Discovery Deposition of **DAVID GAGNON**

Date: February 4, 2013

Case: Dulberg v. Garage And Transport Land of measure don't pariable. The party of the control of the cont Congress of orders, services of the services o No south of Robbible

Reporting Company

Phone: 312-977-1777

NAME ONE camparoundin albus Compers TO USE ChainsAir THE FIRE WOODS

```
STATE OF ILLINOIS )

COUNTY OF MCHENRY )
```

IN THE CIRCUIT COURT FOR THE TWENTY-SECOND JUDICIAL CIRCUIT MCHENRY COUNTY, ILLINOIS

PAUL DULBERG,

Plaintiff,

Vs.

DAVID GAGNON, Individually,
and as Agent of CAROLINE

MCGUIRE and BILL MCGUIRE;
and CAROLINE MCGUIRE and
BILL MCGUIRE, Individually,

Defendants.

The deposition of DAVID A. GAGNON taken before Margaret Maggie Orton, Certified Shorthand Reporter and Registered Professional Reporter, taken pursuant to the provisions of the Illinois Code of Civil Procedure and the Rules of the Supreme Court thereof pertaining to the taking of depositions for the purpose of discovery at 3421 West Elm Street, McHenry, Illinois, commencing at 1:12 p.m. on February 4, 2013.

```
Page 2
  1
      APPEARANCES:
        LAW OFFICES OF THOMAS J. POPOVICH, P.C.
        MR. HANS A. MAST
  3
        3416 West Elm Street
        McHenry, Illinois 60050
        Phone: (815) 344-3797
        E-mail: hansmast@comcast.net
            On behalf of the Plaintiff;
  6
        LAW OFFICES OF STEVEN A. LIHOSIT
        MR. JOSEPH P. CALLAHAN
  8
        200 North LaSalle Street
        Suite 2550
        Chicago, Illinois 60601
        Phone: (312) 558-9800
10
        E-mail: jcabd@allstate.com
11
            On behalf of the Defendant David Gagnon;
12
        CICERO & FRANCE
13
       MR. RONALD A. BARCH
        6323 East Riverside Boulevard
14
       Suite 2
       Rockford, Illinois 61114
15
       Phone: (815) 226-7700
       E-mail: rb@cicerofrance.com
16
           On behalf of the Defendants Carolyn McGuire and
           Bill McGuire.
19
20
21
22
23
```

24

- (Witness sworn.)
- MR. MAST: All right. This is the discovery
- deposition of David Gagnon taken pursuant to notice in
- accordance with the applicable rules.
- ⁵ WHEREUPON:
- DAVID A. GAGNON,
- ⁷ called as a witness herein, having been first duly
- 8 sworn, was examined and testified as follows:
- 9 EXAMINATION
- BY MR. MAST:
- Q Mr. Gagnon, I'm Hans Mast. I represent Paul
- Dulberg. I'm going to ask you some questions
- regarding this chain saw incident. Start out with
- some background information. I just want to make
- sure -- And I imagine you've never given a deposition
- before; is that correct?
- A I have on my own behalf. I was in a car
- accident several years back.
- Q Okay. So you know the process?
- A Fairly well, yeah.
- Q Okay. So really the process is simple.
- Questions and then you answer the questions and we go
- back and forth until we're done, okay?
- A Okay.

```
Q I want to make sure, though, that your
```

- answers are responsive to my questions. So if you
- don't understand the question, let me know. Otherwise
- if you answer it, we're all going to assume that you
- ⁵ understood the question, okay?
- ⁶ A I understand.
- Okay. Let's see what else. You're aware
- 8 obviously of Paul's accident that this case is all
- about that happened, I think, at your parents' house
- during some chain saw work at their house? You're
- aware of that?
- A Yes, I'm aware of that.
- Q Okay. And I believe, and you can correct me
- if I'm wrong on anything obviously, but I believe it
- happened June 28th, 2011? Does that --
- ¹⁶ A Yes.
- Q -- sound right?
- A Yes, that sounds correct.
- Q Okay. Do you remember what day of the week
- that was?
- A No, I do not.
- Q Was it Saturday or Sunday?
- A No, it was not. It was during the week, I'm
- quite sure.

Page 6-

? DAVE'S AUTO BODY - BUSINEE ID #

SEARCH FOR DAVE'S AUTO BODY + SEARCH FOR TELEPHONE # FOR DAVE'S AUTO BODY OF GENOA CITY, LULS CAME UP EMPTY

DAVID GAGNON HAS BEEN
UNEMPLOYED FOR APPROXIMATELY

ZS YEARS OF THE PAST
29 YEARS SINCE HIS 18th BIRTHDAY

```
Q Okay. I'd like to start now and go through
```

- some background information. So why don't we start
- with this: What's your date of birth?
- 4 A 4 -3-67.
- ⁵ Q And that makes you how old today?
- 6 A I am 45.
- Q Are you employed today?
- A I am self-employed as I have been my entire
- 9 life.
- Q What are you self-employed in doing?
- A I do auto restorations and collision repair.
- 12 Q Do you do that under your own name?
- A I do that under the name of Dave's Auto Body.
- Q At home?
- ¹⁵ A Yes.
- 16 Q Is that an incorporation or some type of
- formal --
- ¹⁸ A No.
- 19 Q -- organization?
- ²⁰ A No. No.
- Q Okay. How long have you been doing auto
- restoration and collision repair under Dave's Auto
- Body, under that name?
- A Probably 20 years.



pag 7

All-season rentals

PAMELAS LAST NAME CAMEUP WITH: DIXON

MATTIO BAGNON

DAVID HAS A SON-COLID BAZILEWICH CHILD SUPPORT SETTEMENT RECORDED IN MONTEURY

MOTHER! NICOLE - LIVES IN FLORIDA





Lake Mary frontage

We're Pet Friendly!

cabinwisconsin.com

- Q Has it always been full-time?
- A I would have liked it to have been. As work
- comes, I work on that; otherwise, I fill the void with
- 4 other things that I can perform.
- ⁵ Q All right. Have you had to fill the void
- with other things in the last ten years?
- A Yes, and I have been employed with other
- ⁸ people in between.
- 9 Q Okay. So we'll get to that in a minute,
- then, okay?
- A Okay.
- Q What is your current address?
- A 39010 90th Place, Genoa City, Wisconsin.
- Q So that's right over the border here to the
- 15 north?
- ¹⁶ A Yeah. 53128 is the zip.
- Q Who do you live with there?
- A My wife.
- 19 Q What's her name?
- ²⁰ A Pamela.
- Q Anybody else live at that address?
- ²² A No.
- Q Do you have any children?
- A No, I do not.

- Q And your Social Security number?
- ² A In full?
- ³ Q Yes.
- MR. CALLAHAN: Can we do this off the record
- 5 then?
- MR. MAST: We can do it off the record.
- ⁷ BY MR. MAST:
- Q Let's say on the record, what are the last
- 9 four digits?
- ¹⁰ A 2535.
- ¹¹ Q 2535?
- ¹² A Yes.
- MR. MAST: Okay. Give it to us off the record
- 14 now.
- (Discussion off the record.)
- 16 BY MR. MAST:
- Q Did you give us your --
- MR. CALLAHAN: Back on the record?
- MR. MAST: Back on the record.
- BY MR. MAST:
- Q Did you give us your full Social Security
- number off the record?
- A Yes.
- Q Okay. All right. Do you have any criminal

JUSKIE PRINTING

115 E. Chicago Ave Westmont, IL 60559 630-663-8833 fax 630-663-8844

e-mail: juskieprinting@aol.com

DAVID GAGNON & PAUL DULBERG KNEW OF EACH OTHER STRETING ABOUT SYEARS AGO THRU PAUL'S FRIENDS, PAUL NEVER EVEN TALKED TO DAVID PRIOR TO THIS TIME

THE DAVID SAYS THEY MET ON

THAN PAUL BY ABOUT 3 OF YEARS

TO DID NOT EVEN KNOW PAUL

SUE DROPAK'S HOUSE AT THE

THE DAVID SAYS THEY MET ON

A DID NOT EVEN KNOW PAUL

35 YEARS AGO

- convictions on your record in the last ten years?
- 2 A No. Salate Tolk and the
- Q How long have you known Paul Dulberg?
- ⁴ A 35 years.—
- ⁵ Q And 35 years, how did you meet him?
- ⁶ 35 years --
- A Riding bicycles in a place we had deemed
- 8 called the mini trails.
- 9 Q So were you neighbors, or ...
- A We lived close by. He lives in Pistakee
- 11 Terrace, my mother -- or my mother lives in Pistakee
- 12 Terrace; he lives in Pistakee Highlands which is
- about, I would say, a quarter mile maybe away from one
- another.
- Q And the mini trails were by your mother's
- house?
- A They were closer to his home.
- 18 Q Closer?
- A They were closer to his home. They were just
- down the road from his home.
- Q Okay. And since you kind of met at the
- trails and you became -- a friendship arose?
- A Yeah. Yes.
- Q Okay. Has that friendship been in pretty

Page 10

- 2. NO FTOED HEAD DAVE TOLD

 PAUL HE WAS GOING TO CAUSE

 A DIVORCE BETWEEN DAVE & PAM

 IF HE SUED FOR THE INJURY

 TO HIS ARM
- 3. DAVE & PAUL WERE NEVER GOOD OR CLOSE FRIENDS.

```
good standing since then till today?
```

- A Yes, and as of right now I don't know where
- it stands. I have not spoken with him as I was
- ⁴ directed not to.
- 5 Q Fair enough. But at least in your mind is it
- still in good standing -- Hold on. Let me just finish
- ⁷ the questions. Is your friend- -- At least in your
- 8 mind, is your friendship still in good standing with
- 9 Paul Dulberg today?
- ¹⁰ A No.
- Q Okay. And is that because of the suit?
- A Yes.
- Q Okay. Fair enough. Understood about that.
- Until the suit was filed, okay, was your
- friendship with Paul Dulberg in good standing?
- A Yes.
- 17 Q Had it been all the way for those 35 years
- until the suit was filed?
- ¹⁹ A Yes.
- Q Okay. So there was never any times where
- your friendship was seriously tested over that
- 22 35 years?
- ²³ A No.
- Q Is that correct?

A20 then 24-HERESAY-

BULLSHIT

PAUL WAS VERY DRUGGED UP

WHEN HE LEFT THE HOSPITAL.

PAIN PILLS THAT HE HAD TO

TOLD DAVID ALL HE WANTED WAS

TO GET PRESCRIPTION FILLED.

TO GO HOME.

DAVID FINDLLY RELEATED AND

PLOCUED PAHL'S PRESCRIPTION TO BE
HOME AND INSTEAD TO TAKE PAUL
TO BILL & CAROLYN'S HOUSE HIM BACK

- A That's correct.
- Q Okay. And you can correct me if I say
- something that's not accurate, but so is it my
- 4 feeling, even though you don't know what Paul's view
- of your friendship is, this suit being filed against
- ⁶ you has brought negative feelings in your mind about
- 7 your friendship?
- ⁸ A Yes, and only recently, if I may.
- ⁹ Q Okay. Go ahead.
- A At first when it had arisen, this situation,
- we were still talking to one another and I was freely
- submitting both insurance information, whatever he
- requested because, you know, there wasn't a problem at
- that time. But things turned as Paul had said some
- things that didn't really go well with me.
- Q You mean in his deposition or somewhere else?
- A Personally to me.
- Q Well, if -- I guess I've got to ask you what
- those things were then.
- A Okay. After bringing him to the hospital
- after this occurrence took place with his vehicle, we
- had left. Myself still being very (inaudible) and my
- heart being concerned as to his condition because he's
- my friend, he turned to me just leaving the hospital

PAGE 12 4 13

DAVID & CAROLYN REFUSED

TO CALL 911, THEY WENT IN THE
HOUSE SLAMMED DOOR SHUT & LEFT

DAVID WOULDN'T ALLOW PAUL
IN DAVID'S CAR BECAUSE PAUL
WAS BLEEDING BADLY.

PAUL TOLD DAVID-THEN TAKE
MY TRUCK, INEED TO GO TO
THE HOSPITAL

- and said that we can make a lot of money at this. -N
- Q Okay. Was anybody else present during that
- 3 conversation?
- 4 A No. No.
- ⁵ Q Was that in your car on the way from the
- 6 hospital?
- 7 A That was in his vehicle immediately leaving
- 8 the hospital and still in the parking lot at the
- 9 hospital.
- Q Was that the same day of your accident -- of
- 11 his accident?
- ¹² A Yes.
- Q Okay. So that would have been June 28, 2011,
- he was discharged out of the hospital and he was in
- 15 his car?
- A Passenger's seat; I was driving, yeah.
- Q Okay. Did you not have a car at the time or
- something?
- A No. His vehicle was at my house -- my
- mother's house, I should say, where the occurrence
- happened; and when we left, he said, Just take my car,
- so we took his vehicle to the -- \sim
- Q All right. Let me stop you because I
- understand what you're saying. You're saying after

- his injury you drove his car with him as a passenger
- to the hospital?
- 3 A Yes.
- 4 Q He got treated, discharged, and then you were
- back in his car going back to your mom's house?
- A Never left the parking lot and he said that.
- ⁷ Q No, I understand that --
- 8 A Yes, but that's --
- 9 Q -- but that's where you were going?
- A Yes. Yes.
- Q All right. Let's try not to -- I'll try and
- won't talk over you; you try not to talk over me.
- All right. So you're leaving the
- hospital still in his car on the way to your mother's
- house, right? Right? That's on the way? That's
- where you were going?
- A Right, that's where we were going, but we
- still had not left the parking lot.
- Q All right. I didn't say anything about where
- you were. I'm saying you're in the car on the way to
- your mother's house, right?
- ²² A Yes.
- Q Okay.
- ²⁴ A Yes.

```
Page 14
```

- Q But before you left the parking lot, you're
- in the car in the parking lot of the hospital and
- that's when he made that statement?
- ⁵ Q Did he say anything else during that
- 6 conversation that you -- that you didn't like?
- ⁷ A No.
- 8 Q Okay. So that was the extent of anything
- ⁹ that he said about financial aspects of this case?
- A Yes.
- 11 Q Is that the only time he said anything about
- financial aspects of this case?
- 13 A No.
- 14 Q When is the next time he said anything like
- 15 that?
- A I had visited him shortly after because we
- were still in friendship, and I stopped in his home,
- ¹⁸ and ...
- 19 Q How soon after the accident?
- A Oh, this is about three or four months after
- the accident.
- Q Okay.
- A It was -- Now, I remember it was cold. It
- was winter so I can't say exactly what day, but I was

AI thru #10 -NEVER HAPPENED

\$13 - MAKE DAVE MADE PROFIT

SUGGESTION TO PAUL
2 WITNESSES- MIKE MCARTOR

4 TOM KOST

ALL COWNERSATION TOOK PLACE
IN BASEMENT AWAY FROM
THE KITCHEN

- leaving and he had mentioned that, This may possibly
- be the best thing that could happen to me because I
- won't have to work the rest of my life.
- Q Any witness to that conversation?
- ⁵ A Yes, Michael Mcartor.
- 5 Q Who?
- A Michael Mcartor, who lives with him.
- 8 Q How do you spell the last name?
- 9 A Capital M small C, Artor, A R T O R or E R;
- 10 I'm not quite certain of that spelling, but he resides
- ¹¹ with Paul there at his home.
- Q Where Paul's living now?
- ¹³ A Yes.
- Q Okay. And where did that conversation take
- place four months after the accident?
- A In his kitchen where -- In his kitchen.
- Q And the extent of this conversation regarding
- the financial aspects that we're talking about is that
- he said, This might be the best thing that happened to
- me, and what else? Was there anything else?
- A Because I may not have to work another day of
- 22 my life. ~
- Q Because I what?
- A May not have to work another day of my life.

RESIDENCE WITH I-PAD

TO TAKE A PICTURE OF

WOULD REVEAL DAVE'S STEET

12 Thru 20 - 215

- ¹ Q Did he say anything else during that
- conversation now about the financial aspects of this
- 3 accident?
- A No.
- Did he say anything else during that
- 6 conversation that you found uncomfortable or wrong?
- ⁷ A No. No.
- 8 Q Okay. Any other things that Paul has said
- that you believed were wrong or had some kind of
- financial component to this accident other than those
- two that we've -- you've already described?
- A There was also another instance where he
- visited me at my home, I believe it was in 2012 when
- things were going along here; we were still in
- conversation with one another.
- O Okay. Let me just stop you. After the suit
- was filed or before the suit was filed?
- 18 A It was after the suit was filed, yeah.
- Q Okay.
- A And he was not -- if not coaching me,
- reassuring me that if I did make it easier, shall we
- say, or ... that I would be awarded something for my
- cooperation in it.
- Q Was there any witnesses to that

PAUL HAD NO WAY AT THE

TIME OF KNOWING WHAT &

IF ANY HOME

COVER THIS SO NO WAY

COULD HE SPOUT 100,000

41 then 24 - 216

```
communication?
          Α
               No.
                    No.
 3
               Did he say how you would be awarded?
               No.
 5
               Did he promise to pay you anything in
          Q
 6
     exchange for your testimony?
        . A
               Yes.
               What did he promise to pay you?
         ŀΑ
               $10,000.
10
               What did he say?
               If he got a hundred thousand dollars.
12
               What was the -- I need to know the exact
13
     wording of that communication so that we all can
14
     understand what he said.
15
               If this goes well for me, I wouldn't have a
          Α
     problem with giving you $10,000 if say I was to get a
16
     hundred thousand dollars.
17
18
          Q
               Okay.
                      Did he, though, make that hundred --
19
     that $10,000 conditional on what you would say or just
20
     said, If it goes well for me, I'll give you 10,000 out
     of the hundred thousand?
22
          Α
               He didn't place conditions on it.
23
               Okay.
          Q
```

24

Α

I was assuming.

- Q Okay. Fair enough. That's very honest of
- you. I appreciate that. This is my question then --
- Well, let me go further. Did he say anything else
- 4 during that conversation in 2012 about anything you
- felt was inappropriate or uncomfortable for you or
- for related to financial interests that he was --
- 7 A No.
- ⁸ Q -- talking about?
- 9 A No, he did not.
- Q Okay. Any other conversations with Paul now?
- We've talked three different incidents now so I want
- to make sure I've talked about everything. Is there
- any other conversation you've had with Paul or contact
- with Paul regarding any uncomfortable or uneasy
- conversations or things he said relating to either
- financial interests or some other component of the
- suit or claim?
- A There was one time where he came up and he
- was asking for information, which I gave him, my
- insurance.
- Q When was this? Just give me a date so I know
- ²² how to ...
- A I cannot supply you with a date. I could say
- that it was before that last incident that I just

- spoke of of the hundred thousand and \$10,000 offering
- ² there.
- Q Was it after suit was filed or before suit --
- A It was after the suit was filed:
- ⁵ Q Okay.
- A And he showed up at my residence with an
- iPad, which he's into techy things, things like that,
- and I wasn't aware that there was a camera on front
- and back but I was aware that there was a camera that
- was on and he was showing me what was being viewed on
- the screen, and then we proceeded into our house and
- it was on again. He was showing me how you can look
- at the front and the rear screen and me not being of
- much interest of this device, I just told him, Could
- you shut that thing off. I felt as though I was being
- inventoried.
- Q Okay.
- A So that would be the only other issue.
- Q Okay. Fair enough.
- ²⁰ A Yeah.
- Q I appreciate that. Did he say or do anything
- that you felt was wrong or inappropriate regarding the
- case in and of itself?
- 24 A No.

- Q Okay. Nothing about financial interest --
- A Not that time, no, nothing.
- Okay. Do me a favor, and you're doing very
- good so far, but you were just kind of cutting me off
- 5 the last --
- 6 A I'm sorry.
- 7 Q -- part of my sentence and I want to make
- sure you understand the full thing I'm going to say,
- okay? So let's try not to cut each other off.
- All right. So at least, and you can
- correct me if I'm wrong, as I understand it, there are
- just three conversations where Paul made any
- statements that felt -- that made you feel
- uncomfortable pertaining to financial parts of the
- 15 lawsuit?
- A Yes.
- Okay. Or the claim; fair enough?
- ¹⁸ A Yes, Yes.
- Q And that was the day of the accident where he
- made that one-sentence statement, correct?
- A Mm-hmm.
- ²² O Yes?
- A Yes. Yes.
- Q And that was four months later where he made

- that statement about, This could be the best thing
- that could happen to me because I might not have to
- work the rest of my life?
- ⁴ A Yeah.
- ⁵ Q Yes?
- ⁶ A Yes.
- Q And then there was the last thing that was in
- 8 2012 after suit was filed where he said -- although he
- didn't condition it, he said, Hey, if I get a hundred
- thousand, I'll give you \$10,000 of that?
- A Yes.
- Q Right?
- ¹³ A Yes.
- Q Okay. And would it be fair to say, including
- that last 2012 conversation, he never said, If you do
- this for me, I'll do this for you; fair enough?
- A Yes.
- Q Is that true?
- A That's true.
- Q Okay. So he never -- You could make the
- assumptions you want, and you're free to do that,
- okay, but my question is nothing he ever said
- pertained to having him wanting you to lie for him?
- MR. BARCH: I'm going to object. It's

- argumentative, but go ahead.
- MR. MAST: Go ahead.
- 3 MR. CALLAHAN: I'll join that objection.
- 4 BY THE WITNESS:
- ⁵ A No, he was blatantly asking me in regards to
- 6 what he was asking me to do to make it easier for him.
- ⁷ Q Right.
- A And making it easier for him would not just
- be submitting the truth in my judgment, but it would
- be submitting to what he would want me to say so that
- it would be easier for him.
- 12 Q I understand what your judgment is.
- ¹³ A Yes.
- Q This is what I'm questioning, though. My
- question is what he said to you, okay. You can take
- any assumptions you want from what he said to you;
- you're free to do that, okay. My question, though, is
- did he ever tell you that he wanted you to lie for
- 19 him?
- A He did not say he wanted me to lie for him,
- 21 no.
- Q Okay. You took that from an inference of
- what else he said that you've already told me, right?
- 24 A Yes.

MIGO 23

MIGO - M24

EMBELLISHING ON HIS LIE

- 1 Q Those were inferences you made from what he
- told you, correct?
- 3 A Yes.
- Q Okay. Did you ever say, Hey, do you want me
- 5 to lie for you -- Well, let me put it this way. I'm
- ⁶ going to try to just summarize it.
- Is it fair to say he never asked you to
- 8 lie for him?
- ⁹ A That is correct.
- Q Okay. Is it fair to say he never agreed to
- give you money in exchange for what you would say to
- him -- say for him?
- A There is one more thing that I said that I'm
- recollecting now.
- Q Okay.
- A And I said, Well, what would you want me to
- say, that I was freewheeling a chain saw and I was
- negligent?
- And he said, That sure would make things
- easy.
- Q Okay. And when did he say that, which
- conversation?
- 23 A That same conversation when he spoke of the
- hundred thousand dollars and the \$10,000.

