG study
15	Q.	That hurts?	15		where they check the nerves that go through your
16	Α.	Yes.	16		arm?
17	Q.	And can you think of any other part of the range	17	Α.	Yes, they did some tests.
18		of motion of the elbow or I guess in combination	18	Q.	Did they do the EMG test on the left arm as well?
19		with the hand that causes pain?	19	Α.	No.
20	Α.	There are so many things that happen that I do	20	Q.	What test do you recall them doing on the left
21		that sets it off. Just from putting on your	21		arm other than just taking it through range of
22		jacket to all sorts of I mean, grab a coffee	22		motion and touching it and doing things of that
23		cup and bend the wrist the wrong way when you	23		nature?
24		turn it. I can't explain.	24	Α.	That was it. It's new, so we're going to hope
		29			47
	\circ	Okay What are you wearing on your left wrist	4		
1	Q.	Okay. What are you wearing on your left wrist	1	0	physical therapy does it, you know.
2		today?	2	Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman
2 3	A.	today? They gave me a splint to wear.	2 3		physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy?
2 3 4		today? They gave me a splint to wear. And is it something that it's hard plastic where	2 3 4	A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes.
2 3 4 5	A.	today? They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of	2 3 4 5	A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow—
2 3 4	A. Q.	today? They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort?	2 3 4 5 6	A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow — (Interrupting) No.
2 3 4 5 6 7	A.	today? They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's	2 3 4 5 6 7	A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to
2 3 4 5 6 7 8	A. Q.	today? They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal metal, plastic.	2 3 4 5 6 7 8	A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow — (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question
2 3 4 5 6 7 8 9	A. Q.	today? They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal — metal, plastic. The metal or plastic plate goes from the palm to	2 3 4 5 6 7 8 9	A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow — (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the
2 3 4 5 6 7 8 9	A. Q. A.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal metal, plastic. The metal or plastic plate goes from the palm to the wrist?	2 3 4 5 6 7 8 9	A. Q. A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay?
2 3 4 5 6 7 8 9 10 11	A. Q. A. Q.	today? They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle.	2 3 4 5 6 7 8 9 10	A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the
2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q.	today? They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal — metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down?	2 3 4 5 6 7 8 9 10 11	A. Q. A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow — (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow,
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q. A.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal — metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome? They said that it's that this is like that.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow — (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes. And has the doctor given you a prognosis in terms
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A. Q. A.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome? They said that it's that this is like that. The tendons are torn or something. I don't know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes. And has the doctor given you a prognosis in terms of when that may go away, if at all?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal — metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome? They said that it's — that this is like that. The tendons are torn or something. I don't know. Okay. And how soon after June 28, 2011 was it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes. And has the doctor given you a prognosis in terms of when that may go away, if at all? He said it takes time.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q. A.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome? They said that it's that this is like that. The tendons are torn or something. I don't know. Okay. And how soon after June 28, 2011 was it before you started noticing symptoms with your	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes. And has the doctor given you a prognosis in terms of when that may go away, if at all? He said it takes time. That is all you can tell me right now is it takes
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A. Q. A.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal — metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome? They said that it's — that this is like that. The tendons are torn or something. I don't know. Okay. And how soon after June 28, 2011 was it before you started noticing symptoms with your left arm? Because this is the first notice — I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes. And has the doctor given you a prognosis in terms of when that may go away, if at all? He said it takes time. That is all you can tell me right now is it takes time?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal — metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome? They said that it's — that this is like that. The tendons are torn or something. I don't know. Okay. And how soon after June 28, 2011 was it before you started noticing symptoms with your left arm? Because this is the first notice — I haven't seen it in any of the records I have	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes. And has the doctor given you a prognosis in terms of when that may go away, if at all? He said it takes time. That is all you can tell me right now is it takes time? I think he is hoping to see the — I can't say
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal — metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome? They said that it's — that this is like that. The tendons are torn or something. I don't know. Okay. And how soon after June 28, 2011 was it before you started noticing symptoms with your left arm? Because this is the first notice — I haven't seen it in any of the records I have received.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow — (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes. And has the doctor given you a prognosis in terms of when that may go away, if at all? He said it takes time. That is all you can tell me right now is it takes time? I think he is hoping to see the — I can't say what he's hoping to see. I don't know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A.	They gave me a splint to wear. And is it something that it's hard plastic where you can't move your wrist, or is it a band of some sort? It's got a metal plate in here. I think it's metal — metal, plastic. The metal or plastic plate goes from the palm to the wrist? Yes. It holds the wrist up at an angle. Does it prevent you from putting your wrist down? Down or up. Or up. Has anybody talked to you about carpal tunnel syndrome? They said that it's — that this is like that. The tendons are torn or something. I don't know. Okay. And how soon after June 28, 2011 was it before you started noticing symptoms with your left arm? Because this is the first notice — I haven't seen it in any of the records I have	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	physical therapy does it, you know. And so based upon what he saw, this Dr. Sagerman then, so far he's put you on physical therapy? Yes. Are you on any medications for the left elbow— (Interrupting) No. MS. FREEMAN: Paul, I just want to remind you to wait until he gets his question out, okay, and then just listen to the question. Okay? So that is where we're at now with respect to the left elbow? It's been diagnosed as tennis elbow, as far as you recall, and is being treated with physical therapy? Yes. And has the doctor given you a prognosis in terms of when that may go away, if at all? He said it takes time. That is all you can tell me right now is it takes time? I think he is hoping to see the — I can't say

Г		32	1		34
1		some graphics design work. The left elbow wasn't	1	Α.	Yes.
2		a problem at that time —	2	Q.	That was painful, correct?
3	A.	(Interrupting) No.	3	Α.	Yes.
4	Q.	correct? So it was the right arm that would	4	Q.	And you say it was on fire. Is that the way you
5	-,-	have been a problem?	5		described the pain, or was there some other
6	Α.	Yes.	6		symptom?
7	Q.	And what was it about the right arm that you were	7	A.	It was a burning sensation. Along with tingles,
8		uпаble to do the graphics design work?	8	-	along with cold.
9	A.	What was it?	9	Q.	So cold bothered it?
10	Q.	Yes.	10	A.	Cold bothers it immensely.
11	A.	I think it was the fact that a chain saw went	11	Q.	You had tingles and a burning sensation?
12		through the muscle group.	12	A.	Yes.
13	Q.	Well, I'm not trying to be a smart aleck. I'm	13	Q.	Anything else you can think of in the fingers you
14		asking symptomwise what was it about your right	14		have talked about and the forearm?
15		arm that prevented you from doing graphics design	15	A.	The forearm I have - it's not the same thing.
16		work two to three months after the event?	16		It is not the same - I don't know. The muscles
17	A.	It hurt.	17		hurt when I try to type or try to grab things.
18	Q.	What part of your arm hurt, starting with your	18	Q.	Okay. So with respect to the typing then, moving
19		fingertip up to your shoulder?	19		the fingers and thumb, did that enhance or
20	A.	These two fingers (indicating) through to the	20		increase the burning, tingling and pain?
21		elbow.	21	A.	Yes.
22	Q.	All right. For the record, you have pointed to	22	Q.	In the fingers and thumb and the arm? Or just
23		we call it the pinky finger?	23		all those areas?
24	A.	Yes.	24	A.	It was from here to here (indicating).
<u></u> -			! ──		
<u> </u>	_	33			35
1	Q.	33 And then what some people may refer to as a ring	1	Q.	35 And then you say when you grab things, too?
1 2	Q.	33 And then what some people may refer to as a ring finger?	2	Q. A.	35 And then you say when you grab things, too? Yes.
1	Q.	And then what some people may refer to as a ring finger? Yes.	2	Q. A. Q.	35 And then you say when you grab things, too? Yes. You grab and try to pick things up?
1 2 3 4	Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and	2 3 4	Q. A. Q. A.	35 And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes.
1 2 3 4 5	Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful?	2 3 4 5	Q. A. Q.	35 And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you
1 2 3 4 5 6	Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in.	2 3 4 5 6	Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and —
1 2 3 4 5 6 7	Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after	2 3 4 5 6 7	Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes.
1 2 3 4 5 6 7 8	Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking	2 3 4 5 6 7 8	Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving
1 2 3 4 5 6 7 8	Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now.	2 3 4 5 6 7 8 9	Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create
1 2 3 4 5 6 7 8 9 10	Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the peniod we're talking about now. It was on fire back then.	2 3 4 5 6 7 8 9	Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then?
1 2 3 4 5 6 7 8 9 10 11	Q. A. Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb?	2 3 4 5 6 7 8 9 10 11	Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that
1 2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q. A. Q. A.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes.	2 3 4 5 6 7 8 9 10 11	Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list.
1 2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the penod we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire?	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or
1 2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q. A. Q. A. Q. A.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went up your arm to your elbow?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics design work?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went up your arm to your elbow? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics design work? Yes.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went up your arm to your elbow? Yes. And which part of your arm? Like the underside?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics design work? Yes. And those two activities would create, if I'm
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q. A. Q. A. Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the peniod we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went up your arm to your elbow? Yes. And which part of your arm? Like the underside? The top? Which part?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics design work? Yes.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went up your arm to your elbow? Yes. And which part of your arm? Like the underside? The top? Which part? Next to the bone on this side (indicating).	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics design work? Yes. And those two activities would create, if I'm understanding your testimony, the pain? Yes.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q. A. Q. A. Q. A. Q. A. Q.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went up your arm to your elbow? Yes. And which part of your arm? Like the underside? The top? Which part? Next to the bone on this side (indicating). Okay. So no question it was painful in those	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics design work? Yes. And those two activities would create, if I'm understanding your testimony, the pain?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went up your arm to your elbow? Yes. And which part of your arm? Like the underside? The top? Which part? Next to the bone on this side (indicating).	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics design work? Yes. And those two activities would create, if I'm understanding your testimony, the pain? Yes. What about if your right arm was just resting and
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A.	And then what some people may refer to as a ring finger? Yes. And the middle finger, index or the pointer, and the thumb were not painful? The thumb hurts when I pull it in. Is this how it was back two to three months after the event? That is the period we're talking about now. It was on fire back then. The pinky, the ring finger and the thumb? Yes. Painful and on fire? Yes. All right. Now, you also said that the pain went up your arm to your elbow? Yes. And which part of your arm? Like the underside? The top? Which part? Next to the bone on this side (indicating). Okay. So no question it was painful in those fingers, the two fingers you described, and the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. Q.	And then you say when you grab things, too? Yes. You grab and try to pick things up? Yes. That would also exacerbate these complaints you talked about; the burning, tingling and — (Interrupting) Yes. Other activities — any activity involving grabbing or using the fingers would create problems then? Yes. I don't even know where to begin on that list. All right. And certainly using the keyboard or grabbing the mouse, those are two activities that you described are part and parcel of the graphics design work? Yes. And those two activities would create, if I'm understanding your testimony, the pain? Yes. What about if your right arm was just resting and your hand was resting? Was it painful at rest?

		36	T	• • • • • • • • • • • • • • • • • • • •	38
1	A.	Yes.	1		the incident.
2	Q.	Was it burning at rest?	2	Q.	What were you going to do there, as you recall?
3	A.	At times.	3	A.	I was going to do material handling part-time.
4	Q.	All right. So that was two to three months after	4	Q.	What does material handling mean to you?
5		the event, correct, when you tried the graphics	5	A.	Moving material.
6		design work?	6	Q.	What kind of material?
7	A.	Yes.	7	A.	Steel.
8	Q.	Yes?	8	Q.	Were you going to use were you going to use
9	A.	Yes.	9		your hands to lift it or operate a forklift?
10	Q.	Have you tried it again since then?	10		What?
11	A.	I have a computer at home and once in a while I	11	A.	Well, from what I understood, the job was you
12		sit down and try to do some stuff. I can't get	12		take - they make screws, so you take these
13		in more than ten minutes.	13		little things of screws, you put them into bigger
14	Q.	Okay. So if I'm hearing your testimony then,	14		buckets. You take the bigger buckets, put it on
15		since this happened you have not been able to	15		a rack, and then roll the rack down to where they
16		utilize your right arm and hand for computer work	16		wash them or something.
17		for more than ten minutes?	17	Q.	You understood it then that the machine was going
18	A.	Correct	18		to be pouring all the screws into a bucket, the
19	Q.	You have not been able to - after ten minutes	19		screws that are being made?
20		you're no longer able to bear the symptoms then	20	A.	It dumps them into this - they showed it to me.
21		that anse?	21		It dumps it into a stringer thing.
22	A.	It starts ramping up, and I have to quit.	22	Q.	So they were going to you were going to be at
23	Q.	Have you applied for disability?	23		a machine that was dumping screws into a small
24	A.	Yes.	24		holding device of some sort, and you were going
		37			39
1			1		
1 1	Q.	Did you get it?	1		to put that into a larger bin?
2	Q. A .	Did you get it? I am in the application process.	1 2	A.	to put that into a larger bin? Yes.
i			1	A. Q.	
2	A.	I am in the application process.	2		Yes.
2	A. Q.	I am in the application process. When did you first apply?	2 3	Q.	Yes. Which was on some kind of a movable cart?
3 4	A. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a	2 3 4	Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable
2 3 4 5	A. Q. A.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago.	2 3 4 5	Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart.
2 3 4 5 6	A. Q. A.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and	2 3 4 5 6	Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to
2 3 4 5 6 7	A. Q. A. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing?	2 3 4 5 6 7	Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going
2 3 4 5 6 7 8	A. Q. A. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the	2 3 4 5 6 7 8	Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill
2 3 4 5 6 7 8 9	A. Q. A. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal	2 3 4 5 6 7 8 9	Q. A. Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart?
2 3 4 5 6 7 8 9	A. Q. A. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think.	2 3 4 5 6 7 8 9	Q. A. Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes.
2 3 4 5 6 7 8 9 10	A. Q. A. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you	2 3 4 5 6 7 8 9 10 11	Q. A. Q. A. Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those?
2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you recall? They recognize that I was severely impaired but not disabled. That's what the letter said.	2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q. A. Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds.
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you recail? They recognize that I was severely impaired but	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. A.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you recall? They recognize that I was severely impaired but not disabled. That's what the letter said. Okay. All right. Since then, June 28 of 2011, you have not I know there was a job that you	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q. A. Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be moving to the cart? Yes. What leads you to believe you actually had a
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you recall? They recognize that I was severely impaired but not disabled. That's what the letter said. Okay. All right. Since then, June 28 of 2011,	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be moving to the cart? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in — they call it an appeal process I think. What was the nature of the rejection, if you recail? They recognize that I was severely impaired but not disabled. That's what the letter said. Okay. All right. Since then, June 28 of 2011, you have not — I know there was a job that you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be moving to the cart? Yes. What leads you to believe you actually had a position other than applying for it? They told me to start that following Monday.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you recall? They recognize that I was severely impaired but not disabled. That's what the letter said. Okay. All right. Since then, June 28 of 2011, you have not I know there was a job that you referenced in your Interrogatory answers that you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be moving to the cart? Yes. What leads you to believe you actually had a position other than applying for it?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you recail? They recognize that I was severely impaired but not disabled. That's what the letter said. Okay. All right. Since then, June 28 of 2011, you have not I know there was a job that you referenced in your Interrogatory answers that you had applied for and received an offer of employment? I was working for Mike you're referring to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be moving to the cart? Yes. What leads you to believe you actually had a position other than applying for it? They told me to start that following Monday. Was this all oral? No well, yes. They already had me on the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you recall? They recognize that I was severely impaired but not disabled. That's what the letter said. Okay. All right. Since then, June 28 of 2011, you have not I know there was a job that you referenced in your Interrogatory answers that you had applied for and received an offer of employment? I was working for Mike you're referring to Mike Thomas?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be moving to the cart? Yes. What leads you to believe you actually had a position other than applying for it? They told me to start that following Monday. Was this all oral? No well, yes. They already had me on the books. I had done work for them in the past.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in — they call it an appeal process I think. What was the nature of the rejection, if you recall? They recognize that I was severely impaired but not disabled. That's what the letter said. Okay. All right. Since then, June 28 of 2011, you have not — I know there was a job that you referenced in your Interrogatory answers that you had applied for and received an offer of employment? I was working for Mike — you're referring to Mike Thomas? No. AMS Screw or something?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. Q.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be moving to the cart? Yes. What leads you to believe you actually had a position other than applying for it? They told me to start that following Monday. Was this all oral? No well, yes. They already had me on the books. I had done work for them in the past. When did you do that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. A.	I am in the application process. When did you first apply? I think it was January of last year, so about a year ago. Where does the process stand? Did you apply and get rejected, or are you appealing? The first thing I was told, they rejected the first, and now I'm in they call it an appeal process I think. What was the nature of the rejection, if you recall? They recognize that I was severely impaired but not disabled. That's what the letter said. Okay. All right. Since then, June 28 of 2011, you have not I know there was a job that you referenced in your Interrogatory answers that you had applied for and received an offer of employment? I was working for Mike you're referring to Mike Thomas?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A.	Yes. Which was on some kind of a movable cart? Then from there you had to put it on the movable cart. So you were going to — the screws were going to pour into some smaller container, you were going to pick that up, dump it into a larger one, fill that up and then put that onto a cart? Yes. What was going to be the weight of those? I was told approximately 70 pounds. 70 pounds for the bigger one that you would be moving to the cart? Yes. What leads you to believe you actually had a position other than applying for it? They told me to start that following Monday. Was this all oral? No well, yes. They already had me on the books. I had done work for them in the past.

		40	Т		42
1		work you were doing?	1		there by fall full-time. But whether that ever
2	A.	That - yes, yes.	2		flew or not, I it never happened.
3	Q.	All right.	3	Q.	Okay. Prior to this happening you would get
4	A.	I forgot all about that.	4		calls from your supervisor saying "Look, we have
5	Q.	Tell me –	5		some part-time work for you"?
6	A.	(Interrupting) Yes.	6	Α.	Well, what would happen I can kind of explain
7	Q.	- when did you start doing this work, the	7		this. What would happen is I would call Joe.
8		material handling work for AMS Screw?	8		He's the guy that runs it.
9	A.	2009 or 2010, somewhere in there. I'm not sure	9	Q.	What is Joe's last name?
10		exactly when.	10	A.	Groves.
11	Q.	Was it just a part-time deal?	11	Q.	Groves?
12	A.	It was. I was hoping it would lead to something	12	A.	Groves, G-r-o-v-e-s. And I would say, "I have a
13		more stable, yes.	13		couple of weeks open. Do you have anything?"
14	Q.	Was it on a temp basis directly through AMS Screw	14	Q.	Okay.
15		or through an agency of some sort?	15	A.	And then he would keep that in mind and then get
16	A.	It was directly through them.	16		back to me when he did.
17	Q.	And how would you know when to come in and when	17	Q.	So Joe Groves knew that you were available? If
18		not to come in when you were doing the temp work?	18		circumstances on his end warranted it, he would
19	A.	The supervisor would call me and say, "We have a	19		just call you?
20		spot for you. You want to come in?"	20	A.	i wasn't available all the time.
21	Q.	And it was just those were temporary stints?	21	Q.	Right. He would call you. If you were
22	A.	They were. And he was working with me to try to	22		available, you would go in?
23		make it full-time, so I was doing all of these	23	A.	Yes.
24		part-time hoping to get the full-time.	24	Q.	And that happened how often prior to June 28 of
-					The state of the s
		41			43
1	Q.	41 And the work you were doing, the part-time work	1		2011?
2	Q.	41 And the work you were doing, the part-time work while you were waiting for hopefully full-time	1 2	Α.	43 2011? I think twice. I don't remember exactly. I
2	Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us	1 2 3	Α.	43 2011? I think twice. I don't remember exactly. I think twice.
2 3 4		And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago?	1 2 3 4		43 2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was
2 3 4 5	A.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes.	1 2 3 4 5	Α.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after
2 3 4 5 6		And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them	1 2 3 4 5	Α.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go
2 3 4 5 6 7	A.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a	1 2 3 4 5 6 7	Α.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints
2 3 4 5 6 7 8	A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart?	1 2 3 4 5 6 7 8	A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct?
2 3 4 5 6 7 8 9	A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes.	1 2 3 4 5 6 7 8 9	A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes.
2 3 4 5 6 7 8 9	A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the	1 2 3 4 5 6 7 8 9	A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned
2 3 4 5 6 7 8 9 10	A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened?	1 2 3 4 5 6 7 8 9 10 11	A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in
2 3 4 5 6 7 8 9 10 11 12	A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the	1 2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints?
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before	1 2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No.
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to	1 2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question.
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q. A.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar. So relatively soon after this happened it was	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question. No. It was the same?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar. So relatively soon after this happened it was your expectation you were going to begin	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A. Q. A.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question. No. It was the same? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar. So relatively soon after this happened it was your expectation you were going to begin employment with AMS?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question. No. It was the same? Yes. It was your hope that the more you did these
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar. So relatively soon after this happened it was your expectation you were going to begin employment with AMS? Yes.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q. A. Q. A.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question. No. It was the same? Yes. It was your hope that the more you did these temporary stints, the more likely you would have
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar. So relatively soon after this happened it was your expectation you were going to begin employment with AMS? Yes. Was it going to be more than just one of these	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question. No. It was the same? Yes. It was your hope that the more you did these temporary stints, the more likely you would have a chance to get full-time employment?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar. So relatively soon after this happened it was your expectation you were going to begin employment with AMS? Yes.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question. No. It was the same? Yes. It was your hope that the more you did these temporary stints, the more likely you would have a chance to get full-time employment? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar. So relatively soon after this happened it was your expectation you were going to begin employment with AMS? Yes. Was it going to be more than just one of these part-time stints that you were talking about? It was scheduled to be either a week or two	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question. No. It was the same? Yes. It was your hope that the more you did these temporary stints, the more likely you would have a chance to get full-time employment? Yes. Would you agree that as of June 28, 2011, though,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	And the work you were doing, the part-time work while you were waiting for hopefully full-time work, was it the same job you were telling us about a minute ago? Yes. The one where you'd take the screws, pour them into the bigger container and move them onto a cart? Yes. And then you were going to start you say the following Monday after this happened? I believe it was the following — it was the following week. It was — it was right before the Fourth, so I don't remember. I would have to look at a calendar. So relatively soon after this happened it was your expectation you were going to begin employment with AMS? Yes. Was it going to be more than just one of these part-time stints that you were talking about?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q.	2011? I think twice. I don't remember exactly. I think twice. Okay. And then the situation, whether it was going to be the next day or within a week after this occurrence, you were planning to go participate in one of these temporary stints after this event, correct? Yes. Do you believe that the stint that was planned after the event was any more or was different in any way than the prior stints? No. If you understand the question. No. It was the same? Yes. It was your hope that the more you did these temporary stints, the more likely you would have a chance to get full-time employment? Yes.

Γ		44	1		46
1	A۔	I had no promise of full-time employment.	1	Q.	Okay. So you went for some interviews for a
2	Q.	Have you tried to go back at any time since	2	٠.	couple of graphics design positions?
3		June 28 of 2011 to I guess fill one of these	3	Α.	Yes.
4		temporary stints that you have done in the past?	4	Q.	To do similar things to what you were doing
5	Α.	No. They called.	5	٠.	before?
6	Q.	When you say "they," Joe called?	6	Α.	Yes.
7	Α.	Yes.	7	Q.	And did you get either one of those jobs?
8	Q.	So Joe Groves called when in relation to June 28.	8	Α.	No.
9		20117	9	Q.	Why is it, if you know?
10	A.	A few months after.	10	Α.	I'm not sure.
11	Q.	And what happened on that event where he called	11	Q.	Did they have you sit down at a computer terminal
12		to see if you were interested?	12		and try and generate any work?
13	Α.	Yes.	13	A.	Yes.
14	Q.	What happened?	14	Q.	And were you able to do it?
15	Α.	He knew what had happened. He said, "Do you	15	Α.	They saw the shaking of the hands and whatnot.
16		think you can do it?" And I said, "I don't think	16		Basically said "We can't use you."
17		so."	17	Q.	Where were these two companies that you sat for
18	Q.	is that the only time there was an exchange over	18		and attempted to do graphics design or at least
19		possibly taking another temporary stint?	19		illustrate your abilities?
20	Α.	He actually came out to my home. He knewwhere I	20	Α.	One of them was on the northwest side of the
21		lived, and he came out to my home, and he knew	21		city. I only went in there once.
22		right away i couldn't do what they were asking to	22	Q.	The name of it?
23		be done.	23	Α.	I'm trying to remember. I can go back through my
24	Q.	So you have tried going back to the graphics	24		e-mails and find the name where they contacted me
	···	45		-	47
1		design work?	1		through. I don't know it offhand. They were
2	A.	Yes.	2		kind - they told me that they found somebody
3	Q.	And that's too painful to do because of the	3		more compatible.
4		keyboard entry and the mouse function?	4	Q.	So there was one company, and you said it was on
5	A.	Yes.	5		the northwest side of the city, meaning Chicago?
6	Q.	And then you kind of self you made a decision	6	A.	It's the suburbs.
7		on your own, given your situation, it was	7	Q.	Okay. Northwest suburbs. And you would try, if
8		unlikely that you could do the work for AMS	8		we asked your attorney, to locate the name of
9		Group; is that right?	9		that company?
10	A.	Oh, I knew I couldn't do it.	10	A.	I can try if I still have the contact.
11					
12	Q.	Right. You decided that?	11	Q.	And you said there was a second one as well.
ł	Q. A .	Right. You decided that? I don't think I decided it. I think my body	11 12	Q.	And you said there was a second one as well. Where was that?
13	_	•	j	Q. A.	
13 14	_	I don't think I decided it. I think my body	12		Where was that?
ł	Α.	I don't think I decided it. I think my body decided it.	12 13	Α.	Where was that? I'm pulling a blank.
14	Α.	I don't think I decided it. I think my body decided it. Okay. So your body was telling you that you	12 13 14	A. Q.	Where was that? I'm pulling a blank. There was one, but you're drawing a blank on it?
14 15	A . Q.	I don't think I decided it. I think my body decided it. Okay. So your body was telling you that you couldn't do that job?	12 13 14 15	A. Q. A.	Where was that? I'm pulling a blank. There was one, but you're drawing a blank on it? Yes.
14 15 16	A. Q. A.	I don't think I decided it. I think my body decided it. Okay. So your body was telling you that you couldn't do that job? I couldn't pick up those buckets, no.	12 13 14 15 16	A. Q. A.	Where was that? I'm pulling a blank. There was one, but you're drawing a blank on it? Yes. Is it possible that your computer database at
14 15 16 17	A. Q. A.	I don't think I decided it. I think my body decided it. Okay. So your body was telling you that you couldn't do that job? I couldn't pick up those buckets, no. Other than those two potential avenues of	12 13 14 15 16 17	A. Q. A.	Where was that? I'm pulling a blank. There was one, but you're drawing a blank on it? Yes. Is it possible that your computer database at home would have some information that might
14 15 16 17 18	A. Q. A.	I don't think I decided it. I think my body decided it. Okay. So your body was telling you that you couldn't do that job? I couldn't pick up those buckets, no. Other than those two potential avenues of employment or income, have you undertaken any	12 13 14 15 16 17 18	A. Q. A. Q.	Where was that? I'm pulling a blank. There was one, but you're drawing a blank on it? Yes. Is it possible that your computer database at home would have some information that might refresh your memory?
14 15 16 17 18 19	A. Q. A. Q.	I don't think I decided it. I think my body decided it. Okay. So your body was telling you that you couldn't do that job? I couldn't pick up those buckets, no. Other than those two potential avenues of employment or income, have you undertaken any other effort to find a job?	12 13 14 15 16 17 18 19	A. Q. A. Q.	Where was that? I'm pulling a blank. There was one, but you're drawing a blank on it? Yes. Is it possible that your computer database at home would have some information that might refresh your memory? It may. I haven't used that computer in so long
14 15 16 17 18 19 20	A. Q. A. Q. A.	I don't think I decided it. I think my body decided it. Okay. So your body was telling you that you couldn't do that job? I couldn't pick up those buckets, no. Other than those two potential avenues of employment or income, have you undertaken any other effort to find a job? Yes. I went on several different interviews.	12 13 14 15 16 17 18 19 20	A. Q. A. Q.	Where was that? I'm pulling a blank. There was one, but you're drawing a blank on it? Yes. Is it possible that your computer database at home would have some information that might refresh your memory? It may. I haven't used that computer in so long anymore, I don't even know if it will boot up.
14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	I don't think I decided it. I think my body decided it. Okay. So your body was telling you that you couldn't do that job? I couldn't pick up those buckets, no. Other than those two potential avenues of employment or income, have you undertaken any other effort to find a job? Yes. I went on several different interviews. For what kind of jobs?	12 13 14 15 16 17 18 19 20 21	A. Q. A. Q.	Where was that? I'm pulling a blank. There was one, but you're drawing a blank on it? Yes. Is it possible that your computer database at home would have some information that might refresh your memory? It may. I haven't used that computer in so long anymore, I don't even know if it will boot up. But, yes, it may.

		48	1		
1	Α.	Yes.	1		VOLUMERS upable to do that tomporous effect their
2	_	Did you have to do that at both or just the one,	2		you were unable to do that temporary stint that you had lined up?
3		if you recall?	3	A.	Right.
4	Α.	Just one.	4	Q.	How many days or weeks was that planned for when
5	Q.	All right. For the graphics design positions,	5	Œ.	you were working?
6		you have at least tried to get two others since	6	A.	I don't remember, but it was one or two. I know
7		then, right?	7	Λ.	that.
8	A.	Yes.	8	Q.	One or two days or weeks?
9	Q.	Were you going to be doing 1099 work for them or	9	Α.	Weeks.
10		actually be employed by those two companies?	10	Q.	All right. So if it was a 40-hour week, it would
11	A.	I was trying to be employed.	111	-,	be 40 times the \$10 hourly rate?
12	Q.	And then besides these two attempts at graphics	12	A.	Yes.
13		design positions, any other attempts of	13	Q.	And if it was the two weeks, it would be that
14		employment since June 28, 2011?	14		80 hours at ten bucks an hour?
15	A.	No.	15	Α.	Yes.
16	Q.	Do you remember signing Interrogatory answers	16	Q.	Past that have you made any other calculations on
17		saying that you would be making a claim for lost	17		your end I guess pursuant to what you believe you
18		eamings?	18		have lost in the form of income?
19	A.	I don't know what you mean by Interrogatory	19	A.	The biggest loss I suffered was not being able to
20		answer.	20		renew with Juskie later on.
21	Q.	There is some written questions that we sent to	21	Q.	Renew in what sense - so, first of all, with
22		your attorney to have you answer. And I don't	22		respect to AMR, other than that one to two-week
23		want to get into what you and either your	23		stint, from your vantage point are you claiming
24		attorney here or Mr. Mast may have talked	24		that you have lost more income that you could
		49			51
1		about -	1		have received through AMS Screw?
2	A.	(Interrupting) I remember he asked me some stuff.	2	A.	With Juskie Printing the contract that he had was
3	Q.	Take a look at the last page – nope, not the	3		up in May prior to this incident. That is why I
. 4		last page. It will be the fourth from the back.	4		was looking for other work to fill, pending
5		Is that your signature?	5		Juskie getting a new contract with his customer,
6	A.	Yes.	6		okay, which would have extended my work there as
7	Q.	I should say for the record I tendered to you	7		well.
8		Exhibit No. 1. That is your signature on the	8	Q.	Okay. So your hope at the time this happened was
9		fourth-to-the-last page?	9		not to go full-time with AMS Screw? You were
10	A.	Yes.	10		hoping that Juskie renewed their contract so you
11	Q.	Question No. 6 asked about whether you would be	11		could continue 1099 work?
12		daiming any lost income as a result of the	12	A.	I was hoping to get work anywhere I could get it.
13	•	injunes, including wages and salaries, and then	13	Q.	Well, I know that turned out to be the case; but
14		there is this listing of AMS Screw Products.	14		heading into this event on June 28, 2011, was it
15		Do you see that?	15		your hope that you would be able to do the 1099
16	A.	Yes,	16		work for Juskie or leave that
17	Q.	And Joe Groves, that's the guy you mentioned that	17	A.	(Interrupting) it was my hope I could do both.
18		would call you from time to time?	18	Q.	All right. So your hope was to continue to do
19	Α.	Yes.	19		1099 work for Juskie, and also as needed, fill in
20	Q.	is that the hourly rate you would get for your	20		at AMR, potentially get a full-time job?
21		temporary work?	21	Α.	AMS.
22	Α.	Yes.	22	Q.	AMS. Let me start the question over then. So
23	Q.	And then when we talk about being hired but not	23		heading into this event that happened on June 28,
24		able to pursue employment due to the accident,	24		2011, were you not actively doing work for Juskie

		PA	-		
1		52 because their contract had ended?	1,		54
2	A.	Yes.	1		does. How did you learn that Juskie actually got
3	Q.		2		the contract that may have been able to provide
	Q.	And you were doing temporary work periodically	3		you with more 1099 work?
4		for AMS?	4	Α.	He told me.
5	Α.	Yes.	5	Q.	Mark did?
6	Q.	And that was on an as-needed basis when Joe	6	Α.	Yes.
7		Groves called?	7	Q.	Did he call afterwards and say, "Hey, we're ready
8	Α.	Yes.	8		for you"?
9	Q.	That was your hope moving forward, that there	9	Α.	Yes.
10		would be a new contract for Juskie and that you	10	Q.	And you had to tell him you couldn't do the work?
111		could do some 1099 work, correct?	11	Α.	I couldn't do anything at that point.
12	Α.	Yes.	12	Q,	Is that when you tried - you said two to three
13	Q.	And then also as-needed fill in at AMS?	13		months afterwards you tried to do the work and
114	Α.	Yes.	14	_	you couldn't?
15	Q.	And hopefully get a full-time job at AMS if that	15	A.	Mark called not long after the incident, within a
16		ever arose?	16		month, and I couldn't do anything at that point.
17	Α.	Yes.	17	_	You didn't see me come out of my house.
18	Q.	And when you were doing 1099 work for Juskie,	18	Q.	So he called within a month of this thing
19		what did that mean to you in terms of gross	19		happening and you told him there is no way you
20		receipts?	20	_	can do it?
21	A.	I can tell you what I made that year from him in	21	Α.	Yes.
22	_	five months. You can do the math from there.	22	Q.	Did he ever revisit the possibility of doing work
23	Q.	Okay. Well, what did you make?	23	_	for Juskie with you?
24	Α.	It was 18,000.	24	Α.	I have known Mark for a lot of years. We talk on
	_	53	1		55
	Q.	The first five months of 2011 you made	1	_	and off about various things.
2		18,000 as a 1099 worker for them?	2	Q.	Does that mean he did or he did not? I don't
3	Α.	Yes.	3		know.
4	Q.	And you would have to take all of your expenses	4	Α.	Yes. He's probed. He knows it's done.
5		out of that?	5	Q.	So periodically he will inquire about it, and
6	Α.	Yes.	6		each time you have told him no, I take it?
7	Q.	And then at AMS do you have a recall what you may	7	Α.	(Indicates affirmatively.)
8	_	have made at AMS during that first	8	Q.	Is that a yes?
9	A.	(Interrupting) Not much more than that, the \$10	9	Α.	Yes.
10	_	an hour. They didn't pay.	10	Q.	Juskie what is the full name of that company?
11	Q.	And there was two or three stints where you	11	Α.	Juskie Printing, Inc.
12	_	worked for them, as you recall?	12	Q.	Where is it located?
13	Α.	Yes.	13	Α.	The last, it was down on Chicago Avenue out near
14	Q.	And those might have been a week or two each?	14		- I used to take - I know how to get there. I
15	Α.	Right.	15		don't know the town it's in. I used to take 355
16	Q.	All right. And do you know, did Juskie get that	16	_	down, get off in
17	_	contract?	17	Q.	(Interrupting) Do you have a phone number for
18	Α.	Yes, he did.	18	_	Juskie?
19	Q.	Who was your contact person at Juskie?	19	Α.	I have it at home.
20	Α.	Mark.	20	Q.	Okay. So other sources of income that you had
21	Q.	What is his last name?	21		before the incident besides Juskie that we have
22	A.	I know his last name, and I'm drawing a blank. I	22		talked about and then AMS? Were there any others
23	_	know his last name well.	23	_	that stick out in your mind?
24	Q.	Maybe it will come to you later. Tell me if it	24	Α.	That was it.

_					
	_	56		^	58
1	Q.	And you have not had any income from either of		Q.	What is the connection?
2		those two sources —	2	Α.	He is Caroline's son.
3	A.	(Interrupting) The only other place I was getting	3	Q.	Are you and David grade school buddles? Middle
4		income prior to that was Intermatic when they	4		school buddies?
5		needed work, and that was that was less than	5	A.	High school.
6		Juskie.	6	Q.	At Johnsburg?
7	Q.	Did you get any work from Intermatic in the five	7	A.	Yes.
8		to six months in 2011 that preceded this event?	8	Q.	Were you and he like close socially in high
9	A.	(Indicates negatively.)	9		school?
10	Q.	I take it then you haven't done any projections	10	A.	More right after high school.
11		of lost income?	11	Q.	How was it that the two of you became connected
12	A.	No.	12		more so after high school? You knew who he was
13	Q.	Have you ever been in the union?	13		in high school, I take it?
14	A.	No.	14	A.	I think we knew all the same people.
15	Q.	Ever been in the military?	15	Q.	So there was a common group of acquaintances
16	A.	Yes.	16		through high school?
17	Q.	Which branch?	17	A,	Yes.
18	A.	Army National Guard.	18	Q.	And then describe the relationship as it evolved.
19	Q.	Were you active service Army or just National	19		I mean, did you see each other socially?
20	-	Guard? I'm not diminishing it, but I'm trying to	20		Recreationally? I mean how?
21		distinguish those two.	21	A.	It was we would do dumb things together, you
22	A.	Two weeks out of the year you're active service.	22		know. Socialty, recreationally.
23		The rest of the time you're National Guard.	23	Q.	You ever work together?
24	Q.	Okay. And so what period of time were you Army	24	A.	On the job?
		57	1		59
1		National Guard?	1	Q.	Anywhere.
2	A,	Oh, from the time I was 18 or 19 until the time I	2	A.	Like as employment, no.
3		was 22 or 23. Somewhere in there.	3	Q.	Okay. What kind of social or recreational
4	Q.	Did I ask you have you ever been married?	4		activities would you participate in from time to
5	A.	Yes, I think so.	5		time with him? Bowling leagues? Golf leagues?
6	Q.	Have you?	6	A.	Did a bowling league together. He was into
7	A.	No.	7		restoring cars, and he did it in his mom's
8	Q.	All right. I'm going be I'm going to shift	8		garage, and everybody kind of kicked in a hand to
9	٠	over to the event that is the subject of the	9		help him.
10		lawsuit. Where did this happen?	10	Q.	Okay. Is he manied, if you know?
11	Α.	At Caroline McGuire and Bill McGuire's house.	11	Α.	He is.
12	Q.	That is listed in the Complaint as 1016 West	12	Q.	Did you go to their wedding?
13	G.	Elder?	13	Α.	Yes, I did.
			יין ן	_	•
1	٨		144	\cap	Do you know if he had any children?
14	A.	That sounds like it.	14	Q.	Do you know if he has any children?
14 15	A. Q.	That sounds like it. Did you know the McGuires prior to this	15	Q. A.	No children oh, wait. He might have i
14 15 16	Q.	That sounds like it. Did you know the McGuires prior to this happening?	15 16	Α.	No children oh, wait. He might have i don't know. That's
14 15 16 17	Q. A.	That sounds like it. Did you know the McGuires prior to this happening? Yes.	15 16 17		No children oh, wait. He might have i don't know. That's Did he have any back in June of 2011, if you
14 15 16 17 18	Q. A. Q.	That sounds like it. Did you know the McGuires prior to this happening? Yes. How is it that you knew the McGuires?	15 16 17 18	A. Q.	No children oh, wait. He might have i don't know. That's Did he have any back in June of 2011, if you know?
14 15 16 17 18 19	Q. A. Q. A.	That sounds like it. Did you know the McGuires prior to this happening? Yes. How is it that you knew the McGuires? Grew up in that neighborhood.	15 16 17 18 19	A. Q. A.	No children oh, wait. He might have i don't know. That's Did he have any back in June of 2011, if you know? He may have. I'm not sure.
14 15 16 17 18 19 20	Q. A. Q.	That sounds like it. Did you know the McGuires prior to this happening? Yes. How is it that you knew the McGuires? Grew up in that neighborhood. There is another fellow that is named in the	15 16 17 18 19 20	A. Q.	No children oh, wait. He might have i don't know. That's Did he have any back in June of 2011, if you know? He may have. I'm not sure. I take it you're not like a godfather or anything
14 15 16 17 18 19 20 21	Q. A. Q. A. Q.	That sounds like it. Did you know the McGuires prior to this happening? Yes. How is it that you knew the McGuires? Grew up in that neighborhood. There is another fellow that is named in the lawsuit, Dave Gagnon?	15 16 17 18 19 20 21	A. Q. A. Q.	No children oh, wait. He might have i don't know. That's Did he have any back in June of 2011, if you know? He may have. I'm not sure. I take it you're not like a godfather or anything to his child?
14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A.	That sounds like it. Did you know the McGuires prior to this happening? Yes. How is it that you knew the McGuires? Grew up in that neighborhood. There is another fellow that is named in the lawsuit, Dave Gagnon? Yes.	15 16 17 18 19 20 21 22	A. Q. A. Q. A. A.	No children oh, wait. He might have i don't know. That's Did he have any back in June of 2011, if you know? He may have. I'm not sure. I take it you're not like a godfather or anything to his child? No.
14 15 16 17 18 19 20 21	Q. A. Q. A. Q.	That sounds like it. Did you know the McGuires prior to this happening? Yes. How is it that you knew the McGuires? Grew up in that neighborhood. There is another fellow that is named in the lawsuit, Dave Gagnon?	15 16 17 18 19 20 21	A. Q. A. Q.	No children oh, wait. He might have i don't know. That's Did he have any back in June of 2011, if you know? He may have. I'm not sure. I take it you're not like a godfather or anything to his child?

ach other from time to time as needed? - or what your relationship with Gagnon may have been before this. I was hoping to hear from you how your describe it. - A. Well, it was just friends hanging out after years of high school. - C. How often would you see him then I guess on a monthly basis? - A. Recently or O. (Interrupting) Before this happened. - D. Let's go with the first two years immediately preceding this incident. How often would you see him? - A. Oh, not that often. Once or twice a year maybe. - D. C. Okay. Was there a higher frequency immediately after high school? - A. Oh, not that often. Once or twice a year maybe. - D. C. Okay. Was there a higher frequency immediately after high school? - A. Oh, pes. - D. Okay. What would only see him once or twice a year? - D. Okay. And this is an estimate, correct? - A. Yes. - D. Okay. And this is an estimate, correct? - A. Yes. - D. Okay. And this is an estimate, correct? - A. For - well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know, and we would r			60	1		
been before this. I was hoping to hear from you how you describe it. 4. A. Well, it was just friends hanging out after years of high school. 5. O. How often would you see him then I guess on a mornithly basis? 6. O. How often would you see him then I guess on a mornithly basis? 7. The wording before this happened. 9. O. (Interrupting) Before this happened. 10. A. How long before this happened? 11. O. Let's go with the first two years immediately proceding this incident. How often would you see him? 12. Det's go with the first two years immediately proceding this incident. How often would you see him? 13. A. Oh, not that often. Once or twice a year maybe. 14. A. Oh, yes. 15. O. Okay. Was there a higher frequency immediately after high school? 16. O. A. How often would you see him? 17. A. Oh, yes. 18. O. Apparently it waned over time? 19. A. Yes. 20. Q. So in the two years or so before this happened, June 28, 2011, you would only see him once or twice a year? 21. A. Maybe three or four. A few times a year, I mean, I'm not sure of the exact number. 61. Q. Okay. And this is an estimate, correct? 10. Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 16. Q. Okay. I asked you if you ever worked for a company or an employer where you were both on payroll there to together, correct? 17. You guys never worked for a company or an employer where you were both on payroll there to together, correct? 18. Q. Okay. I asked you if you ever worked together. 19. You know, I think, that that was a given. 19. O. Okay. I asked you if you ever worked together. 19. You guys never worked for a company or an employer where you were both on payroll there to go with David Gagnon on any other person's property in the payron of the exact number. 19. O. Okay. I asked you if you ever worked together. 19. O. Okay. I asked you if you ever worked together. 19. O. Okay. I asked you if you ever worked together. 19.	1			١,		each other from time to time on panie 2
how you describe it. 4 A. Well, it was just friends hanging out after years of high school. 6 Q. How often would you see him then I guess on a monthly basis? 8 A. Recently or — 9 Q. (Interrupting) Before this happened. 10 A. How long before this happened. 110 Q. Let's go with the first two years immediately proceeding this incident. How often would you see him? 12 proceeding this incident. How often would you see him? 13 him of him? 14 A. Oh, not that often. Once or twice a year maybe. 15 Q. Okay. Was there a higher frequency immediately after high school? 16 A. Apparently it waned over time? 17 A. Oh, yes. 18 Q. Apparently it waned over time? 19 A. Yes. 10 Q. So in the two years or so before this happened, June 28, 2011, Had you ever been anywhere a year of the watch to see him? 10 Q. Okay. And this is an estimate, correct? 11 Q. Okay. And this is an estimate, correct? 12 A. Yes. 13 Q. And would this just be in passing, or was it set plans to see him? 14 Q. Okay. And this is an estimate, correct? 15 Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of firends and acquaintances? 14 Yes. 15 Q. Okay. And other than that one that you actuall free with body parts to a car when we were in our 20th of you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run			•	1	Δ	
4 A. Well, it was just friends hanging out after years of high school 5 Q. How often would you see him then I guess on a monthly basis? 6 A. Recordly or— 7 monthly basis? 7 monthly basis? 7 monthly basis? 8 A. Recordly or— 9 Q. (Interrupting) Before this happened. 9 Let's go with the first two years immediately preceding this incident. How often would you see him? 10 A. How long before this happened? 11 Q. Let's go with the first two years immediately preceding this incident. How often would you see him? 14 A. Oh, not that often. Once or twice a year maybe. 15 Q. Okay. Was there a higher frequency immediately after high school? 16 after high school? 17 A. Oh, yes. 18 Q. Apparently it waned over time? 19 A. Yes. 20 Q. So in the two years or so before this happened, June 28, 2011, you would only see him once or twice a year? 21 June 28, 2011, you would only see him once or wive a year? 22 twice a year? 23 A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. 61 Q. Okay. And this is an estimate, correct? 2 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 A. Yes. 4 Q. How many times do you think you might have on Caroline McGuire's property from June 2 and the record point of June 2 do 2011 where power once. 10 Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of firends and acquaintances? 14 A. Yeah. Well, if he needed help, or you were overlapping of firends and acquaintances? 15 A. Yes. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an employer where you were both on payroll there together, correct? 18 Q. Okay. I asked you were both on payroll there together, correct? 19 A. Yes. 20 Q. Okay. I asked you were both on payroll there together, correct? 21 A. Yes. 22 Q. Okay. And other than that one that you actuall recall in the output of the exten was more just happenstance, overlapping of firends and acquaintan			•	1		
of high school Now often would you see him then I guess on a monthly basis? A. Recently or Committy basis? A. How long before this happened? Committed basis as a was involve body parts to a car when we were in our 20s one do to alk about chain saw usage prior to burse 2. Committed basis as a was involve body parts to a car when we were in our 20s one do to alk about chain saw usage prior to burse 2. Committed basis as a was involved basis as a was inv		Δ.		1 .	Q.	
6 Q. How often would you see him then I guess on a monthly basis? 7 A. Recently or - 9 Q. (Interrupting) Before this happened. 10 A. How long before this happened? 11 Q. Let's go with the first two years immediately 12 preceding this incident. How often would you see him? 12 preceding this incident. How often would you see him? 13 A. Oh, not that often. Once or twice a year maybe. 15 Q. Okay. Was there a higher frequency immediately after high school? 16 Q. Okay. Was there a higher frequency immediately after high school? 17 A. Oh, yes. 18 Q. Apparently it waned over time? 19 A. Yes. 19 Q. So in the two years or so before this happened, 21 June 28, 2011, you would only see him once or twice a year? 22 June 28, 2011, you would only see him once or twice a year? 23 A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. 24 Pan, I'm not sure of the exact number. 26 A. For - well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would sun into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, acquaintances? 10 Q. Okay. I asked you if you ever worked together. 10 Q. Okay. I asked you if you ever worked together. 11 You guys never worked for a company or an employer where you were bean and with particle and you can recall? 12 A. Yes. 13 A. A few weeks prior. 14 A. Yes. 15 C. Okay. And other than that one that you actuall recall in the nume 28, 2011,		Λ,		1	A	
monthly basis? A. Recently or 9. C. (Interrupting) Before this happened. A. How long before this happened? Let's go with the first two years immediately preceding this incident. How often would you see him? A. Oh, not that often. Once or twice a year maybe. Co. Okay. What about obviously we're going to need to talk about chain saw usage prior to heart high school? A. Oh, yes. A. Oh, yes. A. Oh, yes. A. Oh, yes. A. Oh, so in the two years or so before this happened, June 28, 2011. Had you ever been anywhere a chain saw was involve the high school? A. Oh, yes. A. Oh, yes. A. Oh, yes. A. Oh, yes. A. Wall, the would only see him once or twice a year maybe, this was on Carol's property. A. Waybe three or four. A few times a year. I mean, I'm not sure of the exact number. A. Yes. A. Yes. A. Yes. A. Yes. A. Yes. A. Por - well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you kno	_	Ω	-	1	А.	
fix my roof after a storm. Earlier than that I Q. (Interrupting) Before this happened. Let's go with the first two years immediately preceding this incident. How often would you see him? A. Oh, not that often. Once or twice a year maybe. Color, oct was there a higher frequency immediately after high school? A. Oh, yes. Color, yes. Col		Œ.		i		
helped him numerous amounts of time with body parts to a car when we were in our 20. Let's go with the first two years immediately preceding this incident. How often would you see him? A. Oh, not that often. Once or twice a year maybe. Okay. Was there a higher frequency immediately after high schoot? A. Oh, yes. Okay. Was there a higher frequency immediately after high schoot? A. Oh, yes. Okay. Pres. Okay. Was there a higher frequency immediately after high schoot? A. Oh, yes. Okay. Pres. Okay. Was there a higher frequency immediately after high schoot? A. Oh, yes. Okay. Apparently it waned over time? A. Yes. Okay. So in the two years or so before this happened, June 28, 2011, you would only see him once or wice a year. A. Maybe three or four. A few times a year. I wide a year. A. Maybe three or four. A few times a year. I pains to see him? A. For – well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, our would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you know, and we would run into each other, you kn		Λ	-	1		
10 A. How long before this happened? 11 Q. Let's go with the first two years immediately preceding this incident. How often would you see him? 14 A. Oh, not that often. Once or twice a year maybe. 15 Q. Okay. What about — obviously we're going to need to talk about chain saw usage prior to him? 16 Q. Okay. Was there a higher frequency immediately after high school? 17 A. Oh, yes. 18 Q. Apparently it waned over time? 19 A. Yes. 20 Q. So in the two years or so before this happened, 21 June 28, 2011, you would only see him once or twice a year? 22 A. Maybe three or four. A few times a year. I was not sure of the exact number. 23 A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. 24 Pes. 3 Q. And would this just be in passing, or was it set plans to see him? 3 Q. And would this just be in passing, or was it set plans to see him? 4 A. For—well, for some reason or another he would want to see Mike, who was living with me, or another iffend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know, and we would r			•	1		· · · · · · · · · · · · · · · · · · ·
11 Q. Let's go with the first two years immediately preceding this incident. How often would you see him? A. Oh, not that often. Once or twice a year maybe. Okay. Was there a higher frequency immediately after high school? A. Oh, yes. A. Oh, yes. A. Apparently it waned over time? A. Yes. Q. So in the two years or so before this happened, June 28, 2011, you would only see him once or twice a year? A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. A. Yes. A. Wes. A.	_	_				
preceding this incident. How often would you see him? A. Oh, not that often. Once or twice a year maybe. Color of this day. Was there a higher frequency immediately after high school? A. Oh, yes. Color of this day. Where was that? Color of the two years or so before this happened, June 28, 2011, you would only see him once or twice a year? Color of twice a year? Color of the two years or so before this happened, June 28, 2011, you would only see him once or twice a year? Color of twice a year? Color of the two years or so before this happened, June 28, 2011, you would only see him once or twice a year? Color of twice a year? Color of the two years or so before this happened, June 28, 2011, you would only see him once or twice a year? Color of twice a year? Color of the two years or so before this happened, June 28, 2011, you would only see him once or twice a year. Color of the two years or so before this happened, June 28, 2011, you would only see him once or twice a year. Color of the two years or so before this happened, June 28, 2011, you would only see him once or twice a year. Color of the two years or so before this happened, June 28, 2011, you would a year. Color of the two years or so before this happened, June 28, 2011, you would year. Color of the two years or so before this happened, June 28, 2011, you would year. Color of the two years or so before this happened, June 28, 2011, you would year. Color of the two years or so before this happened, June 28, 2011, you would year. Color of the two years or so before this happened, June 28, 2011, you would year. Color of the two years or so before this happened, June 28, 2011, you would year. Color of the two years or so before this happened, June 28, 2011, you would year. Color of the two years or so before this happened, June 28, 2011, you would year. Color of the years prior to the event was more just happenstance, overlapping of friends and acquaintances? Color of the years prior to the event was more just happenstance, overlapping of friends and acq		_			_	
him? A. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not that often. Once or twice a year maybe. Oh, not sure a chain saw was involve the A. Yes. Oh, yes. Oh, yes. Oh, yes. Oh, yes. Oh, or the two years or so before this happened, Din's property. A. If mot sure. I don't think so. Put Mr. Gagnon aside. Have you ever used a saw.— Saw.— Can. All right. Anywhere else besides Caroline McGuire's property. A. I'm not sure. I don't think so. Put Mr. Gagnon aside. Have you ever used a saw.— Can. All right. Anywhere else besides Caroline McGuire's property. A. I'm not sure. I don't think so. Put Mr. Gagnon aside. Have you ever used a saw.— Can. And would this just be in passing, or was it set a plans to see him? A. Yes. Ohay and would this just be in passing, or was it set a plans to see him? A. Yes. Ohw many times do you think you might have on Caroline McGuire's property prior to June 2 2011 where you were engaged in any activity involving a chain saw? A. I vividly remember once. Ohe other time? A. Yes. Ohe other time? A. Yes. A. Yes. Ohe other time? A. A few weeks prior. A. Yes. Ohay I asked you i		Q.	- ·	1	Q.	
14 A. Oh, not that often. Once or twice a year maybe. 15 Q. Okay. Was there a higher frequency immediately after high school? 16 after high school? 17 A. Oh, yes. 18 Q. Apparently it waned over time? 19 A. Yes. 20 Q. So in the two years or so before this happened, June 28, 2011, you would only see him once or twice a year? 21 A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. 22 A. Yes. 23 A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. 24 A. Yes. 25 A. For – well, for some reason or another he would want to see him, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you three," you know, and we would run into each other, you know, and we would up in into each other, you know, a capuaintances? 26 Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 26 A. Yes. 27 Q. Prior to this day, June 28, 2011? 28 Q. Prior to this day, June 28, 2011? 39 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 2 2011 where you were engaged in any activity involving a chain saw? 29 Q. One other time? 20 Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 29 Q. Prior to this day, June 28, 2011? 30 Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 30 Q. New Yes. 31 Q. And how and when in relation to June 28 of 20 was that? 32 Q. Prior to this day, June 28, 2011? 33 Q. I where you were engaged in any activity involving a chain saw? 34 Q. I vividly remember once. 35 Q. One other time? 36 Q. Ore other time? 37 Q. Ore other time? 38 Q. Ore other time? 39 Q. Ore other time? 30 Q. Ore other time? 30 Q. Ore other time? 31 Q. Ore other time? 31 Q. Ore other time? 32 Q.			·			
15 Q. Okay. Was there a higher frequency immediately after high school? 17 A. Oh, yes. 18 Q. Apparently it waned over time? 19 A. Yes. 20 Q. So in the two years or so before this happened, 21 June 28, 2011, you would only see him once or 22 twice a year? 23 A. Maybe three or four. A few times a year. I 24 mean, I'm not sure of the exact number. 10 Q. Okay. And this is an estimate, correct? 21 A. Yes. 22 A. Yes. 23 Q. And would this just be in passing, or was it set 4 plans to see him? 25 A. For—well, for some reason or another he would 6 want to see Mike, who was living with me, or 7 another friend of ours, and he would say, "I'm 8 going over here. I'll meet you there," you know, 9 and we would run into each other, you know, 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 13 acquaintances? 14 A. Yeah. Well, if he needed help or I needed help, 15 you know, I think that that was a given. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 Cokay. Dake Yes. 11 A. Yes. 12 A. Yes. 13 A. Yes. 14 A. Yes. 15 A. Yes. 16 Q. Okay. Where was that? 16 Q. Okay. Jake You if you ever worked together. 19 A. I'm not sure. I don't think so. 21 Put Mr. Gagnon aside. Have you ever used a saw. 22 I'm not sure. I don't think so. 21 Put Mr. Gagnon aside. Have you ever used a saw. 22 I'm not sure. I don't think so. 21 Q. Put Mr. Gagnon aside. Have you ever used a saw. 22 I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think so. 21 A. I'm not sure. I don't think factor. 22 A. (Interrupting) Yes. 23 A. (Interrupting) Yes. 24 Q. Prior to this day, June 28, 2011? 34 A. Yes.	_			1		
after high school? 17 A. Oh, yes. 18 Q. Apparently it waned over time? 19 A. Yes. 20 Q. So in the two years or so before this happened, 21 June 28, 2011, you would only see him once or 22 twice a year? 23 A. Maybe three or four. A few times a year. I 24 mean, I'm not sure of the exact number. 26 A. Yes. 27 Q. Okay. And this is an estimate, correct? 28 A. Yes. 29 Q. Prior to this day, June 28, 2011? 30 Q. And would this just be in passing, or was it set 4 plans to see him? 5 A. For – well, for some reason or another he would 5 want to see Mike, who was living with me, or 6 another friend of ours, and he would say, "I'm 8 going over here. I'll meet you there," you know, 9 and we would run into each other, you know, 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yeah. Well, if he needed help or I needed help, you know, I think that that was a given. 15 You guys never worked for a company or an 16 employer where you were both on payroll there 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 twice a year? 18 Q. All right. Anywhere else besides Caroline 18 Q. All right. Anywhere else besides Caroline 18 A. It was on Carol's property? 18 Q. All right. Anywhere else besides Caroline 19 A. Yes. 10 Q. All right. Anywhere else besides Caroline 18 A. It was on Carol's property? 20 A. If in not sure. I don't think so. 21 Q. Put Mr. Gagnon aside. Have you ever used a saw.— 22 saw.— 23 A. (Interrupting) Yes. 24 Q. Prior to this day, June 28, 2011? 3 A. Yes. 25 Q. Prior to this day, June 28, 2011? 3 A. Yes. 26 Q. Prior to this day, June 28, 2011? 3 A. Yes. 27 Q. Prior to this day, June 28, 2011? 4 A. Yes. 28 Q. Prior to this day, June 28, 2011? 4 A. Yes. 29 Q. Prior to this day, June 28, 2011? 4 A. Yes. 20 Q. Prior to this day, June 28, 2011? 4 A. Yes. 20 Q. Prior to this day. June 28, 2011? 4 A. Yes. 21 Q. Prior to thi	_	_		1		
17 A. Oh, yes. 18 Q. Apparently it waned over time? 19 A. Yes. 20 Q. So in the two years or so before this happened, 21 June 28, 2011, you would only see him once or 22 twice a year? 23 A. Maybe three or four. A few times a year. I 24 mean, I'm not sure of the exact number. 26 A. Yes. 27 Q. Okay. And this is an estimate, correct? 28 A. Yes. 29 Q. And would this just be in passing, or was it set 4 plans to see him? 4 A. For – well, for some reason or another he would 5 want to see Mike, who was living with me, or 6 another friend of ours, and he would say, "I'm 8 going over here. I'll meet you there," you know, 9 and we would run into each other, you know, 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yesh. Well, if he needed help, 15 you know, I think that that was a given. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 with David Gagnon on any other person's proper.		Q.		1	_	
18 Q. Apparently it waned over time? 19 A. Yes. 20 Q. So in the two years or so before this happened, 21 June 28, 2011, you would only see him once or 22 twice a year? 23 A. Maybe three or four. A few times a year. I 24 mean, I'm not sure of the exact number. 61 1 Q. Okay. And this is an estimate, correct? 2 A. Yes. 2 Q. Put Mr. Gagnon aside. Have you ever used a saw — 22 personally? 61 1 Q. Okay. And this is an estimate, correct? 4 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 Q. And would this just be in passing, or was it set plans to see him? 5 A. For — well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would runito each other, you know. 9 Q. So it would be the contact you had with him then in recent years prior to the event was more just in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 14 A. Yesh. Well, if he needed help or I needed help, you know, I think that that was a given. 18 employer where you were both on payroll there together, correct? 19 McGuire's property? 20 A. I'm not sure. I don't think so. 21 Q. Put Mr. Gagnon aside. Have you ever used a saw — 22 saw — 23 A. (Interrupting) Yes. 24 Q. — personally? 1 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 A. Yes. 4 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 2011 where you were engaged in any activity involving a chain saw? 8 A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 20 Prior to this day, June 28, 2011; 11 A. Yes. 21 Q. Prior to this day, June 28, 2011; 22 Q. Prior to this day, June 28, 2011; 23 A. (Interrupting) Yes. 24 Q. — personally? 25 A. (Interrupting) Yes. 26 Q. Prior to this day, June 28, 2011; 27 A. Yes. 28 A. Yes. 29 Q. Prior to this day, June 28, 2011; 3 A. I vividly remember once. 40	_		-	1		
19 A. Yes. 20 Q. So in the two years or so before this happened, 21 June 28, 2011, you would only see him once or 22 twice a year? 23 A. Maybe three or four. A few times a year. I 24 mean, I'm not sure of the exact number. 25 mean, I'm not sure of the exact number. 26 Clay and would this just be in passing, or was it set 27 plans to see him? 28 A. For - well, for some reason or another he would 29 want to see Mike, who was living with me, or 29 another friend of ours, and he would say, "I'm 29 going over here. I'll meet you there," you know, 29 and we would run into each other, you know, 20 and we would run into each other, you know, 21 Q. How many times do you think you might have 22 on Caroline McGuire's property prior to June 2 23 A. Yes. 24 Q. Prior to this day, June 28, 2011? 25 A. Yes. 26 Q. How many times do you think you might have 27 on Caroline McGuire's property prior to June 2 28 2011 where you were engaged in any activity 29 involving a chain saw? 30 A. I vividly remember once. 30 A. I vividly remember once. 31 A. Yes. 32 Q. How many times do you think you might have 33 A. I vividly remember on oce. 34 A. I vividly remember once. 35 A. I vividly remember once. 36 Q. One other time? 36 A. Yes. 37 Q. How many times do you think you might have 38 A. I vividly remember once. 39 Q. One other time? 30 A. Yes. 30 Q. One other time? 30 A. Yes. 31 A. Yes. 41 Q. How many times do you think you might have 39 Q. One other time? 40 Q. One other time? 41 Q. And how and when in relation to June 28 of 20 was that? 41 Q. And how and when in relation to June 28 of 20 was that? 41 Q. And how and then that one that you actuall recall and then June 28, 2011, that is the extent as you sit here today you can recall? 41 A. Yes. 42 Q. Prior to this day, June 28, 2011? 43 A. Yes. 44 Q. How many times do you think you might have 45 On Caroline McGuire's property prior to June 28 of 20 on caroline McGuire's property prior to June 28 of 20 on caroline McGuire's property prior to June 28 of 20 on caroline McGuire's property pri	_	_	•	1	_	· · · · · · · · · · · · · · · · · · ·
20 Q. So in the two years or so before this happened, 21 June 28, 2011, you would only see him once or 22 twice a year? 23 A. Maybe three or four. A few times a year. I 24 mean, I'm not sure of the exact number. 25 A. Yes. 26 Q. Prior to this day, June 28, 2011? 27 A. Yes. 28 Q. Prior to this day, June 28, 2011? 29 Q. Prior to this day, June 28, 2011? 20 And would this just be in passing, or was it set 20 plans to see him? 21 A. Yes. 22 Q. Prior to this day, June 28, 2011? 23 A. Yes. 24 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know, a	_	_		1	Q.	
June 28, 2011, you would only see him once or twice a year? A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. 61 1 Q. Okay. And this is an estimate, correct? 2 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 Q. And would this just be in passing, or was it set plans to see him? 5 A. For well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know. 9 Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 1 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 A. Yes. 4 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 2011 where you were engaged in any activity involving a chain saw? 8 J. Vividly remember once. 9 Q. One other time? 10 Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. Yes. 14 Q. Okay. I asked you if you ever worked together. 15 You guys never worked for a company or an employer where you were both on payroll there together, correct? 18 Q. Did you ever work with a chain saw in combina with David Gagnon on any other person's property prior together, correct?	_	_				
twice a year? A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. 61 1 Q. Okay. And this is an estimate, correct? 2 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 Q. And would this just be in passing, or was it set plans to see him? 5 A. For well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know. 9 Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 4 Q. Okay. I asked you if you ever worked together. 7 You guys never worked for a company or an employer where you were both on payroll there together, correct?		Q.	•••	20		
A. Maybe three or four. A few times a year. I mean, I'm not sure of the exact number. 61 1 Q. Okay. And this is an estimate, correct? 2 A. Yes. 3 Q. And would this just be in passing, or was it set plans to see him? 5 A. For — well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know, and we would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? 14 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 A. Yes. 4 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 2011 where you were engaged in any activity involving a chain saw? 5 A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. Yes. 4 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 2011 where you were engaged in any activity involving a chain saw? 1 I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. Yes. 14 A. Yes. 15 A. For—well, if he needed help or I needed help, you know, I think that that was a given. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an employer where you were both on payroll there 18 Q. Did you ever work with a chain saw in combina with David Gagnon on any other person's property prior to the exact number.				21	Q.	Put Mr. Gagnon aside. Have you ever used a chain
24		_		22		
1 Q. Okay. And this is an estimate, correct? 2 A. Yes. 3 Q. And would this just be in passing, or was it set 4 plans to see him? 5 A. For well, for some reason or another he would 6 want to see Mike, who was living with me, or 7 another friend of ours, and he would say, "I'm 8 going over here. I'll meet you there," you know, 9 and we would run into each other, you know, 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 A. Yes. 4 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 6 2011 where you were engaged in any activity involving a chain saw? 8 A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. A few weeks prior. 14 A. Yes. 15 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendal as you sit here today you can recall? 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an employer where you were both on payroll there together, correct? 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's property.		۹.		23		(Interrupting) Yes.
1 Q. Okay. And this is an estimate, correct? 2 A. Yes. 3 Q. And would this just be in passing, or was it set 4 plans to see him? 5 A. For well, for some reason or another he would 6 want to see Mike, who was living with me, or 7 another friend of ours, and he would say, "I'm 8 going over here. I'll meet you there," you know, 9 and we would run into each other, you know. 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yes. 15 Yes. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 together, correct? 1 A. Yes. 2 Q. Prior to this day, June 28, 2011? 3 A. Yes. 4 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 2 2011 where you were engaged in any activity involving a chain saw? 4 Q. One other time? 7 One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance of the port of the company or an employer where you were both on payroll there together, correct? 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's proper.	24		mean, I'm not sure of the exact number.	24	Q.	- personally?
2 A. Yes. 3 Q. And would this just be in passing, or was it set 4 plans to see him? 5 A. For well, for some reason or another he would 6 want to see Mike, who was living with me, or 7 another friend of ours, and he would say, "I'm 8 going over here. I'll meet you there," you know, 9 and we would run into each other, you know, 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yes. 15 Q. And how and when in relation to June 28 of 20 was that? 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 together, correct? 18 Q. Prior to this day, June 28, 2011? 3 A. Yes. 4 Q. How many times do you think you might have on Caroline McGuire's property prior to June 2 2011 where you were engaged in any activity involving a chain saw? 4 A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actuall recall and then June 28, 2011, that is the extendance as you sit here today you can recall? 15 A. Yes. 16 Q. Did you ever work with a chain saw in combinate together, correct?	_	_				63
3 A. Yes. 4 plans to see him? 5 A. For well, for some reason or another he would 6 want to see Mike, who was living with me, or 7 another friend of ours, and he would say, "I'm 8 going over here. I'll meet you there," you know, 9 and we would run into each other, you know, 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yeah. Well, if he needed help or I needed help, 15 you know, I think that that was a given. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 with David Gagnon on any other person's proper	_			1	A٠	Yes.
plans to see him? A. For well, for some reason or another he would want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know. Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquairrtances? A. Yeah. Well, if he needed help or I needed help, you know, I think that that was a given. Q. Okay. I asked you if you ever worked together. You guys never worked for a company or an employer where you were engaged in any activity involving a chain saw? A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendal as you sit here today you can recall? You guys never worked for a company or an employer where you were both on payroll there together, correct?				2	Q.	Prior to this day, June 28, 2011?
5 A. For well, for some reason or another he would 6 want to see Mike, who was living with me, or 7 another friend of ours, and he would say, "I'm 8 going over here. I'll meet you there," you know, 9 and we would run into each other, you know. 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yeah. Well, if he needed help or I needed help, 15 you know, I think that that was a given. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 together, correct? 5 on Caroline McGuire's property prior to June 2 2011 where you were engaged in any activity involving a chain saw? 8 A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? 17 A. Yes. 18 Q. Did you ever work with a chain saw in combinating the content of the want of the property prior to June 2 2011 where you were engaged in any activity involving a chain saw? 8 A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? 15 A. Yes. 16 Q. Did you ever work with a chain saw in combinating the property prior to June 2 2011 where you were engaged in any activity involving a chain saw? 18 A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? 17 A. Yes.	3 Q	Q.		3	A.	Yes.
want to see Mike, who was living with me, or another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know. Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? A. Yeah. Well, if he needed help or I needed help, you know, I think that that was a given. Q. Okay. I asked you if you ever worked together. You guys never worked for a company or an employer where you were both on payroll there together, correct? 2011 where you were engaged in any activity involving a chain saw? A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendary you sit here today you can recall? You guys never worked for a company or an employer where you were both on payroll there together, correct? 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's proportion.	4	_	•	4	Q.	How many times do you think you might have been
another friend of ours, and he would say, "I'm going over here. I'll meet you there," you know, and we would run into each other, you know. Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquairrtances? A. Yeah. Well, if he needed help or I needed help, you know, I think that that was a given. Q. Okay. I asked you if you ever worked together. You guys never worked for a company or an employer where you were both on payroll there together, correct? I involving a chain saw? A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendation as you sit here today you can recall? You guys never worked for a company or an employer where you were both on payroll there together, correct? 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's proper.	5 A	۹.		5		
going over here. I'll meet you there," you know, and we would run into each other, you know. Q. So it would be the contact you had with him then in recent years prior to the event was more just happenstance, overlapping of friends and acquairntances? A. Yes. Q. And how and when in relation to June 28 of 20 was that? A. A few weeks prior. A. Yeah. Well, if he needed help or I needed help, you know, I think that that was a given. Q. Okay. I asked you if you ever worked together. You guys never worked for a company or an employer where you were both on payroll there together, correct? A. I vividly remember once. 9 Q. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actuall recall and then June 28, 2011, that is the extension as you sit here today you can recall? 15 You guys never worked for a company or an employer where you were both on payroll there together, correct? 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's proper.	6		•	6		2011 where you were engaged in any activity
9 Q. One other time? 10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yeah. Well, if he needed help or I needed help, 15 you know, I think that that was a given. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 C. One other time? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 was that? 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendal as you sit here today you can recall? 17 A. Yes. 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's property.	7	,		7		involving a chain saw?
10 Q. So it would be the contact you had with him then 11 in recent years prior to the event was more just 12 happenstance, overlapping of friends and 13 acquaintances? 14 A. Yeah. Well, if he needed help or I needed help, 15 you know, I think that that was a given. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 together, correct? 10 A. Yes. 11 Q. And how and when in relation to June 28 of 20 12 was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendal as you sit here today you can recall? 16 A. Yes. 17 A. Yes. 18 Q. Did you ever work with a chain saw in combination with David Gagnon on any other person's proportion.	8		going over here. I'll meet you there," you know,	8	Α.	l vividly remember once.
in recent years prior to the event was more just happenstance, overlapping of friends and acquaintances? A. Yeah. Well, if he needed help or I needed help, you know, I think that that was a given. Q. Okay. I asked you if you ever worked together. You guys never worked for a company or an employer where you were both on payroll there together, correct? 11 Q. And how and when in relation to June 28 of 20 was that? A. A few weeks prior. Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? A. Yes. 12 Was that? 13 A. A few weeks prior. 14 Q. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? A. Yes. 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's proportion.	9		and we would run into each other, you know.	9	Q.	One other time?
happenstance, overlapping of friends and acquaintances? A. Yeah. Well, if he needed help or I needed help, you know, I think that that was a given. Okay. I asked you if you ever worked together. You guys never worked for a company or an employer where you were both on payroll there together, correct? happenstance, overlapping of friends and acquaintances? A. A few weeks prior. Okay. And other than that one that you acquaintances acquaintances? 14 Q. Okay. And other than that one that you acquaintances acquaintances? 15 recall and then June 28, 2011, that is the extent as you sit here today you can recall? A. Yes. 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's property.	0 Q	2.	So it would be the contact you had with him then	10	A.	Yes.
acquaintances? A. Yeah. Well, if he needed help or I needed help, you know, I think that that was a given. Okay. 1 asked you if you ever worked together. You guys never worked for a company or an employer where you were both on payroll there together, correct? 13 A. A few weeks prior. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? A. Yes. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? A. Yes. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? A. Yes. Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? A. Yes.	1		in recent years prior to the event was more just	11	Q.	And how and when in relation to June 28 of 2011
14 A. Yeah. Well, if he needed help or I needed help, 15 you know, I think that that was a given. 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 together, correct? 10 Okay. And other than that one that you actually recall and then June 28, 2011, that is the extendance as you sit here today you can recall? 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's proposed.	2		happenstance, overlapping of friends and	12		was that?
you know, I think that that was a given. 15 recall and then June 28, 2011, that is the extended 16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an employer where you were both on payroll there together, correct? 18 recall and then June 28, 2011, that is the extended as you sit here today you can recall? 19 Did you ever work with a chain saw in combinate with David Gagnon on any other person's property.	3		acquaintances?	13	A.	A few weeks prior.
16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 together, correct? 19 as you sit here today you can recall? 17 A. Yes. 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's property.	4 A .	١.	Yeah. Well, if he needed help or I needed help,	14	Q.	Okay. And other than that one that you actually
16 Q. Okay. I asked you if you ever worked together. 17 You guys never worked for a company or an 18 employer where you were both on payroll there 19 together, correct? 19 as you sit here today you can recall? 17 A. Yes. 18 Q. Did you ever work with a chain saw in combinate with David Gagnon on any other person's property.	5		you know, I think that that was a given.	15		recall and then June 28, 2011, that is the extent
employer where you were both on payroll there 18 Q. Did you ever work with a chain saw in combina 19 together, correct? 19 with David Gagnon on any other person's proper	6 Q) .	Okay. 1 asked you if you ever worked together.	16		
19 together, correct? 19 with David Gagnon on any other person's proper	7		You guys never worked for a company or an	17	A.	Yes.
19 together, correct? 19 with David Gagnon on any other person's proper	8		employer where you were both on payroll there	18	Q.	Did you ever work with a chain saw in combination
	9		together, correct?	19		with David Gagnon on any other person's property?
20 A. Correct. 20 A. Not that I remember.	0 A .	١.	Correct	20	A.	Not that I remember.
21 Q. Now, obviously there is this incident on June 28 21 Q. Before June 28 of 2011 did you personally have	1 Q) .	Now, obviously there is this incident on June 28	21	Q.	Before June 28 of 2011 did you personally have an
22 of 2011 where you were with him, correct? 22 appreciation for any risks that might be	2		of 2011 where you were with him, correct?	22		
23 A. I was on the property, yes. 23 presented by a chain saw?	3 A .	١.	i was on the property, yes.	23		•
24 Q. And then you mentioned that you guys would help 24 A. Say that again.	4 Q			j.	A.	•

		64	T		66
1	Q.	Sure. I want to know if you had heading into	1		and Mr. McArtor may have been involved in
2		June 28 of 2011 if you had any understanding as	2		projects where a chain saw was used?
3		to any hazards that might be associated with	3	A.	Yes.
4		chain saw use.	4	Q.	And in those situations would you be the
5	Α.	Yes. It's dangerous.	5	٠.	operator, or would you be the helper?
6	Q.	What is dangerous? What was dangerous about it	6	Α.	I would be the helper.
7	.	from your vantage point?	7	Q.	Did you ever have a situation where he was
8	Α.	A chain saw is dangerous, period.	8	٠.	helping you and you were operating a chain saw
9	Q.	Okay. I mean, if it's just sitting there not	9		then?
10	Œ.	running, is it dangerous?	10	A.	Where Mike McArtor was helping me and I was
11	A.	I'm not sure what you mean.	11	Λ.	operating it?
12	Q.	Okay. You mentioned that you had used chain saws	12	Q.	Yes. Correct.
13	₩.	before?	13	Α.	Yes.
14	Α.	Yes.	14	Q.	Are you able to count how many times that
1 .	Q.	And you have used them without David Gagnon being	15	Œ.	occurred?
15 16	G.	present?	16	A.	I'm not sure, but it's more than a few.
1	٨	Yes.	17	Q.	
17	Α.		1	Q.	On those few – well, were there other people
18	Q.	Can you give me any estimate as to how many times	18		from time to time that helped you as well while
19		you might have used a chain saw prior to June 28, 2011?	19 20	٨	you were using a chain saw? Yes.
20	۸		1	Α.	
21	Α.	Myself? Yes.	21	Q.	And on those occasions where it was somebody else
22	Q.		23		or maybe it was Mr. McArtor, did you form any
23	Α.	Hundreds. Maybe not hundreds, but enough where I	ì		opinions about the potential hazards or risks to
24		can't count.	24		the people that were helping you that a chain saw
1	Q.	All right. And during those periods where you	1		might present?
2	Œ.	were using a chain saw, you formed the view that	2	A.	Yes.
3		chain saws can be dangerous?	3	Q.	What kinds of risks are those to the other
4	A.	Very.	4	.	people?
5	Q.	And what type of dangers did the chain saw	5	Α.	Keep them as far away from it as possible.
6	Œ.	present from your experience using it?	6	Q.	And the risk to the helper is also –
7	A.	It cuts through things very rapidly.	7	Α.	(Interrupting) If they are too close, yes.
8	Q.	So the operator could be cut?	8	Q.	- being cut -
9	Q. A.	Yes.	9	A.	(Interrupting) Yes.
1	Q.	And you knew that before June 28 of 2011,	10	Q.	And at any point in your lifetime prior to
10 11	Q.	correct?	11	G.	June 28 of 2011 had you ever been trained by
12	A.	Yes.	12		somebody who was a skilled chain saw operator?
13	Q.	Did you ever use a chain saw in tandem with	13	Α.	No.
l	Œ.	anybody else helping you prior to June 28, 2011?	14	Q.	Had you ever had a job where your primary purpose
14		, , ,	15	Œ.	was to use a chain saw?
15	A.	Yes. This fellow that lives with you and your mam	16	Α.	No.
16	Q.	This fellow that lives with you and your mom,	17	Q.	All your experience with a chain saw, would you
17	٨	what is his name again? Mike.	18	∵ .	agree, would be just personal use and experience?
18	Α.	Mike. What is his last name?	19	Α.	Just backyard trimming down limbs.
19	Q.		20	Q.	Kind of on-the-job training?
20	Α.	McArtor.	21	Α.	Just my house.
21	Q.	Did Mr. McArtor ever assist you while using a chain saw?	22	Q.	Do you recall ever sitting down any time prior to
22	٨	Yes.	23	∵ .	June 28, 2011 on those occasions where you were
23 24	A. Q.		24		using a chain saw and reading an operator's
	w.	I mean, is that multiple fimes in the past you	j 44		using a Grain saw and reading an Operators

Γ		68	П		70
1		manual?	1		user or helper.
2	A.	Oh, yes.	2	Α.	Heat
3	Q.	You have read an operator's manual for a chain	3	Q.	Heat?
4	٠.	saw?	4	Α.	Yes.
5	A.	When I was younger, yes.	5	Q.	Anything else you can think of?
6	Q.	We're going back to like immediately after high	6	Α.	Fragments. The wood chips, you know.
7	G.	school?	7	Q.	The saw dust and debris that might fty off –
8	Α.	We're going back to eighth grade.	8	Α.	(Interrupting) Yes.
9	Q.	Eighth grade?	9	Q.	- during cutting?
10	Α.	Yes.	10	Α.	Yes.
11	Q.	So this was going back when you first started	11	Q.	Okay. Anything else that brings to mind?
12	G.	using a chain saw?	12	Α.	I'm trying to think back of – way back when he
13	Α.	Yes.	13	л.	taught me that.
14	Q.	When you first started using a chain saw, did you	14	Q.	If something comes up, let me know. Have you
1	Q.	take it upon yourself to read the manual and	15	Œ.	heard the phrase of binding or blade bind?
15		begin using, or did some adult help you with that	16	A.	I know what binding is, yes.
16		process?	17	Q.	What does it mean to you?
17		•	18	α. A.	It means the blade bound. It froze up. It may
18	Α.	Somebody helped me. Who was it? Your dad?	19	Α.	have overheated, you know. Lack of lubrication,
119	Q.		20		something along those lines. There are many
20	Α.	Yes. Is he still alive?	21		things that could happen.
21	Q.		22	Q.	Blade binding to you then is something where the
22	A.	No.	1	Œ.	
23	Q.	And I know this is going back a ways. What do	23		blade just stops, the motion of the blade stops?
24		you recall your father telling you about chain	24	Α.	No.
1.		69		^	71
1		saw operation when he first taught you how to do	1	Q.	Okay. You said it has something to do with
2	_	it?	2		overheating or lack of lube?
3	Α.	Same thing he told me about all power tools.	3	A.	Well, you can bind anything, any power tool, when
4	Q.	What was that?	4		you're cutting something either by bending it. I
5	Α.	Handle them with extreme care.	5		would guess I have I had a blade bind once on
6	Q.	So you should handle any power tool with extreme	6	_	me.
7	_	care?	7	Q.	A chain saw blade?
8	Α.	Yes.	8	Α.	Yes.
9	Q.	Do you recall any specific instructions or	9	Q.	And what happened?
10	_	admonitions about chain saw usage?	10	Α.	It bent the bar that the chain rides on.
11	Α.	He taught me the maintenance. He taught me how	11	Q.	Okay. All right. So I need to get a little more
12		to use it, how to what side of the blade to	12		detail about what you understand binding or blade
13		cut with, things like that, yes.	13		bind might be. It can happen, you said, if the
14	Q.	So he demonstrated it for you?	14	_	blade overheats?
15	Α.	Yes.	15	Α.	Yes.
16	Q.	Besides the risks, are you – strike that	16	Q.	If I understand, the chain just goes around on
17		question. Are you aware of any other known risks	17		that blade, correct?
18		associated with a chain saw other than cutting	18	Α.	Yes.
19		from the chain?	19	Q.	There is a long metal blade that comes out from
20	A.	No.	20	_	the power portion of the chain saw, right?
21	Q.	And I'm not - I'm not even saying there are any.	21	Α.	Correct
22		I'm just asking you what other risks that you're	22	Q.	And there is a groove where the chain goes around
23		aware of that might be associated with a chain	23	_	in a circular fashion?
24		saw other than the actual blade injuries to a	24	<u>A.</u>	Yes.