- So that's the 2012 conversation? 0
- 2 Α Yes. Yes.
- 3 Okay. And what -- So let me get it clear 0
- The 2012 conversation that we've already talked
- 5 about was after suit was filed?
- б Α Yeah.
- It says, If you would -- What you're saying
- he said is if he would be awarded something, say a 8
- hundred thousand dollars, he would give you \$10,000 of
- 10 it, right?
- Yes. 11 Α
- 12 And now you're adding on to what else did he 0
- 13 say?
- 14 He -- I said to him, Well, what would you Α
- 15 expect from me? What would you want me to say, I was
- 16 freewheeling a chain saw and I was negligent?
- 17 I would not do that. I'm going to tell the truth____
- 18 And that's basically where our friendship -- I haven't
- 19 spoke to him really very much or been with him or
- 20 conversed with him since then.
- 21 All right. You're going a little further Q
- 22 than what I'm asking, though, but that's fine.
- 23 question was, what more did he say and you told me
- 24 what you said, all right, so let's just go straight

- with what I'm asking. I'm asking other than, Hey, if
- I get a hundred thousand dollars, I'd be glad to give
- you \$10,000 of that, other than Paul saying that, what
- 4 else do you recall Paul saying in that 2012
- 5 conversation at your house?
- A Nothing.
- Oh, okay. It was just what you said then?
- A That's what I said after. I sufficed by way
- of example, Is this what you would want?
- And he said, That sure would make it
- easy.
- Q Well, then that is something that he said.
- Listen, this is what I'm trying to get at, I'm trying
- to find out what he said, okay?
- A Okay. He said nothing in response to that
- except he said, That sure would make it easy.
- Q All right. You're interrupting me again.
- Let's go back at it again.
- 19 A Okay.
- Q I want to go step by step because I want to
- try to find out everything you're going to say. I
- don't want there to be any stones unturned, okay?
- A Yeah.
- Q You told me that in that 2012 conversation he

- said, If I get a hundred thousand dollars, I'd be
- happy to give you \$10,000 of that. Is that what he
- 3 said?
- ⁴ A Correct, that is what he said.
- 5 Q Okay. In response to that, what did you say?
- A I said, What would you want me to say, **I was**
- ⁷ fice-wheeling a chain saw and I was negligent? I said,
- 8 I will not do that.
- 9 Q Okay. All right. Stop. That's what you
- said, okay. And then what did he say in response --
- A Nothing.
- 12 Q -- to that?
- Okay. Nothing, right?
- A Nothing.
- Okay. Because I thought you said that he
- said, Well, that would make it easier.
- A Correct. I'm sorry. That was his closing
- 18 statement after I said that.
- ¹⁹ Q So he did say something?
- A Yes, he did. I'm sorry.
- Q Okay. So let's go through it again now.
- A All right.
- 23 Q Because I want to make the chronology, I want
- to make that correct, okay?

- A Okay.
- Q In the 2012 conversation at your house you
- said that Paul made a statement that, If I get a
- 4 hundred thousand dollars of this, I'll give you --
- 5 I'll be happy to give you \$10,000 of this -- of that.
- 6 Is that what he said?
- 7 A Correct.
- ⁸ Q Okay. In response to that you said, What do
- you want me to say, that I was freewheeling and
- negligent? I will not do that. Was that your
- 11 statement?
- 12 A That was my --
- MR. CALLAHAN: I thought he said freewheeling a
- chain saw and that I was negligent.
- 15 BY MR. MAST:
- Q Okay. Is that what you said?
- A Yes.
- Q Okay. And then in response to that, what did
- he say?
- 20 A He said, That would make it easy.
- Q Okay. Did he say that's what he wants you to
- say or did he just say those words?
- A He just said those words.
- Q Okay. Is that all he ever said then after

- that conversation at the end of that conversation?
- 2 A Yes.
- Q All he said was, That would make it easy?
- 4 A Yes.
- ⁵ Q Okay. All right. So we've got three
- 6 conversations, one on the day of the accident where he
- said, We can make a lot of money at this, right?
- 8 A Correct.
- 9 Q That's all he said during that conversation
- that was uneasy or uncomfortable or financially
- motivated, correct?
- ¹² A Yes.
- Q Okay. Second conversation four months later,
- you visited him at his house, right?
- ¹⁵ A Yes.
- Q And he said, This may be the best thing that
- happened to me; I might not have to work the rest of
- my life?
- ¹⁹ A Yes.
- Q Is that all that he said that was uneasy or
- uncomfortable or related financially to this case?
- ²² A Yes.
- Q And the third thing was 2012 where he said if
- he gets a hundred, he'd give you ten and then you

- said, Well, what, if I say that -- What do you want me
- to say, if I'm wheeling it, the chain saw, and
- 3 negligent?
- And he said, Well, that would make it
- ⁵ easy.
- Is that everything out of that
- ⁷ conversation that was uneasy, uncomfortable or
- g financially related?
- ⁹ A That is all, yes.
- Q Okay. Have you now --
- MR. CALLAHAN: Can I object? I think he did
- leave off that one comment, I'm sorry, the one he
- said, I won't do that.
- 14 BY MR. MAST:
- Q Okay. Yes, and you also said you wouldn't do
- that after you --
- A I said that I would not do that, yes.
- Q After your con- -- After your response to
- what he said, you said, I would not do that?
- A Yes.
- Q Okay. Have we now covered everything that
- you and Paul talked about after the accident that made
- you feel uncomfortable, uneasy or financially related
- to this accident?

- A Yes, that would be all.
- Q Okay. Very good. That wasn't too hard.
- 3 A No.
- 4 Q Oh, one final question on those things.
- 5 A Okay.
- Q Were there any witnesses to either of those
- three conversations other than you said the --
- ⁸ A Michael Mcartor.
- 9 Q Michael Mcartor was a witness to the second
- one four months after the accident?
- A Yes, which was at Paul's home in his kitchen,
- 12 yes.
- Q Right. Any other witnesses to any other
- parts of those communications?
- ¹⁵ A No.
- Q Just you and Paul and then the second
- conversation was with Michael?
- 18 A Correct.
- Okay. Are you friends with Michael? Have
- you ever been friends with Michael?
- A I've been friends with Michael probably about
- ²² 25 years.
- Q Are you still friends with Michael?
- A As far as I know, yes.

- Q Okay.
- A This is not related to him.
- Q So the reason you're not friends with Paul
- anymore is after the third conversation in 2012 where
- 5 you said, I would not do that, and he said, That would
- make it easy, you haven't spoken to him since; but in
- your mind it's not friendly because of what you
- 8 thought he was asking you to do?
- ⁹ A Yes.
- Q Fair enough?
- A Yes.
- Q Do you know in his mind if he thinks you're
- still friends?
- A I do not know.
- MR. CALLAHAN: I'd just object as to relevancy
- and as to speculation.
- BY THE WITNESS:
- A I don't know.
- MR. BARCH: Join the objections.
- 20 BY THE WITNESS:
- A I haven't spoken to him. I don't --
- Q Hold on. Just let them give the -- All
- right. They objected.
- MR. CALLAHAN: You may answer.

- ¹ BY MR. MAST:
- Q What's your answer to that question? Do you
- know in Paul's mind whether he thinks you guys are
- 4 still friends or not?
- A I do not know. I have not conversed with him
- in quite a while now.
- Q All right. And then that fourth thing that
- you talked about didn't really have to do with any
- 9 statements but he had an iPad and it looked like he
- was videoing or something. He didn't do anything
- wrong during that; you just weren't sure what he was
- up to, right?
- 13 A Right.
- Q Okay. That didn't have anything to do with
- any statements or anything; fair enough?
- A Fair.
- Q Okay. So we've covered all the statements
- that Paul made that made you feel uncomfortable?
- ¹⁹ A Yes.
- Q Okay. All right. How long have you been
- 21 married?
- A I've been married since 2008, August 16th.
- Q Okay. Does your wife Pamela know Paul?
- A Yes.

```
^{1} Q On a -- like a friendly basis or just sees
```

- him every now and then? I mean, how would you
- describe her knowledge of Paul, just passing?
- A He's my friend and is friends with him is the
- same; there was never anything between us until ...
- Q I mean, did she spend as much time with
- 7 Paul --
- 8 A No.
- ⁹ Q -- as you did?
- 10 A No.
- Q Okay. Her contact with Paul was just passing
- then? It wasn't where she would do anything with him?
- 13 A Correct.
- Q Is that fair enough?
- A Yeah, correct.
- Q Okay. And she doesn't have any knowledge
- regarding any communications Paul made regarding the
- incident that were uncomfortable or financially
- 19 motivated?
- ²⁰ A No.
- Q Is that fair?
- A That's fair.
- Q Okay. Okay. What's the highest level of
- education you have?

```
A I was accepted at DeKalb University. I
```

- didn't pursue it until its end, and then I went to
- ³ College of Lake County.
- 4 Q You mean Northern Illinois Medical Center --
- ⁵ Northern Illinois University?
- A Yeah, DeKalb College.
- Okay. All right. I know, I'm just trying to
- 8 connect the dots here.
- You were accepted at Northern but you
- never went there?
- A Oh, no, I went there and I just -- because of
- turns of events in my life, personal, I did not
- finish, and --
- Q All right. But I'm not getting to that
- point. I'm just --
- A Okay.
- 17 Q The question was, where did you go to -- the
- highest level of education, that's the question.
- 19 A I was accepted at Northern Illinois
- University.
- Q You weren't just accepted. You went there,
- ²² right?
- A Yes.
- Q Okay. How long did you go to Northern

- Illinois University?
- 2 A Two months.
- Okay. And what program were you there, just
- 4 general?
- ⁵ A Program?
- Q What type of degree? What program?
- ⁷ A Oh, engineering.
- 8 Q Okay.
- ⁹ A Mechanical engineering.
- Okay. And what year was that, approximately?
- 11 A That was 1985.
- 12 Q Instead of going to DeKalb or at least after
- two months of going to DeKalb, where did you go after
- that?
- A I pursued employment as an auto body worker.
- Q With who?
- A It was called Lakeland Autobody. It was in
- Volo, Illinois.
- Q Are they still together?
- ²⁰ A No.
- Q How long did you work there?
- 22 A Three years.
- 23 Doing auto body work?
- A Correct.

```
Q Who was your supervisor?
```

- 2 A Owner and supervisor Brian Schuman
- ³ (phonetic).
- 4 Q Brian what?
- ⁵ A Schuman.
- 6 Q Schuman?
- ⁷ A Yeah, Schuman.
- 8 Q So after two months of DeKalb, you went to
- 9 Lakeland Auto?
- 10 A Mm-hmm.
- 11 Q Right?
- 12 A Yes, correct.
- Q Okay. When did you go to -- You said you
- went to another college?
- A CLC, College of Lake County.
- Q When was that?
- A I believe that was 1987.
- 18 Q Sometime while you were at Lakeland?
- A Yeah, I was -- Yes, I was working at the auto
- body.
- Q And how long were you at CLC?
- A I want to say six months.
- Q Okay. On what program?
- A Same, mechanical engineering.

- ¹ Q Did you finish that program?
- ² A No, I did not.
- Q Why not?
- A Because I needed to earn money, and I wasn't
- earning enough doing -- going to school and working.
- ⁶ Q Okay.
- A Pretty physical job, auto body.
- 8 Q Okay. Any other college education after high
- 9 school?
- A Completed, no.
- 11 Q Not -- I didn't say completed, any other
- college education after high school? Did you go to
- any other colleges?
- A None other than the ones I had mentioned.
- 15 Q That's what I'm asking you.
- A Okay.
- Q You went to NIU and CLC. Any other college?
- ¹⁸ A No.
- Okay. Where did you graduate high school?
- A Johnsburg.
- Q What year?
- ²² A 1985.
- Q Okay. After Lakeland Auto, which I'm
- assuming was somewhere around -- when you finished

- somewhere around 1988, '89, somewhere around there?
- ² A Finished ...
- Q When you finished Lakeland Auto, I'm assuming
- that was somewhere around '88 or '89?
- ⁵ A Yes. Yes.
- Q Okay. Where did you go after that?
- A I became self-employed performing the same.
- 8 Q To the present date?
- ⁹ A Yeah.
- Q Okay.
- ¹¹ A Yes,
- Q Okay. Have you worked for anybody else
- during 1989 until now other than yourself?
- A Yes.
- 15 Q How many jobs are we talking, lots?
- A One at a machine shop, Swiss Automation in
- South Barrington, that was between 1999 and 2001, and
- then just currently last winter working at a place
- called Advantage Auto Body for three months. They let
- 20 me go.
- Q Where was that?
- A That -- I'm not sure what town it is. It's
- in Wisconsin and about two miles from my home between
- Powers Lake and Burlington.

```
Q Okay.
```

- 2 A I'm not sure what town it resides in.
- Q And when did they let you go?
- ⁴ A They let me go just at Christmastime last
- ⁵ year.
- 7 A Yes.
- ⁸ Q All right. Any other employment since high
- 9 school we have not discussed?
- 10 A No. 1
- Q Okay. Do you have any training other than
- being self-trained on working with a chain saw?
- 13 A No.
- Q So you're -- Well, let me ask you this way:
- 15 How long have -- Well, strike that.
- How long have you -- Strike that.
- When's the first time you operated a
- chain saw yourself?
- ¹⁹ A Age 18.
- Q Okay. About '85? No, wait. Is that '85?
- MR. CALLAHAN: Yeah.
- BY THE WITNESS:
- ²³ A Yeah.
- Q Yeah. About 1985 then?

- A Mm-hmm.
- Q Yes?
- ³ A Yes.
- 4 Q Yes. Okay.
- 5 Whose chain saw was that that you
- 6 operated first?
- A I do not recollect. We were camping, and I
- picked up a chain saw and was cutting firewood for the
- group that was there.
- Okay. Was Paul with you at the time?
- 11 A No.
- Okay. Have you ever owned a chain saw?
- ¹³ A Yes.
- Q Okay. Do you own one now?
- 15 A No. _______
- Q Okay. During what period of time did you own
- a chain saw?
- ¹⁸ A Oh, 2000 till 2004.
- Q And for what reason did you own it and then
- no longer own it during those four years?
- A A friend had garbage-picked it. It was an
- old really big chain saw that I rebuilt. I used it
- several times and then I sold it at a garage sale
- along with another unit that was just like it.

- Someone wanted to fix up theirs too, so ... It was an
- old David Bradley chain saw; it was a very old model.
- Q Wait, I missed some of that. You said you
- 4 had one that you got from a friend from a garage sale
- ⁵ but another, what was the other one?
- 6 MR. CALLAHAN: No.
- ⁷ MR. MAST: Sorry.
- 8 BY THE WITNESS:
- ⁹ A No, I had -- I had one that I operated and
- then I picked one up at a garage sale.
- 11 Q So you had two of them?
- 12 · A Yeah, I had two of them, and I sold them both
- at the same time, yeah. One worked and one didn't.
- 14 Q And that was from 2000 to 2004?
- ¹⁵ A Correct.
- Q Okay. During 2000-2004, did you use those
- chain saws on any type of continual basis?
- ¹⁸ A No.
- 19 Q They were just there for -- because you had
- fixed them up and you just kind of liked to have them
- ²¹ around?
- 22 A No, they were very useful because they were
- large and I used them on my property to trim off a
- large maple branch that had fallen.

- Oh, so you used them?
- A I used the one that was working. The other
- one was not operational.
- 4 Q The one that was working that you owned from
- 5 2000-2004, the one chain saw that was working, you
- 6 used only for your own personal use on your personal
- ⁷ property?
- A Yes.
- 9 Q Had you used a chain saw from 1985 until
- ¹⁰ 2000?
- ¹¹ A Yes.
- 12 0 Whose chain saws?
- A Once again, I'm a camper and there would be a
- 14 time when I would just elect myself to cut the wood, I
- ¹⁵ just ...
- 16 Q Let me ask it this way, maybe it will be
- easier, because I know these aren't all easy
- questions. Before 2000, okay, when you first got your
- own chain saw, how many times would you have operated
- a chain saw over the 15 years?
- A At least a dozen times.
- Q Were they all during camping trips?
- ²³ A Yes.
- 24 Q Okay. And they were all somebody else's

- chain saw they brought to the camping site and you
- used them to cut up for camping wood?
- 3 A Yes.
- Q Okay. And then beginning of 2000 you would
- 5 use them a little bit more frequently because it was
- 6 yours and you were using it on your property?
- A Yes.
- 8 Q Okay. Do you have some type of forest or
- something on your property that you use it for, or ...
- A No, I have negligent neighbors that when
- trees fall, they don't -- who?
- Q Okay.
- A -- they don't really seem to attend to them,
- so I opted to do the clearing myself.
- Okay. So you clear up a tree here and there?
- A Yeah. Yes.
- Q And I know there's no way -- easy way to do
- this, but I still have to ask the question. From 2000
- to 2004 what would you estimate the number of times
- you used a chain saw?
- A Three times.
- Q All right. So up until 2004 the total times
- you used a chain saw was about 15 times?
- A Correct.

- Q Okay. All right. From 2004 until this
- accident in June of 2011, how many times did you use a
- 3 chain saw?
 - A Four times. 3
- ⁵ Q And whose chain saw was it?
- A The first time was a friend's, on his
- property; second time, again, camping; third time on
- my property, and the fourth and final time was at my
- 9 mother's place.
- Now, when you say your property, whose chain
- saw was it?
- A That would be my friend Mike.
- 13 Q The first -- The first -- Well, okay. That
- would be the same friend that you operated the chain
- saw on his property the first time that you were
- spelling these out?
- 17 A After the 2004, yes. Yes.
- Q Yeah. So beginning in 2004 when you no
- longer owned a chain saw, the first time you used it
- after that was with a friend at his house?
- A Yes.
- Q And that's Mike's?
- A Yeah. Not Mike Mcartor.
- Q No, I --

- Okay. I'm just clarifying. Α
- That's fine. Okay. Second time was out 0
- Correct. what compround Allows insaws? camping cutting up firewood?
- 5 Q Third time was at your house with Mike's
- 6 chain saw?
- Α Yes.
- And fourth time was at your parents' house?
- Α Yes.
- 10 Okay. And was that fourth time at your
- 11 parents' house the day of this incident or before the
- 12 day of this incident?
- 13 It was the day of that incident.
- 14 Okay. So if I were to -- and I know this
- 15 isn't the easiest thing to do, but if the day of the
- 16 incident was June 28, 2011, when was the last time you
- 17 used a chain saw before that date?
- 18 Α Oh. Datewise?
- 19 Some estimate, yeah. Within a month, a year, Q.
- 20 three years?
- 21 It was a year. A
- 22 Within a year? Q
- 23 Yeah, within a year. Α
- 24 So it would have been the prior summer maybe? Q

- A Yes.
- Q Okay.
- A Yeah, a storm took down some branches in my
- 4 yard.
- ⁵ Q So that third incident after 2004, which you
- spelled out four times you used a chain saw, that
- third incident where it was Mike's chain saw on your
- 8 property was the one in 2010 during the summer?
- A Yes.
- Q Okay. And then the next time you used a
- chain saw was on your parents' property on the day of
- Paul's accident with your parents' chain saw?
- ¹³ A Yes.
- Q Okay. Did your parents ever attempt to
- educate you or train you on how to operate a chain saw
- at any time in your life?
- 17 A No.
- Q Up till today?
- ¹⁹ A No.
- Q Okay.
- MR. CALLAHAN: Excuse me. You say -- Just to be
- clear, his parents, do you mean Mr. McGuire and
- Mrs. McGuire or his father and Mrs. McGuire?
- MR. MAST: Okay. So those are two different

- answers, I take it?
- MR. CALLAHAN: Yes.
- MR. MAST: All right. So we'll go through that.
- ⁴ We will go through that.
- 5 BY MR. MAST:
- 6 Q Well, any -- All right. Whether it's
- stepparents or real biological parents, we'll just put
- 8 them all in one group, okay.
- Whether it's your stepparents or real
- biological parents, have your parents, meaning
- either/or, ever attempted to train you or direct you
- in the proper method or way to operate a chain saw
- your entire life until today?
- 14 A No.
- Okay. Might as well go through your parents
- then. Bill and Carolyn McGuire, are they your
- parents?
- A My mother is my biological mother, Carolyn
- McGuire. William McGuire is not my biological father.
- Q Okay. So William McGuire is your stepfather?
- A Correct.
- Q Is your father -- your natural father living?
- ²³ A No.
- Q Okay. When did he pass?

```
<sup>1</sup> A 1996.
```

- Q Okay. I'm assuming he had never did anything
- with you with regard to chain saws; is that fair to
- 4 say?
- ⁵ A We never interacted in that way.
- Okay. Did either William or Carolyn McGuire
- ever interact with you with regard to how to use the
- 8 chain saw?
- 9 A No.
- Q Okay. Are your -- So when I say parents,
- since your father passed and Carolyn is your natural,
- 12 I'll just talk about Carolyn and William as your
- parents, then, okay? Is that fair to you?
- A That would be fair to me.
- Okay. Have your parents -- What was I going
- to ask you? Oh, what do your parents do presently for
- a living?
- A They're currently both retired.
- Okay. Do you know how long they'd been
- 20 retired?
- A My mother, I believe, two years now. She was
- employed at Intermatic --
- Q Okay.
- A -- in Spring Grove, and William McGuire

- worked for last Tempest Construction, and he was an
- ² industrial commercial drywaller.
- Okay. To your knowledge -- and, again, we'll
- 4 probably end up deposing them soon so we'll ask them,
- but to your knowledge do either of your parents have
- any expertise or experience in operating chain saws
- except just, you know, doing it on their own and
- ⁸ around the house?
- ⁹ A They never have operated. They bought that
- tool specifically for that -- the cutting of the trees
- that needed to be done on their property.
- Q And they weren't going to use it then? They
- were letting --
- ¹⁴ A No.
- ¹⁵ Q -- you do it?
- A Right.
- Okay. So they -- The chain saw that you were
- operating at the time of Paul's accident on their
- property, your parents' property, that chain saw was
- purchased by your parents for that particular project?
- A I wouldn't say they bought it and then do
- this, they bought the chain saw because they had known
- that there would be -- need to be work done --
- Q Okay.

- $^{
 m L}$ A -- and I later was elected to do that.
- 2 Q So when they purchased the chain saw -- and,
- again, I'll ask them these questions, but I'm
- wondering what your knowledge is, when they purchased
- 5 this chain saw, your parents, did they purchase it
- 6 knowing that you were going to use it or just that
- somebody else and not them were going to use it?
- MR. BARCH: Speculation, but go ahead, objection.
- 9 BY THE WITNESS:
- A I can answer that when they purchased it that
- they didn't solely purchase it with intent for me to
- use it.
- Q Wait. I missed the beginning of that.
- A When they purchased that, they did not solely
- purchase it for my usage.
- ¹⁶ Q Okay.
- A They had purchased it for trimming of trees
- on their property --
- 19 Q Right.
- A -- and then when I was elected or became the
- person who did the work, I used that chain saw.
- Q I understand that. My question has one
- little branch more to it. My question was, did they
- purchase it thinking somebody else other than

- themselves were going to operate that chain saw?
- A You would have to ask them that question.
- Q So you don't know?
- 4 A I do not know.
- Okay. Fair enough. Had you known either of
- your parents ever to operate a chain saw before Paul's
- ⁷ accident?
- 8 A Neither one of them have ever operated a
- 9 chain saw.
- Q You know that?
- A I know that.
- Q Okay. What kind of -- Are they still living
- in the same house they were living at the time of the
- accident?
- 15 A Yes.
- Q Okay. What kind of property is that if you
- describe it? Is it like a small little half-acre
- property, or is it a larger --
- A It's a small one, third-acre residential --
- what is it called? -- ranch.
- Q Okay.
- A Ranch home, full basement.
- Q How many trees would you say are on their
- 24 physical third-acre of property, if you had to give me

```
an estimate?
```

- ² A I'm going to tell you.
- ³ Q Okay.
- ⁴ A Currently?
- ⁵ Q Yes.
- ⁶ A Ten.
- 7 Q Okay. Prior to the day of Paul's accident,
- how many trees were on that property?
- ⁹ A 12. Oh, 13.
- Q So on the day of Paul's accident, did you
- take all three of those down then?
- A I didn't take any trees down that day --
- Q Okay.
- A -- or during this occurrence.
- Q Okay. I see. Just limbs?
- A Yes.
- Q Okay. We're going to get to that as we go
- here. Okay.
- So even at the time Paul was injured,
- there were still 13 trees on the property?
- A Yes.
- Q But there were less limbs on the property, I
- take it then --
- A Yes.

- Q -- at the time of Paul's accident?
- 2 A Yes.
- Q All right. Who took down those three trees
- on your parents' property after Paul's accident?
- MR. BARCH: I'm going to object to the relevance,
- ⁶ but go ahead.
- ⁷ BY THE WITNESS:
- ⁸ A Please reask the question.
- 9 Q All right. You said there were -- You said
- there are ten trees now on your parents' property?
- ¹¹ A Yes.
- Q And you said at the time of Paul's accident
- there were 13 trees on the property?
- A Yes.
- ¹⁵ Q So I'm assuming three trees were taken down;
- is that right?
- A Yes. Two were only related to that
- occurrence, though, and they were pine trees. The
- other tree that I'm saying is gone was an apple tree
- that was removed later by, I think, Bill. It was just
- a small little apple tree that was -- \ 4
- Q All right. Hold on. You're going way too
- far with my question.
- A Okay.

- Q My question is --
- A Sorry for being all-inclusive.
- Q It's okay.
- ⁴ A I know. I'm just apologizing.
- 5 Q No, you don't have to apologize, and let me
- just give you kind of an idea. You're being helpful
- and open, and I appreciate that. The thing is,
- 8 though, I'm still going to have to go through those
- 9 questions again as I go through this so it's not going
- 10 to cut down the time. So I'm just trying to tell you.
- A I'm in no hurry.
- Q Okay. The three trees that were taken down
- since Paul's accident -- we'll get to when and all,
- who and all that -- who took those three trees down?
- A I don't know.—December 7
- Okay. Okay. Before the day of Paul's
- accident, so before June 28, 2011, had you known Paul
- ever to operate a chain saw?
- ¹⁹ A Yes.
- Q Okay. How frequently?
- A I don't know.
- Q How did you know then if he operated a chain
- ²³ saw?
- A I've seen him operating a chain saw.

```
Q Where?
```

- A Camping, on his property, cutting telephone
- poles that he got for free to make use out of them.
- Q Okay. Had you known him to operate a chain
- saw before the day of his accident in a fairly
- ⁶ reasonable manner?
- ' A Yes.
- 8 Q He wasn't, like, dangerous swinging it around
- 9 or anything like that?
- ¹⁰ A No.
- O Okay. So he would operate it, would you say,
- in a safe manner before the day of the accident?
- MR. BARCH: I'm going to object to --
- BY THE WITNESS:
- A I'm not qualified --
- MR. BARCH: Let me object to the foundation.
- But go ahead and answer.
- BY THE WITNESS:
- A I'm not really qualified to determine what
- safe is, I mean ...
- Q Everyone has their own definition. I'm just
- asking you under your own belief of what safe is --
- ²³ A Yes.
- Q Let me finish the question. Under your own

- belief of what safe is, do you believe Paul operated
- before the day of his accident, whatever times you saw
- him, the chain saw in a safe manner?
- l A Yes.
- Q Okay. Had Paul ever seen you operate a chain saw before the day of his accident?
- A Yes.
 - Q Where was that?
- 9 A Multiple times camping and also on my
- mother's property.
- Q Well, let's go back then because when I asked
- you how many times you operated the chain saw after
- 2004, you only described one time on your mother's
- property and that was on the day of the accident.
- A Does operating -- to clarify it -- include
- starting or actually cutting wood? Because there's --
- Q Fair question but you didn't -- you didn't
- condition it when I asked you that before so that's
- why I'm going back.
- A Okay.
- Q We can -- I'm glad to define it any way you
- want. I'm just -- You didn't clarify it before so
- that's why I'm going back.
- ²⁴ A Okay.

- Q I asked you just recently, just the past
- question, how many times had Paul -- I'm trying to
- remember the question. How many times did Paul see
- 4 you operate a chain saw before the day of his
- 5 accident, right? I think that was the question. And
- you said numerous times, I think; is that right?
- A Yes. Paul has seen me operate a chain saw
- 8 before.
- 9 Q Before the day of his accident --
- ¹⁰ A Yes.
- Q -- on numerous occasions?
- 12 A Yes.
- Q Okay. And then you were describing when and
- under what circumstances?
- ¹⁵ A Yeah.
- 16 Q In addition to camping, those different
- camping trips, he would sometimes be on camping trips
- with you?
- ¹⁹ A Yes.
- Q And he would see you operate a chain saw
- during those camping trips?
- A Yes.
- Q And you would see him operating a chain saw
- during those camping trips?

tong of one wife the

- A Yes.
- Q Okay. And putting the camping trips aside,
- had Paul ever seen you operate a chain saw any other
- time before the day of his accident other than on
- 5 camping trips? And operate, if you want to know what
- 6 definition of operate is, I'm happy to tell you
- ⁷ that --
- 8 A Yes, please.
- 9 Q -- in my view but you can define it any way
- you want. Operate means using the chain saw to cut
- wood.
- A No, starting a chain saw and making sure that
- it's running. That operating I thought you meant it
- running, not literally using it. . .
- Okay. So let's -- Let me ask the question
- again now that we have the definition.
- A Okay.
- 18 Q If we define chain saw operation as operating
- a chain saw so as to cut wood or cut any other object
- I guess for that purpose, have you now, based on that
- definition, ever -- has Paul ever seen you operate a
- chain saw before the day of his accident other than at
- camping trips?
- ²⁴ A No.-

- Q Okay.
- A No. No.
- 3 Q But when I've asked you about you seeing Paul
- 4 operate a chain saw, you meant and referred to him
- using the chain saw to cut things, right, that was
- 6 your answer?
- 7 A I've seen him using a chain saw to cut
- 8 things, yes. —
- ⁹ Q Yeah, okay.
- A Yes.
- Q So before the day of Paul's accident, setting
- aside the camping trips, Paul has seen you start a
- chain saw to get it running but not use it?
- 14 A Yes. 4
- Okay. Under what circumstances?
- A It's good to start a piece of machinery every
- now and then and you may --
- Q Where and when? What are we talking about?
- 19 At your mom's house?
- A Yeah, probably in the garage there at my
- mom's house.
- Q Because they had the chain saw?
- A No, they didn't have the chain saw then.
- I'm -- You're talking about the chain saw that was in

```
the accident?
```

- Q Okay. Let's go back.
- A Or are you talking about chain saw in
- 4 general?
- ⁵ Q Fair enough. Let me ask it this way: Did
- ⁶ your parents purchase a chain saw to cut trees in
- ⁷ 2011?
- A I don't know.
- ⁹ Q All right. The chain saw that you were
- operating --
- ¹¹ A Yes.
- Q -- at the time of Paul's accident was your
- parents' chain saw, right?
- ¹⁴ A Correct.
- Q When did they purchase that chain saw?
- A Shortly before the incident.
- Q Are we talking if the accident happened
- June 28th, sometime in June?
- A I wasn't there for the purchase. I wouldn't
- know the purchase date.
- Q Okay. Sometime that summer, though; fair
- enough?
- A Yes.
- Q Okay. And before they purchased that chain

- saw in the summer of 2011, did your parents own any
- other chain saws to your knowledge?
- A No. Galaci
- Q Okay. So the chain saw that Paul would have
- seen before the day of his accident, see you start but
- on operate, would be the chain saw that your parents
- purchased in 2011 or some other chain saw?
- A It would be some other chain saw.
- 9 Q Where? Putting aside the camping trips,
- 10 remember I talked, putting aside that.
- A Yes, in my mother's garage.
- Q Whose chain saw was it?
- A I don't even recollect. I, you know ...
- Q Okay.
- A It was a piece of machine I was starting to
- 16 keep it in good working order.
- Q Okay. But it wasn't your parents and it
- wasn't yours?
- A That's correct.
- Q Okay. How many times did he see you start a
- chain saw but not use it under your description
- before?
- A I don't know.
- Q Couple, maybe two or three times?

- A I don't know. I don't know.
- Q Okay. At least once; fair enough?
- A At least once, yeah.
- Q Okay. All right. Have you ever used a chain
- 5 saw and operated a chain saw, meaning cut things for
- 6 money in your life?
- ⁷ A No. –
- 8 Q And, I mean, whether through your employment
- or through somebody just giving you money to do it,
- you'd never done it for money; is that fair to say?
- A That's fair to say.
- Okay. The work you were doing, and we're
- going to slowly get into that now, but the work you
- 14 were doing for your parents on the day of Paul's
- injury, June 2011, was that work you were being paid
- for or not?
- A Yes, I was being compensated.
- Q Okay. So doesn't that -- isn't that contrary
- to the answer you just gave me then?
- ²⁰ A No --
- MR. CALLAHAN: I'd just object to form.
- 22 BY THE WITNESS:
- A -- because you asked if I did it before that
- incident.

- 1 Q No, I did ever. My word was ever, but I'll
- 2 say it again. Look it, I just want the truth. I
- don't care. If you don't understand my question, I'll
- ⁴ restate it.
- My question before, I think, if you
- 100ked at the record, said had you ever operated a
- 7 chain saw for money. Now, maybe you meant before the
- 8 accident --
 - ⁹ A Yes, I did.
- Q -- but I didn't phrase it that way.
- A Okay.
- Q So let's go back and correct it. Okay. We
- can do that.
- The question is, ever means in your
- lifetime. Have you ever operated a chain saw for
- money in your lifetime?
- ¹⁷ A Yes.
- Q Okay. And was that -- the times you did it
- for money, was that only with your parents?
- A That one, yep, the occurrence that we're
- speaking of, that was the only time that I was paid.
- Q The day of the accident?
- A The day of the accident.
- Q All right. Okay. Before the day of the

- accident, had you ever cut -- Strike that. Let me --
- ² Let me get ...
- Before the day of your accident, had you
- 4 ever cut any trees down with a chain saw or limbs,
- parts of trees, with a chain saw at your parents'
- 6 house? Before the date of --
- A Reask that question.
- A Could you please reask that question?
- Q Okay. Before the day of Paul's accident --
- A Yes.
- Q -- had you ever operated a chain saw at your
- parents' house, meaning to cut things?
- 14 A No.
- Q Okay.
- ¹⁶ A No.
- Q So the day of the accident was the first day
- in your life you ever operated a chain saw to cut
- things at your parents' house; fair enough?
- ²⁰ A Yes. -
- Okay. All right. So I'm assuming, given
- that answer, the same answer would hold true for Paul.
- Paul never assisted and/or operated a chain saw to cut
- things at your parents' house before the day of his

- accident; is that fair to say?
 - A Yes. -

correct?

2

8

- Q Okay. And I want to make sure you caught
 that I used the word assisted, meaning he never
 assisted anybody, whether yourself or anybody else, in
 the trimming of trees or cutting down of trees at your
 parents' house before the day of his accident; is that
- 9 A That's correct. -
- Q Okay. Okay. Did Paul -- Well, let me ask it this way: How frequent in the year before the accident would Paul, to your knowledge, be visiting your parents' house?
- A At least twice a month.
- ¹⁵ Q And would it be only to visit with you or ¹⁶ would he be there sometimes when you wouldn't be ¹⁷ there, to your knowledge?
- A He would be there when I wasn't there.
- Q When you weren't there?
- A Yeah.
- Q What was his -- and that's what I'm not sure
 about, what is his relationship with your parents that
 would make him come to your parents' house when you're
 not there, what's the --

- A He would show up assuming that I was there
- and knowing my mother since they worked at the same
- place of employment, interacted there, that he would
- 4 sit and just speak with them on a friendly basis.
- O Okay. So he was good friends with your
- 6 parents?
- ⁷ A Yes. -
- 8 Q Okay. Do you know if your parents still hold
- ⁹ goodwill to him today or whether that has changed?
- MR. BARCH: Speculation.
- 11 BY THE WITNESS:
- 12 A I don't know. You'd have to ask them.
- Q Do you know if your parents have overheard
- Paul say anything that was uncomfortable or
- financially motivated relating to this claim at all?
- A No, I believe that they have not.
- Q Okay. And same with your wife? I think we
- already talked about that, right?
- 19 A Correct.
- Q Okay. Would Paul have any reason, in your
- knowledge, to visit your parents when you weren't
- there? Now, I know he'd go there and you happened not
- to be there so he'd talk to them; but, I mean, was
- there anything that would take him to your parents'

- house if he knew you weren't going to be there?
- MR. BARCH: Speculation.
- 3 BY THE WITNESS:
- A A friendship.
- 5 Q Go ahead.
- ⁶ A Friendship again.
- Okay. So would there be times Paul would
- visit your parents' house merely to visit them and not
- 9 even -- whether you're there or not?
- A No, he would arrive there with the purpose of
- seeing me and me not being there, he would stay being
- congenial and friendly towards my mother.
- Q Okay. And that's why I asked the other
- question; let me say it again. My question is, if
- Paul knew you weren't going to be at the house, would
- there be any -- ever any instance where you know that
- he would visit your parents' house anyway?
- 18 A That would be between Paul and my parents
- 19 then.
- Q So you don't know?
- A I don't know.
- Q Okay. That's what I was trying to get at.
- A Okay.
- Q Okay. Do you know if Paul ever worked at

- your parents' house doing anything before the day of
- ² his accident?
- A Yes.
- 4 Q What types of things would he do at your
- ⁵ parents' house for work?
- ⁶ A Well, there was a large elm tree that was
- removed in the front yard by another provider; I do
- 8 not know their name, and he said, I would like that
- ⁹ firewood. So I helped him load it onto a large
- trailer and I believe that large pile of wood still
- sits on his property.
- Q Okay.
- A To some extent. He's used some of it.
- Q What year would that have been?
- ¹⁵ A Just 2010. 2013
- Q Okay.
- A Just before this incident where she was
- getting into the mode of upgrading the home, you know.
- 19 Q I get it. So it would have been the summer
- before this accident then?
- A Yes.
- ²² Q Okay. So --
- A Or it may -- it may have been that same
- summer.

- Q Okay.
- A That question would probably be better off
- answered by my mother.
- Q So the answer is, I don't know the time,
- that's your answer when that happened? You don't know
- when that happened?
- A It was before this occurrence and shortly
- 8 before that.
- Q Okay. But the work that you're describing in
- that answer that Paul did at your parents' house
- before the day of his accident was simply to collect
- wood that had already been cut up and pile it onto a
- truck to take it to his house?
- 14 A Correct.
- Q Okay. So I guess my question was more
- designed toward did Paul do any work for your parents
- or for the property itself at your parents' property?
- ¹⁸ A Yeah, he --
- Q Before the day of his accident?
- A Yes, he moved a large load of wood onto a
- trailer removing it from their property for his own
- usage.
- Q Okay. Just once?
- A That day was the -- That day we made several

- ¹ trips.
- ² Q What day?
- A I don't know exactly what day, that's what
- was in dis- -- and we were uncertain of as to right
- there but it was before this occurrence possibly that
- 6 same summer.
- Q All right. So this is what you're saying,
- you're saying before Paul's accident --
 - ⁹ A Yes.
- Q -- whether that year or the year before,
- there was an instance where an elm tree was cut down
- and Paul made one or more trips to collect the cut up
- wood on a pickup truck to take to his house?
- 14 A Correct.
- Q Other than that, has Paul done any other work
- on your parents' house before the day of his accident?
- A None that I'm aware of.
- Q Okay. Do your parents have any experience or
- expertise in cutting down trees?
- ²⁰ A No.
- Q Okay. So other than hauling firewood from
- your parents' house on one or two occasions before the
- day of his accident, Paul never did any other type of
- errands around their house, the parents' house; is

- that fair to say?
- MR. BARCH: Foundation, but go ahead.
- BY MR. MAST:
- 4 Q That you know of obviously.
- 5 A That I know of.
- Q None?
- A That I know of, none.
- 8 Q Okay. How long have your parents lived at
- ⁹ that house?
- A My mother, biological mother, has lived there
- ¹¹ since 1971.
- 12 Q And give us the address of the house so we
- could have that.
- A 1016 West Elder, McHenry, Illinois 600, I
- think it's, 51 now. It may have changed.
- Q Okay. And is that once -- And that's --
- After your father passed, that's where she was
- remarried and began to live there then, correct?
- A She was remarried be- -- No, she was
- remarried before his passing.
- Q I see.
- A Yeah.
- Q Okay. So until you moved out of the house,
- you had lived at that house almost your entire

- 1 childhood, right?
- A I lived there until I was 30 years old.
- Q Okay.
- ⁴ A 29. 29. 29 years old. 1999 June 1st I
- moved to my new residence, which I currently live at.
- 6 Q From your -- From about four years old,
- ⁷ right?
- 8 A Yeah.
- ⁹ Q Okay.
- ¹⁰ A Yes.
- Q All right. And let's take you to the day of
- the accident. When were you first -- Well, strike
- that.
- On the day of the accident, on the day
- the accident occurred, came upon you, did you already
- know your parents had purchased a chain saw?
- A Yes.
- Q Okay. And do you know the purpose of why
- they purchased it?
- MR. CALLAHAN: I'd just object as being asked and
- answered.
- But you may answer.
- BY THE WITNESS:
- A I don't know. I don't know.

- Q Okay. When did you first know that they
- wanted you -- your parents wanted you to cut -- do
- 3 some cutting with the chain saw on their property?
- When did you first learn that?
- A Actually, I offered my services to them.
- 6 They had need to rebuild a shed and with the shed
- down, there was an opportune time for trees to come
- 8 down.
- ⁹ Q What shed down, what do you mean?
- A There was an old shed that if -- since it was
- taken down because it was in disrepair, planning to
- put up a new one, there was an opportunity to now drop
- these trees where there was a clear field, clear area.
- Q Fair enough. When was that that you offered
- your services to cut the trees down?
- A Two days before the occurrence.
- Q Okay. Were you at their house when this
- conversation arose?
- ¹⁹ A Yes, I was.
- Q Okay. Was Paul with you?
- ²¹ A No.
- Q It was just you and your two parents?
- ²³ A Yes.
- Q And it was discussed -- Did you bring up the

- issue or did they bring up the issue?
- A Well, as I've mentioned, it was an ongoing
- upgrading of the property and it was just discussed
- 4 that now is an opportune time to do that.
- ⁵ Q My question was, who brought up the issue, if
- ⁶ you know, about cutting the trees down?
- ⁷ A I did.
- Q Okay. And it was something like, Hey, now's
- 9 a good time with the shed down, why don't we cut those
- trees down?
- 11 A Yes.
- Q Something like that. Okay. And there were
- three trees in particular that were --
- 14 A Two.
- Q All right. Let me just finish the question.
- My question was, there were three trees in particular
- to cut down and you're saying there were only two?
- A There are three trees that since that
- occurrence are now gone.
- Q Right.
- A Two of which were involved in the occurrence
- which were pine trees.
- Q When you say involved in the occurrence, what
- do you mean?

```
A The ones that were being trimmed up, that
```

- were being considered to be removed at that time.
- Okay. So let's go back to the conversation
- two days before Paul's accident when you brought up
- the issue of cutting the trees down, was the topic of
- 6 cutting the trees down involving only two trees at
- ⁷ that point?
- ⁸ A Yes.
- ⁹ Q And they were pine trees?
- ¹⁰ A Yes.
- Q Okay. And how tall were the pine trees?
- A I would -- In my best guesstimate, I would
- say 50 feet tall.
- Q Both of them?
- A Yes.
- And they had been on the property ever since
- you knew?
- A Yes. I watched my mother plant them herself.
- Oh, okay. So when you were a very young
- 20 child?
- A Yes.
- Q Okay. And what necessitated that they be
- removed given the rebuilding of the shed?
- A At that time they had become large and an

- 1 overburden.
- 2 Q Just taking up a lot of space --
- 3 A Yes.
- Q -- and in the way?
- ⁵ A Yes. Hanging over the area adjoining
- 6 neighbors. They were a nuisance. They needed to come
- down. They weren't decaying at all, but they were --
- 8 they were too full.
- 9 Q So would the trees have been about over
- 25 years old then at the time?
- A Yes. Yes.
- Q But they were in good health?
- A Yes.
- Q So it was elective in taking them down, not a
- necessity, correct?
- A It was a necessity as to -- Well, that was
- the opportune time. I mean, as I said, the shed was
- gone, so ...
- 19 Q I get it. I'm saying elective meaning that
- they didn't have to be taken down for the safety of
- anybody, they were being taken down more for
- convenience's sake; fair enough?
- MR. CALLAHAN: If you know.

- 1 BY THE WITNESS:
- A I don't know. I don't -- I don't really know
- 3 at what point they chose to. I suggested that they
- 4 come down and they chose to have me take them down.
- ⁵ Q Were they being taken down for any safety
- 6 reason?
- 7 A No.
- 8 Q Okay. The third tree, what kind of -- The
- third tree that was taken down after Paul's accident,
- what kind of tree was that?
- A It was an apple tree.
- Q And that tree being taken down, at least in
- your view, had nothing to do with the shed issue then,
- 14 right?
- A Nothing at all.
- 16 Q Right?
- ¹⁷ A Yes.
- Q Okay. And that's why you described earlier
- in the deposition the two trees, the two pine trees,
- were taken down in relation to this accident because
- you were taking trees down at the time of the accident
- or at least the intent was to take trees down at the
- time of the accident to make room for the shed?
- A No, the shed was already standing before

B. Il to

- that. It was torn down because it was in disrepair.
- 2 It being torn down, it seemed as though it was an
- opportune time to take down these trees that were
- ⁴ large and overgrown.
- ⁵ Q Okay. So you said, Hey, why don't we take
- down the trees now. It's a good time to take down the
- two trees, and they said yes, right?
- 3 A Yes.
- 9 Q Okay. Did you tell them how long it would
- take to do the work?
- ¹¹ A No.
- Q Did they offer you to pay you -- Did they
- offer to pay you some money to take the two pine trees
- 14 down?
- ¹⁵ A Yes.
- 16 Q How much?
- A It was a matter of hourly wage, \$15 an hour.
- Q Was there any scope discussed as far as how
- long it was going to take you to do the work?
- ²⁰ A No.
- 21 Q Any time frame on how long it would take you
- to do it?
- ²³ A No.
- 24 Q And the scope of the work that at least as

- discussed was just taking the two pine trees down,
- ² correct?
- ³ A Yes.
- 4 Q All right. And that would include the limbs,
- 5 cutting it up into wood, and then hauling it off the
- 6 property?
- A Not hauling it off the property; that's why I
- was cutting up the limbs to stack it on the property.
- Q Okay. So that -- Just fair enough. I just
- want to get the scope of it. The scope was cutting
- the tree down, including all limbs and parts of the
- trees, the two trees, and getting them cut up into
- stacks and then stacking the wood?
- 14 A Yes.
- Q And then that would be the end of the work?
- ¹⁶ A Yes.
- Q Okay. And it only involved those two pine
- 18 trees, right?
- ¹⁹ A Yes.
- Q Are you aware of any photographs that show
- those pine trees before they were cut?
- ²² A No.
- Q Or during them being cut?
- ²⁴ A No.

- Q Or after they were cut?
- ² A No.
- Q Or how they are today?
- A No.
- ⁵ Q Okay. Once you discussed two days before
- Paul's accident doing the work and how much you were
- going to get paid, what was the next step in your
- 8 preparation for doing the work?
- A I by myself trimmed the trees up to about
- 10 40 --
- Q No. No. You went -- You jumped too far
- ahead. Let me just -- I said the next step. So the
- next step would be two days later showing up on the
- property, getting ready to cut them off then, I'm
- assuming, right?
- A Mm-hmm.
- Q Yes?
- A Yes.
- Q Did you do anything in the interim to
- prepare, like go buy a set of gloves or something?
- I'm just trying to find out what you had to do.
- ²² A No.
- Q Okay. When you cut trees of this size and
- nature down, do you have to wear goggles?

```
A I suppose that a person should.
```

- ² Q Did you?
- 3 A No.
- Q Did you wear a helmet?
- ⁵ A No.
- ⁶ Q Gloves?
- ⁷ A Yes. Yes.
- ⁸ Q Okay. Work gloves?
- A Yes.
- Q Boots?
- A I can't recollect if I was wearing boots or
- shoes that day.
- Q Okay. Any other type of particular things
- that you would wear specific to cutting trees down?
- ¹⁵ A No.
- Q Other than gloves and clothes?
- ¹⁷ A No.
- Q No. Okay.
- Who decided the day that you were going
- to start the work?
- 21 A I did.
- Q Okay. Did you just show up out of the blue
- or did you say, I'll be back in two days to start the
- work?