		72			74
1	Q.		1		with part of that blade?
2		simple description ofit, but that is how it	2	A.	Yes.
3		works?	3	Q.	And what is the kickback zone, as you understand
4	Α.	Yes.	4		it?
5	Q.	And when we talk about binding, are you talking	5	A.	I don't know what technically it would be, but I
6		about the blade getting bent?	6	- 1.	wouldn't want to be in the way of it.
7	A.	That is the way that I have had it bind.	7	Q.	All right. So you don't have a specific
8	Q.	So if the blade that has the groove that the	8		understanding heading into June 28 of 2011 what
9		chain operates on, if that bends, the chain	9		the kickback zone may be, correct?
10		wouldn't move?	10	A.	No.
11	A.	Correct.	11	Q.	But you were aware that there is such a thing as
12	Q.	Or if part of it needs to be lubed, to get a good	12		a kickback?
13		free flow of that chain, the chain needs some	13	A.	Have I heard of that? Yes.
14		lubricant as it glides around on that blade,	14	Q.	And have you ever seen that happen prior to
15		correct?	15		June 28 of 2011?
16	A.	Yes.	16	A.	I've felt it happen when I have operated a chain
17	Q.	And if there is no lubricant, that can affect the	17		saw when I was younger.
18		ability of the blade to I'm sorry the chain	18	Q.	And have you ever seen it happen to somebody
19		to spin on that blade?	19		else?
20	A.	Yes.	20	A.	No. I'm usually the one that operates. It's
21	Q.	And if there is inadequate lubricant, then the	21		very rare that I'm standing assisting.
22		blade can actually heat up?	22	Q.	The kickback, that is the situation, in
23	A.	Yes.	23		layperson's terms, where the blade actually comes
24	Q.	And at that point can the motion of the chain	24		back toward the operator?
		73			75
1		just stop because it's overheated?	1	A.	(Indicates affirmatively.)
2	A.	Yes.	2	Q.	Yes?
3	Q.	Have you ever heard the phrase binding or blade	3	A.	Yes.
4		bind used in connection with an actual cutting	4	Q.	And you said you experienced that once?
5		operation?	1 -		
6	Α.		5	Α.	Yes.
7		Yes.	6	A. Q.	Yes. Where the blade actually kicked back toward you?
1	Q.	As the cut is occurring, the pressure of the log	1		Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't?
8	Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that	6		Where the blade actually kicked back toward you? Or were you holding it such thatit wouldn't? In my case the blade kicked forward. It pulled
8 9	Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade?	6 7	Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't?
1	A.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes.	6 7 8	Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed.
9		As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a riskthat you	6 7 8 9 10 11	Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came
9 10 11 12	A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011?	6 7 8 9 10 11 12	Q. A. Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user?
9 10 11 12 13	A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes.	6 7 8 9 10 11	Q. A.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that
9 10 11 12 13 14	A. Q. A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback?	6 7 8 9 10 11 12 13 14	Q. A. Q. A.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think.
9 10 11 12 13 14 15	A. Q. A. Q. A.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes.	6 7 8 9 10 11 12 13 14 15	Q. A. Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as
9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes. What is a kickback, as you understand it?	6 7 8 9 10 11 12 13 14 15 16	Q. Q. Q. Q. Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as to ways to avoid kickback?
9 10 11 12 13 14 15 16	A. Q. A. Q. A.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes. What is a kickback, as you understand it? It's usually when something other than what	6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. A.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as to ways to avoid kickback? Remove all the debris surrounding the area.
9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes. What is a kickback, as you understand it? It's usually when something other than what you're intending to cut is in the way, and like	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as to ways to avoid kickback? Remove all the debris surrounding the area. Okay.
9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes. What is a kickback, as you understand it? It's usually when something other than what you're intending to cut is in the way, and like you actually hit a second log, okay, and it will	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. A.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as to ways to avoid kickback? Remove all the debris surrounding the area. Okay. I was warned what kickback was when I was first
9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes. What is a kickback, as you understand it? It's usually when something other than what you're intending to cut is in the way, and like you actually hit a second log, okay, and it will kick back because you're trying to cut through	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as to ways to avoid kickback? Remove all the debris surrounding the area. Okay. I was warned what kickback was when I was first taught it. You don't want anything in the way
9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes. What is a kickback, as you understand it? It's usually when something other than what you're intending to cut is in the way, and like you actually hit a second log, okay, and it will kick back because you're trying to cut through two different items. That's my understanding of	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as to ways to avoid kickback? Remove all the debris surrounding the area. Okay. I was warned what kickback was when I was first taught it. You don't want anything in the way other than what you're cutting. My understanding
9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes. What is a kickback, as you understand it? It's usually when something other than what you're intending to cut is in the way, and like you actually hit a second log, okay, and it will kick back because you're trying to cut through two different items. That's my understanding of it. I may not be technically right, but	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as to ways to avoid kickback? Remove all the debris surrounding the area. Okay. I was warned what kickback was when I was first taught it. You don't want anything in the way other than what you're cutting. My understanding of kickback, the way that I was taught, it
9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	As the cut is occurring, the pressure of the log or tree that is being cut can pinch against that blade? I can see that happening, yes. Are you aware of that? Is that a risk that you know of or knew of before June 28, 2011? Yes. Have you ever heard of a kickback? Yes. What is a kickback, as you understand it? It's usually when something other than what you're intending to cut is in the way, and like you actually hit a second log, okay, and it will kick back because you're trying to cut through two different items. That's my understanding of	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q.	Where the blade actually kicked back toward you? Or were you holding it such that it wouldn't? In my case the blade kicked forward. It pulled the saw. It didn't kick back. I was kind of reversed. You have never experienced where it actually came back toward the user? I have never had the type of debris around that would cause that, I don't think. Have you ever read any manuals or been taught as to ways to avoid kickback? Remove all the debris surrounding the area. Okay. I was warned what kickback was when I was first taught it. You don't want anything in the way other than what you're cutting. My understanding

 $(\alpha_{i+1}, \beta_i) = \frac{1}{2}$

Γ		76	· ·		78
			1	Q.	Okay. So you haven't talked to him at all for
1		Okay?	2	⊶.	the last six months?
2	0	THE WITNESS: All right. In terms of how to hold the chain saw, as you	3	A.	No.
3	Q.		4	Q.	And that takes us into the middle of 2012. There
4		recall, what was the training you received in how to hold the chain saw?	5	ω.	is still like a whole year in there between the
5			6		accident and when the communication stopped.
6	Α.	Both hands.	7		What was the frequency of contact over that year
7	Q.	Okay. Where would your dominant hand be?	8		before all the communication stopped?
8	Α.	On the trigger.	9	A.	Right after the incident he was coming by every
9	Q.	And then you would use the right hand on the	10	Α.	couple of weeks for about a month and a half, two
10		trigger?	11		months, three months maybe. And I even went up
11	A.	Yes.	12		to his place once or twice.
12	Q.	Left hand on the bar that is on the top of the	13	Q.	What happened a year out that stopped all the
13		chain saw?	14	Q.	communication, if you know?
14	Α.	Yes.	15	Α.	He got a letter from an attorney's office.
15	Q.	Have you ever personally experienced a situation	1		Did he call you to talk about that letter?
16		where you were cutting a branch or a limb of some	16	Q.	Yes.
17	_	sort that had pressure on it that was bending it?	17	Α.	:
18	Α.	Yes.	18	Q.	Okay. What do you recall the substance of the conversation – strike that. That's a bad
19	Q.	Yes?	19		
20	A.	Yes.	20		question. Do you recall the conversation you had
21	Q.	And were you taught or did you learn any risks	21		with him once he got that letter?
22		that might be associated with doing that	22	Α.	I recall, yes.
23		activity, cutting a branch that had downward	23	Q.	Tell me what you recall talking to him about.
24		pressure on one end of it?	24		Who called who?
					70
	_	77		٨	79
1	A.	I was taught to attack the pressure from the	1	Α.	He wanted to know what it was.
1 2	A.	I was taught to attack the pressure from the other side so that you didn't get the bind in	2	Q.	He wanted to know what it was. He called you?
1		I was taught to attack the pressure from the other side so that you didn't get the bind in there.	2	Q. A.	He wanted to know what it was. He called you? Yes.
2	A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the	2 3 4	Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and
2		I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could	2 3 4 5	Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said.
2 3 4		I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid?	2 3 4 5 6	Q. A.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home
2 3 4 5		I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and	2 3 4 5 6 7	Q. A. Q. A.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?"
2 3 4 5 6	Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar.	2 3 4 5 6 7 8	Q. A. Q. A.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that?
2 3 4 5 6 7	Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched,	2 3 4 5 6 7 8 9	Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney."
2 3 4 5 6 7 8	Q. A.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar.	2 3 4 5 6 7 8 9 10	Q. A. Q. A.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he
2 3 4 5 6 7 8 9	Q. A.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched,	2 3 4 5 6 7 8 9 10	Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you?
2 3 4 5 6 7 8 9	Q. A.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes.	2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I
2 3 4 5 6 7 8 9 10	Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident,	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter.
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter. Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident, seeing him a few times a year during that last two years leading up to it, correct? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q. A.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter. Okay. He was real upset.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident, seeing him a few times a year during that last two years leading up to it, correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter. Okay. He was real upset. What is it that you believe he didn't tell his
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. A.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident, seeing him a few times a year during that last two years leading up to it, correct? Yes. What about since this happened? How often do you see him?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter. Okay. He was real upset. What is it that you believe he didn't tell his wife?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. A.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident, seeing him a few times a year during that last two years leading up to it, correct? Yes. What about since this happened? How often do you see him? Immediately after I saw him. He came over and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q. A.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter. Okay. He was real upset. What is it that you believe he didn't tell his wife? That there may be any aftermath.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident, seeing him a few times a year during that last two years leading up to it, correct? Yes. What about since this happened? How often do you see him? Immediately after I saw him. He came over and wanted to see how I was doing. But since —1	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. Q.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter. Okay. He was real upset. What is it that you believe he didn't tell his wife? That there may be any aftermath. Did he share something with you that caused you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident, seeing him a few times a year during that last two years leading up to it, correct? Yes. What about since this happened? How often do you see him? Immediately after I saw him. He came over and wanted to see how I was doing. But since —1 want to say I don't know how long it's been now,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. Q. A.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter. Okay. He was real upset. What is it that you believe he didn't tell his wife? That there may be any aftermath. Did he share something with you that caused you to believe that, or is that just your
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q.	I was taught to attack the pressure from the other side so that you didn't get the bind in there. And to avoid binding, if you cut right into the pressure area, the pressure zone, what could potentially happen that you're trying to avoid? The weight of the limb will pinch the chain and thus bending the bar. And if the blade of the chain saw gets pinched, I guess it gets in combination, the chain is also likely to be pinched? Yes. Now, we talked about your connection to Mr. Gagnon before the June 28, 2011 incident, seeing him a few times a year during that last two years leading up to it, correct? Yes. What about since this happened? How often do you see him? Immediately after I saw him. He came over and wanted to see how I was doing. But since —1	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. Q. A.	He wanted to know what it was. He called you? Yes. Tell me about the conversation, what he said and what you said. He said, "Why am I getting letters at my home when it happened at my mom's house?" Did you share with him any thoughts on that? I said, "It's from my attorney." Did you talk about the day of the event when he called you? Not so much. He was upset. And from what I gathered out of the whole thing, he may not have told his wife the entire truth about it, and she is the one who got the letter. Okay. He was real upset. What is it that you believe he didn't tell his wife? That there may be any aftermath. Did he share something with you that caused you

82 1 know, his wife didn't know, and he didn't 1 and Hans or me. Your conversations with the 2 2 appreciate the letters coming to his house. He defendant. 3 3 wanted my attorney to stop sending them. MR. BARCH: That's right. Q. 4 Okay. Other than him calling to ask why the 4 Α. Okay. He was just very upset that he was 5 5 letters were coming and you telling him that it receiving all of this stuff at his house. Can 6 was your attorney sending it and whatever 6 you repeat where you were at? 7 7 discussion occurred that caused you to believe I'm just trying to figure out if there was 8 his wife didn't know about it, any other 8 anything else you and Mr. Gagnon discussed that 9 9 discussion or any other subjects that you recall last phone call you had together besides him 10 10 being discussed during that phone call? being mad about getting letters, your belief his A. 11 11 Yes. wife might not have known the whole story, and 12 12 O. What? also him being upset about the whole thing. 13 A. May I confer with her for a minute? Can we have 13 Α. Yes. He was very upset. I'm not going to tell you some of the profanity, but he was very upset. 14 14 15 Q. Was your attorney there for that telephone call? 15 Q. I take it then he was very upset that he was 16 A. No. But he was e-mailed right thereafter the 16 being sued? 17 17 Α. He didn't understand why he was responsible at same dav. 18 18 MR. BARCH: Well, I don't want to deprive all if it happened on his mom's property. That 19 was his big . . . 19 you of a chance to talk to your attorney. Go 20 20 Q. Did you and he talk about the idea that he was 21 21 (At this time a short recess was taken.) running the chain saw? 22 CONTINUED EXAMINATION BY MR. BARCH: 22 Α. I said, "Yeah, you are responsible," and I said 23 Mr. Dulberg, I was asking you about the phone 23 "It's time you have to tell people about this. You know, they are going to want to know." And 24 24 conversation you had with Mr. Gagnon, the one 1 that precipitated the break-off of 1 he did not want to do -- he said he was tired of 2 communications. Okay? And we have talked about 2 the whole thing. He had heard from his mom about 3 3 it for months, and he did not want to hear it him calling wanting to know why he was getting 4 letters, your view that maybe his wife was upset anymore, and he is sick of it, and he went on, 4 5 with him. And I'm paraphrasing, of course. 5 and he was ranting. A. 6 Q. During this rant and your effort to explain to 6 And you also mentioned that you did not really 7 him why he was getting letters, did you and he 7 Q. 8 talk about what happened on June 28, 2011. And 8 ever discuss the subject of what happened? 9 Α. 9 then I asked the question I thought about - I I think we both know what happened. Q. 10 thought I asked whether or not there was anything 10 Did you actually discuss it that day during the else that you recall being discussed that day 11 call? 11 12 during that phone conversation. And then ! 12 Α. No. Not the details of what happened, no. thought that was the impetus to your request to 13 Q. No comments about "Well, you were running the 13 saw," or "You were holding the limb"? Nothing meet with your counsel. Does that get us back to 14 14 15 where we were? along those lines? No details about what 15 16 happened? 16 Α. Yes. 17 Q. Okay. And it may be difficult to talk about, you 17 A. I said, "You're the one who was operating the 18 chain saw. Of course the lawyers are going to 18 know, this breakdown in communication between you 19 and Mr. Gagnon because you have known him for 19 want to talk to you. They are going to send you 20 papers." 20 years, but it's important to me to know what you Q. 21 guys talked about. So to the extent it doesn't 21 And in response did he make any comments to you 22 about your involvement that day? involve your attorney, I would like to know what 22 23 A. He just went on about how he did not want to hear you guys discussed. 23 MS, FREEMAN: No conversations between you 24

_		84	i		86
1	Q.	Okay.	1	A.	No.
2	A.	That was the gist of it.	2	Q.	They didn't have you over to parties or anything?
3	Q.	All right. So you have known David for a long	3	A.	I should correct that. I did go over there a
4		time prior to this. And then Mr. and	4		couple of times just to see Caroline right after
5		Mrs. McGuire, Caroline and Bill, they are	5		Intermatic did their big layoff. That was more
6		married, of course?	6		about work.
7	A.	Yes, I believe so.	7	Q.	When did the big layoff occur?
8	Q.	How often would you encounter the McGuires?	8	A.	It went on for a couple of years. They've phased
9	A.	In recent years I would actually encounter the	9		down. It was between 2007 or '8 and 2010, I
10		McGuires more than I would David.	10		think they are still laying off. They are
11	Q.	How is it you would have more contact with them	11		probably going to go out of business.
12		than David?	12	Q.	The visit or two that you had at her home during
13	Α.	Caroline worked with me at Intermatic for ten	13	•	the layoff would have been sometime during this
14		years. Not side by side, but she worked there.	14		period you were talking about, 2008 to 2010?
15	Q.	Is it Intermatic didyou say?	15	A.	Yes, somewhere in there. When I heard that she
16	A.	Yes.	16		lost her job, that is when I stopped over.
17	Q.	Different jobs?	17	Q.	Just to basically express your sympathy or what
18	Α.	Yes.	18	٠.	have you, empathy?
19	Q.	Just worked for the same employer?	19	A.	(Indicates affirmatively.)
20	Α.	Yes.	20	Q.	All right. Prior to June 28 of 2011 had you ever
21	Q.	Did you guys have lunches together or anything	21	٠.	been to the McGuires' house to perform any type
22	Œ.	like that?	22		of function around their house; repair,
23	Α.	No.	23		maintenance, handyman work, anything?
24	Q.	So other than seeing her in passing, did you even	24	Α,	Prior to it?
	٠	be eater than every new an passing, and you even	1		1 1101 10 1-1
		85	1	-	87
1		85	1	Q.	Yes.
1 2	Α.	really talk to her?	1 2	Q. A.	Yes.
2	A.	really talk to her? If I had some downtime and she was working near	2	Q. A.	Yes. Mostly it was years earlier, and it was body
2	A.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it	2 3	-	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I
2 3 4		really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?"	2 3 4	-	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there
2 3 4 5	Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries?	2 3 4 5	-	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped
2 3 4 5 6	Q. A.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes.	2 3 4 5 6	A.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid.
2 3 4 5 6 7	Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social	2 3 4 5 6 7	-	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have
2 3 4 5 6 7 8	Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis?	2 3 4 5 6 7 8	A.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school
2 3 4 5 6 7 8 9	Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No.	2 3 4 5 6 7 8 9	A.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold
2 3 4 5 6 7 8 9	Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at	2 3 4 5 6 7 8 9	A. Q.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the you have mentioned that early on right after high school you would help David with the restoration ofold cars?
2 3 4 5 6 7 8 9 10 11	Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this	2 3 4 5 6 7 8 9 10	A. Q.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes.
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or	2 3 4 5 6 7 8 9 10 11 12	A. Q.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'?
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill?	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago,
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi.	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q.	Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi. In fact, I just ran into Bill two weeks ago.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi. In fact, I just ran into Bill two weeks ago. So would it be fair to characterize your contact	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct? Yes. But we're talking like more than five or ten?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi. In fact, I just ran into Bill two weeks ago. So would it be fair to characterize your contact with the McGuires during the — and putting your	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A. Q. A.	Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct? Yes. But we're talking like more than five or ten? Oh, yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi. In fact, I just ran into Bill two weeks ago. So would it be fair to characterize your contact with the McGuires during the — and putting your contact with Caroline at Intermatic aside, but	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q.	Yes. Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct? Yes. But we're talking like more than five or ten? Oh, yes. And then you mentioned that you might have helped
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi. In fact, I just ran into Bill two weeks ago. So would it be fair to characterize your contact with the McGuires during the — and putting your contact with Caroline at Intermatic aside, but outside of work, your contact with the McGuires	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A. Q.	Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct? Yes. But we're talking like more than five or ten? Oh, yes. And then you mentioned that you might have helped David shovel when you were kids?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi. In fact, I just ran into Bill two weeks ago. So would it be fair to characterize your contact with the McGuires during the — and putting your contact with Caroline at Intermatic aside, but outside of work, your contact with the McGuires would just be happenstance, bumping into them?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct? Yes. But we're talking like more than five or ten? Oh, yes. And then you mentioned that you might have helped David shovel when you were kids? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi. In fact, I just ran into Bill two weeks ago. So would it be fair to characterize your contact with the McGuires during the — and putting your contact with Caroline at Intermatic aside, but outside of work, your contact with the McGuires would just be happenstance, bumping into them? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q.	Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct? Yes. But we're talking like more than five or ten? Oh, yes. And then you mentioned that you might have helped David shovel when you were kids? Yes. All right. But let's get into like the last five
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A.	really talk to her? If I had some downtime and she was working near me, I would go over and say, "Hey, how's it going?" Just general pleasantries? Yes. You did not see Caroline and Bill on a social basis? No. And outside of your contact with her at Intermatic over the ten years leading up to this event, how often would you see either her or Bill? Outside of work, couple of times a year at the grocery store or something. I mean, just say hi. In fact, I just ran into Bill two weeks ago. So would it be fair to characterize your contact with the McGuires during the — and putting your contact with Caroline at Intermatic aside, but outside of work, your contact with the McGuires would just be happenstance, bumping into them?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Mostly it was years earlier, and it was body restoration in her garage with her son David. I don't think I ever repaired anything around there in the house or anything. I may have helped shovel the driveway once as a kid. All right. So we have got the — you have mentioned that early on right after high school you would help David with the restoration ofold cars? Yes. That was done in the garage at the McGuires'? Yes. Putting that activity — and that was years ago, correct? Yes. But we're talking like more than five or ten? Oh, yes. And then you mentioned that you might have helped David shovel when you were kids? Yes.

_					
		88			90
1 1		maintenance function at their home, any repair	1	Q.	What happened to it was your trailer?
2		function at the home?	2	Α,	Yes.
3	A.	No.	3	Q.	Where did it go?
4	Q.	Or any kind of handyman work of any kind?	4	A.	it went around the block to my house, and then I
5	A.	The closest thing to that I think was she needed	5		took it over to the scrap place.
6		to go to Menards to get some wood, and I had a	6	Q.	Did you use it for a period of time?
7		truck and a trailer, and I took her over there,	7	A.	It sat there. I threw some hoses in there when I
8		her and her son, and got the wood and drove her	8		got more stuff to go to the scrap guy. Took it
9		back home. And that was it. I didn't actually	9		all over.
10		perform any function.	10	Q.	When did you dispose of it?
11	Q.	And when was that in relation to 2011?	11	A.	This year. No. 2012.
12	A.	Wait. Wait. I stand corrected. The month or	12	Q.	So you had it through the winter of 2011-2012?
13		two prior to this incident I took down a shed.	13	A.	Yes.
14		It wasn't just me. And we didn't take it down.	14	Q.	So you used it about a year and then got rid of
15		They just unbolted it from the bottom, and we all	15		it?
16		just carried it out to the front of the yard and	16	A.	Yes. It was just sitting there. I didn't want
17		put it on my trailer. They needed as many hands	17		to use it. It wasn't
18		as they could get, and I happened to be free.	18	Q.	(Interrupting) When you were there when you
19	Q.	Okay. So a month or two before this event there	19		were there to have this thing put onto your
20	٠.	was a shed that was removed from the property?	20		trailer, who else was there besides you?
21	Α.	Yes. I don't even know if it was a month. Maybe	21	Α.	David, Bill and Carol.
22	<i></i>	four weeks.	22	Q.	So did all four of you then lift this thing up?
23	Q.	Sometime before?	23	Α.	You need one on each comer.
24	A.	Just right before, yes.	24	Q.	Okay. Besides helping them get the shed off the
-		89	-		91
1	Q.	It still would have been 2011?	1		property, do you recall any other work that you
2	Α.	(Indicates affirmatively.)	2		may have done or assistance you may have offered
3	Q.	Yes?	3		around the property prior to June 28 of 2011?
	Α.	Yes.	4	Α.	Recently. That's about it.
4	Q.		5	Q.	-
5	Q.	This shed, you say it was just unbolted from its foundation?	1	Ġ.	Did Mr. or Mrs. McGuire I'm going to use them
6	Α.		6		in combination. If one or the other did
1 ′	Α.	Yes. It was one of those flimsy steel sheds.	′ ′		something, tell me. But did either of the
8	Q.	Steel deal?	8		McGuires ever train you on how to use a chain
9	A.	Real light.	9		saw?
10	Q.	How big was it?	10	Α.	No.
11	Α.	It was a big one.	11	Q.	Did either of the McGuires ever demonstrate how
12	Q.	You're talking 10 feet by 9? I mean, how big?	12	_	to use a chain saw for you?
13	_	Do you recall?	13	Α.	No.
14	Α.	I would guess and I don't know. They know	14	Q.	Did you ever help Bill or Caroline cut trees down
15		what size it was. It was a bigger one. Probably	15		prior to June 28, 2011?
16		10 by 12.	16	A.	Once.
17	Q.	That is an estimate, right?	17	Q.	And when was that?
18	A.	Yes.	18	A.	Again, it was a few weeks prior. About the same
19	Q.	And then did you say a group of people picked it	19		time we took the shed.
20		up whole and put it onto a trailer?	20	Q.	Okay. So there was another occasion where you
21	A.	Yes.	21		were out there tending to trees?
22	Q.	Was it placed on like a flatbed trailer or	22	A.	No. Her son David called me and asked me if he
23		something?	23		could borrow my chain saw.
24	A.	Yes.	24	Q.	Okay.

		92			94
1	Α.	And I brought it over.		Α.	I got pop.
2	Q.	So David called you for a chain saw?	2	Q.	Pop. Were you expecting money?
3	Α.	Yes.	3	Α.	No. I wasn't there to do any work.
4	Q.	And other than bringing it over, did you help	4	Q.	And you don't have any insight as to the
5		David at all?	5		connection between David – strike that. You
6	A.	I picked up some sticks on the ground. He did	6		don't have any insight as to the arrangement
7		all of the cutting except for I did cut one	7		between the McGuires and Mr. Gagnon on that day
8		thing, and it was when it was all done and	8		when he was taking down the apple tree?
9		cleaned up, they had a stump, and I tried to make	9	Α.	No.
10		it as close to the ground as possible, and that	10	Q.	For all you know it could have been a favor for
11	_	was it. That's the only cutting I did.	11		his parents?
12	Q.	When you say you picked up some branches -	12	Α.	Yes.
13	Α.	(Interrupting) Yes.	13	Q.	Or perhaps he was paid? We don't know? You
14	Q.	When you say picked up branches, what are you	14		don't know?
15		talking about? Bundles? A couple twigs?	15	Α.	Right.
16	A.	It was an apple tree. So they were small, and	16	Q.	When you said that David was the one that took
17		David cut it. He cut the whole tree down, and	17		the tree down by himself that time, the apple
18		Bill and I were standing there talking, and we	18		tree
19		were taking them over to where they were their	19	A.	(Interrupting) Yes.
20		garden area.	20	Q.	 do you happen to know, prior to David setting
21	Q.	So on this occasion David cut down the entire	21		out to do the tree, whether Mr. McGuire or
22		apple tree?	22		Mrs. McGuire gave him any instruction on how to
23	A.	Yes.	23		use a chain saw?
24	Q.	With the exception of that stump that you tidied	24	Α.	Not to my knowledge.
1		93	1		95
1		up?	1	Q.	Do you know if they were even out in the property
2	A.	Right. About four inches of stump sticking up,	2		— out in the yard when he was doing that work?
3		yes.	3	A.	Yes, they were.
4	Q.	And the assistance that you gave, you helped get	4	Q.	They were there as he was cutting or afterward?
5		that stump to a more presentable condition closer	5	A.	Both.
6		to the ground?	6	Q.	You saw the McGuires present when David was using
7	A.	Yes, I did.	7		the chain saw?
8	Q.	And then you helped Bill move some of the	8	Α.	Yes.
9		branches to a different area on the property?	9		MS. FREEMAN: Counsel, are we talking
10	A.	They were already cut up, so yes.	10		about the apple tree?
11	Q.	Were they tied in bundles, or did you -	11		MR. BARCH: Yes, the apple tree.
12	A.	(Interrupting) They were just loose.	12	Q.	And while you were there - I guess you were
13	Q.	Loose. Did you just pick them up and carry them?	13		present, I take it, then, when the McGuires were
14	A.	Yes.	14		on the property and David was using the chain saw
15	Q.	Did you get paid by the McGuires?	15		to cut the apple tree apart?
16	A.	No.	16	A.	Yes.
17	Q.	Do you know if David was paid by the McGuires to	17	Q.	Do you recall over hearing or seeing Mr. McGuire
18		take down that tree?	18		or Mrs. McGuire instructing David on how to use
19	A.	Which tree?	19		that chain saw while you were there?
20	Q.	The apple tree.	20	A.	Not how to use the chain saw. Just what they
21	A.	I don't know.	21		wanted gone.
22	Q.	Did you get any kind of remuneration or	22	Q.	So they were telling him which parts of the tree
23		consideration or gifts of any kind for helping	23		they wanted gone?
24		that day with your chain saw?	24	A.	They wanted the whole tree gone.
<u> </u>				_	

		96	1		98
1	Q.	So anything beyond that, saying take the whole	1	A.	Right
2		thing down?	2	Q.	You don't recall Mr. McGuire telling David how to
3	A.	The two of them were bickering back and forth	3		use the chain saw, though? That didn't happen in
4		about all different things. They were talking	4		your presence?
5		about all different trees they wanted – I didn't	5	Α.	No.
6		keep up with	6	Q.	Correct?
7	Q.	(Interrupting) The two of them meaning Mr. and	7	Α.	Correct.
1	Q.	Mrs. McGuire?	8	Q.	And you don't recall Mr. McGuire demonstrating
8			9	Q.	
9	A.	Yes. And her son. I didn't get into any of	1		the chain saw for Mr. Gagnon that dayeither, correct?
10	_	that. That is whatever they wanted to do.	10	٨	
11	Q.	So there is some banter, bickering, whatever you	11	Α.	No yes, that's correct.
12		want to call it, over which trees needed to come	12	Q.	David was just using the chain sawin his
13	_	down?	13	_	presence? Is that how you recalled it?
14	Α.	Right.	14	Α.	Yes.
15	Q.	Besides identifying the trees that theywanted	15	Q.	Now, you were going to sayyou do recall
16		either trimmed or removed, do you recall	16		something else that happened as we were asking
17		Mr. McGuire or Mrs. McGuire telling David how to	17		questions about it.
18		go about taking down the tree with the chain saw?	18	A.	You were asking about instruction, and Caroline
19	A.	I think Bill and Dave talked about that a little	19		was worried because part of the tree was over the
20		bit, how they were going to do it.	20		house, and she was telling him to take it they
21	Q.	Okay.	21		were talking about the way to take the tree down
22	A.	I didn't have anything to do with it.	22		without any of it touching the house at all; and
23	Q.	What did you overhear David saying to Bill or	23		they worked it out and did it, you know.
24		Bill saying to David with respect to the apple	24	Q.	All right. So that is something that sticks out
		97			99
1		tree?	1		in your mind? There was a tree - part of the
2	A.	Well, the only thing that I did anything about, I	2		tree is over the house, and there was a concern
3		remember Bill was complaining that it was	3		about damaging the house?
4		sticking up out of the ground, and I was putting	4	A.	I remember that, yes.
5		the chain saw away in the case so I could take it	5	Q.	And there was a discussion as to how to get the
6		home, and I took it back out of the case and	6		tree removed without hurting the house?
7		said, "I'll take the four inches off for you,"	7	A.	Yes.
8		because David was already gone or he was in the	8	Q.	Was it successful? Did they do it?
9		house doing something, and I just wanted to get	9	A.	Yes.
10		it done and head out of there. I didn't want to	10	Q.	Did anybody get hurt, as far as you know, that
1		wait for him, so I did that. But as far as them	11	Œ.	day with the chain saw?
11		•	12	A.	No.
12		instructing each other, they were mostly talking	i		
13	_	amongst each other.	13	Q.	And you had no connection to anyof the cutting
14	Q.	What I'm driving at is you recall hearing them	14		that day, correct?
15		discuss/bicker over	15	A.	Other than picking up the sticks and cutting the
16	Α.	(Interrupting) I do remember. I do remember.	16	_	stump, that was it.
17	Q.	Hold on. You do recall hearing them bicker or	17	Q.	That's right. I take it back. You did cut the
18		discuss which trees needed to come down totally	18		stump closer to the ground?
19		or which ones needed to be trimmed? That is	19	Α.	Yes.
20		something you recall them bickening about,	20	Q.	But in terms of the work, David did the actual
21		correct?	21		severing of the branches and cutting the limbs
22	A.	Yes.	22		and things? You were not helping him do that?
23	Q.	And you recall Mr. McGuire being dissatisfied	23	A.	I was just taking the cut branches over to the
24		with the way the stump looked after David left?	24		pile where they were going to burn it or whatever

		100			102
1		they wanted to do with it.	1.	Q.	And so when you went to the McGuires' that day, I
2	Q.	Let's go to June 28, 2011 then. Did Mr. or	2		take it you didn't bring anything with you?
3		Mrs. McGuire ask you to come over?	3	A.	Just my truck.
4	Α.	David did.	4	Q.	Just your truck?
5	Q.	So Mr. and Mrs. McGuire did not call you up and	5	A.	Yes. And my dog.
6		ask you to come over?	6	Q.	Your dog did you say?
7	A.	No.	7	A.	Yes.
8	Q.	So your involvement started with a call from	8	Q.	Did you have a pickup truck?
9		David?	9	A.	Tahoe.
10	A.	Yes.	10	Q.	What were you going to do - where were you going
11	Q.	What do you recall him saying when he called you?	11		to put the wood if you did take some?
12	A.	He said he was taking down another tree for his	12	A.	I was going to go back home and get a trailer.
13		mom. And I said, "Do you need the chain saw?"	13	Q.	You weren't even sure you were taking wood at
14		And he said, "No." And I was like "Oh." He	14		that point?
15		said, "Do you want the wood?" "Well, I'll come	15	A.	Yes, exactly.
16		over and see what you got." Because he was	16	Q.	You went out there in your personal vehicle with
17		trying to explain to me which tree it was, but i	17		your dog?
18		wasn't sure. So I said, you know, "I can come	18	A.	Yes.
19		over and take a look in the morning."	19	Q.	At that point you were not planning to assist
20	Q.	I forgot to ask you. Did you take any of the	20		him; just to check the wood to see if you wanted
21		wood that was cut down of the apple tree wood?	21		it?
22	A.	No.	22	A.	Согтест.
23	Q.	Okay. So you agreed to come over and take a look	23	Q.	On arrival who was there?
24		at the wood that was being - I guess the tree	24	A.	David, his mom Caroline, Bill. And at some point
		101	T		103
1		wood that was - strike that - the remains of	1		in there his sister showed up.
2		the tree that was being taken down on June 28?	2	Q.	Bill's sister?
3	A.	Right	3	Α.	No, David's sister Diane. She was there. I
4	Q.	And heading over there was it your plan or did	4		don't remember when she came and went. She was
5		you anticipate helping him?	5		there.
6	A.	Not with he said he had a chain saw, and he	6	Q.	And on arrival are they all in the house, or is
7		does it all himself. So I anticipated just	7		the cutting ongoing and they are all outside?
8		getting the wood, you know, if I wanted it.	8		What do you recall?
9	Q.	Okay. And prior to arriving at the property did	9	A.	David was - he came walking around the side of
10		you call the McGuires?	10		the house as I pulled up - they must have seen
11	A.	I don't think so, no you know what, I	11		me – and said, "Hey, how's it going," you know,
12		strike that. I don't remember if I called to	12		and I said, "Morning." He wanted to show me what
13		make sure he was there before I left in the	13		he had.
14		morning or not. I don't remember. I may have.	14	Q.	So you went around back and looked?
15	Q.	So he called you not on the day of, but some	15	A.	Yes.
16		other point to alert you he would be there on	16	Q.	How much of the tree was down at this point?
17		that day?	17	A.	None.
18	A.	Yes.	18	Q.	What kind of tree was it?
19	Q.	So you may have checked just to see if he was	19	A.	Pine.
20		there?	20	Q.	We're talking like a Christmas tree type, or the
21	A.	Yes.	21		big one with all the ugly branches?
22	Q.	Do you recall that being the case, or it's just a	22	A.	They all have big ugly branches. It was the
23		possibility?	23		Christmas tree type.
24	A.	It's a possibility.	24	Q.	How tall was this thing?