- A I said that I'll be back and start the work
- on a pre- -- on the day, you know, the day I began --
- Q Okay.
- A -- which is two days before Paul's -- the
- ⁵ incident happened.
- Q Right. So we're two days before the
- accident, you talked about what you were going to do,
- how much it was going to cost, blah-blah-blah, and
- then did you say, I'll come back in two days to start
- the work, or how was it decided when you were going to
- start the work?
- A It's my mother. It's kind of a free -- You
- know, it isn't like I've got to show up for work at
- 10:00 o'clock. It wasn't really decided. I showed up
- at my own accord and began to work.
- Q That's all I'm asking you.
- A And then I --
- Q That's fine. So you showed up when you
- wanted to, right?
- ²⁰ A Yes.
- Q Okay. So there wasn't any preset day that
- you were going to start the work?
- ²³ . A No.
- Q Is that correct?

```
<sup>1</sup> A That's correct.
```

- Q Okay. And when you showed up on June 28,
- 3 2011, was that the only thing you were going to do
- there that day at your parents' house is cut those two
- 5 trees down?
- A That day that I showed up, I was only going
- to trim the branches off of the trees.
- Prepare them for, like, the next day's work
- of starting to cut them down?
- A Yes.
- O Okay. Were there a lot of branches on each
- 12 tree?
- A Yes, it's a pine tree.
- Q Okay.
- A There's many branches on pine trees.
- Q And the branches can get thick as well,
- 17 right?
- ¹⁸ A Thick by way of ...
- Q By way of being just thick.
- A Diameter?
- Q Yeah.
- A No, not really. Branches --
- Q I mean, we're not talking like a half an inch
- around. We're talking they can be several inches

- around even on the branches.
- A There were no limbs on that tree that were
- probably over 3 inches in diameter.
- Q Okay. Fair enough. Let me ask that then,
- 5 just it sounds like you have some understanding. Of
- the two trees, how many trees would you say were about
- 3 inches in diameter on both trees?
- 8 A How many branches?
- 9 Q Were 3 inches in diameter at one side or one
- ¹⁰ end?
- A | Between the two trees?
- Q Yep.
- 13 A Six.
- Q Okay.
- A The lowermost were the thickest.
- Q And were you going to start at the bottom and
- go up or start at the top and go down?
- 18 A Start at the bottom and go up.
- Q Okay. So if the first day of work -- And
- that was the day Paul was injured, the first day of
- work, right?
- A No. The first day of work that I performed
- on those trees was the day before Paul showed up. 1
- had already cut down all the limbs off the trees.

- Q All right. Hold on. You're going too fast
- 2 .so --
- A Okay.
- 4 Q -- let's slow down a little bit. You showed
- ⁵ up two days after speaking to your parents to work so
- that would have been the day before Paul's accident?
- ⁷ A Yes.
- 8 Q Okay. So that would have been the 27th?
- ⁹ A Yes. It was preparatory work, you know ...
- Q I understand that, but I want to go step by
- step. So on June 27 you show up at your parents'
- 12 house?
- ¹³ A Yes.
- Q Which is two days after you first talk to
- them about this and you showed up to do the
- preparatory work?
- ¹⁷ A Yes.
- Q Okay. And how long were you on their
- property that day, on the 27th?
- A Four hours.
- Q And what did you do during that four hours on
- ²² the 27th?
- A I trimmed branches up to about 40 feet on
- both trees.

```
Q Up?
```

- A Up. From the bottom going up.
- Q You've got to let me -- We've got to go back
- and forth with this because I'm not going to
- understand you. You're saying from the ground up
- 40 feet high you trimmed all the trees off of those
- two trees -- all the branches off those two trees on
- ⁸ June 27th?
- A Yes.
- Q And they were now all on the ground, those
- 11 limbs?
- ¹² A Yes.
- Q Correct?
- A Yes.
- Q How many limbs are we talking?
- A I don't know.
- Q Like 30, something like that?
- A I would say more than that. You're talking
- about 40 or 50 feet and if a pine tree has a limb at
- every foot or so, you can pretty much figure out it
- probably would be more like hundreds.
- Q Hundreds of limbs?
- A Yeah.
- Q Okay. Varying sizes?

- l A Yes.
- Q Okay.
- A Decreasing in diameter as we went higher, of
- 4 course.
- ⁵ Q Okay. And did you work by yourself on that
- 6 day, the 27th?
- 7 A Yes.
- 8 Q So Paul was not on the property on that day,
- 9 correct?
- ¹⁰ A Correct.
- Q By the time you were working on the property
- on June 27th, 2011, did Paul know the work you were
- doing?
- A I don't know.
- Q Okay. When did you first talk to Paul about
- what work you were going to do on your parents' house
- with these trees in June?
- A On the 28th I had made my travels to my
- mother's house after doing the preparatory work on the
- 27th, and I figured that Paul, since he was sitting
- idle and unemployed and we worked together on trees
- before, that he would possibly want to give a hand in
- helping me to get rid of the scrub that was already on
- the ground.

- Q So you called him?
- A I stopped by his home. Do, he will f
- Q Before getting to your parents' house?
- A Yes.
- ⁵ Q And was Paul home?
- ⁶ A Yes.
- Q And did you say, Hey, I'm cutting some trees
- down at my parents', do you want to help clean some of
- 9 it up?
- 10 A That's what I said.
- O Okay. Did you say anything else differently
- than what I've just said?
- A No, basically would you like to give a hand
- at my mother's property to help me clean up the brush
- ¹⁵ I cut down.
- Q Now, my assumption, you can correct me if I'm
- wrong, but at least that conversation at Paul's house
- the day of his accident, my assumption is you weren't
- asking him to help you cut the tree down, but you were
- helping him deal with what was already cut?
- A Yes.
- Q Okay.

23

- A Our intentions that day were not to take the
- trees down; it was to clean up the brush on the ground

- itself that I already cut the day before.
- Q Was your intention on that day, the 28th, to
- do any use of the chain saw?
- A Yes.
- Okay. You were going to cut up the limbs
- that were already on the ground?
- 7 A Yes.
- 8 Q Had you begun to cut any of the limbs on the
- ground the day before?
- A The larger ones I had already cut on my own
- into sections.
- ¹² Q On the 27th?
- A On the 27th, yeah.
- Q Okay.
- A And then realized I'm going to need help.
- Q Okay.
- A You know, there's a lot here.
- Q So the 27th now, the four-hour work you --
- ¹⁹ A Yeah.
- Q -- the four-hour work you did on the 27th
- included trimming up 40 feet on each tree and then
- trimming up some of the larger limbs that are on the
- ground now cutting them up?
- A Yes.

```
Okay. Then you get to the 28th and realize
```

- this is a pretty big amount of work to do, you could
- use some help?
- A Yes.-
- ⁵ Q Okay. And what specific task did you expect
- Paul would be needed to do at your parents' house when
- you spoke to him that morning before going to the
- 8 house?
- A There was really no outline. I just simply
- went to a friend's house and asked him if he'd like to
- help me with my chores that I was doing that day. I
- 12 told him it was brush that was on the ground, and I
- would like to cut it up for firewood or just to get -
- consolidate it into a pile so it could be stacked
- Q Were you planning on him using the chain saw
- 16 at all?
- 17 A No.
- Q Okay. You were going to be the one to use
- the chain saw?
- ²⁰ A Yes.
- Q And did he ever use the chain saw that day?
- ²² A No.
- Q Okay. And I mean the day of his accident, he
- never used a chain saw?

- A Correct, he did not use the chain saw on the
- ² day of his accident.
- Q Okay. All right. Now, when you use the word
- brush, having Paul help you clean up brush, you mean
- the limbs that are on the ground that you cut the day
- before, right?
- $^{\prime}$ A Yes.
- 8 Q Okay. Not just a bunch of leaves and stuff.
- It was the limbs, the actual limbs themselves?
- A The actual limbs, yes.
- Q So the assistance that Paul was going to give
- since he wasn't going to be using the chain saw the
- day of his accident, was that to hold the limbs while
- 14 you cut them up?
- A It wasn't intended to be that way and I
- didn't direct him to do so. We just kind of got to
- work and that's the technique that we both were
- comfortable with --
- ¹⁹ Q Okay.
- A -- and then from there moved forward with
- doing that.
- Q Fair enough. So the morning of Paul's
- accident before you got to your parents' house when
- you went to Paul's house to talk to him, you didn't

- 1 talk details, you just said, Hey, Paul, I need some
- help cutting up some brush at my parents' house, can
- Yes. Dave Never stopped 134 of Pasis the morning of 3 you give me a hand?
- 5 0 Okay. And he said yeah?
- 6 He said yes. Α
- 7 Did you work on any arrangement where he 0
- 8 would get paid or was it just for him to volunteer?
- At that time there was no questions about Α
- 10 money.
- 11 Okay. What was your assumption then, if you 0
- 12 had any?
- 13 That maybe we can get the job done before the Α
- 14 day was over.
- 15 So all the limbs that you had already cut Q
- 16 that were on the ground, which you described as maybe
- 17 hundreds, hundreds in plural --
- 18 Α Mm-hmm, right.
- 19 -- you were hoping to at least get those all
- 20 cut up that day?
- 21 A Yes.
- 22 Okay. And what was your assumption as far as Q
- 23 what, if anything, you were going to pay Paul, if you
- 24 were going to pay him anything? I don't know.

Time?

- A Equal to what I was being paid, \$15 an hour.
- Q Oh, so your parents were going to pay now
- both of you \$15 an hour?
- A I was assuming that they would.
- ⁵ Q Okay. Did they ever agree to before Paul's
- 6 accident?
- A No. -
- Q Okay. Had you ever talked to Paul about that
- ⁹ arrangement before his accident?
- ¹⁰ A No.
- Q Okay. That was just your -- kind of your --
- A Yeah, I was going to --
- Q Hold on. Hold on. Let me finish the
- question. That was just your kind of own assumption?
- ¹⁵ A Yes.
- Q Okay. Did Paul leave with you to go to your
- parents' house or did he come at a different time in a
- different vehicle?
- A He came about a half-hour after I had asked
- him to in his vehicle. Could have been more.
- ²¹ Q Okay.
- A Somewhere between a half-hour and an hour
- before he arrived.
- Q Fair enough. What time did you arrive at

- your parents' on the day of Paul's accident on the
- ² 28th?
- 3 A 10:00, 11:00 o'clock. Before noon.
- Q Okay.
- 5 A That's the best I can recollect.
- Q Okay. And how long did you anticipate it was
- going to require both you two to cut up these trees as
- you said completely?
- 9 A I have no --
- Q These limbs. I'm sorry.
- A I had no estimate in my mind or need to
- construct one. I just was going to work with a friend
- and get the job done.
- Q Okay. Were you expecting, though, that it
- would be done that day?
- A I was hoping. I wasn't expecting.
- Q Okay. Okay. So if you arrived from 10:00 to
- 11:00 sometime that day of Paul's accident, you're
- saying Paul would arrive somewhere around 10:30 to
- ²⁰ 11:30?
- A Yes.
- Q And he arrived alone in his car?
- 23 A Yes. / 1
- Q Okay. And we're going to have to use some

```
1
   kind of time frame that we can agree on even though
```

- 2 we're not sure just so that we can do the
- chronological order of things here. So if we assume
- that -- and, again, I know this is just an assumption
- ٠5 but just for the purposes of figuring out when things
- . 6 happened, if we assume you arrived at 11:00 and Paul
- 7 arrived at 11:30, okay?
- 8 Α Mm-hmm.
- 9 Q All right?
- 10 Α Yes.
- 11 How soon after Paul arrived at 11:30 would Q
- 12 his accident have occurred?
- 13 Α I believe about an hour.
- 2.46 pm Checked in To Hospital
- So if he arrived at -- If Paul arrived at 14 Q
- 15 11:30, his accident happened around 12:30; fair
- 16 enough?
- 17 Yes. Or if arriving at 10:30, the accident Α
- happened at 11:30. wow and he wasn't the one hart 18
- 19 I get it. I get it. We can do that, I'm
- 20 just -- I want to get the chronological time frame.
- 21 So if we assume you get there at 11:00, Paul got there
- 22 at 11:30, his accident happened around 12:30; fair
- 23 enough?
- 24

```
And when Paul's accident occurred, he
Q
     Okay.
```

- was in the midst of helping you cut up these trees,
- right?
- Α Yes.
- 5 Okay. Other than you and -- Were you also in Q
- 6 the midst of cutting down -- helping cut up the trees?
- Yes, I was -- Yes, when he showed up, I was Α
- already in the process of working,
- 9 All right. So when Paul's accident occurred, Q
- 10 both of you were working together to cut up these
- 11 trees?
- 12 Yes. Α
- 13 Was anyone else working with you two? Q.
- 14 No. Α
- 15 Q Was anyone else watching you two?
- 16 No. -Α
- 17 Q Were your parents in or out of the house
- 18 during the time that Paul had arrived up to the time
- 19 of his injury?
- They were in the house. he 30th were Okav. Do --20 Α
- 21 Okay. Do you know if your parents even knew Q
- 22 Paul was over?
- 23 Yes, they did because when I arrived I told Α
- 24 them that Paul would be coming over to help me.

- Okay. And that's fine but that's not quite
- what I was asking. Do you know if your parents knew
- he was actually on the property at the time of the
- 4 accident?
- 5 A Yes, they did know that he was on the
- ⁶ property.

12

13

14

15

16

17

18

19

- Q How did they know that?
- Because his vehicle was parked outside and they could visually see that his vehicle was there.
- Q Okay. And they can connect the dots; I get it.
 - A They see him. Okay. Sorry.
 - Q I can't talk while you're talking. Let me --
 - A I know.
 - Q My question was, at the time of Paul's accident do you know if your parents were aware that he was on their property? Even they could have looked out and saw the car, I get it, but do you know if they were aware?
- A I don't know.
- Q Okay. Do you know anyone that was aware Paul
 was on your parents' property at the time of his
 accident other than you?
- A No, I do not know.

- Okay. Were there any visitors or witnesses Q
- to the work on the property at your parents' house for 2
- the hour Paul was there leading up and at the time of
- his accident?
- Okay. So the only witnesses you're aware of Q
- of the circumstances leading up to the accident and
- 8 Paul's accident itself, the only witnesses to that are
- you and Paul, right?
- Correct. Corollar 10
- 11 Okay. All right. Now, I've got to ask a few
- 12 questions that -- don't take it personally but these
- 13 are just questions we always ask in these depositions
- of witnesses, okay? So it's nothing against you, it's 14
- 15 just we always ask these.
- 16 Any alcohol to drink that day?
- I don't drink alcohol. I Believe that true. 17 Α
- 18 Q Okay. Any medications?
- None Thait Known -19 Α
- 20 Any drugs anyway?
- 21 No. - Prot Know Α
- 22 Any type of drugs? 0
- 23 Paul, same question for Paul, if you
- 24 know, drugs, alcohol?

```
1
                 Paul's not a drinker to my knowledge, and I
      wouldn't know about any prescribed drugs because I'm
      not him. -TRUE
                 Okay.
                         Did Paul seem to be acting normal
 5
      leading up to the time of his accident?
           Α
                 Yes.
                 Were you having any internal stressors or any
      problems internally for you at the time of this?
                 No. - Didn't Dave Have expectations of what he wanted to accomplish that DAY?
 9
10
                         Were your parents keeping any type of
           Q
                 Okay.
11
      watch over the work you were doing to kind of see how
      things progressed? ____ How would He wonth's?
12
                                Both Carol 4 Bill admit Beiggoutthere
Playing with my Dog, - very small you
13
           Α
                 No.
14
                 Okay.
                         So the -- from the beginning to the
15
     end, the work that was being done by you to cut the
16
     trees up was done under your own supervision, under
17
     your own control?
18
                 Under my supervision.
19
                        Was anybody telling you what to do and
                 Yeah.
                No. - TRUE REFIGES mant all MORNING into afternoon
20
     how to do it?
21
22
                Were your parents in any way telling you how
23
     to do things as far as cutting up the trees?
                No. - 100, They wanted it to FALL in a certains pot soit Dill and was
24
           Α
                         + wanted to Burn the Branches - Dave insifted on
```

Q How you did it, the method and means for cutting up the trees, was that done under -- by your By my own decisions. Not Poul's? own control and your own decisions? The manner in which the work was being Okav. done at the time of this accident, was that done in the manner that you wanted it to be done? Until Paul arrived. Okay. How about when Paul arrived, did he Q 10 change things? 11 technique or helping, and I went along with it because we worked together in He chose -- He chose to take up his own 12 13 we worked together in a good fashion (for so (many years) previous to that. 14 15 Leading up to the time of his accident, okay, 16 was Paul doing anything wrong working at the property? 17 Α No. 18 Okay. Was he doing everything appropriately? 19 Α It seemed so. 20 Okay. And did you have to criticize him or 21 instruct him to do things differently because you were 22 not happy with the way Paul was doing his work leading up to the time of his accident? wow, and a know what 23 24 No, I gave no instruction basically to him.

Devial aga

Α

- You left it up to him to do the best for him Q
- 2 and you did the best for you?
- We've worked well together in the past where There was no need for instructions. It was a mutual
- understanding of two men working together.
- 6 But is my question correct, you left Q Okay.
- 7 Paul to work appropriately under his own control and
- 8 you were to work appropriately under your own
- 9 control --
- Yes. Dave Gave Specific instructions 10
- 11 -- correct?
- 12 Α Yes.
- 13 Okay. And leading up to the time of Paul's 0 14 accident, did you notice Paul doing anything unsafe or 15 wrong in your view?
- 16 Α No.
- 17 Leading up to the time of the accident, did Q 18 you believe you were doing anything unsafe or wrong in 19 the process of the work leading up to Paul's accident?
- 20 Α No.
- 21 Okay. When Paul was -- Well, Paul was Q 22 eventually cut by your chain saw, correct?
- Paul was cut by a chain saw. who was recorded? 23 Α
- 24 A chain saw that you were using and Q

- operating, right?
- A Correct.
- Okay. I said your chain saw and you're
- probably saying well, it wasn't my chain saw; that's
- what you're thinking, right?
- A That's correct, yeah.
- Okay. But it was -- When I meant your chain
- saw, I meant the chain saw you had control of,
- 9 correct?
- A Then that's what I'll agree to yes
- Q All right. So you're agreeing and accepting
- the fact that Paul was, during the process of working
- at your parents' house, cut by a chain saw while you
- were holding the chain saw and while it was running,
- 15 correct?
- A Yes.
- Q Okay. And -- Oh, here it is. I was looking
- all around for these; they're right in front of me.
- These photographs were marked during
- Paul's deposition, okay? All right?
- A (Nodding.)
- Q You have to answer a word.
- ²³ A Yes.
- Q All right. Do you know, without looking at

```
the photograph, where Paul was cut by the chain saw
```

- you were operating at the time of his accident on
- June 28, 2011, on his body, where?
- Α Yes, exactly where.
- 5 Q
- On his right forearm. Top, Bothon Okay showld Have 6 Α
- 7 Okay. Q.
- (Indicating.)

 ≪ Α
- 9 Is that the only place he was cut? Q
- 10 Α Yes.
- 11 Okay. I'm going to show you a photograph. I
- 12 just want to make sure it's the same injury that he
- 13 talked about, okay?
- 14 MR. CALLAHAN: Can I take a look? Thanks.
- 15 BY MR. MAST:
- 16 We've got what's marked as Exhibits 2A, 2B, 0
- 17 2C, 2D, 2E, 2F, 2G, 2H, 2I, 2J, okay?
- 18 Α Yes.
- 19 These aren't all I'm going to ask you about
- 20 but the first page, 2A, does that appear to show his
- 21 right arm and the scarring where he was cut by the
- 22 chain saw you were operating at the time of his
- 23 accident?
- 24 Α Yes.

```
Page 104
```

- 1 Q Okay. Is that the only spot he was cut shown
- in this photograph?
- ³ A Yes.
- Q Okay. And maybe you can't tell on 2B, but I
- 5 think that's the same injury. Can you tell?
- ⁶ A Sure looks good to me.
- Q Looks like the same one?
- ⁸ A Yeah.
- 9 Q Okay. How about 2C, does that look like the
- same injury?
- A Yes, it does.
- Q 2D. If he has his hand down to his right, it
- would be on the backside of the --
- A Yes His Discription of the meandant Decomplice
- Q -- forearm, correct?
- A Yes.
- Q And that's where it shows on 2D?
- A Yes.
- Q And that's the injury that was caused by the
- chain saw you were operating at the time of the
- 21 accident?
- A Yes.
- Q Okay. All right. So Paul arrived about a
- half an hour to your parents' house after you arrived

on June 28, 2011, right?

- Yes, about a half an hour.
- Q And by that time, when Paul arrived at your parents' house, you had already been working?
 - Yes Not alter I should up
- Okay. So you had the chain saw in hand and Q you were cutting things or not?
 - Α No.___
 - Q
 - You wer-

17

18

19

20

21

22

23

- Sorting the branches. When you have pine Α 13 Q & trees, they get snaggled, snarled, and tangled 14 I was placing them so that they could be together. fed in a safe manner as, you know, to lift it up and 15 Ito work with it. - He did this retire the Secretative the Transfinthe morning 16
 - Okay. What was the manner which you wanted to use to -- Well, strike that.

Having Paul come and assist you, did you have an expected manner in which you preferred to have No. = pe was sorting to be fed in Some manner with him assist you?

- So you just left it up to him to decide? Q
- 24 Well, he showed up and as I had said, we just Α

	Page 106
1	worked well together. We understood one another.
2	Q But my question was Tasta de trops
3	A I didn't specifically have any expectations
4	or did I direct him to do anything.
5	Q So my question then was, did you just leave
6	it up to him to decide what to do and how to help you
7	or did you have to tell him, Hey, hold that branch.
8	I'll cut that branch? A I left it up to him.
9	A I left it up to him.
10	Q So how would he know what branch you wanted
11	to cut unless you told him what branch to cut?
12	A He didn't cut. He held.
13	Q How did he I'm sorry. I didn't say it
14	right. How did he know what branch to hold unless you
15	A I didn't tell him. He chose - Tople many etc.
16	A I didn't tell him. He chose - 13 be man
17	Q How would he know then is the question.
18	A You'd have to ask him. I don't know.
19	Q Well, was he supposed to just guess what
20	branch to hold on to?
21	A There was no guessing, but O How was he going to know then?
22	Q How was he going to know then?
23	A Because we've done this before. We've
24	watched each other work. We've worked with tools
	Hand Tools, Power tools Chainsaus?

```
, when
     before in the past.
               Okay. But that's not my question, okay?
          0
     We're hoping that he's going to hold the branch you're
     going to end up cutting, right, the same branch?
 5
          Α
               I never intended him to hold the branch.
                                                         to be Feel
               Okay.
               He chose to hold the branches.
               All right. So you're telling me -- Well,
          Q
     what work were you wanting Paul to help you with then?
10 0
               There was moving material, there was stacking
          Α
     wood, there was raking the ground.
11
12
               Moving material, stacking what?
          Q
               Stacking wood. - Thought all was one of still
13
14
          Q
               Okay.
15
               And raking.
          Α
                                     Bill of Dave Porked por
16
               Was there a rake available?
          Q
17
          A
               Was there a rake available?
18
          Q
               Mm-hmm.
19
20
          Q
               Okay. Stacking wood meaning after it's all
21
     cut up into little foot pieces, you would stack them
22
     up --
23
          A
               Into 18 inch pieces.
24
               -- to store them, correct?
```

Hero Vil 150 MONSONTE Y KOINS

Page 108

- A Into 18 inch pieces and then stack, yeah.
- Q You're doing fine but please let me finish my

 question before you get to the answer, okay, because

 we're going to have a hard time if we don't have

 separation, okay? So maybe give me one beat after I'm

 done and then give me your answer, okay?

Moving material meaning what?

A Once it's cut, to stack it and then to clean up the area where we were working. It supposed to know the

- Q All right. So moving material, stacking the wood, and raking up the debris, those were the three things you envisioned Paul was going to assist you with?
- 14 A Yes. goppexis pour xuis wort
- Q Okay. Before Paul arrived at the property,
 were you envisioning that he was going to help hold
 some of the branches so you could cut them?
- 18 A No. TRUE I was there to see it I mant of to take the wood. In Asked me to Helparound
 - Q That was not even in the back of your mind?
- ²⁰ A No.

1

10

11

12

13

19

- Q Okay. Did you not want Paul to help hold the branches or you just didn't know if he was going to or not?
 - A I didn't know that he was going to do that.

- $^{
 m 1}$ Q Okay.
- ² A No.
- Q Did you want him to hold the branches or did
- 4 you not want him to hold the branches or did you not
- 5 care?
- A It wasn't a matter of not caring. He chose
- to and then we went with it. In In the charge of his project
- 8 Q Okay. So was that appropriate for you that
- 9 he hold the branches for you then?
- 10 A It seemed to be appropriate at the time. $\sqrt{e^{5}}$?
- Q Okay. I'm just trying to find out whether he
- was holding these branches --
- A I understand.
- Q Hold on. Hold on. I'm trying to find out
- whether he's holding these branches against your will
- or not. Obviously there was some --
- A No, he was not holding them against my will.
- 18 He was helping --
- MR. CALLAHAN: Wait until he finishes the
- question.
- THE WITNESS: Okay. I thought he was finished.
- BY MR. MAST:
- Q So he was holding the branches ultimately and
- eventually with your acceptance and permission; fair

. 1 enough?

- Mark Termission 2 Acceptance, yes.
- 3 Well, if you didn't permit him to do it, you
- would have told him not to, right?
- 5 I don't control Paul's hands nor did I direct
- him to do it at that time. He chose to pick them up 6
- 7 and we both started working together and that's the
- 8 method we chose. It wasn't like hey, this is right or
- wrong; we just went to work. Bullshit! 9
- I understand. This is what I'm saying, if 10
- 11 Paul did something you didn't want him to do, you
- would tell him not to do that, I assume, right? 12
- 13 Α I suppose, yeah.
- 14 0 Okay.
- 15 Α Yes.
- 16 Did you ever have to tell Paul not to do
- 17 something before he got hurt and got cut by the chain
- 18 saw?
- 19 Α No.
- 20 Okay. So up to the time that Paul got hurt,
- 21 he was doing the work in a way that was okay to you,
- 22 correct?
- 23 Α Yeah.
- 24 Okay. Q

A Yes.

Q And he was doing the work in an appropriate way to you, correct?

A Appropriate?

Q Yes.

A To me?

Q Right.

11

12

13

14

15

16

17

18

19

22

23

24

A Acceptable. I don't know about appropriate.

pole

If you want to look up what is the definition of appropriate. - Soldale at Proper in the Circumstances

Q Okay. You just don't know what the word means. Okay. Because I can -- I can use a different word.

A Oh, no, I know what the word means, it's the way you're using it. You're telling me that I deemed it appropriate that his actions what he was doing without me telling him to do anything different were okay or not okay, and what I'm saying is that it was two friends -- Let me just have one moment.

Q Go ahead.

A And it was two friends working together who have worked in similar situations, and I guess our assumption in it was that we knew what we were doing, the both of us. I didn't think that Paul would

jeopardize himself or me and likewise. - He Put a Charles 47 uno trajactized who Okay. That's where we were at. Α

So my question is, was Paul doing everything leading up to the time he was hurt in an acceptable fashion to you?

Yes.

8 Was he doing anything inappropriate before he got hurt?

10 Α No.

11 Had he been doing -- Had Paul been Okay. 12 doing something inappropriate prior or at the time he 13 got hurt, you would have told him not to do that, 14 correct?

Again, inappropriate, I don't under

If he was doing something unsafe, you Okav. would have told him not to do something unsafe,

18 correct?

15

16

17

žo`

That wasn't even really considered. wasn't -- I'm honestly telling you that it wasn't a

21

thought in my mind at the time.

22 I'm not asking you if you considered it. Q 23 you can say -- Hold on. Wait. You stopped. 24 If you don't know, you can just say I don't know

- but the question is if Paul was doing something
- unsafe, would you have told him or directed him not to
- do something unsafe?
- A Yes.
- O Okay. That's all I'm asking. So your
- testimony is that you never told Paul once what to do
- prior to his injury on that property, correct?
- MR. CALLAHAN: I just object as to form of the
- ⁹ question.
- 10 BY MR. MAST:
- 11 Q Is that correct or not?
- MR. CALLAHAN: You may answer.
- BY THE WITNESS:
- A Ask the question again, please.
- Q My under- -- Strike that.
- Did you ever tell Paul what to do or how
- to do it before he got hurt by being cut by the chain
- saw on the date of his accident --
- A No, I did not. Wow.
- Q -- at your parents' house? Huh?,
- 21 A No, I did not. Denial tell He's Dead.
- Q Never told him what to do?
- 23 A No. Rgain
- Q Never told him how to do it?

1

2

5

9

10

11

12

15

16

17

18

19

20

21

22

Q Okay. So when he first arrived at, let's say, 11:30, what was the first thing he did?

A He was watching me sort the branches and said, What can I do to help? And I said

Q Let's go step by step. Okay. So he was watching you sort branches, right?

A Yes. - The Didn't be State earlier that he had SORTED all
The Branches before Faul Showed v P? - To go Ba
The Branches before Faul Showed v P? - To go Ba

Q Okay. I want to go just step by step now because we're going to get toward the accident and I don't want to go too fast, okay?

A Okay.

Q So let's go step by step here. He got there. You were sorting branches. You mean putting them in piles?

Mo. They were already in a pile and as I had mentioned earlier, pine, when you cut it, it needs to be addressed or orientated. If you put branches like this, it's going to pull out unsafely. So if you stack them with the cut ends like this, you can easily pull them off one another.

Q Okay.

23 A That's why I was sorting, so that it would
24 go ...- Dave had a plan?

```
Page 115
 1
                I got it. Sorting branches. Paul gets there
     and says, Can I help, right?
          Α
               How may I help.
               How may I help. Okay.
                                                          Fortrol3
                    And what do you say?
                I said, Well, I'm sorting branches.
          Α
                                                      I guess
     you can start by doing that. - How Dod the Know How
               Okay. So you had him start sorting branches
 9
     with you then?
10
          Α
               Yes.
11
               Okay. And how long was he sorting branches
12
     with you?
13
               Maybe another 15 minutes after I had spent
     some time doing it myself. - 1/2 to [hr? - Houndreds of Branches
14
15
               All right. So -- Got you. So now we're at
          Q ·
16
     about -- and I know these are just guesstimates, but I
17
     just want to get a chronology. We're at about 11:45
18
     now, okay?
19
          Α
               Mm-hmm.
20
               Yes?
                                              Z John Mills
21
          Α
               Yes.
22
            What happens next?
```

The piles were sorted, time went by and chose

to start cutting the branches up. At first we had

23

Page 116 INEVEL USED HERES placed them on these horses. Well, wait. You're going into detail now. want to go step by step. The next step; that's all I asked. Α Okay. Q The next step was to start cutting the branches up? Α Yes. Okay. Who decided to start cutting the Q 10 branches up? Was that your decision? Dave Devides Kappelin 11 12 Okay. So after the piles were sorted, you Q 13 said, Let's start cutting the branches, right? 14 Yes. 15 Okay. And did he say, Can I help? 16 He was there to help. I don't recollect if Α -- that.-Bot you consider Before? 17 he specifically said --18 19 20 So when you started cutting the branches, 21 what was Paul's task during the cutting of the To put them on the horses. 22 branches? 23 24 The sawhorses? Q

- Α Yeah.
- Q How many sawhorses do you have?
- 3 Α There was two there.
- And how far apart were they spaced? Q.
- Α Four feet.
- And were you going to be putting them on the Q
- sawhorses too or was that only what Paul was going to
- 8 do?
- 9 That's what Paul was going to do, remove them Α
- from the sorted piles onto the sawhorses. 10
- 11 And when he puts them on the sawhorses, you
- 12 were going to cut them up with a chain saw?
- Yes. That's Just nurs! 13
- 14 Okay. Who told Paul or who gave Paul that
- Cettor Tromper Had BORGE 15 iob task? Was that you?
- 16
- 17 So the next step, piles are sorted Q Okay.
- 18 now, let's start cutting the branches. Paul, why
- 19 don't you put the branches on top of the sawhorses and
- 20 me, meaning you, I'll cut these branches on the
- 21 sawhorses up with the chain saw. That's the -- what's
- 22 going on, right?
- 23 Α
- 24 Okay. How long did that occur? Q

- Page 118 Α (Ten minutes) All right. So we're getting close now to 0 3 What happens next? Paul opted to stand them up. Α Wait. Say that again. I missed that. Q Wait. Paul opted to stand them up instead of Α working on the sawhorses, and I just continued 8 cutting. It seemed like it was okay to do. Okay. Fair enough. So instead of putting the branches across the two sawhorses, you're saying 10 11 on his own predict stand them up aside of the Yes. - what gawhorses 12 · sawhorses? 13 Α 14 So it would be leaning up against just one No, reescanding large end. Large end what? sawhorse? Oh, you mean and hold them with his hand? Hold them with his hand. <u>left hand to make a point of that.</u>
- 20 Q Got you. Got you. Okay. So instead of 21 using the sawhorses, you're saying Paul decided to hold them by himself with his left arm up while your 22 23 maron or one up; is that right? 24 David

answer.

Α 2 Okav. So let me say it again then. Instead of using these sawhorses, you're saying Paul Cook it delanis owe to hold adequations actes with miss lettera an 5 The foramenes down to the optound and from the topodown to the ground each branch, right? 7 ·Yes. Α 8 And that was Paul's chosen way that he was going to hold the branches? 10 Yes. 1/10 - 11111 11 Did you in any way voice any objection to him - why the Hell NOT? 12 doing it that way? 13 14 Okay. And for how long a period of time were 15 you cutting these branches in that manner where Paul was holding them up with his left arm to the ground 16 17 and you were cutting them from the top down? 18 Α 20 minutes. 19 Okay. So now we're at about 12:20, if my 20 math is correct. Is that about right? 21 MR. BARCH: Hans? 22 MR. MAST: Yes 23 MR. BARCH: Can I just ask, are these little 24 horizontal cuts or are we talking --

```
MR. MAST: Well, I was going to get to that. I
```

- want to first get the time line down. Yeah, we'll get
- to that, but I will ask it now then.
- ⁴ BY MR. MAST:
- 5 Q So Paul is holding the limb -- the branches
- up with his left arm over his head, the branch is now
- from his left arm and hand going down to the ground
- and you were starting up below his hand and cutting
- 9 every 18 inches?
- A No, I was cutting the branches off of the
- 11 limb.
- Q Got it. So you were cutting vertical by sup
- and down while he was holding the tree vertically,
- 14 you were cutting the horizontal branches in a vertical
- 15 **Lashion** -
- 16 A Yes
- Q -- from a top to a bottom?
- 18 A Yes:
- 19 Q And I imagine each branch has probably 30
- 20 40 50 1 6 40 --
- A I would --
- 22 O -- branches off of it?
- A I would say --
- Q Hold on. Let me finish the question.

- 1 Okay.
- Let me say it again now. 0 Every branch or
- limb or whatever that Paul's holding above his head
- with his left arm, I'm assuming those branches, if
- they're reaching to the ground, are going to have 30
- to 40 little branches coming off of it horizontally,
- correct?
- Α Not that many.
- Okay. Maybe 20 then? Ō.
- 10 Or less.
- 11 Okay. So those are the 20 little branches
- 12 coming off of that branch that Paul was holding
- vertically that you were cutting? 13
- 14 Α Yes.
- 15 And then the branch would be left bare branch
- s He hold my while Date with. 16 from his hands to the

- 18 And then what would he do with that branch Q
- 19 then, set it on the sawhorses to be cut up?
- 20 Set it off to the side. We never got to
- 21 actually cutting up the whole load of wood because of
- 22 what --

- 23 0 Happened?
- 24 -- happened, yeah.

140190115:11C.SO:11C.Wolldinkt.low.sind.11c.c.ld go:through



Q Okay.

- And that's -- that's what happened.
- Now, that's the one that sounds Fair enough. like where his accident happened, right? 5
 - Α Yes.
- Okay. Because -- I see. Okay. Because if
- Paul arrived at 11:30, you're saying his accident
- happened around 12:30 which would be about the time
- 10 where we reached going through the task by task,
- 11 right?
- ARRIVED AT HOSPITAL at 2 46 PM 12
- 13 I got you. Okay. So were you still working
- 14 at the time of Paul's injury with being cut by the
- 15 chain saw in the manner of where he's holding the
- 16 limbs up -- the branches up with his left hand over
- 17 his head and you're cutting the horizontal branches
- 18 off of that branch? You're still doing that at the
- 19 time of his injury?
- 20 That's what we were doing at the time of the Α
- 21 injury.
- 22 Because you said you only did that for
- 23 20 minutes and then you did something and I thought
- 24 you were going to say you were doing something

TRUE

- differently. You were still doing that at the time of
- his injury, right?
- A We stopped as soon as he was injured.
- Q Okay. Let me ask it this way: Once Paul
- opted to hold the branches up with his left hand
- instead of using the sawhorses and you started cutting
- ⁷ the limbs now off of that branch --
- A Yes.
- ⁹ Q -- and you said you did 25 to 30 of those
- 10 branches --
- A Yes.
- Q -- the last branch you did, is that the
- branch that Paul was holding when he was hurt?
- 14 A Well, it was the last branch that we did
- because he did get hurt.
- Q That's what I just said.
- A Yeah, we just stopped.
- Q Let me say it again because I want --
- ¹⁹ A Yes, I agree.
- Q Let me say it again.
- A Okay.
- 22 Q You gave an estimate of like for 20 minutes
- you were cutting these horizontal limbs off of a
- branch that Paul was holding overhead, remember that?

Jan.

- A Yes.
- 2 Q You said you did that for about 20 minutes.
- 3 A Yes.
- 4 Q And you did 25 to 30 separate branches,
- 5 right? Right? _ Less than I win Per Branch?
- ⁶ A Estimating, yes.
- ⁷ Q Okay. The last branch that you did in that
- fashion, is that the branch that Paul was holding when
- 9 he was cut?
- ¹⁰ A Yes.
- Oh, okay. Because this is why I was a little
- confused. You said at around 12:00, and I know we're
- just doing estimates on times, but you said around
- 12:00 you did -- for 20 minutes you cut those 25 to 30
- branches; so I thought there was something else you
- were doing then after that by the time Paul got hurt,
- but that 20 minutes is inclusive of the time of his
- injury then, right?
- 19 A Yes:
- Q Okay. So really the time frame you gave me
- from the time Paul arrived at 11:30 until his accident
- was more 50 minutes; does that sound about right?
- A It's really hard to recollect the time frame
- when it wasn't relative at the time. There was --

- Q I understand that.
- 2 Let me finish, please. There was no time
- 3 frame of getting the job done nor was I aware of the
- exact time that it happened because what was most
- 5 important at that time when it did happen was to get
- 6 him to the hospital.
- 7 , would't LETIME A HIS Cardecus I understand.
- 8 And the only time that -- And the only time Α
- 9 that (I checked the clock is when we checked into the
- emergency room. 2:46 pm So he knew the time to till thought 10
- TO the 2005 ans DiAlerence 11 I understand all that. Q
- 12 Α Okay.
- 13 That's not what my concern was. My concern
- 14 was you gave me an hour after Paul arrived is when his
- 15 accident occurred but the time line we gave was only
- 16 50 minutes by the time his accident occurred.
- 17 Α Did you say 50 minutes?
- 18 50. Q
- 19 Α Okay.
- 20 So I just want to make sure we're not missing
- 21 some other element of work that he was doing.
- 22 А No. No, we're not.
- 23 Q Okay.
- 24 I'm going to object because he's been MR. BARCH:

Bit al 20 Difference?

- giving estimates all along, but go ahead.
- BY MR. MAST:
- Q All right. So under the estimates of time
- that we're giving, Paul arrives around 11:30, you
- start the type of work that Paul is holding the trees
- oup by his left hand overhead as opposed to using the
- sawhorses around noon. You do that for about
- 8 20 minutes in your estimate and that's when he's
- 9 injured, correct?
- 10 A Yes
- 11 Q All right. So that last branch that Paul was
- holding when he was injured, that's what I want to
- talk about now. And that was a branch similar to the
- 25 or more before that, right --
- 15 A Yes.
- Q -- that you were cutting, correct?
- 17 A Yes.
- 18 Q And you had cut these branches 25 to 30 times
- without incident, without any problem, correct?
- 20 A Yes.
- Q And that Paul was holding the branches the
- same way in all those 25 to 30 times without incident,
- 23 correct?
- 24 A Yes.

- Okay. And they were all being held over
- Paul's head if Paul's 5, 8, then they were probably
- what, maybe six and a half feet over his -- or six and
- 4 a half feet from the ground?
- 5 A They varied in amount of debris on each limb
- 6 and height. As you go up a tree --
- Q Okay.
- 8 A -- the lengths diminish.
- 9 O So sometimes Paul is holding the branch
- directly out?
- 11 A Devilating between four and six --
- 12 Q You've got to let me finish my question, and
- you can answer in any way you want but at least let me
- 14 finish.
- So Paul might be holding some branches
- out directly out from his chest, some over his head
- just varying -- depending on height --
- ¹⁸ A Yes.
- Q -- of the branch?
- A Yes. Yes.
- Q Okay. So anywhere from four feet off the
- ground he might be holding a branch to six and a half
- feet to maybe seven feet?
- A Notation six and a half-feet.





- 2 O Okay.
- Somewhere in and around just right here. 3 Α
- Fair enough. 0
- Yeah. Α

- So Paul is holding with his left arm -- or б left hand out from his body extending out the branch
- is from anywhere from four feet off the ground to five 8
- feet off the ground, correct? 9
- The point where he was alasolag that 10 Α
- would be four to five feet above the ground. 11
- And then underneath where he's grasping is 12 where you're out ing? 13
- 14 Correct. Α
- The that you're going to make is 15
- the highest off the ground is how far under his hand? 16
- foot and a half, foot. So it really 17 Α 18 depe- --
- All right. A foot and a half or a foot? 19
- May I finish? 20
- Well, it's going to be best if you just 21
- answer what I'm asking and not try to add on every 22
- 23 time.
- (Inaudible) sit here through that. I'm 24 Α

Page 130 1 sorry. What's that? 2 0 I'm sorry. It's just my character. Α Well, that's fine. The question is this, he's holding these branches extending his arm out and 5 holding them four to five feet off the ground 6 depending on the height of the branch, right? А Yes. Okay. And you are cutting the first cut 10 Trebes below his band, correct? - thought he said 1ft Bontinged after 11 Α 12 The Sathe First Cuty vess 0 13 Α Yes. 14 So that the branch that he's holding after Q you cut it is going to be about 18 inches long, right? 15 The piece of wood that's in his hand after you make 17 your first cut is going to be 18 inches long? 18 No. No. de was placing fie Α 19 20 reex where's arouse of dhem? Stu 21 wa: "that" s where I cut it; the larger portion 22

23

towards the top, which wood; we were just trying tower So the would hollowise and the would I got you. Q Α -- another one --I got you. Q Α I got you. So he is not cutting -- The base 0 of the branch that Paul's actually holding, you're not cutting that? Α No. You're cutting the stems or limbs that come 0 off of that horizontally? The sub-limbs off the main limbs that were Α already renoved. Is that correct? Tes. Α Okay. And the -- Although there might be limbs off of that branch all the way up to his hand, Wow re-starting 18 inches below his handwinst to st

1

10

11

12

13

14

15

16

17

18

19

20

21

22

23

away from his hand, right?

- A <u>Yes</u> Yes
- O Okay. So when you're done cutting that
- branch, there is still going to be some smaller limbs
- 5 coming off of that branch at the top by his hand and
- that's okay, you can deal with it later?
- 7 A Correct.
- 8 O Okay. So after you're done cutting
- 9 horizontally all those horiz- -- Strike that.
- 10 After you're done cutting vertically all
- those horizontal limbs off of that branch, he puts the
- branch back and picks up another branch and you do
- that 25 to 30 times before Paul's injury?
- 14 A Yes.
- Okay. The branch that Paul was holding when

In 20 minutes

- he was injured.
- 17 A Yes.
- Describe Now As given ground he was
- 19 holding shat.
- A Eiverieet.
- Q Okay. And was it a branch like all the other
- branches?
- MR. CALLAHAN: Just object to form of the
- ²⁴ question.

1 BY THE WITNESS:

5

7

10

11

12

13

- A By way of species?
- O No. Was rt any different from any of the

4 Other 25 kosso lonanches he had held previously?

A remay have been a smaller one charles by well of diameter that he chose to hold to Fault again

- Q This is what I'm asking. I'm not asking what you might -- what might have happened. I'm asking you, based upon you being there and I wasn't there, was the branch that Paul was holding when he was injured different in any way that you can tell that you recall than any of the 25 to 30 branches he had held previously without incident?
- 14 A None of the branches were exactly the same.
- 15 Q I understand that, but I --
- 16 A I don't know how to answer the question then.
- 17 Q Well, let --
- 18 A The --
- 19 Q Hold on. You answered it then. If you don't
- know how to answer it; you've answered it. So let me
- ask it a different way then. Other than every branch
- being a little different in size and thickness and
- amount of limbs off of it, is there anything unusual,
- 24 anything necessarily different from that branch than

the other 25 to 30 branches?

A No.

5

10

11

12

13

14

15

16

18

19

20

21

22

23

24

Q Okay. And in appearance, the branch looked like any of the other 25 to 30 that you had cut just previously, correct?

A Yes.

Q Okay. And probably a similar number of -- a similar number of cuts off of this branch that Paul was holding when he was injured, you were going to have to make a similar number of cuts on that branch as to the other 25 to 30 branches you were cutting?

A Generally, yes.

Q Okay.

A Okay.

Q How-many cuts were you abterto make off of

the branch that Paul was holding at the time of his

17 injury before hergot injured?



Q Okay. So if I'm going to draw a picture of the branch, okay, and we're assuming that's a five foot branch and it has limbs going all off it up and down the branch, right? Right? Correct?

A (Nodding.)

Q Yes? I'm waiting for a word.