Γ		104	1		400
1	A,	We all guessed at that. I think around 60 feet.	1	A.	106 (Interrupting) They bicker like cats and dogs.
2	Q.	And that's an estimate, correct?	2	Q.	You have used that phrase "bicker." When you say
3	A.	Yes.	3	œ.	bicker
4	Q.	None of it had been trimmed up at that point?	4	Α.	(Interrupting) Discuss.
5	A.	Correct.	5	Q.	Was she telling him she wanted certain trees down
6	Q.	All right. And now you and David are back there	6	Q.	and he did not want to take those down or –
7	Œ.	looking at it, correct?	7	A.	(Interrupting) Yes.
8	A,	Bill came out. Carol came out. They were all	8	Q.	- he wanted some down that she did not want
9	714	out there.	9	Œ.	down?
10	Q.	That is what I was going to ask next. Who else	10	A.	Both ways.
11	σ.	was back there with you when you were looking at	11	Q.	Okay. So other than identifying which additional
12		it before the work started?	12	٠.	trees had to be trimmed or cut down versus, you
13	A.	Everybody.	13		know, left alone, do you recall any other
14	Q.	Okay. And at some point the cutting began?	14		discussion between David and Caroline prior to
15	Α.	Yes.	15		him undertaking the effort to actually cut
16	Q.	All right. Between the time you arrived and you	16		things?
17	œ.	went back with David to look at the tree and I	17	Α.	She was telling him about she the putting oil
18		think you said Bill and Carol were there, too?	18	Α.	in the chain saw. And he was like "I know. I
19	A.	Uh-huh.	19		know, Mom," you know. Because it was brand-new.
20	Q.	Yes?	20		They had just bought it. It was all little
21	Α.	Yes.	21		things. And a lot of the discussion didn't have
22	Q.	Between that point in time and the time the tree	22		anything to do with the tree. We're talking
23	Œ.	cutting actually started what discussions do you	23		about other things like other kids in the family
24		recall about this project?	24		and – you know.
- -		105	†		107
1	A.	They showed me the new chain saw they bought	1	Q.	When David explained his plan for taking down the
2	Q.	Okay.	2		tree, you heard part of that?
3	A.	After that I was Joking around with Bill a little	3	A.	Yes.
4		bit. He was telling me about his vacation. Did	4	Q.	Okay. Do you recall Caroline disagreeing with
5		a lot of talking about his vacation. We talked	5		him about how to go about taking down that tree?
6		about that all day.	6	Α.	Not too much, no.
7	Q.	Okay.	7	Q.	What about Bill?
8	A.	I was playing with the dog. Carol loves my dog.	8	Α.	Bill just stood Bill wanted to make sure it
9		Just simple pleasantries. Nothing – it wasn't	9		wouldn't hit the pool or the garage. Same thing
10		really about the work.	10		with Caroline. They did not want any damage to
11	Q.	Do you recall any discussion about the work	11		their property other than it falling on the
12		between the time you went behind the house to	12		grass.
13		look at the tree and the time David started work	13	Q.	That would seem to be any property owner's
14		on the tree?	14		concern is that they didn't get other damage.
15	A.	David was talking about the work that he was	15	A.	Sure.
16		going to do, where he was going to drop it, how	16	Q.	But in terms of how to go about doing that, other
17		he was going to take it down. He was telling	17		than alerting Mr. Gagnon that they did not want
18		Bill and Carol how he was going to do this.	18		the house hurt or the pool damaged or anything
19	Q.	Do you recall during that process Caroline	19		like that, do you recall any comments from either
20	~-	McGuire trying to override any decision that	20		Mr. McGuire or Mrs. McGuire as to how to go about
21		David had?	21		doing that, or was that a decision that - or a
22	A.	Yes. But not about that tree. About other	22		plan that Paul — I'm sorry — Mr. Gagnon came up
23		trees.	23		with, from your vantage point?
24	Q.	Okay. Well, what do you recall Caroline's	24	A.	He came up with it. He said what he was going to

Γ.		108			110
1		do, and he did.	1	A.	No.
2	Q.	Okay. In terms of discussions then leading, I	2	Q.	At what point between the time they started
3		guess, from the time you got behind the house to	3		cutting to the point where you were hurt did they
4		the point in time where David started working on	4		leave?
5		the tree – and specifically I'm talking about	5	A.	Well, Bill was in and out of the house getting
6		conversations you overheard with the McGuires and	6		things to drink and whatnot and talking to
7		Mr. Gagnon – there was concern about not	7		Caroline. I don't know when he disappeared that
8		damaging the house or pool?	8		last time. But Dave's sister was in the pool,
9	A.	Uh-huh.	9		and she disappeared, too. I think she went home.
10	Q.	And there was also discussion over which tree	10		I don't know what happened to her. But, yes, it
11		should be cut and which tree should not be cut	11		was he was in and out, you know.
12	Α.	(Interrupting) Uh-huh.	12	Q.	Okay. Why don't you tell me about the work you
13	Q.	- correct? And then you remember them talking	13		saw David do between the time he started it and
14		about the chain saw being new and Mrs. McGuire	14		the time you actually started helping him with
15		concerned about making sure there is oil in it?	15		any aspect of it.
16	A.	Yes.	16	A.	He was taking off the lower branches of the pine
17	Q.	Anything else you can recall?	17		tree.
18	A.	That's about it. I'm sure there were other	18	Q.	Okay. So you're just standing there watching
19		things.	19		this?
20	Q.	Did David consult with you about how to get the	20	A.	Oh, yes.
21		tree down?	21	Q.	And so the first task that you saw him undertake,
22	A.	Not much. He asked me how tall I thought it was.	22		he was using the chain saw to cut some of the
23		But he knew how to measure out pacing or	23		lower branches off of this pine tree?
24		something, some trigonometry thing. He figured	24	A.	Yes.
		109			111
1		out how tall it was.	1	Q.	And that was from the ground level?
2	Q.	So, I mean, did it appear to you that he looked	2	A.	Pretty much the first lower branches, you know.
3		like he knew what he was doing?	3	Q.	Okay.
4	A.	Oh, yes.	4	A.	And then he worked his way up, you know.
5	Q.	You say you saw him actually measuring things?	5	Q.	Got you. How far along with the cutting process
6	A.	Yes.	6		was he before you did anything to assist him?
7	Q.	Like just walking it off in feet, or did he have	7	A.	He was pretty high in the tree. Probably 25
8		a tape measure out there?	8		well, 20 feet. I'm getting - his chain saw died
9	A.	No. He paced it off. He was estimating the	9		on him. He had a rope. And he lowered it down,
10		height of the tree from where it would fall.	10		and he asked for me or Bill to restart it for
11	Q.	Okay. Any other preparations that you observed	11		him, and I restarted it. And then he raised it
12		him undertake before he actually began cutting?	12		back up in the tree and pulled it back up there
13	A.	Preparations? Getting the chain saw ready. He	13		and then just kept going.
14		ate breakfast in between. He's the kind of guy	14	Q.	Okay. And so how is he getting up the tree?
15		that would work for 10 minutes and then take a	15	A.	He's climbing.
16		20-minute break and work for 10, you know.	16	Q.	He's climbing the tree?
17	Q.	Okay. So at some point the chain saw gets fired	17	A.	Yes.
18		up, I take it?	18	Q.	Does he have little spikes on his shoes?
19	A.	Yes.	19	A.	l didn't see spikes, no.
20	Q.	And are the McGuires still out in the yard?	20	Q.	So is he cutting the branch and using the stump
21	A.	I believe so.	21		as a step?
22	Q.	From the Interrogatory answers it looks to me	22	A.	Yes. He had some sort of belt he had wrapped
23		like they were not present in the area when you	23		around the tree. I have never done anything like
24		actually got hurt?	24		that, so I that's not I have not that

		112			114
1		skilled.	1		for me. I'll pull it back up."
2	Q.	You have never cut a tree down the size of this	2	Q.	You believe it stalled, and he lowered it down to
3		one?	3		have somebody else start it?
4	A.	No.	4	A.	Yes.
5	Q.	And you have never used any straps or belts or	5	Q.	Did you recall him saying, "It's too dangerous to
6		hamesses to ascend the tree?	6		start up here on my own"? Is it just something
7	Α.	wouldn't climb into a tree like that, no.	7		you assumed?
8	Q.	Now, I mean, you're watching him do it?	8	A.	l assumed it. I would think it would be too
9	A.	It looks scary.	9		dangerous.
10	Q.	You're watching him do this?	10	Q.	So you did restart it?
11	A.	Yes.	11	A.	Yes.
12	Q.	How many branches do you think he cut, I mean, up	12	Q.	And so when it goes up on the rope, it's running,
13	-1.	to this point where	13		but the blade is not turning, obviously?
14	A.	(Interrupting) There was a lot of branches. I	14	A.	Correct.
15		mean, I was surprised how many branches are on a	15	Q.	You have to use the trigger to get the chain to
16		pine tree. So I can't guess the number, but	16		move?
17		there was a lot.	17	A.	Correct.
18	Q.	And he's got some kind of a strap holding him to	18	Q.	And I presume the rope is not going through the
19		the tree, and he's using his feet as support?	19		trigger area?
20	Α.	Standing on the stumps that he had cut for it,	20	Α.	No, it's not.
21	Α.	yes.	21	Q.	There is a
22	Q.	And and then the chain saw is attached to a rope	22	A,	(Interrupting) It's tied around the bar.
23	Œ.	of some sort?	23	Q.	Got you. So it gets back up to him. Does he
24	A.	Yes. He had tied a rope around the handle of the	24	٠.	continue on with the cutting?
24		113	1		115
1		chain saw and had it up in the tree with him.	1	Α.	Yes.
2	Q.	And is Mr. McGuire out there for this?	2	Q.	And what is the next involvement of any sort that
3	Α.	Yes.	3		you had?
4	Q.	Mrs. McGuire, too?	4	A.	Bill wanted to get some of the sticks that he was
5	Α.	At times.	5		cutting down off the ground and into a pile so he
6	Q.	Are they doing anything other than watching him?	6		started doing that. And then my dog went and
7	Α.	Bill was talking to me. He really liked his	7		grabbed some sticks because he sees sticks, you
8	Λ.	vacation, and he was – he had story after story.	8		know. So I went over, and I was helping Bill put
9	Q.	So he's really kind of a spectator more than	9		the sticks into a pile next to the garden. They
10	Q.	anything, and he's having conversations with you?	10		were just laying on the ground. We were standing
11	A.	Both of us were, yes.	11		there doing nothing.
12	Q.	He's not directly assisting David up there in the	12	Q.	Okay. So you were basically just helping Bill
1	Q.	tree?	13	•	move some of the debris over into a pile?
13	A.	Bill did – yes, exactly.	14	A.	Yes.
14		Did Bill ever climb the tree?	15	Q.	The smaller stuff?
15	Q.		16	A.	Well, the long
16	Α.	No. All right. So he's about 20 to 25 feet up when	17	Q.	(Interrupting) The limbs?
17	Q.	he – did it run out of gas or something?	18	A.	Yes.
18	A	ne — dia it fun out of gas of something? I think it just died.	19	Q.	And what was the plan for those, if you know?
19	Α.	It died. He needed somebody else to start it?	20	.	Were they going to be chipped up?
20	Q.	•	21	A.	Well, Bill wanted to burn then. In fact, he
21	A .	(Indicates affirmatively.)	22	۸.	started a fire and was burning them.
22	Q.	He didn't try to start it himself up in the tree?	23	Q.	Okay.
23	Α.	No. He said it was dangerous. He said, "I'm	1	_	And somewhere along the way David wanted to save
24		going to lower it down to the ground. Start it	24	Α.	With somewhere group the May bayin Martied to save

Г		116			118
1		them.	1	Q.	For a good portion of time?
2	Q.	All right. So all you're doing is taking the	2	A.	Yes.
3		stuff that has fallen off the tree and dragging	3	Q.	At some point Bill started dragging these
4		it into a separate area at this point?	4		branches to a different area, and you lent a
5	A.	Yes.	5		hand?
6	Q.	All right. And did Bill ask you to help, or you	6	A.	Yes.
7		were just there and you decided to help him?	7	Q.	You didn't do that anticipating any payment of
8	A.	I just decided to help him.	8		any sort, correct?
9	Q.	Did you at that point discuss, you know, payment	9	A.	Correct.
10		for doing this?	10	Q.	And then how long does this go on where you're
11	A.	No.	11		moving branches?
12	Q.	Did you consider yourself doing him a favor by	12	Α.	Well, some time. David, he took some good long
13		just helping?	13		breaks. So a few hours. At least a couple. I
14	A.	Yes.	14		mean, we weren't moving branches for two hours.
15	Q.	Was it your plan to maybe had you decided at	15		You move them for two minutes and you're done for
16		that point to take any of the wood as firewood?	16		20 minutes, you know.
17	A.	No. I told him I didn't want it.	17	Q.	Until there is some more down?
18	Q.	None of it?	18	A.	Yes.
19	A.	None of it. It's pine.	19	Q.	Because you're not standing under there as they
20	Q.	Even the trunk of it once it was done?	20		are dropping down?
21	Α.	None of it is any good for burning in a	21	A.	Right.
22		fireplace.	22	Q.	So it's off and on for a couple of hours you're
23	Q.	So once you got back there and saw it was going	23		moving these branches?
24		to be a pine tree coming down, you knew you	24	A.	Yes.
		117			119
1		weren't going to be taking advantage of any of	1	Q.	At some point does David get the whole the
2		the wood?	2		whole trunk, it's eliminated with all the
3	A.	Correct	3		smaller branches are gone?
4	Q.	It wasn't your chain saw, correct?	4	A.	He got it pretty far up. And when he came down,
5	A٠	Right	5		he looked pretty scared. I was like "I wouldn't
6	Q.	What purpose other than talking to Bill did you	6		want to do that. I have to give it to you
7		have for staying?	7		because I wouldn't climb up like that."
8	A.	Well, Carol talked to me about - it was just	8	Q.	Did he get all the way to the top, very top of
9		social. Carol was talking about old people that	9		that, 50 or 60 feet high?
10		worked at Intermatic. Bill was telling me about	10	A.	No, no.
11		his vacation. And it was just talk, you know. I	11	Q.	So at some point he comes down, and there is
12		didn't plan on staying that long at all, but they	12		still some of the triangular part of the tree
13		just keep talking. I didn't have anything else	13		with the branches?
14		to do that day, so I just	14	A.	Yes. There was a good better than a third of
15	Q.	What day of the week was it?	15		it, maybe a little more, left.
16	A.	I don't recall offhand.	16	Q.	So roughly two-thirds of it is free of the limbs?
17	Q.	Was it a weekend?	17	A.	Between a half and two-thirds, yes. Somewhere in
18	A.	No, it was not a weekend.	18		there.
19	Q.	All right. So you decided you weren't going to	19	Q.	And then he comes down. Is that when he falls
20		take any wood, and it was really by you were	20		the tree?
21		kind of hanging out socializing with the	21	A.	No.
22		McGuires, if I'm understanding what you're	22	Q.	Did he ever cut the tree and see it fall over?
23		saying?	23	A.	No.
24	A.	Yes	24	Q.	Did you get injured before that happened?

Γ—		120			122
1	Α.	Yes.	1		like that, no.
1	Q.	So he comes off of the tree having cut down half	2		MS. FREEMAN: Just answer the question.
2	Œ.	to two-thirds of the limbs?	3	Α.	No.
3	۸	Uh-huh.	4	Q.	All right. So now David needed some help with
4	Α.	Right?	5		something. What was it, as you recall? What did
5	Q.	The state of the s	6		he need help with?
6	A. Q.	_	7	Α.	He had accumulated a very large pile of, you
7	-	Is that a yes?	8		know, the long pine branches. He asked if I
8	Α.	Yes. All right. And then during that period of time	9		could help him for a few minutes. I said sure.
9	Q.	while he was up there, that is when you and Bill	10		He says, "I need you to hold these while I cut
10		were dragging some of these branches over to a	11		off the things on them." And he showed me what
11		different area?	12		he wanted, showed me where to stand. And I said,
12		Yes.	13		"Yeah, I can do that," you know. And yes.
13	Α.	And at what point is it that you're involved in	14	Q.	All right. So I guess from what I envision,
14	Q.	any activity which resulted in your injury?	15		he's cut all of these limbs off of that pine
15		When David came down, he took a good long break.	16		tree. Now there is a big pile of them; one you
16	Α.	He was tired. He was climbing the tree. He was	17		guys weren't able to move, you and Bill?
17		tired. I think he ate something for lunch. I	18	Α.	He had anotherpile from the tree right next to
18		was offered a pop. You know, I sat there and	19		it, yes.
19		drank a pop, was playing with my dog. After	20	Q.	And what was he going to do? Trim some of the
20		funch Dave went back over there to do some more	21		smaller branches off the limbs?
21		work. He started trimming on the tree next to	22	Α.	That's what he wanted to do. He wanted to save
22		it. Wasn't even the same tree. Same thing,	23		the center part for firewood or something like
23		taking off the lower branches. And it was when	24		that for campfires or something. I don't know.
24		121	╁		123
		he was doing that, when he was done with trimming	1	Q.	So by cleaning off the smaller branches, then
1		that tree, that is when he asked me to come over	2		there would be some logs that could be cut up
2		and hold something for him.	3		that would be suitable for firewood?
3	Q.	So after lunch he stopped working on the tree	4	Α.	Correct
4	Q.	that you saw him work on all morning, correct?	5	Q.	Did you and he actually - did he tell you what
5	A		6		his plan was or what he was going to do?
6	Α.	Uh-huh. And started working on an adjacent tree?	.7	Α.	He told me exactly what to do. He knew what he
7	Q.	Uh-huh.	8		was doing. You know, seemed that way to me.
8	Α.	He was at ground level again just cutting off	9	Q.	And he told you what he wanted you to do?
9	Q.	branches?	10	A.	Yes.
10			11	Q.	And what did he tell you to do?
11	Α.	Uh-huh. That was the first time he directly asked you for	12	A.	Took the branch, pull it over here so it's away
12	Q.		13		from the rest of them. Hold the one end up, and
13		help? Yes – well, other than start the chain saw	14		he would cut the smaller stuff off the other end.
14	Α.		15		And when that was done, put it down, grab the
15	^	earlier. Yes. So up until that point in time I take it	16		next one, put it up and - you know, yes.
16	Q.	you had not offered David any thoughts about how	17	Q.	So I'm understanding, you're taking a limb that
17		to proceed with the tree trimming, whatever he	18		had been cut off the tree, you're holding it
18		was doing? You're just watching?	19		upright?
19			20	Α.	No.
20		Yes. You didn't offer him any comments on how to do	21	Q.	No?
21	Q.	this, the way he was going about getting this	22	Α.	Can I do I don't know how it translates.
22			23	Q.	We'll explain it on record. But if that straw
23	_	stuff done? I have never seen it done, that big of a tree	24		will help you orient us as to what you were
24	Α.	I nave never seen it done, that big of a uce			

Γ		124]		126
1		doing	1	A.	That's what he wanted those for is to cut it in
2	A.	(Interrupting) The branch would be like this	2		smaller pieces.
3		(indicating) to the ground.	3	Q.	Did he do that task, too, each time you
4	Q.	All right. So the heavier – the thicker part of	4	A.	(Interrupting) I think he did the first few, and
5		the branch is laying on the ground?	5		then we just started taking the other ones, the
6	A.	Actually, the thinner part was. That is the way	6		longer things off. He dictated what he wanted.
7		he wanted it.	7		Some of them he wanted you know, he wanted to
8	Q.	So you're holding the heavier part of the limb?	8	,	see what he could get out of it first.
9	A.	Yes.	9	Q.	All right. So the first couple you trimmed the
10	Q.	The long part of it?	10		branches up and then cut them into smaller logs
11	A.	Yes.	11		immediately?
12	Q.	And he's trimming off the smaller branches?	12	A.	Yes.
13	A.	Yes.	13	Q.	Did you hold the longer limb as he cut it into
14	Q.	Off his limb?	14		smaller sections?
15	A.	Yes.	15	A.	No. He had set up a from the apple tree he
16	Q.	Does he start at the end and work his way closer	16		set up two logs and was able to set it on there
17		to you?	17		and just (indicating).
18	A.	Yes.	18	Q.	So you didn't hold the log as he was trimming
19	Q.	And how long are these limbs?	19		them into smaller pieces?
20	A.	They're pretty long. I would only be able to	20	A.	The middle part, no. I was there when he took
21		guess. I would have to say 20 feet. Pretty big.	21		off the little pieces.
22		Especially the lower ones off the pines, you	22	Q.	So the first couple of these he trimmed it down
23		know.	23		and then immediately made them into logs?
24	Q.	Okay. So how many of these things do you think	24	A.	Yes.
1		125	}		127
1		you were able to accomplish before you were	1	Q.	And then after a while he decided he was going to
2		injured?	2		trim all the branches off while you were there to
3	A.	We did quite a few.	3		help?
4	Q.	And are you able to quantify that in any way?	4	A.	Yes.
5		More than one, obviously?	5	Q.	And you were doing it with a couple of dozen of
6	A.	Yes. More than a few. Maybe a few dozen. Maybe	6		these before you got hurt?
7		a little more. We did it you know, we did	7	Α.	Yes.
8		that for about I would say a good you know, it	8	Q.	All right. So he told you how he wanted he
9		was a while. I don't know exactly. I didn't	9		basically told you he wanted you to hold the
10		have a watch.	10		end
11	Q.	Are we talking a half hour or more?	11	A.	(Interrupting) Yes.
12	A.	Yes.	12	Q.	- while he trimmed those up?
13	Q.	All right.	13	A.	Yes.
14	A.	It wasn't	14	Q.	And did he tell you to do anything other than
15	Q.	(Interrupting) A dozen? At least a couple of	15		stand there and hold up the one end?
16		dozen of these things you have gone through this	16	A.	When they were done they had to be put over here
17		process trimming all these branches off in the	17		and then grab a new one, you know, bring it over
18		way he told you to do it, you hold the end and	18		to this spot so he could start again.
19		he's going to work his way up?	19	Q.	He would stay there, and you would drag the log
20	A.	Right	20	_	to a pile and then drag a new branch over?
21	Q.	Once all of those little branches are off	21	Α.	Yes.
22		there is it kind of a longer log?	22	Q.	Prior to undertaking this trimming did he offer
	A.	Yes.	23		you any instructions beyond "Here, hold this"?
23	Q.	Did he then cut that into smaller pieces?	24		Did he say, "Keep your hands free. Stay away"?

Г		128	1		130
1	A.	He said, "Stand here. Hold it here and don't	1		that phase of the job?
2	- 4	move." He said don't allow it to move because it	2	A.	No.
3		would roll, you know, so you had to hold it	3	Q.	Did you at that point believe you were taking
4		tight.	4		instruction from Mr. Gagnon?
5	Q.	So other than telling you where to stand and how	5	A.	Yes.
6		to hold it and not let it spin, did he give you	6	Q.	You were doing what he told you to do?
7		any warnings that were safety-oriented like "Keep	7	A.	Yes.
8		your hands free. When I get close to you, keep	8	Q.	Did you think you were taking instructions from
9		your hands to you," anything	9		the McGuires at that point?
10	A.	(Interrupting) No.	10	A.	They didn't say much.
11	Q.	Anything about that obviously, to the point	11	Q.	And the entire time you're trimming – during
12		you got hurt, did anything about that task	12	_	this phase where the branches are being trimmed
13		concern you from a safety standpoint?	13		off the limbs, I take it Mr. McGuire wasn't there
14	Α.	He was far enough away from me it wasn't	14		helping you holding these limbs?
15	Q.	So up until you were actually hurt he kept a	15	A.	No. We were it was getting into the afternoon
16		certain amount of distance away from you?	16	7	after – like after lunch, and ! think he was
17	A.	Yes.	17		getting tired. That is the way I feel. He was
18	Q.	How close was the nearest he got to you prior to	18		older.
19	٠.	when you got hurt?	19	Q.	The particular phase of the project, the trimming
20	Α.	Maybe three or four feet, maybe five feet,	20	٠.	of the limbs, that was you and Mr. Gagnon?
21		somewhere in there. There was a good chunk of	21	A.	Yes. 1 remember Mr. McGuire saying that he
22		those branches that were next to the trunk that	22	,	wanted to burn the limbs, and David wanted to
23		didn't have anything on them, you know. They	23		save them.
24		didn't have the growth. The growth was out in	24	Q.	And at no time that day did you run the chain
		129	1		131
1		the ends.	1		saw?
2	Q.	All right. And during this 20 or 24 more limbs	2	A.	I started it.
3		that you guys trimmed up before you were hurt,	3	Q.	But you didn't run it —
4		was Mr. McGuire out there?	4	A.	(Interrupting) No.
5	A.	Yes wait a minute. I was working, so I wasn't	5	Q.	- and apply it to any limbs or logs?
6		paying attention at that point. I was helping	6	A.	No.
7		hold the limb. You know, I was paying attention	7	Q.	All right. Why don't you get to - we have got
8		to what I was doing. I stopped paying attention	8	-,-	to the dozen or two dozen or so of these limbs
9		to Bill and Carol, so I don't know where they	9		before you were hurt. Tell me, as you can
10		were. You know, I know they were coming in and	10		recall, what happened.
11		out of the house.	11	A.	Do you mean the actual incident?
12	Q.	Okay. So whether they were there or not during	12	Q.	Actual incident. You have done a couple of dozen
13	٠.	the trimming part you're not sure?	13		of these without incident?
14	Α.	Yes.	14	A.	Right.
15	Q.	It could be? Maybe not?	15	Q.	And then what happened?
16	A.	Yes.	16	Α.	He walked towards me, and the chain saw came up,
17	Q.	That being the case, I take it you don't recall	17	•	and it cut me. I tried to get out of the way,
18	٠.	either one of the McGuires intervening, saying,	18		but
19		"Hey, that doesn't look safe," or "Be careful,"	19	Q.	Were you guys actually working on trimming a limb
1		or anything like that during the trimming part?	20	٠	at that point?
20	Α.	No.	21	A.	I was holding a limb up, yes.
1 21		110.	1	_	· ·
21		And you recall Mr. Gagnon telling you where to	122	(J	You were holding a limb?
22	Q.	And you recall Mr. Gagnon telling you where to	22	Q. A	You were holding a limb?
i		And you recall Mr. Gagnon telling you where to stand and how to hold the branches. Did either of the McGuires give you any instructions during	22 23 24	Q. A. Q.	You were holding a limb? Yes. With which hands?

		132			134
1	A.	My right hand.	1	Q.	Before you got hit with the saw?
2	Q.	So you're able to hold these with one hand up in	2	A.	Yes.
3		the air?	3	Q.	And I take it unlike the other branches, there
4	A.	They were only this (indicating) - you're	4		may have been a branch closer than the four to
5		talking logs. I call them sticks.	5		five feet?
6	Q.	Okay. I didn't ask that question so I'm glad you	6	A.	No. He stopped cutting the limb, chain saw went
7		clarified. The limbs that we're talking about,	7		down, went to idle. You know, he walked toward
8		what was the diameter on average?	8		me, and I thought he was going to say something
9	A.	The side that I was holding?	9		like next instruction, what to do, okay, and I
10	Q.	Yes.	10		don't know what he was thinking or what he was
11	A.	Maybe I don't know what you consider that	11		doing or what, but the chain saw started coming
12		(indicating). Three inches. Your guess is as	12		up, and the gas went on, and I tried getting the
13		good as mine.	13		hell out of the way and yes.
14	Q.	Okay. Well, it's certainly not the full width of	14	Q.	So it wasn't during a cutting process that you
15	٠.	your fingers?	15		were hurt?
16	Α.	No. I can hold it with one hand.	16	Α.	Yes, you're right.
17	Q.	It's about the width of a pop can – diameter	17	Q.	He disengaged from trimming the branch, if I'm
	Œ.	width of a pop can?	18	\.	understanding your testimony, and the chain went
18			19		into an idle position?
19	Α.	Coffee cup there, yes.	20	A.	The motor went to idie.
20	Q.	They were like three to four inches?	1	_	
21	Α.	Yes.	21	Q.	And the chain is not even moving, and he's
22	Q.	And that was how all the other ones were, too?	22		holding it down to his side?
23	A.	Yes.	23	Α.	Both hands.
24	Q.	And then you were strong enough, and at least at	24	Q.	With both hands. But the chain is not moving?
		133			135
1		that point you were healthy enough to hold it	1	A .	Yes.
2		with which hand?	2	Q.	And he closes the gap between you and him in
3	Α.	Right here (indicating).	3		terms of space?
4	Q.	Right.	4	Α.	Right.
5	Α.	Right.	5	Q.	And you were still holding the branch at this
. 6	Q.	And you're right hand dominant?	6	_	point?
7	Α.	Yes.	7	Α.	Yes.
8	Q.	So you could hold those out?	8	Q.	And somehow the chain, it gets activated?
9	A.	Yes.	9	A.	When I heard the chain saw, the motor speed up
10	Q.	And so you would hold it kind of horizontally,	10		and I saw with my eyes it start to come up, I
11		and the rest of it would stretch out towards	11		dropped the branch, tried to get the heck out of
12		Mr	12		there because it's coming up between me and the
13	A.	(interrupting) Yes. Go down along the ground	13		branch. "What the fuck are you thinking?" I
14		there.	14		don't know how to say you know, I screamed.
15	Q.	And then you say Mr you described it as	15		Whether he was going after something he thought
16		Mr. Gagnon walking towards you with the chain saw	16		he saw coming off the branch, I don't know.
17		and then you just got cut. Can you elaborate on	17	Q.	Okay.
18		that a little bit? He didn't just you were	18		MS. FREEMAN: Wait for a question.
19		actually - he was actually working on trimming a	19	Q.	So you're holding the branch with your right hand
		tree branch, correct?	20		just like you had done on the two dozen or more
20			21		before. He's trimming branches off this thing
20 21	A.	Yes.	,		perore the barriang prentoned on the thing
21	A. Q.		22		and stops trimming, correct?
	A. Q.	And so I take it he was trimming, getting closer and closer to you?	į	Α.	

		136	T		138
1		MS. FREEMAN: (Interrupting) Wait until	1	A.	i had no idea, and i went into panic mode.
2		he finishes.	2	Q.	All right. And so I think you said you had
3	Q.	And he then walks toward you holding the chain	3		released the branch before the saw came in
4		saw in a position where he might be able to cut	4		contact with your arm?
5		if the chain was moving?	5	A.	(Indicates affirmatively.)
6	Α.	It was pointed downward.	6	Q.	Is that right?
7	Q.	Pointed downward?	7	A.	Yes.
8	Α.	Yes	8	Q.	And did you turn your body?
9	Q.	(Interrupting) But the chain is not moving	9	A.	Uh-huh.
10	Α.	towards the ground.	10	Q.	Describe for me this point in time where you see
11	Q.	The chain is not moving?	11		this blade coming up with the saw moving and all
12	Α.	Right	12		of a sudden – and then at that point where your
13	Q.	And he gets close enough to you to reach you,	13		arm is hit. What did you do?
14	٠	obviously?	14	A.	I let go of the branch, and I tried bringing my
15	A.	(Indicates affirmatively.)	15		arm up and away from the saw blade and out and
16	Q.	Then you hear the chain saw, the rpms ramp up?	16		around to get away. It was coming right up, you
17	A.	Oh, yes.	17		know, and it was coming up. It was fast.
18	Q.	And when you heard it ramp up, was it a concern	18	Q.	All right. So you tried to get your arm out of
19	Œ.	of yours that the chain might be moving at that	19	~-	the way. The blade is coming up, but you didn't
20		point?	20		get it away fast enough?
21	A.	It was an instant high alert on my part, yes.	21	A.	Obviously got it away enough to keep my hand and
22	Q.	Did you see the chain saw blade with the chain	22		my arm. I'm lucky to have that.
23	G.	moving at any point before it made contact with	23	Q.	And then at this point where your arm is actually
24		your arm?	24	٠.	injured, do you believe that either one of the
24		137	1		139
1	Α.	Oh, yes.	1		McGuires was present to see that?
2	Q.	So you heard it ramp up in terms of roms and	2	A.	No. I know they weren't. They said they
3	Œ.	looked?	3		weren't
١،	Α.	Oh, yes.	4	Q.	All right. So if I'm understanding your
5	Q.	Are you still holding the branch at this point?	5		testimony then, at the time the blade made
6	Α.	I was letting go.	6		contact with you, you were not actively assisting
7	Q.	And as you hear the thing fire up, you turn to	7		him by holding a branch? You had, in fact,
8	Q.	look at it, correct?	8		released the branch?
9	A.	I was looking at it while I was watching him.	9	Α.	Oh, yes.
10	Λ.	You know, I never turned away.	10	Q.	And there was no dialogue from Mr. Gagnon as he
111	Q.	And so it's pointed down, and then the rpms ramp	11	٠.	approached with the blade as to what his
12	· ·	up, and you see the blade coming toward you?	12		intention was at that point in time where the saw
13	Α.	Uh-huh.	13		became I guess -
1	Q.	And you let go of the tree?	14	A.	(Interrupting) Pointed downward.
14	Q. A.	Yes.	15	Q.	pointed downward and began moving upward?
15		But the blade, nonetheless, still makes contact	16	Α.	Right.
16	Q.		17	Q.	There was no statement out of him at all?
17	٨	with your arm? Yes.	18	Α.	No. I was looking to see if he was going to say
18	Α.		19	۸.	something to me because it looked like he was
19	Q.	Did it ever make contact with the tree branch?	20		approaching me to say something; he wanted me to
20	Α.	No.	21		do something else, or, you know, I thought there
21	Q.	From your vantage point was it — well, strike	i		was an instruction coming.
		that. Did Mr. Gagnon tell you what his plan was	22	_	<u> -</u>
22		when he got appropriate and toward the sources and	1 22	()	Rut ultimately there was no additional comment
23 24		when he got near you and turned the saw on and had lifted the blade toward you?	23 24	Q.	But ultimately there was no additional comment made by him prior to the rpms on the chain saw

<u> </u>		140	_		142
1		ramping up and the blade coming up toward you?	1	A.	No.
2	A.	Correct	2	Q.	So he may have a different version of what
3	Q.	And so this isn't a situation where the blade and	3		kickback means, but the kickback definition or
4		the saw I'm sorry the blade and the chain	4		your impression of a kickback that you described
5		made contact with the branch and kicked it toward	5		earlier, that is not what you recall happening?
6		you?	6	A.	Correct.
7	A.	No.	7	Q.	If I'm hearing what you're saying, he might have
8	Q.	This isn't a situation where the blade was	8		been trying to get toward that branch to cut it
9		cutting through a branch and caught the very tip	9		but he never got there? He got to your arm
10		of the saw and fired back at you?	10		before he made any contact with the tree?
11	A.	No, it's not.	11	A.	Well, I was holding the end of the branch. There
12	Q.	There was no cutting actually involved of a	12		was no branch beyond my hand.
13	α.	branch when you got struck with the blade?	13	Q.	And that's what I'm getting at is from your
14	A.	Correct	14		recollection of what went down, regardless of
15	Q.	After this happened did you ask Mr. Gagnon what	15		what his intentions were, he lifted up the chain
16	Œ.	he was trying to accomplish at that point in	16		saw, the rpms ramped up, and the chain is moving.
17		time?	17		You tried to get out of the way of the blade, but
18	A.	After I screamed my head off, that was the first	18		you were not able to get out of the way in time?
19	Λ.	thing that came out of my mouth was - excuse the	19	Α.	Correct.
20		expletive - "What the fuck are you thinking?"	20	Q.	That is what happened?
i	0	Did he have a response for you?	21	A.	Correct
21	Q. A.	He became immediately I think distraught would be	22	Q.	And other than him mentioning something about a
22	А.	the word, confused. "Oh, my God." Panic, yes.	23	٠	kickback when you're in the emergency room, as we
23	Q.	So he didn't make any comment to you about what	24		sit here today have you ever discussed the
24	<u> </u>	141			143
. 1		he was trying – the task he was trying to	1		dynamics of what happened in a situation where he
2		accomplish? It was more shock and stunned about	2		explained what he was trying to do?
3		this scene having happened?	3	A.	Of course I asked him, and I don't remember at
4	A.	Yes.	4		what point I asked him, and he could never
1	Q.	Since that point in time where you got hit with	5		explain it. He just (indicating). You know, I
5	G.	the blade and now did he ever tell you in his	6		don't think he knows. I honestly don't think he
6		words what he was specifically trying to do at	7		knows.
7		the time this happened?	8	Q.	So as you sit here today, regardless of how many
8	٨	In the emergency room he used the word kickback,	9	٠.	times you asked him – and it's more than once, I
9	Α.	but I didn't understand what he meant or how, you	10		take it, correct?
10		know. And they are going in to sew me up and put	11	A.	Oh, yes.
11		the muscles back together, you know, as best they	12	Q.	In your mind, he's never articulated specifically
12		can. I don't know what happened there.	13	٠.	what he was doing at the point in time where the
13	0	All right. So you definitely recall him in the	14		blade made contact with your arm?
14	Q.	_ · · · · ·	15	A.	Correct
15	^	ER using the phrase kickback?	16	Q.	Other than referencing a kickback in the ER?
16	Α.	Yes.	17	α. A.	Yes.
17	Q.	All right. But from your vantage point this idea	18	Q.	Okay. With respect to the McGuires, at what
18		of a kickback, it wouldn't have anything to do	19	·.	point in time was your first notice that
19		with a kickoff of a branch or a log or a limb	20		Mr. McGuire or Mrs. McGuire were aware of you
20		that was being cut?	21		being potentially hurt?
21	Α.	No. It had nothing to do with that.	22	A.	Immediately. They heard me scream.
22	Q.	And you didn't see the saw come onto a tree	23	Q.	Okay. Do you believe they came from inside the
23		branch, that tree branch you were dropping, and		œ.	house?
24		then kick toward you? You didn't see that?	24		HOUSE:

		144			146
1	A.	Yes.	1	A.	No.
2	Q.	And when they came out, was there any discussion	2	Q.	Did Mr. Gagnon ever tell you he was going to pay
3		between you and Mr. Gagnon about what had	3		you anything?
4		happened?	4	A.	No.
5	A.	No.	5	Q.	Did he ever make any comment to you that he was
6	Q.	Would it be fair to describe the post injury part	6		being paid to get this done by his parents?
7		on the premises as being more concern about how	7	A.	He did say he was getting something for it. I
8		you were doing than what happened?	8		don't know what. I don't know the terms. I
9	A.	It was pretty important to me.	9		remember something in there he was referringto
10	Q.	Right.	10		he had to do this because he owed his mom money
11	Α.	Yes, it was very important. Carol was very	11		or samething. I don't know.
12		concerned. She come out yelling. "I heard it.	12	Q.	And I take it Gagnon didn't promise to share
13		I knew my son cut you." She came out screaming,	13		payment he may have been receiving with you?
14		you know, and yes yes.	14	A.	No.
15	Q.	Did either of the McGuires ever make any comments	15	Q.	Did you consider yourself a volunteer out there?
16		to you to suggest or pursuant to which you formed	16	A.	Yes.
17		the impression that they saw what happened?	17	Q.	But obviously you felt you were taking directions
18	A.	No. They said they didn't. She said she heard	18		from Gagnon but you were volunteering?
19		it. She heard the screams. She heard what was	19	Α.	Yes.
20		said right after. She heard all of that. She	20	Q.	You didn't expect to get anything out of this?
21		was right there in the kitchen.	21	Ā.	No.
22	Q.	She heard the screams, and her thought was	22	Q.	Certainly not an injured arm?
23	٠.	somebody was cut?	23	A.	Definitely not this, no. Maybe a pop, you know.
24	A.	(Indicates affirmatively.)	24	Q.	All right. So we have all of your medical
-		145			147
1	Q.	How soon after this happening did you move on to	1		records but I want to go through this a little
2		the emergency room?	2		bit. At the emergency room they evaluated your
3	Α.	I don't know timewise. I was in shock. It	3		arm, correct?
4		seemed like it took forever. So I can't tell you	4	A.	Yes.
5		whether it was five minutes or ten minutes. I am	5	Q.	They cleaned out the wound?
6		not capable of doing that for you. I can tell	6	Α.	Yes.
7		you that I started giving orders at that point.	7	Q.	Did they do some X-rays at the ER?
8		First time all day. And I needed a towel, I	8	A.	Yes.
9		needed something to put on it, I needed to tie it	9	Q.	Did they tell you that it didn't reach the point
10		off. We needed to go to the emergency room now,	10		where it hit any of your bones?
11		and there was no waiting.	11	A.	No, it did not.
12	Q.	So once you got hurt, you became more focused	12	Q.	Initially was it the impression, as you
13	· .	about getting the care you needed?	13		understood it, that it was a tear through the
14	A.	Yes.	14		skin and into the muscle?
15	Q.	Up until	15	A.	Yes.
16	A.	(Interrupting) I was quite vocal.	16	Q.	There was no belief there was nerve involvement
17	Q.	Up until the point where you were cut with the	17		initially?
1	ω.	chain saw had the situation ever turned from a	18	Α.	You know, once they gave me the pairkiller, I
18 19		volunteer situation like you described early on	19		don't - I was in la-la land.
1		to an employment situation were you thought you	20	Q.	To the best of your understanding, did they do
. 241		were going to be compensated?	21		anything else in the emergency room other than
20		more going to be compendated:	22		clean it and then stitch it up?
21	٨	No	1//		
21 22	A.	No. Did the McGuires ever promise to pay you	j	Α.	
21	A. Q.	No. Did the McGuires ever promise to pay you anything?	23	A.	Yes. They did the stitches and closed it up and, you know, X-rays. I don't remember what all.

		148	T		150
1	Q.	In the emergency room did they have you use your	1	Q.	And even today you're still having problems?
2		hand and move it to see if you were still	2	A.	Yes.
3		functioning?	3	Q.	Sometime I think later in 2011, maybe it was
4	A.	Yes.	4		early 2012, you had an EMG study done on your
5	Q.	And was it still functioning at that point?	5		right arm?
6	A	Parts, yes. They didn't really check it. I did	6	A.	I think I had a few of those.
7		that. I wanted to know what would work, and I am	7	Q.	Nerve conduction study?
8		moving my hand around to see what is going on.	8	A.	Yes.
9		And once the pain medicine they gave me kicked	9	Q.	And there was something done early on with the
10		in, you know, I was able to move a little bit but	10		Shoulder to Hand Clinic, Dr. Talerico or
111		not a whole lot.	11		something like that?
12	Q.	Once the pain medicine kicked in, I take it the	12	A.	I remember Talerico. I did go see him.
13		injury itself felt a little better?	13	Q.	That doctor had evaluated the EMG study, and he
14	A.	Oh, I went (indicating). It was -	14		evaluated you, didn't feel there was any nerve
15		MS. FREEMAN: (Interrupting) Just answer	15		impairment. Do you recall that?
16		the question.	16	A.	He said well, I left Dr. Talerico because I
17	Q.	It did?	17		don't think he knew who he was talking to. He
18	A.	Yes.	18		started yelling at me about asking for pain
19	Q.	And then how long was it before well, strike	19		medication, and I never even got anything from
20		that. Eventually did you have to go somewhere	20		that man ever in my life. And I left seeing him
21		and have the stitches out?	21		because I don't think he there was something
22	A.	Yes.	22		wrong there. And I only saw him twice, and I was
23	Q.	And who did that?	23		out of there.
24	A.	Dr. Sek.	24	Q.	Do you recall him giving the opinion that he
\Box		149			151
1	Q.	Where is Dr. Sek?	1		didn't think there was anything surgically he
2	A.	He's right here on Elm Street.	2		could do for you?
3	_		1 -		
1 "	Q.	He's still operating here?	3	A.	Not at that point. He did say time will tell.
4	Q. A .	He's still operating here? I have known him since I was five years old.	1	A. Q.	-
1 .		•	3	_	Not at that point. He did say time will tell.
4		I have known him since I was five years old.	3 4	Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else?
4 5	Α.	I have known him since I was five years old. MS. FREEMAN: Just answer the question.	3 4 5	Q. A .	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes.
4 5 6	Α.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several	3 4 5 6	Q. A . Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else?
4 5 6 7	Α.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's	3 4 5 6 7	Q. A. Q. A.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012.
4 5 6 7 8	A. Q.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry?	3 4 5 6 7 8	Q. A. Q. A.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of
4 5 6 7 8 9	A. Q.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes.	3 4 5 6 7 8 9	Q. A. Q. A. Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012.
4 5 6 7 8 9	A. Q. A. Q.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out?	3 4 5 6 7 8 9	Q. A. Q. A. Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place,
4 5 6 7 8 9 10	A. Q. A. Q. A.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes.	3 4 5 6 7 8 9 10	Q. A. Q. A. Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman?
4 5 6 7 8 9 10 11 12	A. Q. A. Q. A.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do	3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing
4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy?	3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing Dr. Sagerman?
4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. A. Q.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy? I was told by Dr. Sek give it some time, it's	3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing
4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy? I was told by Dr. Sek give it some time, it's going to take time. He did not send me to	3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing Dr. Sagerman?
4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy? I was told by Dr. Sek give it some time, it's going to take time. He did not send me to physical therapy or anything else.	3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q. A. Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing Dr. Sagerman? I don't remember the date. I'll be honest with you. He was after Dr. —
4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy? I was told by Dr. Sek give it some time, it's going to take time. He did not send me to physical therapy or anything else. And I know from the record that, as you have	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q. A. Q. A.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing Dr. Sagerman? I don't remember the date. I'll be honest with you.
4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy? I was told by Dr. Sek give it some time, it's going to take time. He did not send me to physical therapy or anything else. And I know from the record that, as you have explained already, when you tried to use the	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing Dr. Sagerman? I don't remember the date. I'll be honest with you. He was after Dr. —
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy? I was told by Dr. Sek give it some time, it's going to take time. He did not send me to physical therapy or anything else. And I know from the record that, as you have explained already, when you tried to use the computer, that you continued to have some	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q. A. Q. A.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing Dr. Sagerman? I don't remember the date. I'll be honest with you. He was after Dr. — (Interrupting) Talerico. — Talerico? Yes, yes.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy? I was told by Dr. Sek give it some time, it's going to take time. He did not send me to physical therapy or anything else. And I know from the record that, as you have explained already, when you tried to use the computer, that you continued to have some symptoms with the right arm and hand even after	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q. A. Q.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing Dr. Sagerman? I don't remember the date. I'll be honest with you. He was after Dr. — (Interrupting) Talerico. — Talerico? Yes, yes. All right. And then did Dr. Sagerman do anything
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	I have known him since I was five years old. MS. FREEMAN: Just answer the question. We have sent a records request for him several times and there has never been a response. He's still working here somewhere in McHenry? Yes. He took the stitches out? Yes. Over the first month or two or three did you do any physical therapy? I was told by Dr. Sek give it some time, it's going to take time. He did not send me to physical therapy or anything else. And I know from the record that, as you have explained already, when you tried to use the computer, that you continued to have some symptoms with the right arm and hand even after I guess the laceration had healed?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. Q. A. Q. A.	Not at that point. He did say time will tell. Okay. And then you left Dr. Talerico? Yes. And did you go somewhere else? Yes. Because my records stop at the very beginning of 2012. Dr. Sagerman. Where is Dr. Sagerman? I gave you his address earlier, or his place, Vernon Hills. Oh, that's right. And when did you start seeing Dr. Sagerman? I don't remember the date. I'll be honest with you. He was after Dr. — (Interrupting) Talerico. — Talerico? Yes, yes.

		152	1		154
1	A.	He continued the physical therapy.	1	Α.	Yes.
2	Q.	All right. And anything beyond the physical	2	Q.	Earlier on you described the pain that was with
3	Œ.	therapy?	3		the tendinitis, the forearm and everything. Is
4	Α.	He ordered up a new EMG.	4		the forearm implicated on the right?
5	Q.	And then what?	5	Α.	On the right?
1	Q. A.	More physical therapy. It was a lot of physical	6	Q.	Yes, in terms of pains or sensation?
6	Α.	therapy.	7	Α.	I get a pain right next to the bone. There is a
8	Q.	Has anybody done any surgeries on your arm?	8	, ···	big lump of scar tissue, you can feel it, and it
1	Α.	Yes. He did.	9		hurts there when I try to grab too much stuff
9	Q.	When did he do that?	10		that is heavier or anything with weight.
10	α. A.	July of this year.	11	Q.	So if you strain the right arm, you will realize
11	Q.	As you understand it as the patient, what did	12	٠.	some pain right where the laceration was?
12	Q.	Dr. Sagerman do to the right arm?	13	A.	Yes, it will burn a little.
13		Removed a ton of scar tissue, he said. And he	14	Q.	So then with respect to the right arm, you
14	A.	said – and what they call – it's a neurosis or	15	G .	described the numbness in the pinky and the ring
15		- I don't know the words he used.	16		finger, a weakened grip and then occasional
16	^		17		shooting pain where the laceration was with heavy
17	Q.	I don't know either. I don't have any of these	18		strain. And what else do you notice about the
18		records.	19		arm today, the right arm?
19	Α.	Okay.	20	A.	You play with the scar tissue ball that is
20	Q.	So there was some kind of a surgery. Which parts	21	Α.	forming in there, and it burns under the elbow.
21		of your arm did he work on?	1		It's like a direct link. If you pinch it, it's
22	A.	Forearm and the elbow.	22		(indicating).
23	Q.	All right. And that was in July?	23	^	
24	Α.	Yes.	24	Q.	And is there any further recommended treatment
	_	153			155
1	Q.	Have you had any more surgeries since then?	1		for the right arm or any of the symptoms that are
2	Α.	No.	2	۸	lingering? Yes. I am on medication for it.
3	Q.	Are there any planned?	3	Α.	
4	Α.	No.	4	Q. A.	What do you take?
5	Q.	Are you still doing physical therapy?	5		Gabapentin.
6	Α.	Not for my right arm anymore but for my left.	6	Q.	Is that an anti-inflammatory or pain med?
7	Q.	How is the right arm now since this procedure	7	Α.	It's a type of pain medication, I believe.
8	_	done by Dr. Sagerman?	8	Q.	Okay. Besides taking that, anything else?
9	Α.	It's better in the sense the pain level is down.	9	Α.	I take an anti-inflammatory.
10	Q.	Okay. Same; the pinky, the ring finger and the	10	Q.	is that for the left arm or the right arm?
11		thumb?	11	Α.	It's all right. I take - I'm trying to think
12	Α.	Those are the most affected, yes.	12		now. Well, I have, in case I need it, and I try
13	Q.	What about the index and the middle fingers? Are	13		not to take them, but Tramadol and hydrocodone,
14		those impacted as well?	14	_	but I try not to take those.
15	A.	Yes.	15	Q.	Okay. So that's the medicine that you're still
16	Q.	Are the ones that are affected the worst the	16		taking. Is there anything and there is no
17		pinky, the ring finger and the thumb on your	17		physical therapy with respect to the right arm
18		right hand?	18		currently?
19	A.	All of the fingers are affected in the sense of a	19	Α.	No. We're pretty much done with that.
20		grip. The ones that feel numb are the pinky and	20	Q.	And then in terms of function, you have mentioned
21		the ring finger.	21	_	there is weakened grip?
22	Q.	So there is a weakened grip overall?	22	Α.	Yes.
23	A.	Oh, yes.	23	Q.	And you have the numbness in the pinky and ring
24	Q.	And then the pinky and the ring finger are numb?	24		finger. What other limitations can you

		156	Т		158
1.1		appreciate with respect to the right arm?	1	A.	Yes, yes. The pinky and the ring finger and the
2	Α,	Pinky.	2		thumb is - i have a problem with the thumb
3	Q.	What about it?	3		coming in here (indicating). Not like this
4	A.	it wouldn't go in.	4		(indicating), but this way (indicating). And my
5	Q.	So you can't	5		hand shakes.
6	Α.	(Interrupting) I can't (indicating).	6	Q.	Has the doctor told you that would be Sagerman
7	Q.	You can't move the pinky so it abuts the index	7		when you can expect any further improvement,
8		finger?	8		or is this what you're going to have?
9	Α.	Or the ring finger.	9	A.	He said nerve damage takes a long time to heal
10	Q.	The ring finger?	10		especially as we get older. He wouldn't rule out
11	Α.	Correct.	11		a full healing. He wouldn't say I was going to
12	Q.	And anything else? Do you still have the full	12		be stuck like this forever. He just said time
13	٠.	range of motion in your hand?	13		will tell.
14	Α.	Yes. As long as I do it controlled and slow. If	14	Q.	So we don't know yet, and he doesn't know for
15	<i></i>	I start forgetting and - you know, because I	15		sure?
16		feel good and I start doing things fast, it's	16	A.	Right.
1		like all of a sudden I'll get it will burn	17	Q.	I'm going to show you what I'm going to mark as
17 18		here (indicating), burn under here (indicating),	18	٠.	2.
1		and it will like pang all the way down. It will	19	Α.	He knows more about it than I do.
19		start tingling real bad again.	20	<i>,</i>	MS. FREEMAN: There is no question
20	^	So in terms of the shoulder movement, fine?	21		pending.
21	Q.	Shoulder is fine.	22		THE WITNESS: Got you.
22	Α.		23	Q.	I think I know the answer to this, but this is
23	Q.	Elbow movement fine?	24	Œ.	medical expenses as of March 19, 2012, \$7,333.04.
24	<u>A.</u>	No. The elbow is a bit sore. I think it's	24		159
		because of the surgery he did in there. He had	1		There is more medical expenses we don't have?
1			2	A.	Right.
2		to do a nerve release or something. It was	3	Q.	The surgery in July and the physical therapy
3	^	fight. And did the doctor tell you whether that nerve	4	Œ.	and
4	Q.	release in the elbow was somehow related to the	5	A.	(Interrupting) Yes.
5			6	Q.	take it you're making a claim for the tennis
6		injury to the mid forearm?	7	Q.	elbow as well?
7	Α.	He said that it's natural. You know, the way he		٨	You know, they tell me it's a natural part of it
8		explained it to me, it tore through the middle.	8	Α.	because of the not using this arm (indicating)
9		It's not a cut, it's a tear. Things got pulled	9		and using this thing (indicating) for everything
10		from both ends, you know, and that's the next	10		from drinking to driving to everything that I do.
11		spot that will be affected from the pull. So	11		
12		that's the way it was kind of explained to me.	12	^	And they - yes.
13		He said it's natural with what happened, with	13	Q.	So there may be expenses associated with the left
14	_	this type of thing that happened.	14	_	arm that we don't have?
15	Q.	Okay. The elbow is sore when you're moving it.	15	Α.	It's a result of.
16		Is that all the time or just periodically?	16	Q.	You have had medical expenses for the treatments
17	A.	It's sore pretty much all the time.	17		and care of the left arm?
18	Q.	And you can still move it in all directions,	18	Α.	Yes, minimal.
19		though?	19	Q.	We don't have those as part of this as well,
20	A.	Yes. As long as I'm careful.	20	_	correct?
21	Q.	And then the hand, with respect to the movement	21	Α.	Right.
22		of – it is a weakened grip, but in terms of	22	Q.	I just want to go through some photos here. This
23		moving it, with the exception of the pinky, it	23		is a photo of your arm after the chain saw
24		still moves the same?	24		injury, obviously, correct? 2A?

Г		160	ī		162
1	A.	This is a long time after, yes.	1	A.	Yes.
2		MR. BARCH: Now I need to make that medical	2	Q.	Where is this?
3		expense summary Exhibit No. 3. Sorry.	3	A.	That's at his home.
4		(Exhibit No. 3 marked for	4	Q.	When did you take that?
5		identification by Mr. Barch.)	5	A.	That phone conversation you asked me I talked to
6		MR. BARCH: I shouldn't have premarked	6		him about, I went up there to get his address for
7		the other ones.	7		his house for Hans, and he was outside.
8	Q.	The other questions I was asking you when I was	8	Q.	Oh, so when your attorney needed his address, you
9		referring to Exhibit 2, it's now 3. The answers	9		went up there to get it?
10		would be the same? We don't have all the medical	10	A.	knew where he lived. I didn't know the
11		expenses?	11		address, so I just drove past.
12	A,	Right	12	Q.	And did you shoot this from the car or something?
13	Q.	2A, that is your forearm after the chain saw	13	A.	As I drove by the house, yes.
14		injury?	14	Q.	Did he know you were taking that?
15	A,	Yes.	15	A.	Yes. I showed it to him.
16	Q.	Is that how it looks today?	16	Q.	And then I guess 2J, this was just part of the
17	A.	No.	17		records. Is this before the second – before the
18	Q.	What is that	18		July surgery or
19	A.	(Interrupting) No.	19	A.	(Interrupting) This is the X-ray from the
20	Q.	What is going on now?	20		emergency room.
21	A.	It's now got a scar that crosses it where they	21	Q.	Okay.
22		went in.	22	A.	Kind of shows -
23	Q.	Okay. So that is the second surgery, though?	23		MS. FREEMAN: (Interrupting) There is no
24	A.	Yes.	24		question pending.
	-	161			163
1	Q.	The second procedure. So these are all pre	1		THE WITNESS: Sorry.
2	A.	(Interrupting) Pre the July surgery, yes.	2		MR. BARCH: I think's all I have for now.
3	Q.	The July, 2012. This is what it would have	3	EXA	MINATION BY MR. ACCARDO:
4		looked like, I take it then, had you not had the	4	Q.	For your left arm and left elbow, you had injured
5		additional surgery?	5		those before 2011; is that right?
6	A.	Correct.	6	A.	Excuse me?
7	Q.	Same thing with 2D and 2E?	7	Q.	You had injured your left arm and your left elbow
8	A.	Yes. These are all from pre.	8		before 2011?
9	Q.	Now we go over to 2F. There is an additional	9	A.	Correct
10		photo with some more of I guess an incision that	10	Q.	And that was in a car accident?
11		runs up and down your forearm?	11	A.	Yes.
12	A.	Yes.	12	Q.	And that took place when?
13	Q.	And there is also one - that's the July, 2012	13	A.	Ten years ago.
14		stuff?	14	Q.	What type of injury did you suffer in that car
15	A.	Yes.	15		accident?
16	Q.	You have scars now on your arm from those as	16	A.	I suffered a broken neck, and I had to have an
1		110	17		ulnar nerve transposition done.
17		well?		_	
17	A.	Yes.	18	Q.	Okay. And where was that done?
1	A. Q.		18 19	Q. A.	Okay. And where was that done? That was done I think late what did they call
18		Yes.			-
18 19		Yes. 2F, G, H show the arm after that July, 2012 surgery? Correct.	19		That was done I think late what did they call that? That was a long time ago at the hospital, Lake Forest Hospital.
18 19 20	Q.	Yes. 2F, G, H show the arm after that July, 2012 surgery?	19 20		That was done I think late what did they call that? That was a long time ago at the hospital, Lake Forest Hospital. Do you remember which doctor performed that?
18 19 20 21	Q. A.	Yes. 2F, G, H show the arm after that July, 2012 surgery? Correct.	19 20 21	Α.	That was done I think late what did they call that? That was a long time ago at the hospital, Lake Forest Hospital.

1		164	1		166
1	A.	Sagerman.	1		employed the chain saw?
1	Q.	Okay.	2	A.	No.
3	Q. A.	That's why i knew him.	3	Q.	And before the accident the day you were cutting
1	A.	MS. FREEMAN: Just answer the question.	4	Q.	down the pine tree did you have any criticism
4	^	And after the surgery after the automobile	5		with the way David was using or employing the
5	Q.	- -	6		chain saw?
6		accident about ten years ago did you still have trouble with the left arm?	7	A.	No.
7		Still do today.	8	Q.	Was there any alcohol involved in the June, 2011
8	Α.	From the time of the car accident up until the	9	G.	incident?
9	Q.	time of the accident with the chain saw in June	10	A.	Possibly on Bill's part, Bill McGuire, but
10		of 2011 did you have trouble with the left arm	11	71.	neither of us.
11		and the left elbow?	12	Q.	Not on David's part?
12	A	Yes.	13	A.	No.
13	A. Q.	And has that changed since the accident in June	14	Q.	Any reason to believe that David was under the
14	Q.	of 2011?	15	٠.	influence of any type of drugs or alcohol at the
15 16	Α.	Yes.	16		time of the accident?
	Q.	How so?	17	Α.	No.
17	Q. A.	The other side of the elbow hurts.	18	Q.	At any point before the actual accident took
19	Q.	Okay. Which side of the elbow hurt before?	19	٠.	place when you were cutting down the pine tree
20	A.	This side (indicating) was from the car accident.	20		did you express any displeasure or any concern
21	Д.	It's like the funny bone.	21		over the process that David had set up for
22	Q.	We're talking about more of the inside of your	22		trimming the limbs?
23	G (4	elbow?	23	A.	No.
24	A.	Yes.	24	Q.	You didn't see any problem with it?
-		165			
1		100	1		167
1	Q.		1	A.	He seemed like he knew what he was doing.
1 2	Q. A.	All right.	1 2	A. Q.	
1 2 3	Q. A. Q.		1	_	He seemed like he knew what he was doing.
2	A.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're	2	_	He seemed like he knew what he was doing. My question to you was did you see any problem
2	A.	All right. Where this is out up here (indicating).	2 3	Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though?
2 3 4	A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow?	2 3 4	Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know.
2 3 4 5	A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes.	2 3 4 5	Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you
2 3 4 5 6	A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the	2 3 4 5 6	Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw
2 3 4 5 6 7	A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow?	2 3 4 5 6 7	Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David
2 3 4 5 6 7 8	A. Q. A. Q. A.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days.	2 3 4 5 6 7 8	Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still
2 3 4 5 6 7 8 9	A. Q. A. Q. A.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the	2 3 4 5 6 7 8 9	Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at
2 3 4 5 6 7 8 9	A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree	2 3 4 5 6 7 8 9	Q. A. Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point?
2 3 4 5 6 7 8 9 10	A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes.	2 3 4 5 6 7 8 9 10	Q. A. Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain
2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes. was that the only time you had worked with him where there was a chain saw involved before June of 2011?	2 3 4 5 6 7 8 9 10 11	Q. A. Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped.
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes. was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a	2 3 4 5 6 7 8 9 10 11 12	Q. A. Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know—I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you?
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes. was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a tree down in the front yard, but I don't know who	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you? Right.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes. was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a tree down in the front yard, but I don't know who did it. I assumed he did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you? Right. And at any point did you see his finger hit the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a tree down in the front yard, but I don't know who did it. I assumed he did. I'm just talking about you working with him with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you? Right. And at any point did you see his finger hit the trigger?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes. was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a tree down in the front yard, but I don't know who did it. I assumed he did.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you? Right. And at any point did you see his finger hit the trigger? I didn't see his finger hit the trigger, no.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes. was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a tree down in the front yard, but I don't know who did it. I assumed he did. I'm just talking about you working with him with the chain saw before 2011. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you? Right. And at any point did you see his finger hit the trigger? I didn't see his finger hit the trigger, no. You just heard?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes. was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a tree down in the front yard, but I don't know who did it. I assumed he did. I'm just talking about you working with him with the chain saw before 2011. Yes. Was it just the apple tree?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you? Right. And at any point did you see his finger hit the trigger? I didn't see his finger hit the trigger, no. You just heard?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a tree down in the front yard, but I don't know who did it. I assumed he did. I'm just talking about you working with him with the chain saw before 2011. Yes. Was it just the apple tree? That was it.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. Q.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you? Right. And at any point did you see his finger hit the trigger? I didn't see his finger hit the trigger, no. You just heard? Yes. And then you saw the chain —
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q.	All right. Where this is out up here (indicating). Okay. And by "out here" (indicating), you're talking about the outer part of the elbow? Yes. You still have trouble with the inner part of the elbow? Yes. Cold days. The time when you were working with David on the apple tree (Interrupting) Yes. was that the only time you had worked with him where there was a chain saw involved before June of 2011? With him with the chain saw, yes. There was a tree down in the front yard, but I don't know who did it. I assumed he did. I'm just talking about you working with him with the chain saw before 2011. Yes. Was it just the apple tree?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A.	He seemed like he knew what he was doing. My question to you was did you see any problem with it, though? No. I wouldn't know. Now, I just want to go back to right before you got cut and talk a little bit about the saw because I am a little confused. When David started walking towards you, was the chain still going or had it already been put into idle at that point? He was cutting, stopped, came up, took the finger off the trigger because the whole thing went down, you know — I think it stopped. The chain pretty much stopped. Okay. And then he starts walking toward you? Right. And at any point did you see his finger hit the trigger? I didn't see his finger hit the trigger, no. You just heard?

Г		168	1		170
1	A.	Yes.	1		pointing towards the sky about 45 degrees?
2	Q.	Or you actually saw the chain engage?	2	A.	Yes.
3	A.	Yes.	3	Q.	And how would you describe the manner in which he
4	Q.	Okay.	4		did that? Was that something that was -
5	A.	Start to move.	5	A.	(Interrupting) Just raise it.
6	Q.	About how much time elapsed from the time he put	6	Q.	Was that something that was fast? Was it slow?
7	٠.	the saw into idle or took his finger off the	7		Was it sudden?
8		trigger until you heard or saw the chain engage	8	A.	It was very sudden and fast.
9		again? Was it just a matter of seconds?	9	Q.	Did it look like he had lost control of the saw,
10	A.	Yes, it was seconds.	10		or did it look like he did it on purpose?
11	Q.	And then about how much time elapsed from the	11	A.	No, it looked like he was in control, but I don't
12	œ.	time you saw or heard the chain engage until the	12		know I have asked him, I don't know if he
13		time you were actually cut?	13		tripped over something
14	A.	Split seconds. It came fast.	14	Q.	(Interrupting) I'm not I'm just asking you
15	Q.	After the chain or saw engaged right before you	15		if—
16	Œ.	were cut, did you see David move in any	16	Α.	or what. I don't know the answer to that.
1		particular way?	17	Q.	Okay. You said you were holding the branch with
17	٨	Say that again. I lost you in the middle.	18	٠.	your right arm or your right hand, right?
18	Α.	After you saw the chain and the saw engage before	19	A.	Uh-huh.
19	Q.	you were cut, did you see David's body move in	20	Q.	Okay. And you were facing with your body towards
20		any particular way? Did you see any type of	21	٠.	David?
21		jerking movement or anything like that?	22	A.	Yes.
22		No. He started walking towards me.	23	Q.	Okay. And then when you heard and saw the chain
23	A. Q.	But at some point I think you said you saw the	24	٠.	engage, you dropped the branch?
24	Q.	169	-		171
1		saw coming up?	1	Α.	Yes.
2	Α.	Yes.	2	Q.	And then you I think motioned you said you
3	Q.	Okay. How high was the saw when it cut you?	3		turned your body it would have been to the right
4	Α.	It was my eye height. My eyes.	4		and up and away?
5	Q.	And how was David holding it at that point?	5	A.	Yes. First I went up, and then I was trying to
6	A.	(Indicating).	6		get up and out of the way because that saw blade
7	Q.	Okay. You're showing me -	7		came up to a 45, and I had to get the heck out of
8	A.	(Interrupting) Saw pointing up.	8		there.
9	Q.	Saw pointing up. One hand would have been on the	9	Q.	Where was your arm when it actually got cut, and
1	Œ.	bar?	10		in what position was it?
10	A.	Yes.	11	Α.	Can I stand up and show you so I can describe it?
11	Q.	The safety bar?	12	Q.	Yes.
12		Yes.	13	Α.	It was - I was turned like this (indicating),
13	A. Q.	And then the other hand where?	14		and it cut me right here (indicating).
14	_	Down on the trigger.	15	Q.	Okay.
15	Α.	Okay. And the actual saw was pointed straight up	16		MR. ACCARDO: So let the record reflect
16	Q.	-	17		that Mr. Dulberg's right arm was basically
17		in the air? No. It was maybe a 45 it went to.	18		parallel with his nose and eyes.
18	Α.	-	19	Q.	Is that about right?
19	Q.	When you heard and saw the chain engage, where	20	Α.	Yes, it was. Yes.
20		was the saw pointing? Down toward the ground at about a 45.	21	Q.	And your body was turned about
21	Α.	So from the time you heard or saw the chain	22	Α.	(Interrupting) I was in the middle of pivoting to
22	Q.	engage up until the time you were cut, David	23		get away.
23		moved it from about 45 degrees to the ground up	24	Q.	Okay. After the chain and the saw engaged did
24		moved it from about 45 dedices to the cround UD	1 44	Ų.	UNAY. AREI DE CHAIN AND THE SAW CHYAYCU UIU

	_	172			174
1		David keep walking towards you, or was it just	1		me, if you know, what specifically has David told
2		more of a movement with his hands and arms?	2		you about what he thinks happened on the date of
3	A.	Say it again.	3		the accident?
4	Q.	After you saw the saw and the chain engaged did	4	A.	He doesn't know.
5		David keep walking towards you, or was it simply	5	Q.	Has he offered any type of explanation as to what
6		a motion with his hands and arms?	6		happened?
. 7	A.	It was a motion up.	7	A.	No. I think he's afraid to. I don't know.
8	Q.	So he had stopped walking or moving towards you?	8		MS. FREEMAN: There is no question pending.
9	A.	I think that there were still forward momentum	9	Q.	Why do you think he's afraid to?
10		going on, yes, because it started and it came up	10	A.	Because I don't think he knows.
11		yes, there had to be. I don't know. There	11	Q.	As you sit here today do you think this is
12		had to be, though. My eyes were on the blade at	12		something he did on purpose or intentionally?
13		that point.	13	A.	I think he screwed up and had a brain fart.
14	Q.	And now I know you said when you were in the	14	Q.	So the answer to my question would be no?
15		emergency room that David said something about	15	A.	Right.
16		kickback?	16	Q.	At any point while you were in the emergency room
17	A.	I asked him - the emergency room staff asked	17		did you ever have a discussion with David where
18		what the heck happened, and that was his	18		you indicated to him that you thought that both
19		response.	19		of you could make a lot of money off of this?
20	Q.	Did you overhear what he told to the people at	20		Did that conversation ever happen?
21		the emergency room?	21	A.	No.
22	A.	Yes.	22		MR. ACCARDO: I don't have anything
23	Q.	What did he tell the people at the emergency	23		else.
24		room?	24		MR. BARCH: Only question I have in
		173			175
1	A.	He said kickback or something. I just don't	1		follow-up just one.
2		know. He took his hands, put them on the head	2	EXA	MINATION BY MR. BARCH:
3		and put them between his knees and just stayed	3	Q.	You mentioned that you and Mr. Gagnon were not
4		there and did not say nothing.	4		drinking that afternoon, correct?
5	Q.	Did they ask him more than once what happened?	5	A.	Correct.
6	A.	Yes, a couple of times, and I just looked at the	6	Q.	And you said Bill. I guess you're referring to
7		emergency room staff, and I said, "I think it's	7		Bill McGuire may have been drinking?
8		an accident. Let's just get this done."	8	A.	He's been known to.
9	Q.	When they asked him the second or the third time	9	Q.	Okay. As you sit here today do you believe that
10		what happened, what was his response?	10		if he had consumed beer or something that day,
11	A.	At that point he had his head between his knees,	11		that that played some role in what happened to
. 12		and he just goes "I don't know what happened. I	12		you with the chain saw?
13		just don't know."	13	A.	It played no role.
14	Q.	At any point did you have a conversation with	14		MR. BARCH: That's all
15		David in the emergency room, outside of the	15		MR. ACCARDO: Nothing else.
16		presentation of the emergency room personnel,	16		MS. FREEMAN: I think we will waive
17		about what happened?	17		signature.
18	A.	No.	18		(The deposition of this witness came
19	Q.	Now, I know that when you were asked before about	19		to a close at 3:33 p.m.)
1		Constitution of the second of	20		
20		some discussions or attempts at discussions about			
20		what has happened from the time of the accident	21		
1			21 22		
21		what has happened from the time of the accident	1		

	1	176 CERTIFICATE OF SHORTHAND REPORTER
	2	
į	3	 Angela D. Oldenburg, a Certified Shorthand Reporter in and for the State of Illinois,
	4	do certify that, pursuant to the agreement hereto annexed, there came before me on the 24th day of
	5	January, 2013, at 12:17 p.m., the following-named person, to wit: Paul R. Dulberg, who was by me duly
	6	sworn to testify to the truth and nothing but the truth of his knowledge concerning the matters in
	7	controversy in this cause; that he was thereupon examined on his nath and his examination reduced to
	8	writing under my supervision; that the deposition is
	9	and that the reading and signing of the deposition by the said witness were expressly waived.
	10	I further certify that I am neither
	11	attorney or counsel for, nor related to or employed
	12	deposition is taken, and further that I am not a
	13	employed by the parties hereto or financially interested in the action.
	14	Dated this 28th day of January, 2013.
	15	
	16	
	17	Λ . A. A.I. I
	18	Certified Shorthand Reporter
	19	922 North Lyford Road ~~
	20	Rockford, Illinois (815)226-9755
	222	
	24	

				
	86:14	160:9	abuts [1] - 156:7	153:16, 153:19,
\$	2011 [57] ~ 9:8, 9:16,	3-19-70 m - 9:6	Academy [3] - 12:8,	157:11
\$10 [2] - 50:11, 53:9	15:4, 15:7, 15:10,	3[1] -	12:9, 12:11	affects [1] - 24:2
\$7,333.04[1] - 158:24	15:16, 16:12, 16:15,	3:13	ACCARDO [12] - 2:8,	affirmatively [11] -
1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	17:4, 20:23, 21:5,	3416 _[2] - 1:19, 2:2	4:4, 4:8, 4:20, 5:1,	6:12, 7:5, 23:18,
*	24:16, 29:18, 37:15,	1 ''	5:4, 5:8, 5:11, 163:3,	55:7, 75:1, 86:19,
	43:1, 43:22, 44:3,	355 [1] - 55:15	171:16, 174:22,	89:2, 113:21,
'90s [1] - 11:16	44:9, 48:14, 51:14,	3:33 [1] - 175:19	175:15	136:15, 138:5,
	51:24, 53:1, 56:8,		Accardo [2] - 4:17,	144:24
1	59:17, 60:21, 61:22,	4	5:13	afraid [2] - 174:7,
	62:13, 63:2, 63:6,	4[1] - 3:3		174:9
1 [1] - 49:8	63:11, 63:15, 63:21,	40 [1] - 50:11	Accardo)[2] ~ 3:3, 3:5	aftermath [1] - 79:20
1-24-13 [1] - 1:8	64:2, 64:20, 65:10,	40-hour[1] - 50:10	accident [45] - 49:24,	afternoon (3) - 4:16.
1,(previously [1] -	65:14, 67:11, 67:23,	41 [1] - 9:11	78:6, 163:10,	130:15, 175:4
3:11	73:12, 74:8, 74:15,	45 [5] - 169:18,	163:15, 164:6,	afterwards [2] - 54:7,
10 [4] - 89:12, 89:16,	77:14, 81:8, 86:20,	169:21, 169:24,	164:9, 164:10,	54:13
109:15, 109:16	88:11, 89:1, 91:3,	170:1, 171:7	164:14, 164:20,	1
1016 [3] - 8:19, 9:2,	91:15, 100:2, 150:3,	4606 [2] - 8:8, 8:18	166:3, 166:16,	agency [1] - 40:15
57:1 2	163:5, 163:8,		166:18, 173:8,	Agent [1] - 1:8
109 9 [វត្ស - 1 7:5, 17:10,	164:11, 164:15,	5	173:21, 174:3	ago [12] - 24:23,
17:11, 17:22, 17:24,	165:14, 165:19,	<u> </u>	accomplish [3] -	24:24, 25:5, 30:2,
20:14, 39:24, 48:9,	166:8	50 [1] - 119:9	125:1, 140:16, 141:2	30:3, 37:5, 41:4,
51:11, 51:15, 51:19,	2011-2012 111 - 90:12		accordance [2] - 4:11,	85:16, 87:14,
52:11, 52:18, 53:2,	2011-2 012[1]- 30:12 2012 [9] - 30:9, 78:4,	6	5:15	163:13, 163:20,
54:3	90:11, 150:4, 151:9,		accumulated [1] -	164:6 agree [2] - 43:22,
12 [2] - 1:5, 89:16	158:24, 161:3,	6[1] - 49:11	122:7	agree (2) - 43.22, 67:18
12:1 7 [2] - 1:21, 176:5	161:13, 161:19	60 [2] - 104:1, 119:9	acquaintances [2] -	agreed [1] - 100:23
160 [1] - 3:13	2013 [3] - 1:21, 176:5,	6323 [1] - 2:5	58:15, 61:13	agreement [2] - 5:14,
163 [1] - 3:5	176:14		acquire [1] - 10:23	176:4
175 [1] - 3:6	20s [1] - 62:10	7	action [3] - 1:18,	ahead [1] - 80:20
176 [1] - 3:24	22[1] - 57:3	70 [2] - 39:12, 39:13	176:11, 176:13	air[2] - 132:3, 169:17
178[t] - 1:5	22nd [1] - 1:2		activated [1] - 135:8	
18 [1] - 57:2	23[1] - 57:3	74 [2] - 13:18, 13:20	active [2] - 56:19,	alcohol [2] - 166:8, 166:15
18,000 [2] - 52:24,	24 [1] - 129:2		56:22	1
53:2	24th [2] - 1:20, 176:4	8	actively [2] - 51:24,	aleck [1] - 32:13
19 [2] - 57:2, 158:24	25 _[2] - 111:7, 113:17	8 [2] - 3:4, 86:9	139:6	alert [2] - 101:16, 136:21
1988 [1] - 10:11	28 [39] - 9:8, 15:6,	80 [1] - 50:14	activities [4] - 35:8,	
1998 [3] - 14:22, 18:1,	16:15, 20:23, 21:5,	815)226-9755 [1] -	35:14, 35:18, 59:4	alerting [1] - 107:17
18:14	24:16, 29:18, 37:15,	176:20	activity [5] - 35:8,	Alexander [1] - 2:4
1999 [1] - 16:10	42:24, 43:22, 44:3,		63:6, 76:23, 87:14,	algebra [1] - 11:23
	44:8, 48:14, 51:14,	9	120:15	alive [1] - 68:21
2	51:23, 60:21, 61:21,	<u> </u>	actual [7] - 69:24,	allow [1] - 128:2
	62:13, 63:2, 63:5,	9 [2] - 17:3, 89:12	73:4, 99:20, 131:11,	alone [1] - 106:13
2[2] - 158:18, 160:9	63:11, 63:15, 63:21,	922 [1] - 176:19	131:12, 166:18,	amount[1] - 128:16
2(previously [1] -	64:2, 64:19, 65:10,		169:16	amounts [1] - 62:9
3:12	65:14, 67:11, 67:23,	Α	acute [3] - 24:23, 25:1,	AMR [2] - 50:22, 51:20
20 [5] - 111:8, 113:17,	73:12, 74:8, 74:15,		25:2	AMS [17] - 37:22,
118:16, 124:21,	77:14, 81:8, 86:20,	abilities [2] - 46:19,	addition [1] - 39:24	37:23, 40:8, 40:14,
129:2	91:3, 91:15, 100:2,	47:24	additional [6] - 12:3,	41:18, 45:8, 49:14,
20-minute [1] - 109:16	101:2	ability [3] - 23:23,	13:20, 106:11,	51:1, 51:9, 51:21,
200 [1] - 2:9	28th [1] - 176:14	24:3, 72:18	139:23, 161:5, 161:9	51:22, 52:4, 52:13,
2003 [1] - 18:16	2A _[2] - 159:24, 160:13	able [19] - 23:9, 36:15,	address [4] - 151:12,	52:15, 53:7, 53:8,
2004 [1] - 18:16	2D n - 161:7	36:19, 36:20, 46:14,	162:6, 162:8, 162:11	55:22
2007 [1] - 86:9	2E[1] - 161:7	49:24, 50:19, 51:15,	adjacent [2] - 8:21,	Angela [2] - 1:22,
2008 [4] - 14:22,	2F _[2] ~ 161:9, 161:19	54:2, 66:14, 122:17,	121:7	176:3
15:23, 17:3, 86:14	2i [1] - 161:22	124:20, 125:1,	admonitions [1] -	angle [1] - 29:11
2008/2009 [2] - 18:1,	2J [1] - 162:16	125:4, 126:16,	69:10	annexed [1] - 176:4
18:15		132:2, 136:4,	adult [1] - 68:16	answer [16] - 5:20,
2009 [3] - 14:22,	3	142:18, 148:10	advantage [1] - 117:1	5:24, 6:24, 7:4, 7:8,
15:24, 40:9		above-entitled [1] -	affect [1] - 72:17	7:9, 7:16, 48:20, 48:22, 122:2,
2010 [3] - 40:9, 86:9,	3 [য়ু - 160:3, 160:4,	1:18	affected [4] - 153:12,	70.22, 122.2,
		T		