- A I'm waiting to see what --
- Q I'm not expecting you -- You don't have to
- ³ follow my picture. I'm just saying if I'm --
- A Well, I don't follow your description so I'm
- ⁵ looking at the picture.
- Okay. Well, I'm drawing a picture myself
- ⁷ to --
- ⁸ A Okay.
- 9 Q -- demonstrate to you --
- A I'll wait till you're done.
- Q No, I can demonstrate it to you. I don't
- care. You can look at it.
- This is a branch and then it has all
- these limbs coming off it in varying sizes, widths,
- and heights, okay? Fair enough?
- A No, it's not the description of what was
- being cut. That's why I --
- Q All right. You describe what was being cut
- then.
- A The description of a pine branch or a limb is
- 21 that it starts at a certain diameter, whether it be
- 22 3 inches or 2 inches, and over its length, which is
- also varying, it diminishes to just pine needles.
- About increments of every and varying also between

```
6 and 12 inches are branches again that from the
```

- larger diameter where it was cut from the tree begin
- 3 to get lesser and lesser as you go towards the end of
- 4 the branch.
- ⁵ Q Okay.
- A There is a varying amount of how many
- branches are on there because no tree is exactly the
- same, so I was in conflict with what you were
- 9 thinking --
- Q Okay. Fair enough.
- A -- it looked like.
- Q So Pand's holding the branch at the top?
- 13 A Correct.
- Q Okay. With his left hand
- 15 A Yesa
- 16 Mate state corner with this right hand?
- 17 No. No What?
- 18 18 1
- 20 Okay. Down of Both?
- A Standing away from it actually as you had
- 22 physically shown it. Describe it.
- Q All right. What you're saying is the s
- 24 extending his left arm out in front of him keeping his

```
booviaway --
 2
 3
              -- his left arm above and holding the branch
     while his right arm is aside of him so the branch is
 5
     Scandinage vertically maybe three if eet it agm his loc
     fair enough?
 8
                Okay. And then you start cutting the
          Q
     horizontal limbs of father branchat about 18 inches
10
     below his hand?
11
          Α
               Wes.
12
               Okay. And do you remember how many cuts
13
    Madžeomake...atmardistanicerofaaloogus 18 ainchesufacomahiisa
14
                    was the ? I'm not saying going further
15
     down, I'm just saying at the 18-inch mark where you
     were going to start the cuts.
17
          \mathbf{A}
18
                Made one cut?
          Q
19
          Α
                One cut.
20
          Q
                Okay. You got one cut?
21
          Α
                Very --
22
             Hold on.
          Q
23
                I know that.
          Α
24
                All right. When you go down
          Q
```

to make the second cut?

A Tomake another singular cut on a different

Q How far down do you go?

A It varies with how -- how far apart they are on the branch.

On the branch.

Q Listen, I don't want to guess so this is my question, okay? Hold on. Hold on. We know he's holding it at the top.

A Yeah.

4-2-Stradbes

Q We know it's about five feet, you said. We know your first cut is 18 inches from his hand, right? We know those things, right?

A Yes.

Q Okay. So my question is, based on what you've just told me now, how far down from the first cut that's 18 inches from his hand is the second cut on -- give me your estimate.

A I will give you an estimate of <u>letween 8 and</u>

Q Okay. So that still next inb. is 8 to

12 anches, right?

A Yes.

10 10 S

6

5

, g**5** 8

10 4 9

Long 11

14

15

16

17

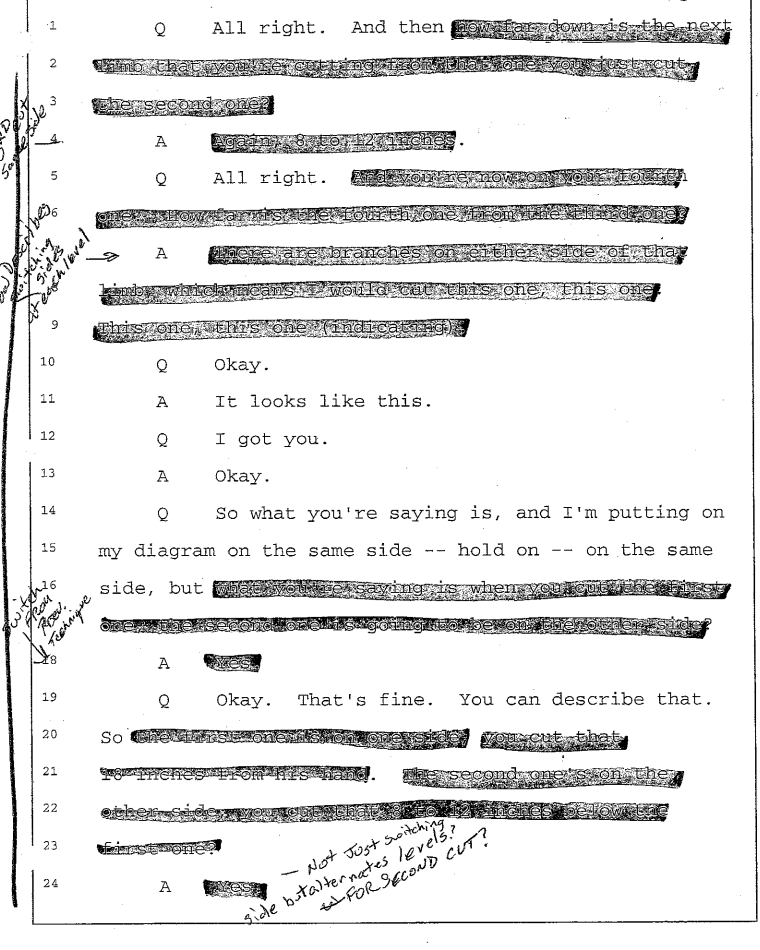
18 19

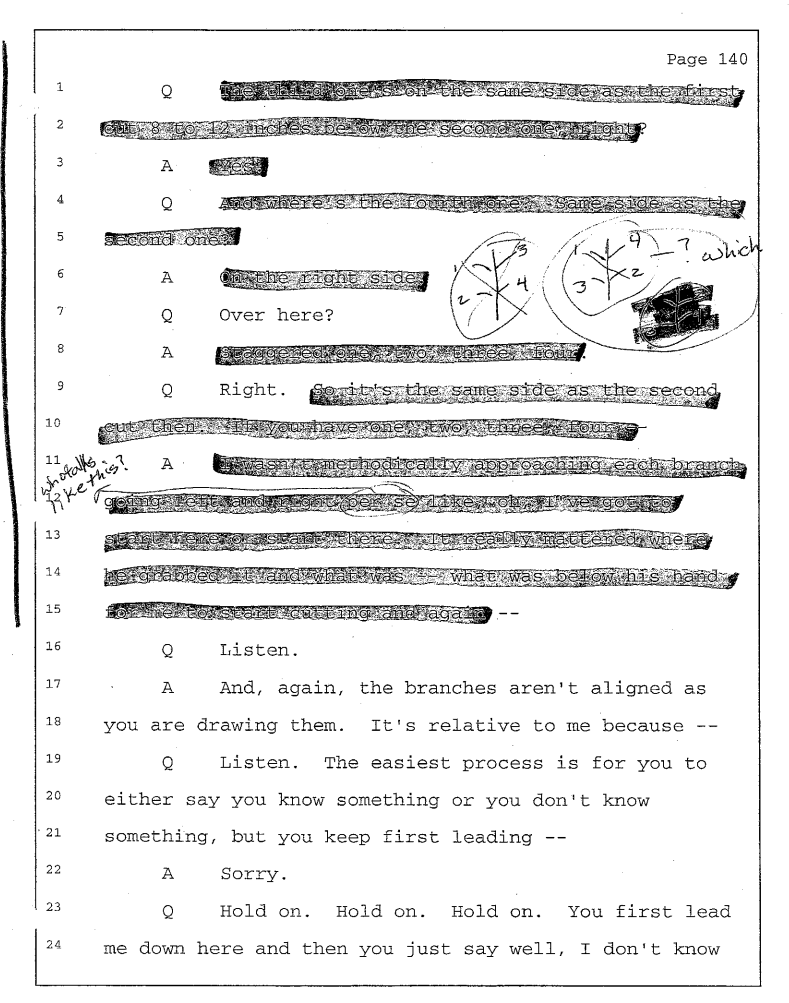
20

21

22

23





- then. Tell me what you don't know and I'll move on,
- okay, but I'm going with what you're telling me. If
- you don't know something, you just say I don't know.
- Let's start over. He's holding his left
- 5 hand at the top of the branch. His first cut is about
- 6 18 inches below his hand, right?
- ⁷ A Yes.
- On one side of that limb or branch?
- A Yes.
- Q Okay. So that limb is 18 inches down. You
- cut that limb off, that horizontal limb, and then you
- go down probably on the other side 8 to 12 inches and
- you cut the limb on the other side? 124_
- 14 A (No.
- Q Okay. What? You tell me.
- A Quarpine tree they're or ouned, that is what I
- was trying to show you, like this They re not
- 18 spaggered at Lover, the phage. When they grown it's a
- 19 Fan and they grow out lake this. So it being stood
- 20 May 12 dage one atwo three found
- Q That's what I just did here but we can do it again. Let's try it again.
- 23 A Okay, but --
- Q Hold on. This is what I'm trying to

- understand and I'm trying to make it easy, but we can
- go through this. He's holding the branch up with his
- 3 left hand and I'm trying to find out what distances
- 4 you cut each of those four limbs until he's hurt,
- 5 okay? I'm trying to find that out.
- MR. CALLAHAN: Excuse me. It's just that there's
- a disconnect here. Because Dave is making; + up as he goes father than Recalling a memory
- 8 MR. MAST: Well, that's why I have to ask these
- 9 questions. We'll get there.
- MR. CALLAHAN: I understand. I'm thinking he's
- thinking that on your branch this branch comes out
- like -- it doe on a 45-degree angle up what ise's
- THE WITNESS: Yes
- MR. CALLAHAN: -- if I may. Then there's
- branches like this and this with the pine needles on
- them so he's cutting this one here, this one here, and
- this one here.
- BY MR. MAST:
- Q Are you making three cuts on one branch?
- MR. CALLAHAN: Four cuts.
- MR. MAST: No, I don't think that's what he's
- saying.
- MR. CALLAHAN: I think that's --

- BY THE WITNESS:
- I'm making one cut.
- Here, let me do it. I think this is what --
- Α May I?
- Hold on. Yeah, I'd be happy to. Let's 0
- probably do it that way. Make it easy.
- Α Thank you.
- We'll save about a half an hour of questions.
- Α Right.
- 10 I was trying to get it described that way but
- 11 it might be easier just to do it this way.
- 12 Α Oh, I m going to make it pretty. We've got
- 13 I have time. -
- You want some crayons?
- 15 I'm going to make a Christmas tree for you.
- 16 That is a pine branch.
- 17 Okay. Now, let me ask the questions here.
- 18 All right.

- I'm catting it right here in the circult
- 20 9 I've got it. See, your answers aren't going
- to help unless they're after my questions.
- recollectionine Figuring

 Doseny Requirement We'll get it all figured out.
- All right. We're going to mark as Cagnor
- uvaaabate 1 taat onetty, tree vousiust drew,

- A Thank you.
- MR. BARCH: You'll have to call it a -- It's a
- single branch, not a whole tree.
- 4 THE WITNESS: Single branch.
- 5 MR. MAST: Okay. It's a branch. All right. I'm
- sorry. I'm not good at these things.
- ⁷ BY MR. MAST:
- 8 Q All right. That's a -- Obviously it's not to
- ⁹ scale or anything, but it's just a drawing of a pine
- branch, right?
- 11 A Correct.
- 12 Q And it's supposed to represent even though
- it's not exact, a typical type of pine branch that you.
- 14 and Paul were cutting on the day of his accident?
- 15 A Correct
- Okay. Different sizes, different amount of
- limbs coming off them but that's a representative of
- those types of branches, right?
- ¹⁹ A Yes, it is.
- Q Okay. So if we look at this, the base is
- obviously going to be wider than the top of it, right?
- 22 A Yes.
- 23 Q So Imagering to out at Monty of gawing where
- ²⁴ the top of that is and a B where the base is Did I

```
Page 145
 1
     just do that?
          Α
               Yes.
 3
                So we know what words to use?
          0
          Α
               Yeah.
                Okay. So I'm going to put T O P and B A S E.
          Q
 6
     So we can refer so that we're using the same language.
 7
     Raulyjuszgeing töbélholdingswiththis left hand the sugg
 8
     of the possion of the property
 9
          Α
                Correct
10
                And then the base is going to be against the
11
     ground in a vertical fashion from where he's holding.
     at the top, reight?
12
13
              Yes
          Α
14
                And then starting 18 inches below has hand,
15
     Moutwere going to start cutting on either side of that
     branch the horrzontal himbs that are coming off what
16
     ofanch, miont?
17
18
          Α
              Yes.
19
                Okay. So if this were a branch that Paul was
20
     holding his hand would be at the top and then you
21
     would make one cut -- oh, you'd start -- okaw vou'd
22
     skip the top of it -
23
               Because it's --
         . A
24
                Hold on.
          Q
                           You'ld skip the top Limbs because
```

Okay. All right. That did clear up about a

23

24

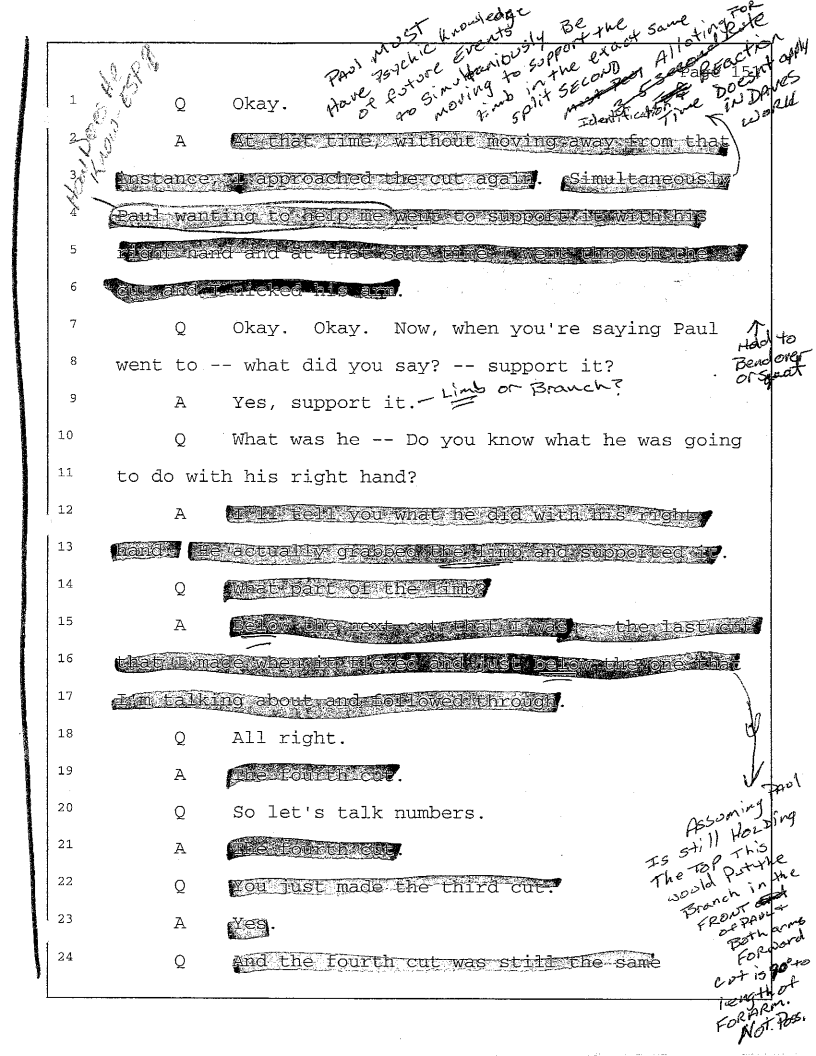
A Yes

- half an hour, so thank you.
- A You're welcome.
- Okay. And I'm sure they weren't all six cuts
- every branch, right?
- ⁵ A No, they varied.
- 6 Q Estatement and average for no?
- 7 A NO.
- 8 Q As far as --
- ⁹ ' A There's no average.
- Okay. There's maybe six, eight, ten,
- something like that?
- 12 A There's no average. There's no way to
- ¹³ average it.
- Q Okay. The branch that Paul was holding when
- he was injured was a branch like most other branches
- although in different sizes, correct?
- A Yes.
- Okay. And you're telling me you made four
- cuts until he was injured?
- A ROUGLA CHE GO TAGUECO.
- Q Okay. On the fourth cut?
- A On the fourth cut.
- Q Fair enough. So if we just start with that
- one branch that Paul's holding and discuss what you

did up and to the time he was injured, mou made the first vertical cut from the horizontal limb 18 inches 2 below his hand, you made the second one on the other side just like you did on Exhibit, here, then you ment down 8 to 12 inches lower, made the third cut on 5 one side, then you mengothers to the sother side atom cut HACOTO HELANGUTE WAS ANOTHER MYES Corrects What happens when you're going from the third cut to the fourth cut that you believe is what caused Paul to get injured? mhe fourth cut, not much untike a la cherothe 13 Attenday have been because it 14 wasn'i trivigad; au may have been weaker thank the kest 15 Can I stop you for a minute sust so the comment 16 17 what you mean by bowed. What do you mean, was -18 THE WAS ANKERDING? Sipgular? 19 Wes. A 20 0 Okav. Yes, not as rigid as the other one perhaps 21 Α So when you say -- I don't want to jump too 22 23 When you say bowed then, that means when you far. ofess the chair saw down, it kind of quives a list in 24

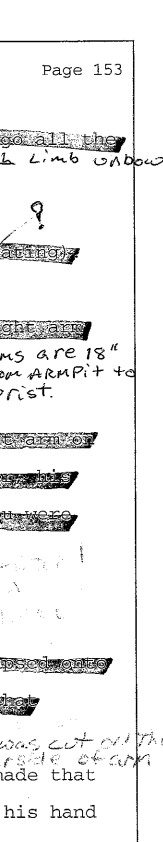
Page 149 1 Ά All right. So you're saying the Okav. 0 fourth limb that you're going to cut, that limb is a little more weak, it gives a little bit more than the other three that you already cut? Α The main branch taken tromathe tree is what I'm talking about I memot talking about the branch Asympapproached the resolen. 10 domanich which indepicted on the drawing there gave way. 11 So if we -- Hold on. Okay. If we define 12 then just so we know we're talking the same language, 13 the branch is the solid continuous piece of wood that 14 Paul's holding whereas the limbs are the parts that 15 come off of that branch. Let's use those terms, okay? 16 The limb is the larger piece; the branches 17 are what come off the limb. 18 All right. I'm sorry. All right. We'll do Q. 19 it that way then. Let's define it that way. 20 MR. BARCH: Don't you watch that show on TV, 21 those Ax Men? 22 MR. MAST: ${
m No}$. No. No, I don't. 23 BY MR. MAST: 24 So let's put that on the -- I'm going to

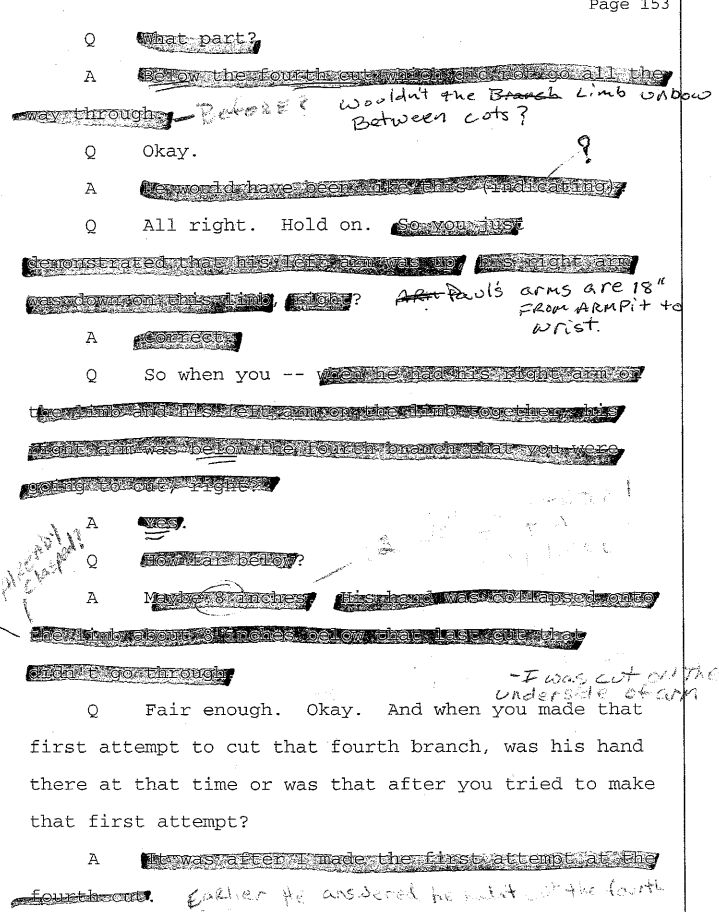
) 1 UDO
Н	write that or	on here so we use these same words.
7	Because I do	don't want to change the words so I put on
m	Exhibit 1 he	here branch for the little parts that come
4	off the main	limb.
ហ	A Yes	· w
Q	Q Fair	ir enough?
1	A Yes	
ω	Q Th	That's what we're going to describe?
Q	A Yes	·
10	Q A11	1 right. So what you're talking about is
1.7	so we use the	e same terminology, the limb is what
12	Pauls Tolda	Bave s holdbagswifth the hold that goes verteathy after
73	his hand to the ground	the ground's
14	A	
r D	O	And the branches are the things you re
16	Cutiving of E	cutiving of that industries to the original of the control of the
17	ranc:	
8	A	
19	Q Ok	Okay. So what you're saying is after you cut
20	three of the	the branches off of the limb Paul's holding,
21	the fourth branch	What happen
22	branch?	Low its lis alked ways
23	A	
24	Obside Saw Eo	Charth Saw to come on the the erotopol



wasthis right at more any part of that limb or branch?

ARM OR Hand?





Formulate avestowse

Can't Keep Mi Stone / together

FIRE AGOR

1, 1 Litaisanine out and Arctical Limisarie 2 Sidat the limb snap Back Mikė Lisaio maiau iusta – FROM The Hex after weight All right. of chainson was Q 5 Just --Hold on. You're going way too fast for us 0 and we're going to have to repeat the questions over and over again and if we can just go step by step, 8 okav? 10 Α Okay. 11 Q 12 Boonees what 13 14 Saligataly jounces up ves A 15 Maen do vou immediatelvaput it back Q 16 ransecond time to towator at a second Time or do you want? Do you hesitate? 17 Troton the hesitate. 18 Ά So you immediately did it then, right? 19 0 Say it again. No, just the last part. 20 Α 21 I get it. Your first attempt to cut I know. 0 22 the fourth branch to the second attempt to cut the 23 fourth branch there was no hesitation, it was just tried to go down and get it, bent and then you went 24

_	ant it off?
1	Back down to get it and you cut it off?
2	A Years
3	Q And that's when you went back down to get
4	that second time, that fourth branch, that's when
5	MON CUE Dis aim?
6	A what's when he placed his hand, there and got
7	Cut & Buts Blane on PAUL
8	Q Right.
9	A Yes.
10	Q Okay. So when he was cut physically when
11	the cut occurred, was his right hand on the limb or
12	anoto.
13	A Wes, it was on the limb. O Did you know it was on the limb?
14	
15	A Yes, I did. It was clasping the limb. O Okay How long was his right hand clasping
16	Q Okay. How Long was his night hand clasping
17	
18	CHE DELOW THE LOFTE DEATH TO THE TRANSPORT OF 27.3
19	A Brand to operate a stopwatch while you're
20	operating a chain saw. Freally can't give you a time
21 (frame as to something that happened so quickly and
22	when two men come coeffer. Like I said, I can t - II
23	can't answer that question. I don't know. I don't
24	Know - He seemed to know tour of the seemed to have to have the seemed.

- Listen, you gave me five minutes of why you
- don't know. Just tell me you don't know, that's fine.
- We can move on.

- inclusive in my answer descriptive. 5
- All right. Well, I'm just trying to tell you Q
- you don't need to do that.
 - And I'm working on it right now. Α
- 9 All right. 0
- I'm glad you --- what 10 Α
- 11 So the question is, and I'm not saying is it
- 12 five minutes between the time you first tried to cut
- 13 it until the second time you cut it. I understand
- My question is ---14 we're talking seconds, okay.
- 15
- 16 All right. Milliseconds. Fine. My question
- 17 is, when you went down to cut that fourth branch the
- 18 first time and the tree bent --
- 19 Α Yes.
- 20 -- and you had to go down right away and cut
- 21 it a second time, when you went toward that fourth
- 22 branch to cut it a second time, when you went toward
- 23 it, was his right arm on the limb at that time or was
- 24 he off it and going toward it to hold on to it?