148:15, 149:5, 158:23, 164:4, 170:16, 174:14 answers [5] - 6:21, 37:17, 48:16, 109:22, 160:9 anti [2] - 155:6, 155:9 anti-inflammatory [2] - 155:6, 155:9 anticipate [2] - 6:19, 101:5 anticipated [1] - 101:7 anticipating [1] -118:7 apart [1] - 95:15 appeal [1] - 37:9 appealing [1] - 37:7 appear [1] - 109:2 aPPEARANCES [1] -2:1 Appeared [3] - 2:3, 2:6, 2:10 apple [14] - 92:16, 92:22, 93:20, 94:8, 94:17, 95:10, 95:11, 95:15, 96:24, 100:21, 126:15, 165:10, 165:21, 165:23 applicable [1] - 4:15 application [1] - 37:2 applied [2] - 36:23, 37:18 apply [3] - 37:3, 37:6, 131.5 applying [1] - 39:17 appreciate [2] - 80:2, 156:1 appreciation [1] -63:22 approached [1] -139:11 approaching [1] -139:20 area [10] - 27:20, 75:17, 77:5, 92:20, 93:9, 109:23, 114:19, 116:4, 118:4, 120:12 areas [1] - 34:23 arise [1] - 36:21 arm [64] - 24:13, 24:20, 24:22, 25:8, 26:1, 27:15, 28:3, 28:11, 29:20, 30:14, 30:16, 30:18, 30:21, 32:4, 32:7, 32:15, 32:18, 33:16, 33:18, 34:22, 35:21, 36:16, 136:24, 137:17, 138:4, 138:13,

138:22, 138:23, 142:9, 143:14, 146:22, 147:3, 149:20, 150:5, 151:23, 152:8, 152:13, 152:21, 153:6, 153:7, 154:11, 154:14, 154:19, 155:1, 155:10, 155:17, 156:1, 159:9, 159:14, 159:17, 159:23, 161:16, 161:19, 163:4, 163:7, 164:7, 164:11, 170:18, 171:9, 171:17 arms [2] - 172:2, 172:6 Army [3] - 56:18, 56:19, 56:24 arose [1] - 52:16 arrangement [1] -94:6 arrival [2] - 102:23, 103:6 arrived [1] - 104:16 arriving [1] - 101:9 articulated [1] -143:12 as-needed [2] - 52:6, 52:13 ascend [1] - 112:6 aside [2] - 62:21, 85:19 aspect[1] - 110:15 aspects [1] - 14:9 assist [3] - 65:21, 102:19, 111:6 assistance [2] - 91:2, 93:4 assisted [1] - 19:21 assisting [3] - 74:21, 113:12, 139:6 associate's [1] - 10:23 associated [6] - 64:3, 69:18, 69:23, 73:24, 76:22, 159:13 assumed [4] - 5:4, 114:7, 114:8, 165:17 ate [2] - 109:14, 120:18 attached [1] - 112:22 attack [1] - 77:1 attempt [2] - 21:6, 22:1 attempted [1] - 46:18 attempts [4] - 31:23, 48:12, 48:13, 173:20 attention [3] - 129:6,

129:7, 129:8

138:15, 138:18,

ATTORNEY [3] - 2:1, 2:4, 2:8 attorney [14] - 5:18, 7:17, 47:8, 48:22, 48:24, 79:9, 80:3, 80:6, 80:15, 80:19, 81:22, 162:8, 176:11, 176:12 Attorney [1] - 1:19 attorney's [1] - 78:15 attorneys [1] - 7:14 automobile [1] - 164:5 available [3] - 42:17, 42:20, 42:22 Avenue [1] - 55:13 avenues [1] - 45:17 average [1] - 132:8 avoid [3] - 75:16, 77:4, 77:6 aware [6] - 69:17, 69:23, 73:11, 73:23, 74:11, 143:20

В

background [1] - 10:6

backwards [1] - 15:3 backyard [1] - 67:19 bad [2] - 78:19, 156:20 ball [1] - 154:20 band [1] - 29:5 banter[1] - 96:11 bar [6] - 71:10, 76:12, 77:8, 114:22, 169:10, 169:12 Barbara [1] - 9:22 BARCH [24] - 2:4, 4:19, 4:23, 5:3, 5:6, 5:10, 5:12, 6:2, 6:13, 6:17, 7:6, 7:12, 7:20, 8:1, 80:18, 80:22, 82:3, 95:11, 160:2, 160:6, 163:2, 174:24, 175:2, 175:14 Barch [2] - 2:4, 160:5 Barch)......[2] - 3:4, 3:6 based [2] - 17:15, 31:2 basis [5] - 18:5, 40:14, 52:6, 60:7, 85:8 bear[1] - 36:20 became [5] - 25:2, 58:11, 139:13, 140:22, 145:12 beer [1] - 175:10 began [3] - 104:14, 109:12, 139:15 begin [5] - 7:17, 24:21, 35:11, 41:17, 68:16

beginning [1] - 151:8 behalf [4] - 1:17, 2:3, 2:6, 2:10 behind [2] - 105:12, 108:3 belief [2] - 82:10, 147:16 belt [1] - 111:22 belts [1] - 112:5 bend [1] - 28:23 bending [3] - 71:4, 76:17, 77:8 bends [1] - 72:9 bent [2] - 71:10, 72:6 best [2] - 141:12, 147:20 better [3] - 119:14, 148:13, 153:9 between [21] - 16:2, 26:6, 78:5, 81:18, 81:24, 86:9, 94:5, 94:7, 104:16, 104:22, 105:12, 106:14, 109:14, 110:2, 110:13, 119:17, 135:2, 135:12, 144:3, 173:3, 173:11 beyond [4] - 96:1, 127:23, 142:12, 152:2 bicker [4] - 97:17, 106:1, 106:2, 106:3 bickering 🗐 - 96:3, 96:11, 97:20 big [12] - 82:19, 86:5, 86:7, 89:10, 89:11, 89:12, 103:21, 103:22, 121:24, 122:16, 124:21, 154:8 bigger [5] - 38:13, 38:14, 39:13, 41:7, 89:15 biggest [1] - 50:19 BILL[2] - 1:9, 1:10 bili [2] - 107:8, 115:4 Bili [40] - 1:18, 2:7, 57:11, 84:5, 85:7, 85:13, 85:16, 90:21, 91:14, 92:18, 93:8, 96:19, 96:23, 96:24, 97:3, 102:24, 104:8, 104:18, 105:3, 105:18, 107:7, 107:8, 110:5, 111:10, 113:7, 113:14, 113:15, 115:8, 115:12, 115:21, 116:6,

117:6, 117:10,

118:3, 120:10, 122:17, 129:9, 166:10, 175:6, 175:7 bill's [1] - 103:2 Bill's [1] - 166:10 bills [1] - 45:24 bin [1] - 39:1 bind [7] - 70:15, 71:3, 71:5, 71:13, 72:7, 73:4, 77:2 binding [7] - 70:15, 70:16, 70:22, 71:12, 72:5, 73:3, 77:4 birth [1] - 9:5 bit [9] - 10:5, 10:14, 96:20, 105:4, 133:18, 147:2, 148:10, 156:24, 167:6 blade [47] - 69:12, 69:24, 70:15, 70:18, 70:22, 70:23, 71:5, 71:7, 71:12, 71:14, 71:17, 71:19, 72:1, 72:6, 72:8, 72:14, 72:18, 72:19, 72:22, 73:3, 73:9, 74:1, 74:23, 75:6, 75:8, 77:9, 114:13, 136:22, 137:12, 137:16, 137:24, 138:11, 138:15, 138:19, 139:5, 139:11, 140:1, 140:3, 140:4, 140:8, 140:13, 141:6, 142:17, 143:14, 171:6, 172:12 blaming [1] - 16:17 blank (3) - 47:13. 47:14, 53:22 block [1] - 90:4 blocks [1] - 8:23 body [10] - 25:9, 45:12, 45:14, 62:10, 87:2, 138:8, 168:20, 170:20, 171:3, 171:21 bone [3] - 33:20, 154:7, 164:21 bones [1] - 147:10 books [1] - 39:21 boot [1] - 47:20 borrow [1] - 91:23 bothered [2] - 30:1, 34:9 bothering [1] - 29:23 bothers [1] - 34:10 bottom [1] - 88:15 bought [2] - 105:1,

106:20

Boulevard [1] - 2:5 bound [1] - 70:18 bowling [2] - 59:5, 59:6 brain [1] - 174:13 branch [33] - 56:17, 76:16, 76:23, 111:20, 123:12, 124:2, 124:5, 127:20, 133:20, 134:4, 134:17, 135:5, 135:11, 135:13, 135:16, 135:19, 137:5, 137:19, 138:3, 138:14, 139:7, 139:8, 140:5, 140:9, 140:13, 141:19, 141:23, 142:8, 142:11, 142:12, 170:17, 170:24 branches [35] - 92:12, 92:14, 93:9, 99:21, 99:23, 103:21, 103:22, 110:16, 110:23, 111:2, 112:12, 112:14, 112:15, 118:4, 118:11, 118:14, 118:23, 119:3, 119:13, 120:11, 120:24, 121:10, 122:8, 122:21, 123:1, 124:12, 125:17, 125:21, 126:10, 127:2, 128:22, 129:23, 130:12, 134:3, 135:21 brand [1] - 106:19 brand-new [1] -106:19 break [4] - 80:14, 81:1, 109:16, 120:16 break-off [1] - 81:1 breakdown [1] - 81:18 breakfast [1] - 109:14 breaks [1] - 118:13 bring [2] - 102:2, 127:17 bringing [2] - 92:4, 138:14 brings [2] - 14:18,

bucks [1] - 50:14 buddies [2] - 58:3, 58:4 building [1] - 25:1 bumping [1] - 85:21 bundles [2] - 92:15, 93:11 bum [6] - 99:24. 115:21, 130:22, 154:13, 156:17, 156:18 burning [7] - 34:7, 34:11, 34:20, 35:6, 36:2, 115:22, 116:21 burns [1] - 154:21 business [10] - 16:4, 16:5, 16:22, 18:8, 19:3, 19:11, 21:15, 21:16, 21:17, 86:11 BY [5] - 4:4, 8:1, 80:22, 163:3, 175:2

C

calculations [1] -50:16 calendar[1] - 41:15 campfires [1] - 122:24 capable [1] - 145:6 car [8] - 9:1, 62:5, 62:10, 162:12, 163:10, 163:14, 164:9, 164:20 card [1] - 22:6 cards [2] - 21:22, 22:3 care [5] - 11:5, 69:5, 69:7, 145:13, 159:17 careful [2] - 129:19, 157:20 Carol [9] - 90:21, 104:8, 104:18, 105:8, 105:18, 117:8, 117:9, 129:9, 144:11 Carol's [1] - 62:17 CAROLINE [2] - 1:8, 1:9 Caroline [18] - 1:17, 2:6, 57:11, 62:18, 63:5, 84:5, 84:13, 85:7, 85:19, 86:4, 91:14, 98:18, 102:24, 105:19, 106:14, 107:4, 107:10, 110:7 Caroline's [2] - 58:2, 105:24 carpal [1] - 29:14 carried [1] - 88:16 carry [1] - 93:13 cars [2] - 59:7, 87:10

cart [5] - 39:3, 39:5, 39:9, 39:14, 41:8 case[7] - 51:13, 75:8, 97:5, 97:6, 101:22, 129:17, 155:12 catalog [1] - 19:2 cats [1] - 106:1 caught [1] - 140:9 caused [2] - 79:21, 80:7 causes [1] - 28:19 center [2] - 25:23, 122:23 certain [2] - 106:5, 128:16 certainly [3] - 35:13, 132:14, 146:22 Certificate [1] - 3:24 certificate [4] - 13:1, 13:7, 13:10, 13:19 CERTIFICATE [1] -176:1 Certified [3] - 1:23, 176:3, 176:19 certify [2] - 176:4, 176:10 chain [127] - 32:11,

62:12, 62:14, 62:21, 63:7, 63:18, 63:23, 64:4, 64:8, 64:12, 64:19, 65:2, 65:3, 65:5, 65:13, 65:22, 66:2, 66:8, 66:19, 66:24, 67:12, 67:15, 67:17, 67:24, 68:3, 68:12, 68:14, 68:24, 69:10, 69:18, 69:19, 69:23, 71:7, 71:10, 71:16, 71:20, 71:22, 72:9, 72:13, 72:18, 72:24, 74:16, 76:3, 76:5, 76:13, 77:7, 77:9, 77:10, 82:21, 83:18, 91:8, 91:12, 91:23, 92:2, 93:24, 94:23, 95:7, 95:14, 95:19, 95:20, 96:18, 97:5, 98:3, 98:9, 98:12, 99:11, 100:13, 101:6, 105:1, 106:18, 108:14, 109:13, 109:17, 110:22,

136.5, 136.9, 136:11, 136:16, 136:19, 136:22. 139:24, 140:4, 142:15, 142:16, 145:18, 159:23, 160:13, 164:10, 165:13, 165:15, 165:19, 166:1, 166:6, 167:8, 167:13, 167:22, 168:2, 168:8, 168:12, 168:15, 168:19, 169:19, 169:22, 170:23, 171:24, 172:4, 175:12 chance [4] - 7:3, 7:9, 43:20, 80:19 changed [1] - 164:14 characterize [1] -85:17 check [3] - 30:15, 102:20, 148:6 checked [1] - 101:19 Chicago [4] - 2:9, 12:14, 47:5, 55:13 child [1] - 59:21 children [2] - 59:14, 59:15 chipped [1] - 115:20 chips [1] - 70:6 Christmas [2] -103:20, 103:23 chunk [1] - 128:21 Cicero [1] - 2:4 CIRCUIT [2] - 1:2 circular [1] - 71:23 circumstances [1] -42:18 city [3] - 12:13, 46:21, 47:5 City [1] - 1:20 Civil [2] - 4:12, 5:16 claim [2] - 48:17, 159:6 claiming [2] - 49:12, 50:23 clarified [1] - 132:7 clarify [1] - 6:14 clean [1] - 147:22 cleaned [2] - 92:9, 147:5 cleaning [1] - 123:1 clicks [1] - 23:1 climb [3] - 112:7, 113:15, 119:7

climbing [3] - 111:15,

111:16, 120:17

Clinic [1] - 150:10

close [7] - 58:8, 67:7, 92:10, 128:8, 128:18, 136:13, 175:19 closed [1] - 147:23 closer[7] - 17:1, 93:5, 99:18, 124:16, 133:22, 133:23, 134:4 closes [1] - 135:2 closest [1] - 88:5 closing [1] - 28:7 Code [1] - 5:16 coffee [3] - 7:22, 28:22, 132:19 cold [4] - 34:8, 34:9, 34:10, 165:8 collateral [1] - 19:2 college [7] - 10:12, 10:13, 10:18, 10:19, 11:20, 11:23, 12:3 College [2] - 10:17, 11:19 combination [5] -20:1, 28:18, 63:18, 77:10, 91:6 comfortable [1] -12:23 coming [18] - 22:5, 78:9, 80:2, 80:5, 116:24, 129:10, 134:11, 135:12, 135:16, 137:12, 138:11, 138:16, 138:17, 138:19, 139:22, 140:1, 158:3, 169:1 commencing [1] -1:21 comment [3] - 139:23, 140:24, 146:5 comments [5] - 83:13, 83:21, 107:19, 121:21, 144:15 commercial [1] -19:10 common [1] - 58:15 communication [4] -78:6, 78:8, 78:14, 81:18 communications [1] -81:2 community [1] - 10:18 Community [1] -26:14 companies [6] - 16:3, 19:12, 21:21, 46:17,

135:8, 135:9, 136:3,

111:8, 112:22,

113:1, 114:15,

117:4, 121:14,

130:24, 131:16,

133:16, 134:6,

134:11, 134:18,

134:21, 134:24,

47:22, 48:10

company [8] - 14:8,

16:19, 19:4, 21:19,

47:4, 47:9, 55:10,

70:11

45:16

brochures [1] - 19:3

broken [1] - 163:16

broker[1] - 20:21

brought [1] - 92:1

bucket [1] - 38:18

buckets [3] - 38:14,

61:17 compatible [1] - 47:3 compensated [1] -145:21 complaining [2] -23:20, 97:3 Complaint [1] - 57:12 complaints [1] - 35:5 completed [1] - 13:13 computer [9] - 19:21, 19:22, 22:18, 36:11, 36:16, 46:11, 47:16, 47:19, 149:19 computer-assisted 11] - 19:21 concept [3] - 22:5, 22:13, 22:19 concern [7] - 99:2, 107:14, 108:7, 128:13, 136:18, 144:7, 166:20 concerned [2] -108:15, 144:12 concerning [3] - 26:7, 27:1, 176:6 condition [1] - 93:5 conduction [1] - 150:7 confer[1] - 80:13 confused [2] - 140:23, 167:7 connected [2] - 57:23, 58:11 connecting [1] - 24:15 connection [5] - 58:1, 73:4, 77:13, 94:5, 99:13 consider [3] - 116:12, 132:11, 146:15 consideration [1] -93:23 consult [1] - 108:20 consumed [1] -175:10 contact [17] - 47:10, 53:19, 61:10, 78:7, 84:11, 85:10, 85:17, 85:19, 85:20, 136:23, 137:16, 137:19, 138:4. 139:6, 140:5, 142:10, 143:14 contacted [1] - 46:24 container [2] - 39:7, 41:7 continue [3] - 51:11, 51:18, 114:24 continued [3] - 4:10, 149:19, 152:1 CONTINUED [1] -80:22

contract [8] - 18:5, 51:2, 51:5, 51:10, 52:1, 52:10, 53:17, 54:2 contractor [1] - 17:12 control [2] - 170:9, 170:11 controlled [1] - 156:14 controversy [1] -176:7 conversation [10] -6:6, 6:9, 78:19, 78:20, 79:4, 80:24, 81:12, 162:5, 173:14, 174:20 conversations [4] -81:24, 82:1, 108:6, 113:10 comer [1] - 90:23 correct [67] - 15:8, 16:20, 17:17, 19:9, 22:22, 23:11, 23:17, 27:17, 28:5, 32:4, 34:2, 36:5, 36:18, 43:8, 52:11, 61:1, 61:19, 61:20, 61:22, 65:11, 66:12, 71:17, 71:21, 72:11, 72:15, 74:9, 77:16, 86:3, 87:15, 97:21, 98:6, 98:7, 98:10, 98:11, 99:14, 102:22, 104:2, 104:5, 104:7, 108:13, 114:14, 114:17, 117:3, 117:4, 118:8, 118:9, 121:5, 123:4, 133:20, 135:22, 137:8, 140:2, 140:14, 142:6, 142:19, 142:21, 143:10, 143:15, 147:3, 156:11, 159:20, 159:24, 161:6, 161:21, 163:9, 175:4, 175:5 corrected [1] - 88:12 counsel [5] - 81:14, 95:9. 161:22. 176:11, 176:12 count [2] - 64:24, 66:14 COUNTY [1] - 1:3 County [1] - 4:13 couple [17] - 6:2, 27:12, 42:13, 46:2, 78:10, 85:14, 86:4, 86:8, 92:15, 118:13, 118:22, 125:15,

126:9, 126:22,

127:5, 131:12, 173:6

course [9] - 11:18, 11:21, 11:22, 12:3, 12:16, 81:5, 83:18, 84:6, 143:3 courses [2] - 11:20, 13:24 COURT [1] - 1:2 Court [4] - 4:13, 8:8, 8:18, 9:17 court [1] - 4:15 create [2] - 35:9, 35:18 criticism [2] - 165:24, 166:4 crosses [1] - 160:21 cup [2] - 28:23, 132:19 customer [2] - 22:20, 51:5 customers [2] - 20:20, 20:22 cut [54] - 65:8, 67:8, 69:13, 73:7, 73:8, 73:18, 73:20, 77:4, 91:14, 92:7, 92:17, 92:21, 93:10, 95:15, 99:17, 99:23, 100:21, 106:12, 106:15, 108:11, 110:22, 112:2, 112:12, 112:20, 119:22, 120:2, 122:10, 122:15, 123:2, 123:14, 123:18, 125:24, 126:1, 126:10, 126:13, 131:17, 133:17, 136:4, 141:20, 142:8, 144:13, 144:23, 145:17, 157:9, 167:6, 168:13, 168:16, 168:20, 169:3, 169:23, 171:9, 171:14 cuts [1] - 65:7 cutting [31] - 69:18, 70:9, 71:4, 73:4, 75:21, 76:16, 76:23, 92:7, 92:11, 95:4, 99:13, 99:15, 99:21, 103:7, 104:14, 104:23, 109:12, 110:3, 111:5, 111:20, 114:24, 115:5, 121:9, 134:6, 134:14, 140:9, 140:12, 165:23, 166:3, 166:19, 167:11

D-u-l-b-e-r-g [1] - 4:7 dad [1] - 68:19 damage [3] - 107:10, 107:14, 158:9 damaged [1] - 107:18 damaging [2] - 99:3, 108:8 dangerous [9] - 64:5, 64:6, 64:8, 64:10, 65:3, 113:23, 114:5, 114:9 dangers [1] - 65:5 database [1] - 47:16 date [5] - 9:5, 9:9, 151:16, 173:22, 174:2 Dated [1] - 176:14 Dave [3] - 57:21, 96:19, 120:21 Dave's [1] - 110:8 DAVID [1] - 1:8 David [73] - 2:10, 58:3, 62:4, 62:14, 63:19, 64:15, 84:3, 84:10, 84:12, 87:3, 87:9, 87:20, 90:21, 91:22, 92:2, 92:5, 92:17, 92:21, 93:17, 94:5, 94:16, 94:20, 95:6, 95:14, 95:18, 96:17, 96:23, 96:24, 97:8, 97:24, 98:2, 98:12, 99:20, 100:4, 100:9, 102:24, 103:9, 104:6, 104:17, 105:13, 105:15, 105:21, 106:14, 107:1, 108:4, 108:20, 110:13, 113:12, 115:24, 118:12, 119:1, 120:16, 121:17, 122:4, 130:22, 161:23, 165:9, 165:24, 166:5, 166:14, 166:21, 167:7, 168:16, 169:5, 169:23, 170:21, 172:1, 172:5, 172:15, 173:15, 173:23, 174:1, 174:17 David's [3] - 103:3, 166:12, 168:20 days [3] - 50:4, 50:8, 165:8 deal [2] - 40:11, 89:8 debris [4] - 70:7.

75:13, 75:17, 115:13

decided [8] - 45:11, 45:12, 45:13, 116:7, 116:8. 116:15. 117:19, 127:1 decision [3] - 45:6, 105:20, 107:21 defendant [2] - 2:10, 82:2 Defendants (1) - 1:11 defendants [2] - 1:17, 2:6 definitely [2] - 141:14, 146:23 definition [1] - 142:3 degree [1] - 10:23 degrees [2] - 169:24, 170:1 demise [1] - 16:17 demonstrate [1] -91:11 demonstrated [1] -69:14 demonstrating [1] -98:8 DEPOSITION [1] - 1:7 deposition [8] - 1:16, 4:9, 5:14, 5:18, 175:18, 176:8, 176:9, 176:12 deprive [1] - 80:18 describe [8] - 13:10, 28:5, 58:18, 60:3. 138:10, 144:6, 170:3, 171:11 described [8] - 33:22, 34:5, 35:15, 133:15, 142:4, 145:19, 154:2, 154:15 description [2] -25:12, 72:2 design [27] - 13:24, 14:1, 14:2, 14:11, 14:16, 18:10, 19:2, 19:8, 19:10, 19:20, 20:24, 21:7, 22:2, 22:13, 32:1, 32:8, 32:15, 35:16, 36:6, 45:1, 45:22, 46:2, 46:18, 47:24, 48:5, 48:13 designer [3] - 18:21, 18:24, 19:16 detail [1] - 71:12 details [2] - 83:12, 83:15 device [1] - 38:24 diagnosed [1] - 31:12 dialogue [1] - 139:10 diameter [2] - 132:8, 132:17

Diane [1] - 103:3

dictated [1] - 126:6 died ্রে - 111:8, 113:19, 113:20 different [11] - 43:11, 45:20, 73:21, 84:17, 93:9, 96:4, 96:5, 118:4, 120:12, 142:2, 151:23 difficult [1] - 81:17 diminishing (1) -56:20 direct [1] - 154:22 direction [1] - 7:18 directions [2] -146:17, 157:18 directly [6] - 15:20, 15:22, 40:14, 40:16, 113:12, 121:12 disability [1] - 36:23 disabled [1] - 37:14 disagreeing [1] -107:4 disappeared [2] -110:7, 110:9 discovery [2] - 4:9, 5:18 DISCOVERY [1] - 1:6 Discovery [1] - 1:16 discuss [5] - 83:8, 83:10, 97:18, 106:4, 116:9 discuss/bicker [1] -97:15 discussed [5] - 80:10, 81:11, 81:23, 82:8, 142:24 discussion [9] - 80:7, 80:9, 99:5, 105:11, 106:14, 106:21, 108:10, 144:2, 174:17 discussions [4] -104:23, 108:2, 173:20 disengaged [1] -134:17 displeasure [1] -166:20 dispose [1] - 90:10 dissatisfied [1] -97:23 dissolution [1] - 16:18 distance [1] - 128:16 distinguish [1] - 56:21 distraught [1] -140:22 ditch [1] - 62:5 doctor [10] - 24:18, 27:1, 27:2, 31:16, 150:13, 157:4,

158:6, 163:22, 163:23, 163:24 doctors [1] - 26:7 dog [7] - 102:5, 102:6, 102:17, 105:8, 115:6, 120:20 dogs [1] - 106:1 dominant [2] - 76:7, 133:6 done [32] - 17:5, 20:24, 39:21, 44:4, 44:23, 55:4, 56:10, 87:12, 91:2, 92:8, 97:10, 111:23, 116:20, 118:15, 121:1, 121:23, 121:24, 123:15, 127:16, 131:12, 135:20, 135:23, 146:6, 150:4, 150:9, 152:8, 153:8, 155:19, 163:17, 163.18, 163.19, 173:8 down [75] - 6:4, 10:19, 12:13, 26:14, 27:20, 27:23, 27:24, 28:4, 29:12, 29:13, 33:23, 36:12, 38:15, 46:11, 47:23, 55:13, 55:16, 67:19, 67:22, 86:9, 88:13, 88:14, 91:14, 92:17, 92:21, 93:18, 94:8, 94:17, 96:2, 96:13, 96:18, 97:18, 98:21, 100:12, 100:21, 101:2, 103:16, 105:17, 106:5, 106:6, 106:8, 106:9, 106:12, 107:1, 107:5, 108:21, 111:9, 112:2, 113:24, 114:2, 115:5, 116:24, 118:17, 118:20, 119:4, 119:11, 119:19, 120:2, 120:16, 123:15, 126:22, 133:13, 134:7, 134:22, 137:11, 142:14, 153:9, 156:19, 161:11, 165:16, 166:4, 166:19, 167:13, 169:15, 169:21 downtime (1) - 85:2 downward [5] - 76:23,

136:6, 136:7.

139:14, 139:15

dozen [8] - 125:6,

125:15, 125:16, 127:5, 131:8, 131:12, 135:20 Dr [19] - 26:11, 26:12, 26:16, 30:2, 31:2, 148:24, 149:1, 149:14, 150:10, 150:16, 151:4, 151:10, 151:11, 151:15, 151:18, 151:22, 151:24, 152:13, 153:8 drag [2] - 127:19, 127:20 dragging [3] - 116:3, 118:3, 120:11 drank [1] - 120:20 draw [1] - 22:10 drawing [2] - 47:14, 53:22 drink [2] - 7:22, 110:6 drinking [3] - 159:11, 175:4, 175:7 drīveway [1] - 87:6 driving [2] - 97:14, 159:11 drop [1] - 105:16 dropped [2] - 135:11, 170:24 dropping [2] - 118:20, 141:23 drove [3] - 88:8, 162:11, 162:13 drugs [1] - 166:15 due [3] - 37:23, 37:24, 49:24 DULBERG [4] - 1:5, 1:7, 1:16, 4:1 Dulberg [7] - 4:7, 4:10, 4:16, 8:4, 9:22, 80:23, 176:5 dulberg's [1] - 171:17 Dulberg.....(Mr[1] -3:3 duiy [2] - 4:2, 176:5 dumb [1] - 58:21 dump [1] - 39:8 dumping [1] - 38:23 dumps [2] - 38:20, 38:21 during [21] - 6:8, 53:8, 65:1, 70:9, 77:15, 80:10, 81:12, 83:6, 83:10, 85:18, 86:12, 86:13, 105:19, 120:9, 129:2, 129:12, 129:20, 129:24, 130:11, 134:14, 165:23 dust[1] - 70:7

e-mailed [1] - 80:16 e-mails [1] - 46:24 early is - 11:16, 87:8, 145:19, 150:4, 150:9 earnings [1] - 48:18 easier [1] - 6:9 East[1] - 2:5 easy [1] - 6:19 eat[1] - 25:20 educational [1] - 10.5 effort [3] - 45:19, 83:6, 106:15 eighth [2] - 68:8, 68:9 either [17] - 23:8, 41:22, 46:7, 48:23, 56:1, 71:4, 85:12, 91:7, 91:11, 96:16, 98:9, 107:19, 129:18, 129:23, 138:24, 144:15, 152:17 elaborate [2] - 22:4, 133:17 elapsed [2] - 168:6, 168:11 elbow [37] - 24:8, 24:9, 24:14, 25:6, 25:10, 26:8, 26:10, 26:18, 26:19, 26:23, 27:2, 27:20, 27:22, 28:18, 30:12, 31:5, 31:12, 32:1, 32:21, 33:16, 33:24, 152:22, 154:21, 156:23, 156:24, 157:5, 157:15, 159:7, 163:4, 163:7, 164:12, 164:18, 164:19, 164:23, 165:4, 165:7 Elder [3] - 8:19, 9:2, 57:13 eliminated [1] - 119:2 Elm [3] - 1:19, 2:2, 149:2 emergency [16] -141:9, 142:23, 145:2, 145:10, 147:2, 147:21, 148:1, 162:20, 172:15, 172:17, 172:21, 172:23, 173:7, 173:15, 173:16, 174:16 EMG [5] - 30:14, 30:18, 150:4, 150:13, 152:4 empathy [1] - 86:18

employed [10] - 14:21,

F

14:24, 15:2, 17:8, 17:23, 48:10, 48:11, 166:1, 176:11, 176:13 employee [2] - 18:2, 176:12 employees [1] - 21:22 employer [5] - 13:3, 14:14, 16:2, 61:18, 84:19 employing [1] - 166:5 employment [12] -17:2, 17:20, 37:19, 41:18, 43:20, 43:24, 44:1, 45:18, 48:14, 49:24, 59:2, 145:20 encompass (1) -18:22 encounter [2] - 84:8, 84:9 end [11] - 16:14, 42:18, 50:17, 76:24, 123:13, 123:14, 124:16, 125:18, 127:10, 127:15, 142:11 ended (6) - 15:10, 15:16, 16:10, 16:12, 16:16, 52:1 ends [3] - 27:17, 129:1, 157:10 endurance [1] - 7:20 engage [7] - 168:2, 168:8, 168:12, 168:19, 169:19, 169:23, 170:24 engaged [4] - 63:6, 168:15, 171:24, 172:4 enhance [1] - 34:19 enroli [1] - 10:16 entire [3] - 79:14, 92:21, 130:11 entitled [1] - 1:18 entries [1] - 22:24 entry [4] - 19:23, 23:2, 45:4 envision [1] - 122:14 ER 131 - 141:15. 143:16, 147:7 especially [2] -124:22, 158:10 estimate [4] - 61:1, 64:18, 89:17, 104:2 estimating [1] - 109:9 evaluated [3] - 147:2, 150:13, 150:14 event [15] - 31:24, 32:16, 33:8, 36:5, 43:8, 43:11, 44:11,

dynamics [1] - 143:1

51:14, 51:23, 56:8,

51:4, 51:19, 52:13

financially [1] -

176:13

57:9, 61:11, 79:10, 85:12, 88:19 events [1] - 24:15 eventually [1] - 148:20 evolved [1] - 58:18 exacerbate [1] - 35:5 exact [2] - 14:23, 60:24 exactly [10] - 18:13, 23:7, 23:19, 25:5, 40:10, 43:2, 102:15, 113:14, 123:7, 125:9 examination [1] -176:7 EXAMINATION (6) -3:2. 4:4. 8:1. 80:22. 163:3, 175:2 examined [2] - 4:2, 176:7 except [1] - 92:7 exception [2] - 92:24, 157:23 exchange [1] - 44:18 excuse [2] - 140:19, 163:6 EXHIBIT [1] - 3:10 Exhibit [7] - 3:11, 3:12, 3:13, 49:8, 160:3, 160:4, 160:9 **EXHIBITS** [1] - 3:9 expect [2] - 146:20, 158:7 expectation [2] - 5:23, 41:17 expecting [1] - 94:2 expense [1] - 160:3 ехрепѕеѕ [6] - 53:4, 158:24, 159:1, 159:13, 159:16, 160:11 experience [3] - 65:6, 67:17, 67:18 experienced [3] -75:4, 75:11, 76:15 explain [6] - 28:24, 42:6, 83:6, 100:17, 123:23, 143:5 explained [6] - 26:19, 107:1, 143:2, 149:18, 157:8, 157:12 explanation [1] -174:5 expletive [1] - 140:20 express [2] - 86:17, 166:20 expressly [1] - 176:9 extend [2] - 25:19, 26.1 extended [2] - 27:21,

4

51:6
extending [1] - 27:15
extension [3] - 27:3,
28:4, 28:12
extensor [1] - 25:23
extent [2] - 63:15,
81:21
extreme [3] - 27:17,
69:5, 69:6
eye [1] - 169:4
eyes [4] - 135:10,
169:4, 171:18,
172:12

F

face [2] - 6:9, 6:10 facing [1] - 170:20 fact [4] - 32:11, 85:16, 115:21, 139:7 fair [4] - 7:9, 25:12. 85:17, 144:6 fall [6] - 29:23, 30:8, 30:9, 42:1, 109:10, 119:22 fallen [1] - 116:3 falling [1] - 107:11 falls [1] - 119:19 family [3] - 11:7, 11:9, 106:23 fancy [1] - 5:19 far[10] - 26:4, 27:11, 31:3, 31:13, 67:5, 97:11, 99:10, 111:5, 119:4, 128:14 fart [1] - 174:13 fashion [1] - 71:23 fast [6] - 138:17, 138:20, 156:16, 168:14, 170:6, 170:8 father [1] - 68:24 favor [2] - 94:10, 116:12 feet [11] - 89:12, 104:1, 109:7, 111:8, 112:19, 113:17, 119:9, 124:21, 128:20, 134:5 fellow [2] - 57:20, 65:16 felt[3] - 74:16, 146:17, 148:13 few [16] - 10:15, 10:20, 44:10, 60:23, 63:13, 66:16, 66:17, 77:15, 91:18, 118:13, 122:9, 125:3, 125:6, 126:4, 150:6 figure [1] - 82:7 figured [1] - 108:24 fill [5] - 39:8, 44:3,

fine [6] - 4:22, 5:9, 25:23, 156:21, 156:22, 156:23 finger [20] - 23:6, 23:9, 32:23, 33:2, 33:4, 33:11, 153:10, 153:17, 153:21, 153:24, 154:16, 155:24, 156:8, 156:9, 156:10, 158:1, 167:11, 167:17, 167:19, 168:7 fingers [14] - 27:24, 28:6, 28:8, 28:12, 32:20, 33:22, 34:13. 34:19, 34:22, 35:9, 132:15, 153:13, 153:19 fingertip [1] - 32:19 finish [3] - 7:7, 10:6, 10:10 finished [1] - 10:15 finishes [1] - 136:2 fire [5] - 33:10, 33:13, 34:4, 115:22, 137:7 fired [2] - 109:17, 140:10 fireplace [1] - 116:22 firewood [3] - 116:16, 122:23, 123:3 first [27] - 4:2, 18:11, 26:16, 29:20, 37:3, 37:8, 37:9, 50:21, 53:1, 53:8, 60:11, 68:11, 68:14, 69:1, 75:19, 110:21, 111:2, 121:12, 126:4, 126:8, 126:9, 126:22, 140:18, 143:19, 145:8, 149:12, 171:5 five [9] - 52:22, 53:1, 56:7, 87:17, 87:22, 128:20, 134:5, 145:5, 149:4 fix [1] - 62:8 flared [1] - 25:5 flatbed [1] - 89:22 flew [1] - 42:2 flexion [2] - 27:5 flimsy [1] - 89:7 flow [2] - 22:19, 72:13 fly [1] - 70:7 focused [1] - 145:12 follow[1] - 175:1 follow-up [1] - 175:1

176:5 follows [1] - 4:3 forearm [10] - 33:23, 33:24, 34:14, 34:15, 152:22, 154:3, 154:4, 157:6, 160:13, 161:11 Forest[1] - 163:21 forever [2] - 145:4, 158:12 forgetting [1] - 156:15 forgot [2] - 40:4, 100:20 forklift[1] - 38:9 form [3] - 13:12, 50:18, 66:22 formed [2] - 65:2, 144:16 forming [1] - 154:21 forth [1] - 96:3 forward [4] - 5:10, 52:9, 75:8, 172:9 foundation [1] - 89:6 four [9] - 10:18, 60:23, 88:22, 90:22, 93:2, 97:7, 128:20, 132:20, 134:4 four-year[1] ~ 10:18 Fourth [1] - 41:14 fourth (2) - 49:4, 49:9 fourth-to-the-last [1] -49:9 fragments [1] - 70:6 France [1] - 2:4 free [5] - 72:13, 88:18, 119:16, 127:24, 128:8 FREEMAN [16] - 2:1, 27:14, 31:7, 75:24, 81:24, 95:9, 122:2, 135:18, 136:1, 148:15, 149:5, 158:20, 162:23, 164:4, 174:8, 175:16 frequency [z] - 60:15, 78:7 friend [3] - 9:20, 9:23, 61:7 friends [2] - 60:4, 61:12 front [2] - 88:16, 165:16 froze [1] - 70:18 fuck (2) - 135:13.