At the exact same time that my saw went Α nat liquique cue , lhi sunand (clasped ulhat l'imb) That's not my question. My question is this; **Q** . I'm going to say it again. My question is, you went down to cut that fourth branch off and the limb bowed so you went at it again; and my question is, when you 6 wente lette it trace in the continue of the co 7 . This varging band take t 8 9 10 In time? Α 11 Yeah. 0 12 Simplicaneously Α So that simultaneously you're saying 13 when you're going after that fourth branch the second 14 15 time --16 Yeah. -- he's now at the same time-grasping on 17 Q below that fourth branch to the Lordon touther thing? 18 Yes - of the total. 19 Okay. And do you see him as he is moving his 20 right arm toward the limb to hold on to it or do you 21 just see at the last second when your saw is going 22 23 towards the branch? n was focused on the branch and the cu 24 Α

So your answer is you didn't see his hand

moving toward the --

A VINO BL did referse see in such and

You've got to let me finish the question.

I'm sorry. A

We're going to be here all day. Your answer is you did not see his hand motioning toward the 8

limb -- his right hand motioning toward the limb to

hold on to it, you only saw it right when it 10

5

13

23

24

12

So the time -- Simultaneously when you're 14

cutting that fourth branch, that's when you go through 15

that branch and then you end up going into his arm, 16

correct, his forearm? 17

MR. CALLAHAN: I'd just object to the form of the 18

19 question.

20 BY THE WITNESS:

You're leading me into cutting him and that's 21 Α

not what happened. - 1e5 it is! 22

0

Α

I feel as though I am. - what, you want.

```
I get what you're saying. I'm sorry, maybe
          0
     that wasn't the way you wanted me to word it. I'll
     try to word it differently.
          Α
               Thank you.
                You're -- At least from what you're saying
          O
     is, you are motioning toward that fourth branch a
     second time in attempts to cut it so you're moving the
     chain saw, as you said, in that middle oct
     with xoureelbow
10
          Α
                    oward that found branch to cut it
11
                                with Bottom of Chainsaw Blade into
                                           unit smould Jump Forward.
12
13
          Α
               WAS
                So if vourte going
          O
         ment, and I understand woulde
15
16
17
              Right?
                                                 Did
18
          A
19
           Q
20
      eut That Joranch 131 ont?
21
           Α
               Yesa
                So when you're moving that chain saw forward
22
           0
23
       o cut that branch, that moving forward manner ends up
     striking his forearm in the manner that it did to
24
```

```
him, wight?
1
               I think we're overlooking the word
                    I'm sorry that I can't just answer your
    S. Industrian Cold St.
    question but it's -- the description is -- 5till cantaceoft
5
               What do you mean?
               The description is not fitting the instance
     that happened for me per se, the talks like this?
               Put his arm movement aside for a minute.
8
          0
               Okay.
          Α
10
          0
               Okay?
11
            All right.
          Α
12
               We know simultaneously he sausing mis right
          Q
13
     arm to grab on to that Ismorwhile voluciemeking that
14
            cut; to the fourth branch, it ight?
15
          Α
               Yes
               That's happening simultaneously; I understand
16
          Q
17
     that.
18
               Yes. Okay.
          Α
19
               My question is, while you were going down to
20
     daat second ent of that foundational work comoving
     the chain saw forward to cut that branch, quobit
                         Down - The yard stepart in?
22
23
                And in the process of moving the chain saw
          0
     forward to cut that fourth branch, that is the process
24
```

- that takes your saw blade into his arm. Whether his
- arm is moving or not, we can -- I can ask that next,
- 3 but the process of your movernous now know and watch the chain
- 4 saw is part of what led to his arm being cut, bight?
- MR. BARCH: I'm going to object to the form of
- the question. It's also argumentative. Go ahead.
- 7 BY MR. MAST:
- O Go ahead.
- 9 MR. CALLAHAN: I'll join that objection.
- 10 BY THE WITNESS:
- A AS YOU had Said a it separt of how his
- la peren.
- 13 Q Right.
- A A Second equal share
- Okay. Equal share meaning your ce saying his
- 16 arm samowing near the Pamoras were as the chain saw
- woundsexoperative, is fousing forward toward that limb
- 18 and the arm and the chain saw meet and he becomes
- 19 Desured Concects
- 20 A COFFECT.
- Q Okay.
- (A short break was had.)
- BY MR. MAST:
- Q All right. Finish up where we got this tree

Puts Chansan above i coris of Artifield

limb/below the fourth branch "correct?

	Page 164	Į
1	A Yes.	
2	Q Your don't see it reomings from the side toward	
3	that bottom part of the	
4	A No	
5	Q OF the of the simb, acomiec dierwing	4
6	A No. I did not corpect — I was A him.	
7	Q Is that correct?	
8	A (Nodding.)	
9	Q Okay. Is that correct?	
10	A That is correct.— 3×	
11	Q Okay. Okay. When he gets cut, what is the	
12	first thing that happens? Does he scream? Do you say	-
13	something? What's the first thing that happens the	1
14	split second he saut? A I say no. He says yes	100
15	A I say no. Le says yes	
16	Q And what do you mean by no? You mean no,	+
17	that's not happening or what? A Meal like no. No it didn't happen.	\ \ \
18	A Yeah Wike no. No. it didn't happen	
19	Q Okay. And her says what?	
20	A Mes Let sigo	
21	Q Yes what?	
22	A Yeah Tike no. No. it didn't happen Q Okay. And he says what? A Yes Let's go. Q Yes what? A Let's go what? A Let's go what? A Let's go what?	
1 23	Q Let's go what?	
24	A Let's gerour of here, and serme to go	

```
We've got to go to the hospital, you know Yes, let's
          e do.
    3
                                                   That's the first thing that happens once he's
                                  0
                 cut, right?
                                  Α
                                                  Yes.
                                                  And when he gets cut, are you able to see the
                                  Q
                 chain saw making contact with his arm, or how do you
    8
                 first discover he's cut?
                                                  It just looked like I could have nipped him.
                                  Α
10
                 It was so close that it looked like I could have
                 touched him. _ Down Mayon - His Eyes were con
11
12
                                                  Okay.
                                  Q
13
                                                  That's what I did, the worked him
14
                                                  All right. Had Paul ever held a limb before
15
                he got cut with both hands before this?
16
                                                  No.
                                 Α
17
                                                  Okay. So you did not expect him to do that?
18
                                 Α
                                                  No, I did not.
19
                                                  Okay. And after you say no and he says yes,
20
                do you guys -- do you basically put the chain saw down
21
                and get in his car and go to the hospital?
22
                                                  I threw the chain saw down and got in his car
                                 Α
                to go to the hospital. - The got the Record house + Carol Gard and the - Carol Gard and the - Carol Gard and the care the care and the care the care the care and the care and
23
24
                                 Q
                                                  Was he bleeding?
```

40% of ART

A Yes.

Q Do you know -- and, again, I don't knows are

fine answers. I'm not trying to imply you know things

but I just have to ask. Do you know how far or how

5 deep the chain saw went into his arm?

A I could tell you pretty accurately. I was

there in the operating room. It never went past the

epidermis. $-A^{\parallel}$ the Decate $+ \times A^{\parallel}$ were already

- Q What do you mean, the skin?
- A Yeah.

9

- Q Did it open the skin?
- 12 A Yes. TRUE
- Q And it was bleeding?
- 14 A Yes. TRUE
- Q Okay. Well, I mean, the doctors will be able to tell us how deep it went. Are you telling me you have some kind of medical ability to tell how far it

Theread

got cut?

20 educated there in the emergency room and I heard
21 everything that was being said and I was shown and
22 even Paul said look, and I was right there the whole
23 time looking.— DR. Dave the Color.

Q You don't have any medicál education or

```
1
                                    ex-
                                                                                                     No, I don't.
                                                                                                      Wait.
                                                                                                                                                    Back and forth here, please, please.
                                   You don't have any medical education or training, do
                                  you?
                                                                     Α
                                                                                                     No.
                                                                                                     Okay. So any type of depth of incision or
       8
                                   cut that you would be talking about would be just
                                                                                                     It was visual, yes. - Thought he just said the was
You never went will
                                  based upon what you saw visually, correct?
 10
11
                                                                                                      You never went with your finger inside the
                                                                     O
12
                                  wound?
13
                                                                   Α
                                                                                                     No.
 14
                                                                                                     Or any type of object?
                                                                   Q
15
                                                                                                     No measuring devices were employed, no.
                                                                   Α
16
                                                                                                     Okay. Did you hear the doctors talk about
                                                                   0
                                how far it was cut in?

De Looked me in Eyes to Form

A Yes.

Said toget that Looked have a

Diet of Edition of Form

Diet of Edition of Edi
18
19
                                                                                                     How far did they say?
                                                                   Q
20
                                                                                                    Not deep, that was their assessment that was the contract 
                                                                   Α
21
                                                                   Q
                                                                                                     Okay.
                                                                                                    He was lucky. The Ashale Okay.
22
                                                                   Α
23
                                                                   Q
24
                                                                                                     It only hit the fascia; that's what they
                                                                   Α
```

- said.
- All right. Do you know -- You've known Paul
- 3 a long time before the accident?
- 35 years.
- · Q Okay. Have you ever known him to be injured
- in any way before this accident?
- Α Yes.
- Q · Okay. What is that?
- A car accident. Α
- 10 0 When was that?
- 11 I cannot put a pin date on it, but I can say
- 12 it was over seven years ago.
- 13 Okay. So maybe around 2006, somewhere around
- 14 there?
- 15 Α I am guessing at that, but I know that there
- 16 was an instant which he was involved in an accident
- and he also pursued. 17
- 18 Okay. Here, listen. Just follow me. Q
- 19 follow me, we'll go where we need to go and get there
- 20 fast, okay?
- 21 As I said, it's a struggle because of my
- 22 character.
- 23 0
- I'm descriptive and inclusive. 24

```
Fair enough.
               You don't have to keep correcting me -- or
          Α
     you do have to correct me; that's your job, but --
3
               Fair enough.
               -- I'll try to get there for you, okay?
 5
               All right. Motor vehicle accident about
 6
          Q
     2006. Were you in the accident with him?
 8
               No.
          Α
               Do you know what injuries he suffered in that
10
     auto accident?
               Nerve damage to the left elbow that was
11
                        avegedly, Pro Sean Frank Broad any one
12
    allegedly struck.
                          talk Like the Three Drison & Oyks ngo
13
                In this case you mean?
14
                In that other -- Yeah.
15
               Did he ever have any surgery for that left
          0
16
     elbow?
                I know he was poked and prodded. I don't was
17
18
     know if he was -- had actual open surgery for it
     though. - Had 2 sugger &S
19
20
                Did he ever resolve that injury up until the
21
     accident in this case?
22
                I don't know.
23
                Okay. Other than a left elbow nerve injury
24
     in a motor vehicle accident around 2006, any other
```

- A I don't know.
- Okay. How do you know about that left elbow
- 4 nerve injury then?
- 5 A Because he showed people and talked about it
- openly. He Heard a roman
- 7 Q Was it a different location than where he was
- 8 lacerated or cut in the chain saw in this case?
- A Yes, it was an entirely different arm.
- Oh, I'm sorry. You're right. I'm sorry. I
- wasn't thinking that far ahead. Good. In this
- case -- In this case the chain saw was the right arm.
- 13 In that case it was the left elbow, right?
- 14 A Yes.
- Okay. Any other injuries other than the
- motor vehicle accident?
- 17 A I'm not aware of.
- Okay. Any other prior -- prior to this case,
- any prior injuries to Paul?
- A Not that I'm aware of.
- 21 Q Any prior conditions of ill health with Paul
- before his chain saw accident?
- A I'm not aware of any.
- Q In the four or five year let's say -- Strike

```
that.
                                                               In the five years before this chain saw
                accident in June of 2011, was Paul in any way disabled
                 or limited in what he could do physically?
                                                 I don't know. The state of the 
                                                                                                    which the man sinking which will have
                                                 Okay. Well, to what extent you do know -- to
                 what extent your contact you've had with him, you're
              not aware of any; fair enough?
                                 A
                                                  Correct.
10
                                                 Okay. Are you aware that Paul was under any
                medical consultation or treatment in the five years
12
                prior to Paul's chain saw accident in this case?
13
                                                  I am not aware.
14
                                                 Okay. After this accident are you aware of
15
                Paul receiving medical treatment from time to time for
16
                his right arm laceration?
                                                 Yes. - How - From who?
17
18
                                 Q
                                                 How many times -- Let's say in the month
19
                after this chain saw accident, how many times did you
20
                see Paul? I mean, was it every day?
21
                                 Α
                                                 No.
                                                                  No.
                                                                                 Maybe three or four times since
22
                this accident I've seen him.
23
                                                 Total?
                                 Q
```

Α

Yeah.

- 1 Q Up until now?
- ² A Yeah.
- O Oh, I see. So it's been very infrequent
- 4 then?
- ⁵ A Yes.
- ⁶ Q Okay.
- A Just the instances where we exchanged what I
- ⁸ had given in the beginning of this deposition.
- ⁹ Q Right.
- A Those are the only times I spoke to him.
- Q All right. So let me summarize that just to
- make sure we're clear. What you're saying is, I'm
- assuming before the accident you saw Paul a lot,
- 14 right, or not?
- A I wouldn't even say frequency. From time to
- time. 1
- 17 Q Maybe once every couple of weeks or
- something?
- A Yeah, that's honest. That's fair.
- Q All right. So let me word that all out then.
- Before the accident you were seeing Paul every couple
- of weeks maybe infrequently; fair enough?
- A Infrequently, okay, yes.
- Q Fair enough?

```
Α
                 Yes.
                 After the accident you saw Paul only on those
           0
 3
      occasions where you had words with him that you
      described at the beginning of the deposition?
 5
           Α
                 Correct.
 6
           Q
                 And that would have been, looks like, four
                                       -It was it Reading
 7
      times?
                 Yeah.
           Α
 9
                 Right?
           Q
10
                 Yeah .
           Α
11
           Q
                 Okay.
12
           Α
                 With the exception of the one time when he
13
     did come up to help me work, but we didn't discuss
14
     anything that had to do with the case; he just came up
     to work. - BS That why I wont Had to know if the work of the bid it all PSISSES Date south to know it to the work.
15
                 When was that? Was that a different time?
16
17
                 It was after the accident. He helped me do a
           Α
     roof on my house. - LOL, I Tried To Remove some Shingles it above vt. wanted to know more it about accident that had
18
                 So it's different than the four times we compensed
19
20
     talked about at the beginning of the deposition?
2.1
           Α
                 Yeah, we were talking about conversation and
22
     this wasn't really conversation. It was -- we were
                           age at No Contro Tust working -
23
      just working.
```

24 Q Okay. So that's why I'm trying to get this

```
1
     summarized.
 2
         Α
              Okay.
 3
              After the accident we talked about four
    different times you had a conversation with Paul about
 5
    various things. We talked about those, we tried to
     give approximate dates and things.
         Α
              Yes.
              Okay. Other than those four conversations
9
    with Paul, you said there was one other time you
10
    had -- you were with Paul after his accident and that
11
    was to do a roof?
              12
         Α
13
         0
14
         Α
15
         Q
16
              2011.
         Α
17
              Same year as the accident?
         Q
18
              Yes.
                    Yeah.
         Α
19
              All right. So you did -- Was he helping you
          0
20
     do roofing work on your house?
21
              He was helping me tear it off.
         Α
22
              Okay. Did he have any kind of bandage or
23
    brace on his right arm from the injury in this case?
```

No.

24

Α

- How many days was he helping you? Q
- Α Just one.
- Q For how many hours?
- Elect of Left Five, six hours. Α
- So you're saying after the accident in Okay. October of 2011, we're talking maybe about four months after the accident, Paul helped you on one day five to six hours to pull your old roof up off your house?
- 9 Α Yes.
- 10 Okay. Was anybody else helping you --Q
- 11 Α Yes.
- 12 Q -- during that time?
- 13
- 14 Α Mike Shoshie, neighborhood friend.
- 15 How do you spell that? Q
- 16 Α SHOSHIE.
- 17 Is he still a neighborhood friend? Q
- 18 Yes, he is. Α
- 19 Where does he live? 0
- 20 Α Two blocks away from me. I can't give you
- 21 his address; I don't retain it in my memory, but I
- 22 know where he lives. I could submit that to you at a
- later time if you'd like. Rease 23
- 24 Q Very good.

- MR. BARCH: I need to at least go on record that
- we started around 1:00. There's been some breaks,
- it's now 3:45. If Mr. Gagnon's attorney is going to
- 4 stick to the three-hour limit, I need some time.
- 5 MR. MAST: I'll try to wrap it up.
- MR. BARCH: I know, but I don't want to get to
- the three-hour point and have the plug pulled.
- 8 There's only 15 to 20 minutes left.
- 9 MR. MAST: Well, I guess that's -- that's -- I
- mean, we didn't -- Hold on.
- MR. BARCH: Well, I think you and I have a duty
- to share our time.
- MR. MAST: Before the dep we didn't really
- discuss this so it's fair that you bring that up. I
- don't know if you have a lot, but I'm trying to wrap
- it up now with me. I don't think I'm going to take
- the full -- I don't think I'm going to be a half an
- hour from now. I don't know how much time you have so
- is it -- do you have a lot of time or are you just
- looking at 10, 15 minutes?
- MR. BARCH: Yeah.
- MR. MAST: Yeah, so we should be fine.
- MR. CALLAHAN: Yeah, during the break Mr. Mast
- and I discussed this. We're told the deposition

- started at 1:12. He said he'd wrap it up so you
- 2 should have time.
- 3 MR. MAST: Yeah.
- MR. BARCH: Okay. Good. I just want to make
- 5 sure we're all on the same page, that's all.
- MR. CALLAHAN: If you go a little over, I'm not
- 7 going to jump up and scream.
- BY MR. MAST:
- 9 Anyone other than Mike Shoshie, you and Paul
- 10 that was assisting on your roof at the time Paul was
- 11 helping you?
- 12 No one else was assisting but there were
- 13 witnesses that seen him helping in those duties.
- 14 That was my next question by the way. Who
- 15 was that?
- another Entree know how they know me. - I Don't Know et 16
- 17 How do you spell the last name?
- 18 Α V L K. No vowels.
- 19 Where does he live? O
- 20 In the neighborhood by me also. \mathbf{A}
- 21 Anybody else? Q:
- 22 Α My wife.
- 23 Okay. And are you aware of him having any
- 24 difficulties in helping you during those five or

```
six hours because of his injury in this case?
```

- He seemed to not exert himself fully and was,
- if not nursing, staying away from using that arm in
- full but nonetheless was still grappling and moving.
- 5 Fair enough. So you're allowing the fact
- 6 that he was reserving some of his -- saving himself a
- little bit for the right side where he hurt his arm in
- this chain saw accident as if there was something
- 9 still lingering there?
- 10 Α Yes.
- 11 But he still was able to help you for Okav.
- 12 five or six hours irrespective of what might be his
- Yes. 25 Shis of I bave up Because Dave got 13 ongoing issue?
- 14
- 15 Okay. So other than those five to six hours 0
- 16 that given day in October 2011, you had four other
- 17 meetings and conversations with Paul that we already
- 18 fully talked about and there's no more need to detail
- 19 those anymore; fair enough?
- 20 Correct.
- 21 0 Okay. And the first conversation was coming
- 22 right out of the hospital that day of the accident,
- 23 right?
- 24

- The next one was four months later, the other
- 2 one was 2012 and the last one wasn't about any
- 3 financial thing but it was a little bit before the
- 2012 meeting; fair enough?
- 5 Α Yes.
- Okay. Have you now told me everything that
- 7 you had -- Well, strike that.
- 8 Let me ask this question first. Did you
- 9 and Paul at any time discuss how or why the accident
- 10 occurred?
- e and the same of 11
- 12 Okay. And that's on both sides. You never 0
- 13 told Paul, Hey, why were you holding on to the branch,
- 14 or, I didn't know you were doing that, or, Why were
- 15 you grabbing with your right arm? You never told that

May have to the

- 16 to Paul, did you?
- 17 Α No.
- 18 And Paul never said, Hey, why were you Q
- 19 cutting the way you did, or anything like that; he
- 20 wasn't complaining to you?
- $\mathcal{E}_{i}\mathcal{E}_{-\infty}$ 21
- 22 Okay. Have you talked to anybody else other
- 23 than your attorney and your insurance company about
- 24 what happened?

NO SECULO SECULO

- A No. My mother. Just back to my mother.
- Oh, and you might have -- You know what?
- This isn't a big deal, but I think in terms of just
- being all-inclusive, you did -- I printed out what my
- 5 assistant wrote down from a recorded statement that
- you knew I was taking over the phone of you, correct?
- ⁷ A Yes.
- Q Did you read this at all?
- ⁹ A That one I -- Yeah.
- 10 O Huh?
- ¹¹ A Yeah.
- 12 0 This is the narrative from the recorded
- statement that she took down and I'm assuming she took
- it down right. I didn't go and read it and listen to
- ¹⁵ it.
- 16 A Yeah, I had a few blanks in there and such
- that, you know ...
- 18 Q Well, hold on. The question is --
- ¹⁹ A Yeah.
- Q And I'll mark this as Exhibit 2, okay, and
- I'll just put a 2 for now. But would you agree
- that -- and I know you didn't listen to the recording
- so I understand that, but would you agree that reading
- this narrative marked as Exhibit 2 accurately states

- what you would have said on that phone call to me?
- MR. CALLAHAN: I'd just object to the form of the
- question and as to the number of variables with the
- 4 recording and with the transcription of the process
- itself, including some of the language in the
- transcript and ask him if he could -- I think it's
- better if this would be pointed out page by page or --
- 8 excuse me -- line by line more or less if he's
- ⁹ agreeing with that.
- MR. MAST: I can do that. Yeah. Joe, I'm just
- trying to make it easy.
- MR. CALLAHAN: Yeah.
- BY MR. MAST:
- Q Let me put it this way: Have you read this
- narrative from your recorded statement?
- A Yes.
- 17 Q Is there anything in the narrative -- and
- 18 I'll let you read it again if you need to, is there
- anything in this narrative, Exhibit 2, that you
- believe you did not say that's attributed to you?
- MR. BARCH: Form of the question, but go ahead.
- BY MR. MAST:
- Q Here, I'll give it to you again. Just read
- it through. I don't want to go through line by line

- 1 unless you want to but basically I'm asking you, did
- 2 you say those words and is this --
- This besides the blanks that are there --Α
- Yeah, besides the blanks. Q
- Α -- yeah.
- 6 Okay. All right.
- MR. CALLAHAN: And I'd just point out too that 8 there seems to be -- like if you read that thing in 9 total, there are eight parts where the subject and 10 verb don't agree, there's parts where it goes on, it 11 doesn't make sense and that also has to be considered 12 as well as to the totality of the accuracy and the candor of the statement. - Davids Testingly in the 2 13 Dep Borost mains Source 50
- 15 This is my question, and again I know 0 Okay. 16 you didn't compare the audio to that statement; but 17 you read that statement and all I'm asking is, you 18 generally recall giving me a statement over the phone, 19 right?
- 20 Yes, I do. Α

BY MR. MAST:

14

21 Q And does that generally, and again we can 22 listen to it to find out specifically what it says; 23 but does that generally meet with your recollection of 24 what you said?