140:20

full [17] - 8:2, 28:4,

28:11, 40:23, 40:24,

41:11, 41:12, 41:13,

following-named [1] -

176:5

41:2, 42:1, 43:20, 43:23, 44:1, 51:9, 51:20, 52:15, 55:10, 132:14, 156:12, 158:11

full-time [10] - 40:23, 40:24, 41:2, 42:1, 43:20, 43:23, 44:1, 51:9, 51:20, 52:15

function [6] - 45:4, 86:22, 88:10, 155:20

functioning [2] - 148:3, 148:5

funny [1] - 164:21

G

G-r-o-v-e-s [1] - 42:12 gabapentin [1] - 155:5 gagnon [1] - 107:17 GAGNON [1] - 1:8 Gagnon [28] - 2:10, 57:21, 60:1, 62:14, 62:21, 63:19, 64:15, 77:14, 80:24, 81:19, 82:8, 94:7, 98:9, 107:22, 108:7, 129:22, 130:4, 130:20, 133:16, 137:22, 139:10, 140:15, 144:3, 146:2, 146:12, 146:18, 161:24, 175:3 game [2] - 21:18, 22:21 gap [1] - 135:2 garage [4] - 59:8, 87:3, 87:12, 107:9 garden [2] - 92:20, 115:9 gas [2] - 113:18, 134:12 gathered [1] - 79:13 general [1] - 85:5 generate [1] - 46:12 Gerard [1] - 2:8 gifts [1] - 93:23 gist [1] - 84:2 given [5] - 22:8, 31:16, 45:7, 61:15, 176:8 glad [1] - 132:6 glides [1] - 72:14 God [1] - 140:23 godfather [1] - 59:20 golf [1] - 59:5 grab [7] - 28:22, 34:17, 35:1, 35:3, 123:15, 127:17, 154:9

Fisher Court Reporting Rockford, Illinois 815/226-9755

following គ្រ - 39:18,

grabbed [1] - 115:7 grabbing [4] - 23:7, 23:15, 35:9, 35:14 grade [3] - 58:3, 68:8, 68:9 graphic [13] - 13:24, 14:2, 14:11, 14:16, 18:10, 18:21, 19:10, 19:16, 19:20, 20:24, 22:2, 45:22, 47:23 graphics [14] - 18:23, 19:8, 19:22, 21:6, 32:1, 32:8, 32:15, 35:15, 36:5, 44:24, 46:2, 46:18, 48:5, 48:12 grass [1] - 107:12 Gregoire [1] - 2:8 grew [1] - 57:19 grip [5] - 153:20, 153:22, 154:16, 155:21, 157:22 grocery [1] - 85:15 groove [2] - 71:22, 72:8 gross [2] - 17:16, 52:19 ground [16] - 92:6, 92:10, 93:6, 97:4, 99:18, 111:1, 113:24, 115:5, 115:10, 121:9, 124:3, 124:5, 133:13, 136:10, 169:21, 169:24 group [3] - 32:12, 58:15, 89:19 Group [1] - 45:9 Groves [7] - 42:10, 42:11, 42:12, 42:17, 44:8, 49:17, 52:7 growth [2] - 128:24 Guard [4] - 56:18, 56:20, 56:23, 57:1 quess [21] - 14:20, 17:10, 28:18, 44:3, 50:17, 60:6, 71:5, 77:10, 89:14, 95:12, 100:24, 108:3, 112:16, 122:14, 124:21, 132:12, 139:13, 149:21, 161:10, 162:16, 175:6 quessed [1] - 104:1 guy [5] - 41:23, 42:8, 49:17, 90:8, 109:14 guys [8] - 61:17, 61:24, 81:21, 81:23, 84:21, 122:17, 129:3, 131:19

Н

H-a-y-d-e-n [1] - 8:12 half [5] - 9:1, 78:10, 119:17, 120:2, 125:11 Hand [1] - 150:10 hand [34] - 23:19, 23:21, 23:22, 24:5, 24:7, 25:5, 28:7, 28:19, 35:22, 36:16, 59:8, 76:7, 76:9, 76:12, 118:5, 132:1, 132:2, 132:16, 133:2, 133:6, 135:19, 138:21, 142:12, 148:2, 148:8, 149:20, 153:18, 156:13, 157:21, 158:5, 169:9, 169:14, 170:18 handle [3] - 69:5, 69:6, 112:24 handling [3] - 38:3, 38:4, 40:8 hands [13] - 38:9, 46:15, 76:6, 88:17, 127:24, 128:8, 128:9, 131:24, 134:23, 134:24, 172:2, 172:6, 173:2 handyman [2] - 86:23, 88:4 hanging [2] - 60:4, 117:21 Hans [2] - 82:1, 162:7 happenstance [2] -61:12, 85:21 hard [1] - 29:4 harnesses [1] - 112:6 Hayden គ្រ - 8:8, 8:9, 8:10, 8:18, 9:17 hazards [2] - 64:3, 66:23 head [5] - 13:12, 97:10, 140:18, 173:2, 173:11 heading is - 51:14, 51:23, 64:1, 74:8, 101:4 heal [1] - 158:9 healed [1] - 149:21 healing [1] - 158:11 healthy [1] - 133:1 hear [9] - 5:21, 5:22, 7:12, 7:15, 60:2, 83:3, 83:23, 136:16, 137:7 heard [27] - 27:2, 27:5,

28:1, 70:15, 73:3,

73:14, 73:24, 74:13, 83:2, 86:15, 107:2, 135:9, 136:18, 137:2, 143:22, 144:12, 144:18, 144:19, 144:20, 144:22, 167:20, 168:8, 168:12, 169:19, 169:22, 170:23 hearing [7] - 14:10, 15:5, 36:14, 95:17, 97:14, 97:17, 142:7 heat [3] - 70:2, 70:3, 72:22 heavier [3] - 124:4, 124:8, 154:10 heavy [1] - 154:17 heck [3] - 135:11, 171:7, 172:18 Heidelberg [3] - 12:8, 12:9, 12:11 height [2] - 109:10, 169:4 held [1] - 25:8 hell [1] - 134:13 help [17] - 59:9, 61:14, 61:24, 68:16, 87:9, 91:14, 92:4, 116:6, 116:7, 116:8, 121:13, 122:4, 122:6, 122:9, 123:24, 127:3 helped [7] - 62:9, 66:18, 68:18, 87:5, 87:19, 93:4, 93:8 helper [4] - 66:5, 66:6, 67:6, 70:1 helping [17] - 62:4, 62:7, 65:14, 66:8, 66:10, 66:24, 90:24, 93:23, 99:22, 101:5, 110:14, 115:8, 115:12, 116:13, 129:6, 130:14 hereto [2] - 176:4, 176:13 hi m - 85:15 high [18] - 10:6, 11:12, 11:14, 11:15, 58:5, 58:8, 58:10, 58:12, 58:13, 58:16, 60:5, 60:16, 68:6, 87:8, 111:7, 119:9, 136:21, 169:3 higher [1] - 60:15 Hills [2] - 26:13,

hitting [1] - 75:23 hold [24] - 19:14, 19:17, 76:3, 76:5, 97:17, 121:3, 122:10, 123:13, 125:18, 126:13, 126:18, 127:9, 127:15, 127:23, 128:1, 128:3, 128:6, 129:7, 129:23, 132:2, 132:16, 133:1, 133:8, 133:10 holding [19] - 38:24, 75:7, 83:14, 112:18, 123:18, 124:8, 130:14, 131:21, 131:22, 132:9, 134:22, 135:5, 135:19, 136:3, 137:5, 139:7, 142:11, 169:5, 170:17 holds [1] - 29:11 home [16] - 11:4, 11:5, 36:11, 44:20, 44:21, 47:17, 55:19, 79:6, 86:12, 88:1, 88:2, 88:9, 97:6, 102:12, 110:9, 162:3 honest [1] - 151:16 honestly [1] - 143:6 hope [7] - 30:24, 43:18, 51:8, 51:15, 51:17, 51:18, 52:9 Hopefully [1] - 5:20 hopefully [2] - 41:2, 52:15 hoping [7] - 31:21, 31:22, 40:12, 40:24, 51:10, 51:12, 60:2 horizontally [1] -133:10 hoses [1] - 90:7 hospital [1] - 163:20 Hospital [1] - 163:21 hour [3] - 50:14, 53:10, 125:11 hourly [2] - 49:20, 50:11 hours [4] - 50:14, 118:13, 118:14, 118:22 house [30] - 19:7, 54:17, 57:11, 67:21, 79:7, 80:2, 82:5,

86:21, 86:22, 87:5,

87:24, 90:4, 97:9,

hit [8] - 73:19, 107:9,

134:1, 138:13,

141:5, 147:10,

167:17, 167:19

98:20, 98:22, 99:2, 99:3, 99:6, 103:6, 103:10, 105:12, 107:18, 108:3, 108:8, 110:5, 129:11, 143:24, 162:7, 162:13 houses [1] - 8:23 huhs [1] - 6:8 hundreds [2] - 64:23 hurt [19] - 27:20, 27:22, 32:17, 32:18, 34:17, 99:10, 107:18, 109:24, 110:3, 127:6, 128:12, 128:15, 128:19, 129:3, 131:9, 134:15, 143:21, 145:12, 164:19 hurting [1] - 99:6 hurts [12] - 23:24, 24:2, 25:18, 26:2, 26:5, 27:16, 28:5, 28:14, 28:15, 33:6, 154:9, 164:18 hydrocodone [1] -155:13

- 1

idea [3] - 82:20, 138:1, 141:17 identification [1] -160:5 identifying [2] - 96:15, 106:11 idle [5] - 134:7, 134:19, 134:20, 167:9, 168:7 ILLINOIS [2] - 1:1, 1:3 Illinois [10] - 1:20, 1:24, 2:2, 2:5, 2:9, 4:14, 5:16, 10:19, 176:3, 176:20 illustrate [2] - 46:19, 47:23 Immediately [1] -143:22 immediately [8] -11:12, 60:11, 60:15, 68:6, 77:20, 126:11, 126:23, 140:22 immensely [1] - 34:10 impacted [1] - 153:14 impaired [1] - 37:13 impairment [2] -23:10, 150:15 impedes [1] - 23:23 impediment [1] -23:11

hired [2] - 14:8, 49:23

himself [3] - 94:17,

101:7, 113:22

151:13

impetus [1] - 81:13 implicated [1] - 154:4 important [4] - 6:5, 81:20, 144:9, 144:11 impression [4] -22:16, 142:4, 144:17, 147:12 improvement[1] -158:7 IN [1] - 1:2 in-house [2] - 19:7 inadequate [1] - 72:21 Inc [4] - 16:8, 16:18, 16:22, 55:11 inches [4] - 93:2, 97:7, 132:12, 132:20 incident [21] - 8:15, 9:7, 15:6, 16:14, 21:9, 23:4, 23:17, 37:24, 38:1, 51:3, 54:15, 55:21, 60:12, 61:21, 77:14, 78:9, 88:13, 131:11, 131:12, 131:13, 166:9 incision [1] - 161:10 including [1] - 49:13 income [10] - 17:15, 17:18, 45:18, 49:12, 50:18, 50:24, 55:20, 56:1, 56:4, 56:11 Incorporated [4] -13:6, 14:15, 16:6, increase [1] - 34:20 independent [2] -17:12, 18:5 INDEX [1] - 3:1 index [3] - 33:4, 153:13, 156:7 indicated [1] - 174:18 Indicates [12] - 6:12, 7:5, 23:18, 55:7, 56:9, 75:1, 86:19, 89:2, 113:21, 136:15, 138:5, 144:24 indicating [12] - 25:6, 32:20, 124:3, 132:4, 156:18, 158:4, 159:9, 159:10, 164:20, 165:3, 171:13 indicating) [17] - 25:7, 28:6, 28:8, 33:20, 34:24, 126:17, 132:12, 133:3, 143:5, 148:14, 154:23, 156:6, 158:3, 158:4, 165:2, 169:6, 171:14

Individually [2] - 1:8, 1:10 inflammatory [2] -155:6, 155:9 influence [1] - 166:15 information [1] -47:17 injections [1] - 30:12 injured [6] - 119:24, 125:2, 138:24, 146;22, 163:4, 163:7 injuries [2] - 49:13, 69:24 injury [7] - 120:15, 144:6, 148:13, 157:6, 159:24, 160:14, 163:14 inner [1] - 165:6 input [1] - 22:13 inquire [1] - 55:5 inside [2] - 143:23, 164:22 insight [2] - 94:4, 94:6 instant [1] - 136:21 instructing (2) -95:18, 97:12 instruction [5] -94:22, 98:18, 130:4, 134:9, 139:22 instructions [4] -69:9, 127:23, 129:24, 130:8 intending [1] - 73:18 intensive [2] - 12:17, 12:19 intention [1] - 139:12 intentionally [1] -174:12 intentions [1] - 142:15 interested [2] - 44:12, 176:13 intermatic [21] - 13:6, 14:15, 14:21, 15:20, 17:6, 17:21, 17:24, 18:7, 18:24, 19:5, 19:8, 19:17, 20:14, 56:4, 56:7, 84:13, 84:15, 85:11, 85:19, 86:5, 117:10 interpret [2] - 6:9, 6:19 Interrogatory [4] -37:17, 48:16, 48:19, 109:22 Interrupting [57] - 5:1,

14:7, 19:24, 20:3.

27:12, 31:6, 32:3,

35:7, 40:6, 49:2,

51:17, 53:9, 55:17,

56:3, 60:9, 62:23,

67:7, 67:9, 70:8,

90:18, 92:13, 93:12, 94:19, 96:7, 97:16, 106:1, 106:4, 106:7, 108:12, 112:14, 114:22, 115:17, 124:2, 125:15, 126:4, 127:11, 128:10, 131:4, 133:13, 136:1, 136:9, 139:14, 145:16, 148:15, 151:19, 156:6, 159:5, 160:19, 161:2, 162:19, 162:23, 165:11, 167:23, 169:8, 170:5, 170:14, 171:22 intervening [1] -129:18 interviews [2] - 45:20, 46:1 involve [1] - 81:22 involved [6] - 62:14, 66:1, 120:14, 140:12, 165:13, 166:8 involvement [4] -83:22, 100:8, 115:2, 147:16 involving [2] - 35:8, 63:7 issue [1] - 4:20 issued [1] - 4:23 issues [1] - 24:24 items [1] - 73:21 itself [2] - 20:20, 148:13

J

jacket [1] - 28:22 January [4] - 1:21, 37:4, 176:5, 176:14 jerking [1] - 168:22 job [16] - 15:6, 15:9, 22:12, 23:11, 37:16, 38:11, 41:3, 45:15, 45:19, 51:20, 52:15, 58:24, 67:14, 67:20, 86:16, 130:1 jobs [अ - 45:21, 46:7, 84:17 Joe [7] - 41:23, 42:7, 42:17, 44:6, 44:8, 49:17, 52:6 Joe's [1] - 42:9 Johnsburg [2] - 10:9, 58:6 joking [1] - 105:3 JUDICIAL [1] - 1:2

July [8] - 152:11, 152:23, 159:3, 161:2, 161:3, 161:13, 161:19, 162:18 June [45] - 9:8, 9:16, 15:6, 16:15, 20:23, 21:5, 24:16, 29:18, 37:15, 42:24, 43:22, 44:3, 44:8, 48:14, 51:14, 51:23, 59:17, 60:21, 61:21, 62:13, 63:2, 63:5, 63:11, 63:15, 63:21, 64:2, 64:19, 65:10, 65:14, 67:11, 67:23, 73:12, 74:8, 74:15, 77:14, 81:8, 86:20, 91:3, 91:15, 100:2, 101:2, 164:10, 164:14, 165:13, 166:8 juskie [1] - 55:10 Juskie [31] - 15:11, 15:12, 15:18, 15:21, 15:24, 16:23, 17:2, 17:9, 20:15, 20:19, 20:20, 20:21, 21:10, 50:20, 51:2, 51:5, 51:10, 51:16, 51:19, 51:24, 52:10, 52:18, 53:16, 53:19, 54:1, 54:23, 55:11, 55:18, 55:21, 56:6 JUSKIE [1] - 15:15

K

Keep [2] - 127:24,

keep [10] - 6:2, 42:15,

59:23, 67:5, 96:6,

138:21, 172:1, 172:5

117:13, 128:8,

kept [2] - 111:13,

key [2] - 22:24, 23:2

keyboard [6] - 19:23,

19:24, 21:4, 21:6,

kick [3] - 73:20, 75:9.

kickback [20] - 73:14,

73:16, 73:24, 74:3,

74:9, 74:12, 74:22,

75:16, 75:19, 75:22,

141:9, 141:15,

141:18, 142:3,

142:4, 142:23,

143:16, 172:16,

kicked [6] - 59:8, 75:6,

173:1

35:13, 45:4

141:24

128:15

128:7

75:8, 140:5, 148:9, 148:12 kickoff[1] - 141:19 kid [1] - 87:6 kids [2] - 87:20, 106:23 kind [32] - 12:5, 14:14, 18:24, 21:15, 25:4, 26:22, 38:6, 39:3, 42:6, 45:6, 45:21, 47:2, 59:3, 59:8, 62:3, 67:20, 75:9, 79:24, 88:4, 93:22, 93:23, 103:18, 109:14, 112:18, 113:9, 117:21, 125:22, 133:10, 152:20, 157:12, 162:22 kinds [1] - 67:3 kitchen [1] - 144:21 knees [2] - 173:3, 173:11 knowledge [2] -94:24, 176:6 known [7] - 54:24, 69:17, 81:19, 82:11, 84:3, 149:4, 175:8 knows [5] - 55:4, 143:6, 143:7, 158:19, 174:10

L

LA [1] - 1:5 la-la [1] - 147:19 laceration [3] -149:21, 154:12, 154:17 lack [2] - 70:19, 71:2 lady [1] - 6:3 lake [1] - 163:21 land [1] - 147:19 large m - 122:7 larger [2] - 39:1, 39:8 LaSalle [1] - 2:9 last [17] - 15:2, 30:8, 37:4, 42:9, 49:3, 49:4, 49:9, 53:21, 53:22, 53:23, 55:13, 65:19, 77:15, 78:2, 82.9, 87.22, 110.8 late [1] - 163:19 Law [2] - 2:1, 2:8 lawsuit [2] - 57:10, 57:21 lawyers [1] - 83:18 laying [3] - 86:10, 115:10, 124:5 layoff [3] - 86:5, 86:7,

Fisher Court Reporting Rockford, Illinois 815/226-9755 86:13

layperson [2] - 18:23, layperson's [1] -74:23 lead [1] - 40:12 leading [3] - 77:16, 85:11, 108:2 leads [1] - 39:16 league [1] - 59:6 leagues [2] - 59:5 learn [3] - 12:10, 54:1, 76:21 least [7] - 46:18, 47:22, 48:6, 77:23; 118:13, 125:15, 132:24 leave [2] - 51:16, 110:4 leaving [2] - 12:2, 17:6 ieft [43] - 5:13, 6:4, 11:3, 17:24, 18:2, 19:18, 24:5, 24:7, 24:20, 24:21, 25:4, 25:8, 26:7, 26:10, 26:18, 26:22, 27:2, 29:1, 29:20, 30:18, 30:20, 31:5, 31:12, 32:1, 76:12, 97:24, 101:13, 106:13, 119:15, 150:16, 150:20, 151:4, 153:6, 155:10, 159:13, 159:17, 163:4, 163:7, 164:7, 164:11, 164:12 lent [1] - 118:4 iess [2] - 9:1, 56:5 letter [5] - 37:14, 78:15, 78:16, 78:21, 79:15 letters [6] - 79:6, 80:2, 80:5, 81:4, 82:10, 83:7 letting [1] - 137:6 level [4] - 12:3, 111:1, 121:9, 153:9 life [1] - 150:20 lifetime [1] - 67:10 lift [2] - 38:9, 90:22 lifted [2] - 137:24, 142:15 ligament [1] - 24:12 light[1] - 89:9 likely [2] - 43:19, 77:11 limb [13] - 76:16, 77:7, 83:14, 123:17, 124:8, 124:14, 126:13, 129:7, 131:19, 131:21, 131:22, 134:6,

141:19 limbs [17] - 67:19, 99:21, 115:17, 119:16, 120:3, 122:15, 122:21, 124:19, 129:2, 130:13, 130:14, 130:20, 130:22, 131:5, 131:8, 132:7, 166:22 limitations [1] -155:24 iined [1] - 50:2 lines [2] ~ 70:20, 83:15 lingering [1] - 155:2 link[1] - 154:22 list [1] - 35:12 listed [1] - 57:12 listen [1] - 31:9 listing [1] - 49:14 lived [2] - 44:21, 162:10 lives [1] - 65:16 living [2] - 9:23, 61:6 local [2] - 4:15, 11:20 locate [1] - 47:8 located [3] - 12:11, 26:12, 55:12 locations [1] - 14:4 log [6] - 73:7, 73:19, 125:22, 126:18, 127:19, 141:19 logs [6] - 123:2, 126:10, 126:16, 126:23, 131:5, 132:5 look [12] - 7:17, 22:9, 41:15, 49:3, 100:19, 100:23, 104:17, 105:13, 129:19, 137:8, 170:9, 170:10 Look [1] - 42:4 looked [10] - 13:14, 97:24, 103:14, 109:2, 119:5, 137:3, 139:19, 161:4, 170:11, 173:6 looking ទ្រ - 51:4, 104:7, 104:11, 137:9, 139:18 looks [3] - 109:22, 112:9, 160:16 loose [2] - 93:12, 93:13 loss [1] - 50:19 lost [8] - 48:17, 49:12, 50:18, 50:24, 56:11, 86:16, 168:18, 170:9 lottery [2] - 21:19, 21:20

loves [1] - 105:8

lower [6] - 110:16, 110:23, 111:2, 113:24, 120:24, 124:22 lowered [2] - 111:9, 114:2 iube [1] - 71:2 lubed [1] - 72:12 lubricant [3] - 72:14, 72:17, 72:21 Jubrication [1] - 70:19 lucky [1] - 138:22 lump[1] - 154:8 Junch 4 - 120:18, 120:21, 121:4, 130:16 funches [1] - 84:21 Lyford [1] - 176:19

M

M-c-A-r-t-o-r[1] - 10:2 machine [2] - 38:17, 38:23 МасМигтау [4] -10:17, 11:19, 11:24, 12:2 mad m - 82:10 mailed [1] - 80:16 mails [1] - 46:24 maintenance [3] -69:11, 86:23, 88:1 major[1] - 11:1 man [1] - 150:20 manner [1] - 170:3 manual [3] - 68:1, 68:3, 68:15 manuals [1] - 75:15 March [1] - 158:24 Mark [2] - 17:6, 54:24 mark [4] - 53:20, 54:5, 54:15, 158:17 marked [1] - 160:4 MARKED [1] - 3:10 marked)... [2] - 3:11, 3:12 married ទ្រ - 9:12, 9:14, 57:4, 59:10, 84:6 Mast [1] - 48:24 material [5] - 38:3, 38:4, 38:5, 38:6, 40.8 math [1] - 52:22 matter [1] - 168:9 matters [1] - 176:6 McArtor [8] - 9:20, 9:24, 10:1, 65:20, 65:21, 66:1, 66:10, 66:22 MCC [1] - 11:21

McGuire [36] - 1:9, 1:9, 1:10, 1:17, 1:18, 2:6, 2:7, 57:11, 84:5, 91:5, 94:21, 94:22, 95:17, 95:18, 96:8, 96:17, 97:23, 98:2, 98:8, 100:3, 100:5, 105:20, 107:20, 108:14, 113:2, 113:4, 129:4, 130:13, 130:21, 143:20, 166:10, 175:7 McGuire's [3] - 57:11, 62:19, 63:5 McGuires 1251 - 57:15. 57:18, 57:23, 84:8, 84:10, 85:18, 85:20, 91:8, 91:11, 93:15, 93:17, 94:7, 95:6. 95:13, 101:10, 108:6, 109:20, 117:22, 129:18, 129:24, 130:9, 139:1, 143:18, 144:15, 145:23 McGuires' [4] - 86:21, 87:12, 87:24, 102:1 McHenry [6] - 1:3, 1:20, 2:2, 4:12, 8:13, 149:8 mean [26] - 4:23, 5:6, 6:15, 27:8, 28:22, 30:1, 38:4, 48:19, 52:19, 55:2, 58:19, 58:20, 59:23, 60:24, 64:9, 64:11, 65:24, 70:17, 85:15, 89:12, 109:2, 112:8, 112:12, 112:15, 118:14, 131:11 meaning [2] - 47:5, 96:7 means [2] - 70:18, 142:3 meant[1] - 141:10 measure [2] - 108:23, 109:8 measuring [1] - 109:5 med [1] - 155:6 medical [6] - 146:24, 158:24, 159:1, 159:16, 160:2, 160:10 medication [3] -150:19, 155:3, 155:7 medications [1] - 31:5 medicine [3] - 148:9, 148:12, 155:15 meet [2] - 61:8, 81:14 memory [1] - 47:18

Menards [1] - 88:6 mentioned [9] - 20:4, 49:17, 61:24, 64:12, 81:7, 87:8, 87:19, 155:20, 175:3 mentioning [1] -142:22 metal [5] - 29:7, 29:8, 29:9, 71:19 mid [1] - 157:6 middle [9] - 8:5, 33:4, 58:3, 78:4, 126:20, 153:13, 157:8, 168:18, 171:22 Midwest [1] - 6:7 might [19] - 7:12, 47:17, 53:14, 59:15, 59:24, 63:4, 63:22, 64:3, 64:19, 67:1, 69:23, 70:7, 71:13, 76:22, 82:11, 87:19, 136:4, 136:19, 142:7 Mike [12] - 9:20, 9:24, 10:3, 21:14, 21:15, 21:24, 37:20, 37:21, 61:6, 65:18, 65:19, 66:10 miles [1] - 8:24 military [1] - 56:15 mind [8] - 6:3, 14:18, 42:15, 55:23, 59:24, 70:11, 99:1, 143:12 mine [3] - 5:3, 5:5, 132:13 minimal [1] - 159:18 minute [4] - 9:1, 41:4, 80:13, 129:5 minutes 191 - 36:13, 36:17, 36:19. 109:15, 118:15, 118:16, 122:9, 145:5 mode [1] - 138:1 Mom [1] - 106:19 mom [7] - 10:3, 11:6, 65:16, 83:2, 100:13, 102:24, 146:10 mom's [4] - 9:21, 59:7, 79:7, 82:18 momentum [1] - 172:9 Monday [2] - 39:18, 41:11 money [3] - 94:2, 146:10, 174:19 month [8] - 12:20, 54:16, 54:18, 78:10, 88:12, 88:19, 88:21, 149:12 monthly [1] - 60:7 months [20] - 21:8, 23:3, 23:16, 24:23,

24:24, 25:5, 31:24,

157:2, 157:4, 158:9,

150:7, 150:14,

nerves (1) - 30:15

163:17

32:16, 33:7, 36:4, 44:10, 52:22, 53:1, 54:13, 56:8, 77:23, 78:2, 78:11, 83:3 morning [3] - 100:19, 101:14, 121:5 Morning [1] - 103:12 most [1] - 153:12 mostly [2] - 87:2, 97:12 mother [1] - 9:20 motion [11] - 25:16, 25:18, 25:22, 28:18, 30:4, 30:22, 70:23, 72:24, 156:13, 172:6, 172:7 motioned [1] - 171:2 motor[3] - 72:1, 134:20, 135:9 mouse [12] - 19:23, 19:24, 21:4, 21:6, 22:24, 23:2, 23:7, 23:13, 23:14, 24:3, 35:14, 45:4 mouth [1] - 140:19 movable [2] - 39:3, 39:4 move [19] - 10:12, 29:5, 41:7, 72:10, 93:8, 114:16, 115:13, 118:15, 122:17, 128:2, 145:1, 148:2, 148:10, 156:7, 157:18, 168:5, 168:16, 168:20 moved [1] - 169:24 movement [5] -156:21, 156:23, 157:21, 168:22, 172:2 moves [1] - 157:24 moving [21] - 34:18, 38:5, 39:14, 52:9, 118:11, 118:14, 118:23, 134:21, 134:24, 136:5, 136:9, 136:11, 136:19, 136:23, 138:11, 139:15, 142:16, 148:8. 157:15, 157:23, 172:8 MR [34] - 4:4, 4:8, 4:19, 4:20, 4:23, 5:1, 5:3, 5:4, 5:6, 5:8, 5:10, 5:11, 5:12, 6:2, 6:13, 6:17, 7:6, 7:12, 7:20, 8:1, 80:18, 80:22, 82;3, 95:11, 160:2, 160:6, 163:2,

. . .

163:3, 171:16, 174:22, 174:24, 175:2, 175:14, 175:15 MS [15] - 27:14, 31:7, 75:24, 81:24, 95:9, 122:2, 135:18, 136:1. 148:15. 149:5, 158:20, 162:23, 164:4, 174:8, 175:16 multiple [1] - 65:24 muscle [3] - 24:11, 32:12, 147:14 muscles [2] - 34:16, 141:12 must [1] - 103:10

N

name [22] - 4:5, 4:16, 8:2, 8:5, 9:21, 13:17, 16:6, 19:15, 21:13, 21:16, 26:15, 26:16, 42:9, 46:22, 46:24, 47:8, 53:21, 53:22, 53:23, 55:10, 65:17, 65:19 named [2] - 57:20, 176:5 National [4] - 56:18, 56:19, 56:23, 57:1 natural [6] - 24:17, 24:19, 30:6, 157:7, 157:13, 159:8 nature [4] - 12:7, 18:8, 30:23, 37:11 near [4] - 26:14, 55:13, 85:2, 137:23 nearest [1] - 128:18 neck [1] - 163:16 need [11] - 5:7, 7:21, 7:22, 62:12, 71:11, 90:23, 100:13, 122:6, 122:10, 155:12, 160:2 needed [21] - 19:4, 51:19, 52:6, 52:13, 56:5, 61:14, 62:1, 88:5, 88:17, 96:12, 97:18, 97:19, 113:20, 122:4, 145:8, 145:9, 145:10, 145:13, 162:8 needs [2] - 72:12, 72:13 negatively [1] - 56:9 neighborhood [2] -8:20, 57:19

nerve [7] - 147:16,

neurosis [1] - 152:15 never [17] - 10:15, 11:10, 42:2, 61:17. 73:23, 75:11, 75:13, 111:23, 112:2, 112:5, 121:24, 137:10, 142:9, 143:4, 143:12, 149:7, 150:19 new [13] - 14:9, 20:6, 21:13, 30:24, 51:5, 52:10, 105:1, 106:19, 108:14, 127:17, 127:20, 152:4 next [12] - 33:20, 43:5, 104:10, 115:2, 115:9, 120:22, 122:18, 123:16, 128:22, 134:9, 154:7, 157:10 noises [1] - 173:23 none [5] - 103:17, 104:4, 116:18, 116:19, 116:21 nonetheless [1] -137:16 North [2] - 2:9, 176:19 Northwest [1] - 26:14 northwest [3] - 46:20, 47:5, 47:7 nose [1] - 171:18 nothing [7] - 83:14, 105:9, 115:11, 141:21, 173:4, 175:15, 176:6 notice [8] - 4:10, 4:19, 4:20, 5:2, 5:15, 29:20, 143:19, 154:18 noticing [1] - 29:19 numb [2] - 153:20, 153:24 number [3] - 55:17, 60:24, 112:16

0

numbness [2] -

154:15, 155:23

numerous [1] - 62:9

oath [1] - 176:7 object [1] - 75:23 objection [2] - 7:13, 7:15 observed [1] - 109:11 obviously [9] - 61:21,

62:11, 114:13, 125:5, 128:11, 136:14, 138:21, 146:17, 159:24 occasion [2] - 91:20, 92:21 occasional [1] -154:16 occasions [2] - 66:21, 67:23 occur[1] - 86:7 occurred [2] - 66:15, 80:7 occurrence [2] -16:19, 43:6 occurring [1] - 73:7 OF [4] - 1:1, 1:2, 1:7, 176:1 offer [3] - 37:18, 121:21, 127:22 offered [4] - 91:2, 120:19, 121:17, 174:5 offhand [2] - 47:1, 117:16 Office [1] - 2:8 office [2] - 18:19, 78:15 offices [2] - 1:19, 26:13 Offices [1] - 2:1 often [7] - 42:24, 60:6, 60:12, 60:14, 77:18, 84:8, 85:12 oil [2] - 106:17, 108:15 old [4] - 9:10, 87:9, 117:9, 149:4 Oldenburg [2] - 1:22, 176:3 older [2] - 130:18, 158:10 on-the-job [1] - 67:20 once [21] - 11:21, 36:11, 46:21, 60:14, 60:21, 63:8, 71:5, 75:4, 78:12, 78:21, 87:6, 91:16, 116:20, 116:23, 125:21, 143:9, 145:12, 147:18, 148:9, 148:12, 173:5 опе [54] - 4:24, 6:14, 7:14, 7:17, 10:21, 14:5, 23:10, 26:13, 39:8, 39:13, 41:6, 41:20, 43:7, 44:3, 46:7, 46:20, 47:4, 47:11, 47:14, 47:22, 48:2, 48:4, 50:6,

50:8, 50:22, 63:9,

63:14, 74:20, 76:24,

79:15, 80:24, 83:17, 89:7, 89:11, 89:15, 90:23, 91:6, 92:7, 94:16, 103:21, 112:3, 122:16, 123:13, 123:16, 125:5, 127:15, 127:17, 129:18, 132:2, 132:16, 138:24, 161:13, 169:9, 175:1 one-week [1] - 14:5 ones [7] - 97:19, 124:22, 126:5, 132:22, 153:16, 153:20, 160:7 ongoing [2] - 17:7, 103:7 ongoing-type [1] -17:7 open [1] - 42:13 operate [2] - 14:11, 38:9 operated [1] - 74:16 operates [2] - 72:9, 74:20 operating [5] - 13:2, 66:8, 66:11, 83:17, 149:3 operation [2] - 69:1, 73:5 operator [4] - 65:8, 66:5, 67:12, 74:24 operator's [2] - 67:24, 68:3 opinion [1] - 150:24 opinions [1] - 66:23 oral [1] - 39:19 ordered [1] - 152:4 orders [1] - 145:7 orient [1] - 123:24 oriented [1] - 128:7 outer [1] - 165:4 outside [8] - 25:6, 25:9, 85:10, 85:14, 85:20, 103:7, 162:7, 173:15 overall [1] - 153:22 overhear [2] - 96:23, 172:20 overheard (11 - 108:6 overheated [2] -70:19, 73:1 overheating [1] - 71:2 overheats [1] - 71:14 overlapped [1] - 16:22 overlapping [1] -61:12 override [1] - 105:20

oversimplify [2] -

20:10, 22:15 overused [1] - 24:20 owed [1] - 146:10 own [2] - 45:7, 114:6 owner's [1] - 107:13

P

p.m [3] - 1:21, 175:19, 176:5 paced [1] - 109:9 pacing [1] - 108:23 package [1] - 19:2 page [3] - 49:3, 49:4, 49.9 paid [4] - 93:15, 93:17, 94:13, 146:6 pain [15] - 28:19, 33:15, 34:5, 34:20. 35:19, 148:9, 148:12, 150:18, 153:9. 154:2. 154:7. 154:12, 154:17, 155:6, 155:7 painful [9] - 25:14, 25:17, 25:21, 33:5, 33:13, 33:21, 34:2, 35:22, 45:3 painkiller[1] - 147:18 pains [1] - 154:6 paim [7] - 27:19, 27:23, 27:24, 28:4, 29.9 pang [1] - 156:19 panic [2] - 138:1, 140:23 papers [1] - 83:20 parallel [1] - 171:18 parameters [2] - 22:8, 22:11 paraphrasing [1] -81:5 parcel [1] - 35:15 parents [2] - 94:11, 146:6 part [36] - 24:13, 25:9, 28:17, 32:18, 33:18, 33:19, 35:15, 38:3, 40:11, 40:24, 41:1, 41:21, 42:5, 72:12, 74:1, 98:19, 99:1, 107:2, 119:12, 122:23, 124:4, 124:6, 124:8, 124:10, 126:20, 129:13, 129:20, 136:21, 144:6, 159:8, 159:19, 162:16, 165:4, 165:6, 166:10, 166:12

part-time [6] - 38:3, 40:11, 40:24, 41:1, 41:21, 42:5 participate [2] - 43:7, 59:4 participated [1] -11:18 particular (5) - 11:3, 13:3, 13:15, 130:19, 168:17, 168:21 parties [4] - 5:15, 86:2, 176:11, 176:13 parts [4] - 62:10, 95:22, 148:6, 152:20 passing [2] - 61:3, 84:24 past [7] - 22:19, 29:23, 39:21, 44:4, 50:16, 65:24, 162:11 patient [1] - 152:12 Paul [7] - 3:3, 4:7, 4:9, 8:4, 31:7, 107:22, 176:5 pAUL [1] - 1:5 PAUL [3] - 1:7, 1:16, pay [5] - 12:22, 17:14, 53:10, 145:23, 146:2 paying [3] - 129:6, 129:7, 129:8 payment [4] - 17:16, 116:9, 118:7, 146:13 payroll [2] - 17:9, 61:18 peck [2] - 23:6, 23:9 pending [4] - 51:4, 158:21, 162:24, 174:8 people [10] - 33:1, 58:14, 66:17, 66:24, 67:4, 82:23, 89:19, 117:9, 172:20, 172:23 perfectly [2] - 24:19, 30:5 perform [3] - 86:21. 87:24, 88:10 performed [1] -163:22 perhaps [1] - 94:13 period [10] - 16:21, 17:2, 18:14, 20:13, 33:8, 56:24, 64:8, 86:14, 90:6, 120:9 periodically [3] - 52:3,

55:5. 157:16

Perry 111 - 4:17

person [3] - 21:13,

53:19, 176:5 person's [1] - 63:19 personal [3] - 14:8, 67:18, 102:16 personally [3] - 62:24, 63:21, 76:15 personnel [1] - 173:16 phase [3] - 130:1, 130:12, 130:19 phased [1] - 86:8 phone [6] - 55:17, 80:10, 80:23, 81:12, 82:9, 162:5 photo [2] - 159:23, 161:10 photos [1] - 159:22 phrase [5] - 28:1, 70:15, 73:3, 106:2, 141:15 physical [14] - 26:24, 30:11, 31:1, 31:3, 31:14, 149:13, 149:16, 152:1, 152:2, 152:6, 153:5, 155:17, 159:3 pick [5] - 5:12, 35:3, 39:8, 45:16, 93:13 picked [4] - 89:19, 92:6, 92:12, 92:14 picking [1] - 99:15 pickup [1] - 102:8 picture [3] - 13:12, 22:6, 22:17 pieces [5] - 21:18, 125:24, 126:2, 126:19, 126:21 pile m - 99:24, 115:5, 115:9, 115:13, 122:7, 122:16, 122:18, 127:20 pinch [3] - 73:8, 77:7, 154:22 pinched [2] - 77:9, 77:11 pine [10] - 103:19, 110:16, 110:23, 112:16, 116:19, 116:24, 122:8, 122:15, 166:4, 166:19 pines [1] - 124:22 pinky [12] - 32:23, 33:11, 153:10, 153:17, 153:20, 153:24, 154:15, 155:23, 156:2, periods [1] - 65:1 156:7, 157.23, 158:1 pivoting [1] - 171:22 place [7] - 8:16, 56:3, PERRY [1] - 2:8

placed [1] - 89:22 Plaintiff [1] - 1:6 plaintiff[1] - 2:3 plan [8] - 101:4, 107:1, 107:22, 115:19, 116:15, 117:12, 123:6, 137:22 planned [3] - 43:10, 50:4, 153:3 planning [2] - 43:6, 102:19 plans [1] - 61:4 plastic [3] - 29:4, 29:8, 29:9 plate [2] - 29:7, 29:9 play [1] - 154:20 played [2] - 175:11, 175:13 playing [2] - 105:8, 120:20 pleasantries [2] -85:5, 105:9 point [64] - 7:13, 50:23, 54:11, 54:16, 64:7, 67:10, 72:24, 101:16, 102:14, 102:19, 102:24, 103:16, 104:4, 104:14, 104:22, 107:23, 108:4, 109:17, 110:2, 110:3, 112:13, 116:4, 116:9, 116:16, 118:3, 119:1, 119:11, 120:14, 121:16, 128:11, 129:6, 130:3, 130:9, 131:20, 133:1, 135:6, 136:20, 136:23, 137:5, 137:21, 138:10, 138:12, 138:23, 139:12, 140:16, 141:5, 141:17, 143:4, 143:13, 143:19, 145.7, 145:17, 147:9, 148:5, 151:3, 166:18, 167:10, 167:17, 168:24, 169:5, 172:13, 173:11, 173:14, 174:16 pointed [9] - 25:9, 28:9, 32:22, 136:6, 136:7, 137:11, 139:14, 139:15, 169:16 pointer[1] - 33:4

pointing [4] - 169:8,

169:9, 169:20, 170:1 political (1) - 11:2 pool [4] - 107:9, 107:18, 108:8, 110:8 pop [7] - 94:1, 94:2, 120:19, 120:20, 132:17, 132:18, 146:23 Popovich [2] - 1:19, 2:1 portion [2] - 71:20, 118:1 position [10] - 17:21, 17:22, 18:18, 19:15, 19:17, 27:22, 39:17, 134:19, 136:4, 171:10 positions [3] - 46:2, 48:5, 48:13 possibility [3] - 54:22, 101:23, 101:24 possible [3] - 47:16, 67:5, 92:10 possibly [2] - 44:19, 166:10 post [1] - 144:6 potential [2] - 45:17, 66:23 potentially [3] - 51:20, 77:6, 143:21 pounds [2] - 39:12, 39:13 pour [2] - 39:7, 41:6 pouring [1] - 38:18 power[4] - 69:3, 69:6, 71:3, 71:20 pre [3] - 161:1, 161:2, 161:8 preceded [1] - 56:8 preceding [1] - 60:12 precipitated [1] - 81:1 premarked [1] - 160:6 premises [1] - 144:7 preparations [2] -109:11, 109:13 presence [2] - 98:4, 98:13 present [7] - 64:16, 65:6, 67:1, 95:6, 95:13, 109:23, 139:1 presentable [1] - 93:5 presentation [1] -173:16 presented [1] - 63:23 press [5] - 13:15, 13:17, 18:13, 18:15, 18:17 presses [4] - 12:10, 13:3, 18:9, 18:12

78:12, 90:5, 151:12,

163:12, 166:19

pressure [6] - 73:7,

ramping [2] - 36:22,

140:1

76:17, 76:24, 77:1, 77:5 presume [1] - 114:18 pretty [12] - 12:17, 26:6, 111:2, 111:7, 119:4, 119:5, 124:20, 124:21, 144:9, 155:19, 157:17, 167:14 prevent [1] - 29:12 prevented [1] - 32:15 primary [1] - 67:14 print[1] - 20:21 printed [1] - 22:6 Printing [12] - 15:11, 15:12, 15:15, 16:6, 16:9, 16:18, 16:22, 16:23, 17:19, 20:15, 51:2, 55:11 printing [11] - 12:10, 13:3, 13:15, 13:17, 14:17, 16:8, 18:9, 18:12, 18:13, 18:15, 18:17 private [1] - 10:19 probed [1] - 55:4 problem [8] - 23:14, 24:2, 26:19, 32:2, 32:5, 158:2, 166:24, 167:2 problematic [2] - 24:5, 25:2 problems [3] - 24:21, 35:10, 150:1 Procedure [2] - 4:12, 5:16 procedure [2] - 153:7, 161:1 proceed [2] - 7:18, 121:18 process [9] - 37:2, 37:6, 37:10, 68:17, 105:19, 111:5, 125:17, 134:14, 166:21 Products [1] - 49:14 profanity [1] - 82:14 prognosis [1] - 31:16 program [জু - 14:9, 14:17, 20:6, 20:7, 22:23 programs [1] - 14:6 project [2] - 104:24, 130:19 projections [1] - 56:10 projects [1] - 66:2 promise [4] - 43:23, 44:1, 145:23, 146:12 promotions [1] -21:23

pronation [1] - 28:1 propels [1] - 72:1 properties [1] - 8:21 property [19] - 8:16, 9:2, 9:3, 9:17, 61:23, 62:17, 62:19, 63:5, 63:19, 82:18, 88:20. 91:1, 91:3, 93:9, 95:1, 95:14, 101:9, 107:11, 107:13 provide [1] - 54:2 pull [6] - 25:19, 26:4, 33:6, 114:1, 123:12, 157:11 pulled [4] - 75:8, 103:10, 111:12, 157:9 pulling [3] - 27:16, 47:13, 62:5 purpose [4] - 67:14. 117:6, 170:10, 174:12 pursuant គ្រ - 4:10, 5:14, 50:17, 144:16, 176:4 pursue [1] - 49:24 put [21] - 31:3, 38:13, 38:14, 39:1, 39:4, 39:9, 62:21, 88:17, 89:20, 90:19, 102:11, 115:8, 123:15, 123:16, 127:16, 141:11, 145:9, 167:9, 168:6, 173:2, 173:3 putting [6] - 28:21, 29:12, 85:18, 87:14, 97:4, 106:17

Q

quantify [1] - 125:4 question-andanswer [1] - 5:20 questions [9] - 4:18, 5:7, 5:21, 6:18, 7:15, 48:21, 59:23, 98:17, 160:8 quit [1] - 36:22 quite [2] - 125:3, 145:16

R

rack [2] - 38:15 raise [1] - 170:5 raised [1] - 111:11 ramp [4] - 136:16, 136:18, 137:2, 137:11 ramped [1] - 142:16

ran [4] - 18:13, 27:12, 30:4, 85:16 range [8] - 25:16, 25:18, 25:21, 25:23, 28:17, 30:4, 30:21, 156:13 rant [1] - 83:6 ranting [1] - 83:5 rapidly [1] - 65:7 rare [1] - 74:21 rate [2] - 49:20, 50:11 ray [1] - 162:19 Raymond [1] - 8:6 rays [2] - 147:7, 147:24 reach [2] - 136:13, 147:9 reaching [1] - 28:13 read [3] - 68:3, 68:15, 75:15 reading [2] - 67:24, 176:9 ready [2] - 54:7, 109:13 real [6] - 24:23, 25:1, 25:2, 79:17, 89:9, 156:20 realize [1] - 154:11 really [8] - 29:24, 81:7, 85:1, 105:10, 113:7, 113:9, 117:20, 148:6 reason [6] - 6:20, 11:3, 11:5, 61:5, 85:23, 166:14 recalled [1] - 98:13 receipts [1] - 52:20 received [6] - 13:7, 13:11, 29:22, 37:18, 51:1, 76:4 receiving [2] - 82:5, 146:13 recent [2] - 61:11, 84:9 recently [2] - 60:8, 91:4 recess [1] - 80:21 recognize [1] - 37:13 recollection [1] -142:14 recommended [1] -154:24 record [12] - 4:6, 4:8, 6:11, 8:3, 17:18, 25:8, 32:22, 49:7, 123:23, 149:17, 171:16, 176:8 records [6] - 29:21, 147:1, 149:6, 151:8,

152:18, 162:17 recreational [1] - 59:3 recreationally [2] -58:20, 58:22 reduced [1] - 176:7 refer [1] - 33:1 referenced [1] - 37:17 referencing [1] -143:16 referring [4] - 37:20, 146:9, 160:9, 175:6 reflect [2] - 4:8, 171:16 refresh [1] - 47:18 regardless [2] -142:14, 143:8 register [1] - 27:7 rejected [2] - 37:7, 37:8 rejection [1] - 37:11 related [2] - 157:5, 176:11 relation [6] - 8:18, 11:14, 21:5, 44:8, 63:11, 88:11 relationship [2] -58:18, 60:1 relative [1] - 176:12 relatively [1] - 41:16 release [2] - 157:2, 157:5 released [2] - 138:3, 139:8 remains [1] - 101:1 remember [29] -11:21, 14:23, 21:13, 41:14, 41:23, 43:2, 46:23, 48:16, 49:2, 50:6, 62:5, 62:6, 63:8, 63:20, 97:3, 97:16, 99:4, 101:12, 101:14, 103:4, 108:13, 130:21, 143:3, 146:9, 147:24, 150:12, 151:16, 163:22 remind [1] ~ 31:8 remove [1] - 75:17 removed [4] - 88:20, 96:16, 99:6, 152:14 remuneration [1] -93:22 renew [1] - 50:20 Renew [1] - 50:21 renewed [1] - 51:10 repair [2] - 86:22, 88:1 repaired [1] - 87:4 repeat [1] - 82:6 replicate [1] - 22:10 report [2] - 17:15,

17:18 reported [1] - 1:22 REPORTER [1] -176:1 Reporter [3] - 1:23, 176:3, 176:19 Reporter..... [1] - 3:24 request [2] - 81:13, 149:6 requires [2] - 22:24, 75:23 reside [3] - 8:7, 9:16, 10.3 respect [9] - 31:11, 34:18, 50:22, 96:24, 143:18, 154:14, 155:17, 156:1, 157:21 response [5] - 83:21, 140:21, 149:7, 172:19, 173:10 responsible [2] -82:17, 82:22 rest [6] - 35:22, 35:24, 36:2, 56:23, 123:13, 133:11 restart [2] - 111:10, 114:10 restarted [1] - 111:11 resting [2] - 35:21, 35:22 restoration [2] - 87:3, 87:9 restoring [1] - 59:7 restroom [1] - 7:21 result [2] - 49:12, 159:15 resulted [1] - 120:15 reversed [1] - 75:10 revisit [1] - 54:22 rid [1] - 90:14 rides [1] - 71:10 ring [11] - 33:1, 33:11, 153:10, 153:17, 153:21, 153:24, 154:15, 155:23, 156:9, 156:10, 158:1 risk [2] - 67:6, 73:11 risks [7] - 63:22, 66:23, 67:3, 69:16, 69:17, 69:22, 76:21 Riverside [1] - 2:5 Road [1] - 176:19 rocket [1] - 14:1 Rockford [2] - 2:5, 176:20 role [4] - 18:18, 18:20, 175:11, 175:13

roll [2] - 38:15, 128:3

RONALD [1] - 2:4

roof [1] - 62:8 room [17] - 6:14, 141:9, 142:23, 145:2, 145:10, 147:2, 147:21, 148:1, 162:20, 172:15, 172:17, 172:21, 172:24, 173:7, 173:15, 173:16, 174:16 rope [5] - 111:9, 112:22, 112:24, 114:12, 114:18 roughly [2] - 18:14, 119:16 **rpms** ஞ - 136:16, 137:2, 137:11, 139:24, 142:16 rule [1] - 158:10 Rules [2] - 4:12, 4:13 rules [1] - 4:15 run [5] - 12:10, 61:9, 113:18, 130:24, 131:3 running [10] - 12:23, 16:9, 18:9, 18:12, 18:15, 33:23, 64:10, 82:21, 83:13, 114:12 runs [3] - 41:24, 42:8, 161:11

S

safe [1] - 129:19 safety [3] - 128:7, 128:13, 169:12 safety-onented [1] -128:7 sagerman [1] - 151:10 Sagerman [11] -26:11, 26:12, 30:2, 31:2, 151:11, 151:15, 151:22, 152:13, 153:8, 158:6, 164:1 Sagerman's [1] -26:16 salaries [1] - 49:13 sanding [1] - 62:9 sat [3] - 46:17, 90:7, 120:19 save [3] - 115:24, 122:22, 130:23 saw [137] - 31:2, 32:11, 46:15, 62:12, 62:14, 62:22, 63:7, 63:18, 63:23, 64:4, 64:8, 64:19, 65:2, 65:5, 65:13, 65:22, 66:2, 66:8, 66:19, 66:24, 67:12, 67:15,

69:10, 69:18, 69:24, 70:7, 71:7, 71:20, 74:17, 75:9, 76:3, 76:5, 76:13, 77:9, 77:20, 82:21, 83:14, 83:18, 91:9, 91:12, 91:23, 92:2, 93:24, 94:23, 95:6, 95:7, 95:14, 95:19, 95:20, 96:18, 97:5, 98:3, 98:9, 98:12, 99:11, 100:13, 101:6, 105:1, 106:18, 108:14, 109:5, 109:13, 109:17, 110:13, 110:21, 110:22, 111:8, 112:22, 113:1, 116:23, 117:4, 121:5, 121:14, 131:1, 131:16, 133:16, 134:1, 134:6, 134:11, 135:9, 135:10, 135:16, 136:4, 136:16, 136:22, 137:23, 138:3, 138:11, 138:15, 139:12, 139:24, 140:4, 140:10, 141:22, 142:16, 144:17, 145:18, 150:22, 159:23, 160:13, 164:10, 165:13, 165:15, 165.19, 166.1, 166:6, 167:6, 167:22, 168:2, 168:7, 168:8, 168:12, 168:15, 168:19, 168:24, 169:1, 169:3, 169:8, 169:9, 169:16, 169:19, 169:20, 169:22, 170:9, 170:23, 171:6, 171:24, 172:4, 175:12 saws [2] - 64:12, 65:3 scar [4] - 152:14, 154:8, 154:20, 160:21 scared [1] - 119.5 scars [1] - 161:16 scary [1] - 112:9 scene [1] - 141:3 scheduled [1] - 41:22 school [17] - 10:6, 11:12, 11:14, 11:15,

67:17, 67:24, 68:4,

68:12, 68:14, 69:1,

11:20, 58:3, 58:4, 58:5, 58:9, 58:10, 58:12, 58:13, 58:16, 60:5, 60:16, 68:7, 87:8 science [1] - 11:2 Scott [1] - 26:17 scrap [2] - 90:5, 90:8 scratch [4] - 21:18, 21:22, 22:2, 22:20 scratch-off [1] - 21:18 scream [1] - 143:22 screamed [2] -135:14, 140:18 screaming [1] -144:13 screams [2] - 144:19, 144:22 screen [1] - 22:18 Screw 171 - 37:22, 37:23, 40:8, 40:14, 49:14, 51:1, 51:9 screwed [1] - 174:13 screws [7] - 38:12, 38:13, 38:18, 38:19, 38:23, 39:6, 41:6 second [7] - 47:11, 73:19, 75:23, 160:23, 161:1, 162:17, 173:9 seconds [3] - 168:9, 168:10, 168:14 sections [1] - 126:14 see [43] - 9:2, 21:23, 22:20, 31:21, 31:22, 44:12, 49:15, 54:17, 58:19, 60:6, 60:12, 60:21, 61:4, 61:6, 73:10, 77:19, 77:21, 85:7, 85:12, 86:4, 100:16, 101:19, 102:20, 111:19, 119:22, 126:8, 136:22, 137:12, 138:10, 139:1. 139:18, 141:22, 141:24, 148:2, 148:8, 150:12, 166:24, 167:2, 167:17, 167:19, 168:16, 168:20, 168:21 seeing [5] - 77:15, 84:24, 95:17, 150:20, 151:14 seem [1] - 107:13 sees [1] - 115:7 Sek [3] - 148:24,

17:20 seminar [1] - 14:5 seminar-type [1] -14:5 seminars [1] - 14:7 send [2] - 83:19, 149:15 sending [2] - 80:3, 80:6 sensation [3] - 34:7, 34:11, 154:6 sense [3] - 50:21, 153:9, 153:19 sent [2] - 48:21, 149:6 separate [1] - 116:4 series [1] - 22:24 service [2] - 56:19, 56:22 session [1] - 5:20 set ist - 61:3, 126:15, 126:16, 166:21 sets [1] - 28:21 setting [1] - 94:20 several [3] - 13:24, 45:20, 149:6 severely [1] - 37:13 severing [1] - 99:21 sew[1] - 141:11 shakes [1] - 158:5 shaking [1] - 46:15 share [3] - 79:8, 79:21, 146:12 Sharp ஞ - 16:6, 16:9, 16:18, 16:22, 17:19 sharp [1] - 16:7 shed [5] - 88:13, 88:20, 89:5, 90:24, 91:19 sheds [1] - 89:7 shift [1] - 57:8 shock [2] - 141:2, 145:3 shoes [1] - 111:18 shoot [1] - 162:12 shooting [1] - 154:17 short [4] - 12:17, 12:19, 12:20, 80:21 Shorthand [4] - 1:23, 3:24, 176:3, 176:19 SHORTHAND [1] -176:1 Shoulder [1] - 150:10 shoulder [4] - 6:8, 32:19, 156:21, 156:22 shovel [2] - 87:6, 87:20 show [4] - 103:12, 158:17, 161:19,

showed [7] - 27:9, 38:20, 103:1, 105:1, 122:11, 122:12, 162:15 showing [1] - 169:7 shows [1] - 162:22 shrugs [1] - 6:8 sick [1] - 83:4 side [16] - 16:4, 16:5, 25:6, 33:20, 46:20, 47:5, 69:12, 77:2, 84:14, 103:9, 132:9, 134:22, 164:18, 164:19, 164:20 signage [1] - 19:3 signature [3] - 49:5, 49:8, 175:17 signing [2] - 48:16, 176:9 similar[1] - 46:4 simple [2] - 72:2, 105:9 simply [1] - 172:5 sister [4] - 103:1, 103:2, 103:3, 110:8 sit [9] - 17:1, 36:12, 46:11, 47:23, 63:16, 142:24, 143:8, 174:11, 175:9 sitting [3] - 64:9, 67.22, 90:16 situation [11] - 43:4, 45:7, 66:7, 74:22, 76:15, 140:3, 140:8, 143:1, 145:18, 145:19, 145:20 situations [1] - 66:4 six [3] - 56:8, 77:23, 78:2 size [3] - 22:11, 89:15, 112:2 skilled [2] - 67:12, 112:1 skin [1] - 147:14 sky 111 - 170:1 slow [2] - 156:14, 170:6 SM [2] - 13:18, 13:20 small [2] - 38:23, 92:16 smaller [12] - 39:7, 115:15, 119:3, 122:21, 123:1, 123:14, 124:12, 125:24, 126:2, 126:10, 126:14, 126:19 smart [1] - 32:13 snowed [1] - 62:6

149:1, 149:14

self [2] - 17:20, 45:6

self-employment [1] -

171:11

social [3] - 59:3, 85:7,

4477.0
117:9
socializing [1] -
117:21
socially [3] - 58:8,
58:19, 58:22
software [3] - 14:12,
14:16, 20:1
sole [1] - 19:11
sometime [5] - 15:23,
17:3, 86:13, 88:23,
150:3
somewhere [10] -
14:23, 40:9, 57:3,
86:15, 115:24,
119:17, 128:21,
148:20, 149:8, 151:6
son [6] - 58:2, 87:3,
88:8, 91:22, 96:9,
144:13
soon [3] - 29:18,
41:16, 145:1
sooner [1] - 5:6
sore [3] - 156:24,
157:15, 157:17
sorry [7] - 5:4, 30:3,
72:18, 107:22,
140:4, 160:3, 163:1
sort[12] - 13:8, 13:21,
29:6, 38:24, 40:15,
76:17, 111:22,
112:23, 115:2,
118:8, 173:22,
173:23
sorts [1] - 28:22
sounds [1] - 57:14
sources [2] - 55:20,
56:2
space [1] - 135:3
specific [4] - 10:21,
14:14, 69:9, 74:7
0
specifically [4] -
108:5, 141:7,
143:12, 174:1
spectator [1] - 113:9
speed [2] - 135:9,
167:24
spell [4] - 4:5, 8:11,
10:1, 15:14
spikes [2] - 111:18,
I '
111:19
spin [2] - 72:19, 128:6
splint[1] - 29:3
split [1] - 168:14
spot [3] - 40:20,
127:18, 157:11
Springfield [1] - 10:19
stable [1] - 40:13
staff[2] - 172:17,
SEE 11[2] = 174.17,
1 470.7
173:7
173:7 stalled [1] - 114:2

stand [7] - 37:6, 88:12, 122:12, 127:15, 128:5, 129:23, 171:11 Stand [1] - 128:1 standing [6] - 74:21, 92:18, 110:18, 112:20, 115:10, 118:19 standpoint [1] -128:13 start [25] - 6:22, 6:23, 7:7, 15:18, 37:23, 37:24, 39:18, 40:7, 41:10, 51:22, 113:20, 113:22, 113:24, 114:3, 114:6, 121:14, 124:16, 127:18, 135:10, 151:14, 156:15, 156:16, 156:20, 167:24, 168:5 started [28] - 15:24, 16:10, 26:24, 29:19, 29:23, 68:11, 68:14, 100:8, 104:12, 104:23, 105:13, 108:4, 110:2, 110:13, 110:14. 115:6, 115:22, 118:3, 120:22, 121:7, 126:5, 131:2, 134:11, 145:7, 150:18, 167:8, 168:23, 172:10 starting [2] - 15:3, 32:18 starts [2] - 36:22, 167:15 state [2] - 4:5, 8:2 STATE[1] - 1:1 State [3] - 1:23, 4:14, 176:3 statement [1] - 139:17 stay [z] - 127:19, 127:24 stayed [1] - 173:3 staying [2] - 117:7, 117:12 steel [3] - 38:7, 89:7, 89:8 step [1] - 111:21 stick [1] - 55:23 sticking [2] - 93:2, 97.4 sticks [8] - 92:6, 98:24, 99:15, 115:4, 115:7, 115:9, 132:5

still [28] - 10:3, 18:4,

25:16, 47:10, 68:21,

78:5, 86:10, 89:1, 109:20, 119:12, 135:5, 137:5, 137:16, 148:2, 148:5, 149:3, 149:8, 150:1, 153:5, 155:15, 156:12, 157:18, 157:24, 164:6, 164:8, 165:6, 167:8, 172:9 stint [4] - 43:10, 44:19, 50:1, 50:23 stints [7] - 40:21, 41:21, 43:7, 43:12, 43:19, 44:4, 53:11 stitch [1] - 147:22 stitches [3] - 147:23, 148:21, 149:10 stood [1] - 107:8 stop പ്ര - 7:1, 7:16, 18:17, 73:1, 80:3, 151:8 stopped [11] - 78:6, 78:8, 78:13, 86:16, 121:4, 129:8, 134:6, 167:11, 167:13, 167:14, 172:8 stops [3] - 70:23, 135:22 store [1] - 85:15 storm [1] - 62:8 story [3] - 82:11, 113:8 straight [3] - 26:1, 28:3, 169:16 strain [2] - 154:11, 154:18 strap [1] - 112:18 straps [1] - 112:5 straw [1] - 123:23 Street [4] - 1:20, 2:2, 2:9, 149:2 stretch (1) - 133:11 strike (8) - 14:20. 69:16, 78:19, 94:5, 101:1, 101:12, 137:21, 148:19 stringer[1] - 38:21 strong [2] - 25:3, 132:24 struck [1] - 140:13 stuck [1] - 158:12 study [4] - 30:14, 150:4, 150:7, 150:13 stuff [14] - 20:17, 21:23, 30:5, 36:12, 49:2, 62:3, 82:5, 90:8, 115:15, 116:3, 121:23, 123:14, 154:9, 161:14

92:24, 93:2, 93:5. 97:24, 99:16, 99:18, 111:20 stumps [1] - 112:20 stunned [1] - 141:2 subject [2] - 57:9, 83:8 subjects [1] - 80:9 substance [1] - 78:18 suburb [1] - 12:13 suburbs [4] - 12:14, 14:4, 47:6, 47:7 successful [1] - 99:8 sudden [4] - 138:12, 156:17, 170:7, 170:8 sued [1] - 82:16 suffer [1] - 163:14 suffered [2] - 50:19, 163:16 suggest [1] - 144:16 suitable [1] - 123:3 summary [1] - 160:3 supervision [1] -176:8 supervisor [2] - 40:19, 42:4 supination [1] - 28:1 support [1] - 112:19 supposition [1] -79:23 Supreme [1] - 4:13 surgeries [2] - 152:8, 153:1 surgery [9] - 152:20, 157:1, 159:3, 160:23, 161:2, 161:5, 161:20, 162:18, 164:5 surgically [1] - 151:1 surprised [1] - 112:15 surrounding [1] -75:17 sworn [2] - 4:2, 176:6 sympathy [1] - 86:17 symptom [1] - 34:6 symptoms [5] - 25:4, 29:19, 36:20, 149:20, 155:1 symptomwise [1] -32:14 syndrome [1] - 29:15 Т

Tahoe [1] - 102:9

Talerico [7] - 150:10,

150:12, 150:16,

151:4, 151:19,

151:20, 151:24

tall [3] - 103:24,

108:22, 109:1

tandem [1] - 65:13 tape [1] - 109:8 task [4] - 110:21, 126:3, 128:12, 141:1 taught [9] - 69:1, 69:11, 70:13, 75:15, 75:20, 75:22, 76:21, **7**7:1 teach [1] - 14:9 teacher[1] - 14:8 tear [3] - 24:11, 147:13, 157:9 technically [2] -73:22, 74:5 telephone [4] - 80:15 temp [2] - 40:14, 40:18 temporary [8] - 40:21, 43:7, 43:19, 44:4, 44:19, 49:21, 50:1, 52:3 Ten [1] - 163:13 ten [11] - 36:13, 36:17, 36:19, 50:14, 62:7, 84:13, 85:11, 87:17, 87:23, 145:5, 164:6 tendency [1] - 6:21 tendered [1] - 49:7 tending [1] - 91:21 tendinitis [1] - 154:3 tendons [1] - 29:17 tennis [5] - 24:8, 24:9, 26:19, 31:12, 159:6 terminal [1] - 46:11 terms [15] - 17:2, 31:16, 52:19, 74:23, 76:3, 99:20, 107:16, 108:2, 135:3, 137:2, 146:8, 154:6, 155:20, 156:21, 157:22 test [3] - 7:21, 30:18, 30:20 testified [1] - 4:2 testify [1] - 176:6 testimony [5] - 35:19, 36:14, 134:18, 139:5, 176:8 tests [3] - 27:12, 30:4, 30:17 THE [12] - 1:2, 6:1, 6:12, 6:16, 7:5, 7:11, 7:19, 7:24, 76:2, 158:22, 163:1 therapy [14] - 26:24, 30:11, 31:1, 31:3, 31:14, 149:13, 149:16, 152:1,

Fisher Court Reporting Rockford, Illinois 815/226-9755

stump [8] - 92:9,

152:3, 152:6, 152:7,

153:5, 155:17, 159:3

108:24

127:2

trim [2] - 122:20,

ĺ	Managhania 00:46
	thereafter [1] - 80:16
	THERESA [1] - 2:1
	thereupon [1] - 176:7
	they've [1] - 86:8
	thicker[1] - 124:4
	think's [1] - 163:2
ı	thinking [3] - 134:10,
1	135:13, 140:20
	thinks [1] - 174:2
	thinner [1] - 1 24:6
ı	third [2] - 119:14,
l	173:9
	thirds [3] - 119:16,
1	119:17, 120:3
ı	Thomas [6] - 1:19,
ı	2:1, 21:14, 21:15,
ı	22:1, 37:21
l	thoughts [2] - 79:8,
	121:17
1	three [17] - 10:21,
ı	11:15, 21:8, 23:3,
۱	23:16, 31:24, 32:16,
l	33:7, 36:4, 53:11,
ı	54:12, 60:23, 78:11,
ı	128:20, 132:12,
ı	132:20, 149:12
l	threw[1] - 90:7
ı	throughout [1] - 14:4
	thumb [10] - 33:5,
ı	33:6, 33:11, 33:23,
I	34:19, 34:22,
ł	153:11, 153:17,
I	158:2
I	tidied [1] - 92:24
I	tie [1] - 145:9
1	tied [3] - 93:11,
1	112:24, 114:22
I	tight [2] - 128:4, 157:3
ı	tilted [1] - 28:12
1	timewise [1] - 145:3
ı	tingles [2] - 34:7,
1	ungles [2] - 34.7, 34:11
į	tingling [4] - 34:20,
1	35:6, 35:24, 156:20
l	
	tip[1] - 140:9
	tired [4] - 83:1,
1	120:17, 120:18,
1	130:17
Į	tissue [3] - 152:14,
1	154:8, 154:20
l	today [14] - 4:18,
1	14:24, 15:3, 17:1,
1	29:2, 63:16, 142:24,
	143:8, 150:1,
-	154:19, 160:16,
1	164:8, 174:11, 175:9
1	today's [1] - 173:22
1	together [8] - 58:21,
1	58:23, 59:6, 61:16,
	61:19, 82:9, 84:21,
-	

141:12 ton [1] - 152:14 took [23] - 10:15, 10:20, 11:21, 12:12, 18:20, 88:7, 88:13, 90:5, 90:8, 91:19, 94:16, 97:6, 118:12, 120:16, 123:12, 126:20, 145:4, 149:10, 163:12, 166:18, 167:11, 168:7, 173:2 tool [2] - 69:6, 71:3 tools [1] - 69:3 top 街 ~ 33:19, 76:12, 119:8 tore [1] - 157:8 tom [1] - 29:17 totally [1] - 97:18 touching [2] - 30:22, 98:22 toward [14] - 27:16, 74:24, 75:6, 75:12, 134:7, 136:3, 137:12, 137:24, 140:1, 140:5, 141:24, 142:8, 167:15, 169:21 towards [11] - 131:16, 133:11, 133:16, 136:10, 167:8, 168:23, 170:1, 170:20, 172:1, 172:5, 172:8 towel [1] - 145:8 town [2] - 26:15, 55:15 trailer [7] - 88:7, 88:17, 89:20, 89:22, 90:1, 90:20, 102:12 train [1] - 91:8 trained [3] - 14:11, 20:7, 67:11 training [9] - 12:5, 13:2, 13:15, 13:19, 13:21, 14:16, 20:2, 67:20, 76:4 Tramadol [1] - 155:13 transcribed [1] - 1:22 transition [1] - 15:20 translate [1] - 6:10 translates [1] - 123:22 transposition [1] -163:17 treated [2] - 30:6, 31:13 treatment [2] - 26:22, 154:24 treatments [1] -159:16 tree [91] - 73:8, 92:16,

92:17, 92:22, 93:18,

93:19, 93:20, 94:8, 94:17, 94:18, 94:21, 95:10, 95:11, 95:15, 95:22, 95:24, 96:18, 97:1, 98:19, 98:21, 99:1, 99:2, 99:6, 100:12, 100:17, 100:21, 100:24, 101:2, 103:16, 103:18, 103:20, 103:23, 104:17, 104:22, 105:13, 105:14, 105:22, 106:22, 107:2, 107:5, 108:5, 108:10, 108:11, 108:21, 109:10, 110:17, 110:23, 111:7, 111:12, 111:14, 111:16, 111:23, 112:2, 112:6, 112:7, 112:16, 112:19, 113:1, 113:13, 113:15, 113:22, 116:3, 116:24, 119:12, 119:20, 119:22, 120:2, 120:17, 120:22, 120:23, 121:2, 121:4, 121:7, 121:18, 121:24, 122:16, 122:18, 123:18, 126:15, 133:20, 137:14, 137:19, 141:22, 141:23, 142:10, 165:10, 165:16, 165:21, 165:23, 166:4, 166:19 trees [9] - 91:14, 91:21, 96:5, 96:12, 96:15, 97:18, 105:23, 106:5, 106:12 triangular [1] - 119:12 tried [22] - 21:2, 21:3, 21:4, 21:24, 22:2, 23:16, 31:24, 36:5, 36:10, 44:2, 44:24, 48:6, 54:12, 54:13, 92:9, 131:17, 134:12, 135:11, 138:14, 138:18, 142:17, 149:18 trigger [9] - 76:8, 76:10, 114:15, 114:19, 167:12, 167:18, 167:19, 168:8, 169:15 trigonometry [1] -

trimmed [9] - 96:16, 97:19, 104:4, 106:12, 126:9, 126:22, 127:12, 129:3, 130:12 trimming [19] - 67:19, 120:22, 121:1, 121:18, 124:12, 125:17, 126:18, 127:22, 129:13, 129:20, 130:11, 130:19, 131:19, 133:19, 133:22, 134:17, 135:21, 135:22, 166:22 tripped [1] - 170:13 trouble [3] - 164:7, 164:11, 165:6 truck [4] - 88:7, 102:3, 102:4, 102:8 true [4] - 7:6, 8:16, 8:17, 176:8 trunk [3] - 116:20, 119:2, 128:22 truth [3] - 79:14, 176:6, 176:6 truthfully [1] - 5:24 try [18] - 21:3, 21:12, 26:1, 26:4, 34:17, 35:3, 36:12, 40:22, 41:24, 45:24, 46:12. 47:7, 47:10, 113:22, 154:9, 155:12, 155:14 trying [23] - 13:12, 21:13, 22:9, 22:15, 22:17, 32:13, 46:23, 48:11, 56:20, 70:12, 73:20, 77:6, 82:7, 100:17, 105:20, 140:16, 141:1, 141:7, 142:8, 143:2, 155:11, 171:5 tunnel [1] - 29:15 turn [3] - 28:24, 137:7, 138:8 turned [7] - 51:13, 137:10, 137:23, 145:18, 171:3, 171:13, 171:21 turning [2] - 27:19, 114:13 TV [1] - 21:21 twice [6] - 43:2, 43:3, 60:14, 60:22, 78:12, 150:22

twigs [1] - 92:15

two [58] - 10:21,

10:22, 13:1, 16:2, 21:8, 23:3, 23:16, 24:23, 24:24, 25:5, 26:13, 30:2, 30:3, 31:23, 32:16, 32:20, 33:7, 33:22, 35:14, 35:18, 36:4, 41:22, 45:17, 46:17, 48:6, 48:10, 48:12, 50:6, 50:8, 50:13, 50:22, 53:11, 53:14, 54:12, 56:2, 56:21, 56:22, 58:11, 60:11, 60:20, 73:21, 77:16, 78:10, 85:16, 86:12, 88:13, 88:19, 96:3, 96:7, 118:14, 118:15, 119:16, 119:17, 120:3, 126:16, 131:8, 135:20, 149:12 two-thirds [3] -119:16, 119:17, 120:3 two-week [1] - 50:22 type [20] - 14:5, 17:7, 20:17, 21:17, 23:6, 23:23, 34:17, 65:5, 75:13, 86:21, 87:24, 103:20, 103:23, 155:7, 157:14, 163:14, 166:15, 168:21, 174:5 typing [1] - 34:18

U

ugły [2] - 103:21, 103:22 uh-huhs [1] - 6:8 uh-uhs [1] - 6:8 uhs [1] - 6:8 ulnar [1] - 163:17 ultimately [1] - 139:23 unable [3] - 23:4, 32:8, 50:1 unboited [2] - 88:15, 89:5 under [5] - 118:19, 154:21, 156:18, 166:14, 176:8 underside [2] - 33:18, 33:24 understood [3] -38:11, 38:17, 147:13 undertake [2] -109:12, 110:21 undertaken [1] - 45:18 undertaking [2] -106:15, 127:22 union [1] - 56:13

unlike [1] - 134:3 unlikely [1] - 45:8 up [132] - 5:12, 22:5, 22:12, 22:17, 25:1, 25:5, 27:19, 27:23, 27:24, 28:6, 28:8, 28:9, 29:11, 29:13, 29:14, 32:19, 33:16, 35:3, 36:22, 39:8, 39:9, 45:16, 47:20, 50:2, 51:3, 57:19, 70:14, 70:18, 72:22, 77:16, 78:11, 85:11, 89:20, 90:22, 92:6, 92:9, 92:12, 92:14, 93:1, 93:2, 93:10, 93:13, 96:6, 97:4, 99:15, 100:5, 103:1, 103:10, 104:4, 107:22, 107:24, 109:18, 111:4, 111:12, 111:14, 112:12, 113:1, 113:12, 113:17, 113:22, 114:1, 114:6, 114:12, 114:23, 115:20, 119:4, 119:7, 120:10, 121:16, 123:2, 123:13, 123:16, 125:19, 126:10, 126:15, 126:16, 127:12, 127:15, 128:15, 129:3, 131:16, 131:21, 132:2, 134:12, 135:9, 135:10, 135:12, 136:16, 136:18, 137:2, 137:7, 137:12, 138:11, 138:15, 138:16, 138:17, 138:19, 140:1, 141:11, 142:15, 142:16, 145:15, 145:17, 147:22, 147:23, 152:4, 161:11, 162:6, 162:9, 164:9, 165:2, 166:21, 167:11, 167:24, 169:1, 169:8, 169:9, 169:16, 169:23, 169:24, 171:4, 171:5, 171:6, 171:7, 171:11, 172:7, 172:10, 173:22, 174:13, 175:1 upright [1] - 123:19 upset [8] - 79:12, 79:17, 81:4, 82:4,

82:12, 82:13, 82:14, 82:15 upward [2] - 28:13, 139:15 usage [2] - 62:12, 69:10 user [2] - 70:1, 75:12 uses [1] - 27:4 utilize [1] - 36:16

V

vacation [4] - 105:4, 105:5, 113:8, 117:11 vantage [5] - 50:23, 64:7, 107:23, 137:21, 141:17 various [2] - 14:4, 55:1 vehicle [1] - 102:16 Vernon [2] - 26:13, 151:13 version [2] - 20:7, 142:2 versus [1] - 106:12 view [2] - 65:2, 81:4 visit [2] - 85:24, 86:12 visits [2] - 30:2, 30:3 vividly [1] - 63:8 vocal [1] - 145:16 vocational [3] - 12:5, 13:2, 13:20 volunteer [2] - 145:19, 146:15 volunteering [1] -146:18 vs [1] - 1:7

W

wages [1] - 49:13 wait [10] - 27:14, 31:8, 59:15, 75:24, 88:12, 97:11, 129:5, 135:18, 136:1 waiting [2] - 41:2, 145:11 waive [1] - 175:16 waived [1] - 176:9 walked [2] - 131:16, 134:7 walking [9] - 103:9, 109:7, 133:16, 167:8, 167:15, 168:23, 172:1, 172:5, 172:8 walks [1] - 136:3 waned [1] - 60:18 warned [1] - 75:19 warnings [1] - 128:7 warranted [1] - 42:18 wash [1] - 38:16 watch [1] - 125:10 watching [6] - 110:18, 112:8, 112:10, 113:6, 121:19, 137:9 ways [3] - 68:23, 75:16, 106:10 weakened [4] -153:22, 154:16, 155:21, 157:22 wear [1] - 29:3 wearing [1] - 29:1 wedding [1] - 59:12 week [9] - 14:5, 37:24, 41:13, 41:22, 43:5, 50:10, 50:22, 53:14, 117:15 weekend [2] - 117:17,

117:15
weekend [2] - 117:17,
117:18
weeks [13] - 13:1,
41:23, 42:13, 50:4,
50:8, 50:9, 50:13,
56:22, 63:13, 78:10,
85:16, 88:22, 91:18
weight [3] - 39:11,
77:7, 154:10
West [5] - 1:19, 2:2,
8:19, 9:2, 57:12

8:19, 9:2, 57:12
whatnot [2] - 46:15,
110:6
whatsoever [1] - 21:1
whole [17] - 6:24, 7:2,
7:3, 7:9, 78:5, 79:13,
82:11, 82:12, 83:2,
89:20, 92:17, 95:24,
96:1, 119:1, 119:2,
148:11, 167:12
width [3] - 132:14,
132:17, 132:18
wife [6] - 79:14, 79:19,
80:1, 80:8, 81:4

80:1, 80:8, 81:4, 82:11 winter [1] - 90:12 wît[1] - 176:5 witness [3] - 175:18, 176:8, 176:9 WITNESS [11] - 3:2, 6:1, 6:12, 6:16, 7:5, 7:11, 7:19, 7:24, 76:2, 158:22, 163:1 witnesses [1] - 6:20 won [1] - 21:23 wood [15] - 70:6, 88:6, 88:8, 100:15, 100:21, 100:24, 101:1, 101:8.

102:11, 102:13,

102:20, 116:16,

word [8] - 5:19, 7:12,

7:15, 24:18, 27:3,

117:2, 117:20

27:5, 140:23, 141:9
words [5] - 6:7, 27:4,
28:2, 141:7, 152:16
worker [1] - 53:2
works [1] - 72:3
worried [1] - 98:19
worst [1] - 153:16
wound [1] - 147:5
wrapped [1] - 111:22
wrist [9] - 27:19, 28:9,
28:12, 28:23, 29:1,
29:5, 29:10, 29:11,
29:12
writing [1] - 176:8
written [1] - 48:21

X

X-ray [1] - 162:19 X-rays [2] - 147:7, 147:24

Y

vard [4] - 88:16, 95:2, 109:20, 165:16 year [19] - 10:18, 12:21, 16:11, 37:4, 37:5, 39:23, 52:21, 56:22, 60:14, 60:22, 60:23, 77:15, 78:5, 78:7, 78:13, 85:14, 90:11, 90:14, 152:11 years [24] - 10:15, 10:20, 11:15, 13:14, 15:19, 54:24, 60:4, 60:11, 60:20, 61:11, 62:4, 62:7, 77:16, 81:20, 84:9, 84:14, 85:11, 86:8, 87:2, 87:14, 87:23, 149:4, 163:13, 164:6 yelling [2] - 144:12, 150:18 younger [2] - 68:5, 74:17 yourself [3] - 68:15, 116:12, 146:15

Z

zone [4] - 73:24, 74:3, 74:9, 77:5

Fisher Court Reporting Rockford, Illinois 815/226-9755