- 1 A $\underline{\text{Yes}}$.
- Q Okay. And that's Exhibit 2, correct?
- 3 A Yes.
- 4 O All right. Again, it is what it is. Let's
- 5 put Exhibit 2 on here so we can keep track of these
- 6 things. Okay.
- 7 Now --
- MR. MAST: Oh, I didn't put this on the record.
- ⁹ I'd like to put this on the record. I don't have
- answers today of interrogatories, nor I don't think
- this response is to my production request. Let me
- just see. No, this response to the production request
- is to codefendants' response. So I don't have that
- discovery, nor answers to interrogatories to my
- discovery. I'm assuming nothing is going to be crazy
- or different than what went over today but to the
- extent it does, I'm going to reserve my right to the
- extent I need to, but let's just mark this as
- Exhibit 3.
- BY MR. MAST:
- Q And what Exhibit 3 is, is what I was given
- today right before the deposition are, Mr. Gagnon,
- your answers to codefendants' interrogatories and
- response to production request. Nothing that you need

- to concern yourself to other than I will ask you
- 2 Exhibit 3, is this your signed answers to
- interrogatories that you're giving in this case?
- A Yes, I received this in the mail and answered
- 5 those questions as they are printed.
- ⁶ Q And you signed it verifying these are your
- true and correct answers, correct?
- ⁸ A Yes.
- 9 MR. BARCH: Do you have a signed version? I
- don't have a signed one.
- MR. MAST: Yeah, it's signed.
- 12 BY MR. MAST:
- Q All right. Has -- I think defense counsel
- already answered this, but I just want to make sure
- that you haven't heard anything that your defense
- counsel hasn't heard -- has your homeowners insurance
- rejected or reserved their right for coverage in this
- case at all, to your knowledge?
- MR. CALLAHAN: I'd just object, it may call for
- privileged conversation and I object as to it may call
- for conversations with insurance company but -- and I
- can answer as far as I know, there's been no rejection
- of anything, and I'll make that stipulation --
- MR. MAST: I'll accept your answer then; that's

```
fine. All right. Let me just look through your
1
```

- answers to interrogatories, the ones that I've got.
- Hold on one minute.
- BY MR. MAST:
- 5 Have you talked to your mother -- Or strike
- that.
- Have you talked to your parents at all
- 8 about this incident with regard to whether they saw

He admited it contemporarion

- anything?
- 10
- 11 Okay. Do you know if they saw anything
- 12 regarding the incident?
- 13 I know they didn't see how it went down.
- 14 Did they -- Do you know if they saw the
- 15 process of what you and Paul were doing in cutting
- 16 these branches down?
- ? Did when he used the Pool the Pool 17
- 18 Okay. Do you know if they knew about the Q
- 19 incident before you left the property that day?
- 20 Yeah, they knew that something had
- 21 happened --
- 22 Okay. Q
- 23 -- bad. Α
- 24 Okay. Since you only met or spoke with Paul Q

- 1 on a few various occasions after the incident, I'm
- assuming you're not really up-to-date on the nature
- and extent of his recovery and/or his medical injury;
- 4 fair enough?
- ⁵ A No, I'm not.
- Q Is that fair enough?
- ⁷ A That's fair.
- ⁸ Q Okay. So what limitations or the severity of
- ⁹ the injury and what it's turned out to be, you don't
- know about; fair enough?
- A I don't know.
- Q Okay. And the work you were doing was at the
- request of your parents, correct?
- A It was at the submitting of my parents for my
- suggestion that it was a good time to do this.
- Q It was for purposes of your parents. It was
- their property and it was --
- ¹⁸ A Yes.
- Q -- work doing --
- A It was for purposes of my --
- Q Hold on.
- ²² A Okay.
- Q It was for their purpose, your parents'
- purpose to do it. You weren't benefiting yourself in

- doing it, were you, other than getting money for it?
- MR. BARCH: I object to the form of that
- question. It calls for legal opinions.
- 4 MR. MAST: I don't --
- 5 BY MR. MAST:
- ⁶ Q Go ahead. Do you want me to ask the question
- ⁷ again?
- ⁸ A Yeah.
- 9 Q All right. The work you were doing in
- cutting the tree on your parents' property when this
- injury occurred was to benefit your parents, correct?
- A Yes.
- MR. BARCH: Same objection.
- BY MR. MAST:
- Q Okay. And you were getting paid to do it,
- 16 correct?
- 17 A Yes. Not propriets
- ¹⁸ Q Okay.
- MR. MAST: Go ahead. I'll let you go and see if
- I have anything else here.
- 21
- 22
- 23

1 EXAMINATION 2 BY MR. BARCH: 3 Hopefully don't have to cover everything over again, but I do want to back up a little bit. 5 McArdle? Mike Mcartor. Ά 7 0 Mcartor? Yeah, Mcartor. 9 He was a friend of yours for a long time as 10 well? Α Yes. And what's the connection between him and to see g? I mean ... 12 13 Mr. Dulberg? I mean ... 14 Α They both live together in Paul's mother's 15 home. 16 They've been living together for years? Q Ten years. - A yes, Nor W 17 Α Q Ten years? 19 And it's a sensitive question, but are David homophobic? they a couple? 21 A lot of people wonder. 22 Okay. Well, do you know? 23 Α. I don't know. 24 Q You've known them both for years.

```
1
          Α
               I don't know. I mean, I don't know either
    way so I just don't know. I'm not being facetious; I
     just don't know. The your a close the way not?
               Have you ever talked to Mr. Mcartor about
 5
     what happened?
                       Their was a conversation of my
                       Home both my mon, with and to think
 6
          Α
               No.
                       There is a second order as it to wheat talking
               No?
                   TO CHARTE HIM ABOUTLY SOUTH TEACH
          Α
               No.
               They -- There was one conversation
          Q
10
                          (Short interruption.)
11
     BY MR. BARCH:
12
               There was one conversation I think you had
          Q
13
     with Mr. Dulberg and Mr. Mcartor was present?
14
               Yes.
15
               And let me see if I can remember which one
16
     that was. Do you remember of the four that we talked
17
     about earlier --
18
               Yes, it's the one in the kitchen where Mike
          Α
19
     was present and Paul had commented that the thought
20
     that this was a blessing and the best thing that could
21
     have happened because he won't have to work another
     day of his life, Won't have to retrain for a job,
22
     blah-blah-blah, on and on.
23
```

Okay. Do you recall Mr. Mcartor making any

24

Q

Page 190 1 statements? No, Mike is a listener. A. No. 3 Okay. Q He stays out of things. Α 5 And I may be confused but was that the same conversation where he -- where you basically said you 7 wouldn't tell something that wasn't true? A · No, that was a separate conversation. 9 leaving his house and he kind of just blurted out 10 across the kitchen where Mike was witness to him 11 saying it. 12 The one that Mike was there, there wasn't any Q 13 discussion about money or --14 Α No. 15 -- testifying any certain way? Q 16 Α No. 17 All right. I guess going back to this 0 Okav.

whole situation, what brought you out to your -- I

That's your mom, right?

For years, yeah.

guess to this -- to do this work at your mom and dad's

Carolyn is your mom, and Bill's been your

18

19

20

21

22

23

24

Α

Α

Yes.

stepfather for years?

- And you were there -- If I understand what
- 2 you're saying, you were there, there was a discussion
- 3 as to what to do with these trees now that the shed
- 4 was down?
- 5 Correct. Α
- 6 And it was just a -- if I heard your
- testimony, a good opportunity to take down these
- 8 overhanging trees?
- Yes. -Every Contract Partial of a Destroy
- 10 Was there plans to put up a new shed?
- No. Actually, we installed the same size 11 Α
- 12 shed on the same platform in the same spot after the
- 13 trees came down.
- 14 0 Okay.
- 15 As I said, it was opportune because it was
- 16 absent now.
- 17 Okay. But was there -- the long-range plan
- 18 was to put a new shed back in the same spot?
- 19 Α Yes.
- 20 A replacement? 0
- 21 Α Yes.
- 22 All right. So before doing that, it was --
- 23 your thought is let's get rid of this overhanging
- 24 tree?

```
Α
               Yes.
               All right. And I -- I -- This whole notion
          0
     as to whether you were paid or not paid, did they end
     up giving you cash for doing work out there?
               I did a multitude of things; but yes, for
6
     that job --
               Okay.
               -- there was many upgrades done on the
     property, so ...
               Did you consider yourself to be their
11
     employee or were you just doing a favor for them for
12
     money, what?
13
               No, I was -- I was doing a favor and because
14
     of the times, I was getting money where I could and my
15
     mom wanted to supply me with some kind of means of
16
     income because I couldn't find it anywhere else and I
                                                yes he did
17
     provided a service for her.
               You called it at one point a chore
18
          Q
19
               A chore
          Α
20
               -- that you were doing for them?
          Q
               Yeah. - Could it by Called an allowing & cathle
21
          Α
22
               All right. Now, with respect to the tree
23
     trimming and then ultimately whether they were
24
     removed, did either Bill or Carolyn come out there and
```

To the town of which it

```
1
                  tell you how they wanted this done?
                                                          10. - They conted the rose begins in a specie of the property 
   2
   3
                                                       Prior to you undertaking that job, did you
                  sit down with them and have them tell you what they
   5
                  wanted done, what their expectations were, or anything
                  like that?
   7
                                                       Have you ever actually seen either one of
                                                                      - Why Didthey - Carolyns DeA.
   9
                  them use a chain saw?
10
                                                       Would you agree that you were free to cut
11
                                     0
12
                  those limbs, take down the branches, to do that in any
13
                  way you saw fit?
                                                       Yes.
14
15
                                                       And you didn't have an invoice or a written
                                                                                                                                                       verbal ct?
16
                   contract with them --
17
                                     Α
                                                        No.
                                                        -- or anything like that?
18
19
                                     Α
                                                        No.
20
                                                        And then this whole concept as to whether
                                      Q.
21
                   David was there -- I'm sorry -- as to why Paul was
22
                   there, he was there -- you invited him over?
23
                                                         I did.
                                     Α
```

And Mr. and Mrs. McGuire may have known he

24

Q

Jan They know Friend. was coming over? Α You told them that? 3 0 Α 5 Did you tell them that he was coming over to 0 help you? _ Before 6 I said that I asked Paul to help me today and 7 8 they didn't say anything because we worked together 9 before and they're friends, so ... 10 And at that point, if I heard your testimony, 11 there was no discussion between you and your parents 12 No. - Then why lie about it? about them paying for Paul's time? 13 14 And that wasn't something that you and Paul Q even talked about? - Lange I and I amount There 15 to be the week! 16 17 Even up until the point of injury, that was 0 18 not a subject of conversation? 19 No, it was not. 20 Do you know if he was planning on taking some Q. 21 of the trimmed-up branches for firewood? 22 I was assuming in my mind that that would 23 suffice him initially, yes, because he had already 24 taken some before from the front yard. He has a

it worses Page 195 fireplace at his home that he burns -Okay. -- where we don't -- or she doesn't here. who ig ghe mom? That was an assumption but was it actually a No, we did not discuss it. subject of conversation between you and he? So in terms of what, if anything, Paul might get out of it, as you sit here today, you don't recall any discussions with Paul about what he would get in return for helping you? No, he just agreed to help a friend take down some trees. - New Its tree Remediate set Change The Symphi And I -- if I'm understanding your testimony too, Paul wasn't trying to override anything you were doing; he wasn't telling you what to do either? No. The state of t There was a lot of unspoken things happen between the two of you? 26 Yes ---The branch that you and Mr. Dulberg were

20 21 working on -- I'm sorry -- the limb that you and he 22 were working on, that one you mentioned as you were 23 cutting that fourth branch as turning, that one flexed? spowed, 24

Q

0

A

Α

Q

3

6

8

9

10

11

12

13

14

15

16

17

18

19

```
1
           Α
                  Yes.
```

3

- And you used the word flexed, at one point Q also bowed, you used that word?
- Α Yes.
- 5 If I'm understanding what you're saying, the 0 actual limb itself bent? Thought pase is an Boonced

 A Yes. Said the checked to ?? 6
- 7
- All right. Did you have that happen on any 9 of the other 24 to 29 branches that you were cutting? the Edwind Lac
- 10 No. Α
- 11 That was the first time that happened? 0
- Yes. It Didn't Happen 12
- 13 All right. And the -- at the point in time 14 you described, and I don't want to go through in 15
- detail what you and Mr. Mast just went over, but you
- 16 described how you were moving for that -- at the
- 17 second attempt to get that fourth branch; and if I
- 18 understood your testimony, simultaneously Mr. Gagnon
- 19 is coming in with his right arm to grab the limb --
- 20 Α Mr. Dulberg, yes.
- 21 O -- and the saw and his arm converged
- Yes. -B. Doing 2018houd Be Acell simultaneously? 22
- 23
- 24 Q Okay. Had Mr. Dulberg gotten his hand

- anywhere near the chain saw any closer than 12 to
- 2 18 inches anytime prior to that?
- 3 A No. 172
- 4 Q At any point in time did you perceive or fear
- 5 that he was getting his arm too close or hand or
- whatever, any part of his body too close to the blade
- of the chain saw that you were operating?
- $^{\mathrm{B}}$ A No. No.
- ⁹ Q Right up until the very end?
- ¹⁰ A No.
- 11 Q Did you ex- -- As you were cutting, having
- down 24 to 29 branches, because this happened you're
- estimating on the twenty-fifth or thirtieth branch,
- 14 correct?
- A Yeah, somewhere around there.
- Q Limb. Did you expect him to be putting his
- arm in there to help with the flex?
- A No, because none of them flexed previous to
- that. I didn't foresee it at all!
- Q All right. And would you agree that prior to
- June 28, 2011, indeed right up until the point where
- Mr. -- where the saw came in contact with
- Mr. Dulberg's arm, you knew that a chain saw could cut
- 24 somebody?

```
Α
      Yes.
```

- You didn't have to be told that --Q
- No. Α
- -- by anybody else?
- 5 Did not have to be told that. Α
- б And would you also agree that you knew that 0
- it would be important if you were using a chain saw to
- keep it clear of somebody else's arm and hands and 8
- body for that matter?
- 10 Α Yes.-
- 11 You didn't have to be told that by anybody?
- 12 No. Α
- And you talked about a certain position you 13
- 14 took with the chain saw, you called it a lock --
- 15 A Locked elbow.
- THE CORDAN MANNEY AND 16 Locked elbow? Q
- 17 Α Yeah.
- 18 Is that where one hand's on there -- there's Q
- 19 like a bar that you can hold the chain saw with?
- 20 Α Yes.
- 21 Then there's another part where there's a Q
- 22 trigger?
- 23 Α Yes.
- 24 You actually have to pull the trigger to get Q

- the chain to move? Α Yes. And which elbow are you talking about being locked, both of them? 5 Right elbow locked into my ribs so that my strokes were short. Okay. So that was some -- that was a 8 technique that you were using to maintain control over Jes tome made techique that chain saw? 10 Yes. 11 Is that something that you learned just in practice or something you heard before? when, where ! 12 No, I witnessed people doing it when they're 13 14 in close quarters) because sometimes you'll have to do 15 that. You know, I have a friend who does tree 16 trimming and I'd just seen it performed before. 17 Q Okav. 18 It's also less fatiguing on the worker 19 And it may be elementary but correct me if 20 I'm wrong, you were -- as you were using the saw to 21 cut those branches off the limbs, part of what you 22 were doing is removing these limbs, correct?
- Α Yes.

The second of the second of the second

24 The branches from the limbs? Q

```
1
               Yeah.
          Α
2
               And part of what you're doing is trying to
          0
     not hurt yourself --
               Correct.
 5
          0
               -- in the process?
 6
               Yeah.
          Α
7
               Were you also endeavoring to not hurt
                                      Belived This Till It sunti
8
     Mr. Dulberg?
                     I had no intentions of hurting anyone.
          Α
10
               At any point in time prior -- right up until
11
     the point where the chain blade came into contact with
12
     Mr. Dulberg's arm, did you feel there was a -- did you
13
     feel compelled or was there anything causing you to
14
     feel compelled to tell him to keep his hands or arms
                                   of a post particles
15
     out of the way?
               No, they were not in the way.
16
17
          Q
               He was doing that all the way up until that
                     Prost all the way through,
18
     point in time?
19
20
               And if I heard you, you don't know all the
          Q
21
     injuries -- the extent of any injuries or
22
     complications Mr. Dulberg had as a result of that car
                                       By Linker & , who?
```

Nerve damage is all I was aware of. Α

accident that he had?

23

24

The thinks In American monte to the the 10 12 13 14

15

16

17

18

19

20

21

22

23

24

1

2

3

Whether he broke his neck or had any Okay. residuals with the elbow, rehab or surgeries, none of that you don't know?

Yeah, I don't know.

BARCH: All right. That's all I have.

I just have one -- two quick MR. CALLAHAN: questions that you may want to have some follow-up on if I can just go?

MR. MAST: Okay.

EXAMINATION

11 BY MR. CALLAHAN:

> Mr. Gagnon, are you aware of any other work O that Mr. Dulberg has done in addition to helping you tear off a roof after the date of the incident?

He tends a garden which is his whole front Α yard this summer, the last summer. He did some -- He did some renovation and tear-out work for a -- kind of strange you asked that, but a homosexual that lives in Twin Lakes and he just freely gave up, he's like, Yeah, I met your friend Paul.

You know, he helped me tear out the dry wall in my basement and stuff and then I was like, oh, And I asked him if he would testify and he really? said, I don't want to get involved. So maybe he'd

want to get involved now, I don't know, but that was

why. or

- the one example; and then of course on my home, my
- roofina.
- So he did some demolition work for some other
- 5 people?
- And that was referred to in your statement
- that you gave Mr. Mast before this deposition?
- Α Yes.
- 10 MR. CALLAHAN: Okay. That's all I have.
- 11 Yeah, I want to follow up on that. MR. MAST:
- 12 FURTHER EXAMINATION
- 13 BY MR. MAST:
- 14 He tends a garden. Do you ever watch him
- 15 tend the garden?
- A I've seen him tend to his garden. 16
- 17 Since the accident?
- Physically walking in his garden and picking
- vegetables, yeah) I mean, as far as tilling and that, 19
- 20 no, I have not seen him labor as far as tilling,
- although he did borrow my tiller to till it. 21
- Did I see -- Did I see him? 22
- 23 0 Okay. Have you ever seen him till his
- 24 garden?

- A No.
- Q The only thing you've seen him do since his
- accident as far as his garden is to pick vegetables?
- l A Yeah.
- Q Okay. And that's just by when you drive by
- 6 you see him doing that?
- A He's -- He told me at those times when I was
- there, you know, look at all the produce I have.
- Q He told you when? What are we talking about?
- A When I was there.
- 11 Q After the accident?
- 12 A Yeah. On those -- On those occasions that I
- mentioned, he's got all his, you know, vegetables and
- stuff lined up at his house. In outstand the
- 15 Q You're going too fast. On what occasions?
- These conversations we talked about at the beginning
- of this deposition weren't all at his house.
- A No, the one where I was in the kitchen.
- Q Right. That's the one time. You said --
- 20 A Such as -- Such as that, you know, and --
- 21 p Q Wait. Wait.
- 22 1 A His brother doesn't tend the garden.
- Q Hold on. Hold on. Stop. After the accident
- how many times have you been to his house?

- 1 As I had said. Α
- 2 Q
- 3
- As I had said. What is as I had said? What answer -- How
- 5 many is that?
- You've got it written down right there
- 7 How many? I don't know what you're talking 0
- 8 about. How many?
- I told you the one time in the kitchen. Α ocasions Become Time
- 10 0 Right.
- 11 Α And there you go.
- 12 So one time? 0
- 13 Α Yeah.
- 14 Okay. Just say one then; that's the answer. Q
- 15 So the question is, how many times have you been to
- 16 Paul's house since his accident? It's one time,
- 17 right?
- 18 Yeah. Α
- 19 Is that a yes?
- 20 Α Yes.
- 21 So the times that you've seen anything Q Okav.
- 22 that he's done with his garden, have you ever visited
- 23 him to see what he does in the garden?
- 24 Α No, I didn't witness him working in the

6

8

9

16

22

Okay. So what you're saying is the testimony Q you just gave about him tending the garden is what you have had that one conversation when you were at his 5 house that one time after the accident, right?

Modern Control of the Many of

Yeah. - in October ?

And that was a conversation you had with him and he said, Hey, look at what I do when I tend my Dave my Dog, Dag Daveng Supplies FRM my
Casaf Stealing Shop. garden?

10 Yeah. I was figuring maybe the dog helped him, you know. Sugar the there you base 11

12 0 You know, I'm not trying to be funny. 13 just trying to get the facts, okay? Because what you 14

say might -- you might not understand but it leaves a

Everythin Dare says is alic, thought, Intere. lot of inferences. I'm trying to finish -- find out and 15

exactly what you mean as far as so I don't have to

17 infer what you mean, okay?

18 Α Okay.

19 So I'm not trying to be funny about it. You 20 were there at his house one time after the accident, Yes.

21 right?

23 And that was the time four months after the accident? - 48 11 11 11 11 11 11 11 24

```
Α
               Yes.
               Okay. And that's the information then that
          Q
     you got about him tending his garden, correct?
               Yes.
          Α
               Okay. You've never seen him tend his garden
          0
     since the accident, have you?
               Picking fruit, tending?
                                         Yeah.
                                                 I mean, are
     you talking about tilling soil? Are you talking about
     walking in the garden in the sense --
10
               Have you seen --
11
          Α
               What are you saying is tending?
12
              All right.
          Q
13
          Α
               I don't understand.
14
               Okay. I understand that.
          Q
15
          Α
               Okay.
16
               How many times have you seen him in his
17
     garden since the accident?
18
               We'll say ten times driving by his house,
          Α
19
     going into the neighborhood that I used to live in, no
20
     conversations, not stopping by, not talking to him.
21
               I got the answer, ten times.
22
               But I'd usually seen him in his garden.
23
               During those ten times you've seen him in his
```

garden since the accident, what things have you seen

The state of the s

```
1
     him do?
                Harvesting vegetables.
          Α
          Q
                Picking vegetables?
          Α
                Yes.
                Okay.
                      With his hands?
          Α
                Yes.
                Putting them in some type of basket or
          Q
     something?
          Α
                Yes.
10
                Okav.
                       And you would see him just by passing
11
     by so it'd be a matter of a couple seconds you would
12
     see him, right?
13
14
                For each of those ten times, right?
15
                Yes.
          Α
16
                And those are ten separate dates?
17
          Α
                Yes.
18
                Over a course of a summer?
          Q
19
               Over the course of since this occurrence
          Α
20
                       So that would be two summers?
          Q
                Okay.
21
          Α
                So two summers, right.
22
                Okay.
                     Very good. Let's talk about that
23
     renovation work then. The renovation work that you're
24
     talking about isn't something you saw him do, it's
```

The state of the s

- something that somebody else told you that he has done, right? 3 Α And who is the individual, what's his name? Q Mike Thomas. Α Q Mike Thomas?
- Yeah. Α
- Q He's the homosexual you were talking about?
- Α Yes.
- 10 And he lives in where? 0
- 11 He lives in Twin Lakes. Α
- 12 Okay. Are you friends with him? Q
- 13 A No
- 14 Okay. So you don't know personally what Paul Q
- 15 did, if anything, at Mike Thomas's house, you just
- 16 know what Mike Thomas told you, correct?
- 17 Α Correct.
- 18 0 Okay. So whether he actually did renovation
- 19 work, meaning Paul, you don't know; fair enough?
- His basement was renovated. By who will be well with the well and the well 20 Α
- 21 Whether Paul did the work or not, you don't
- 22 know; fair enough?
- 23 I was told that he did the work.
- 24 Right, and so now I'm asking do you know if Q

```
1
     Paul did the work or just through what you were told?
               I was informed that Paul had done the work
3
     inadvertently without asking for me to be revealed
     that someone -- someone had told me that I know this
     person. - All
               All right. Here, let me say it a different
7
     way.
                                  we will make all Bull
               I know, you're trying to work it your way.
 9
               I'm not trying to work -- I'm just trying to
          Q
10
     get the basis of what you're saying and you didn't see
11
     him do the work, right?
12
               No, I didn't see him do the work.
          \mathbf{A}
13
               So you don't know if he really did the work,
14
     do you, other than what somebody told you, correct?
15
               That's a fair assumption.
          Α
16
               And Mike is the only person that told you he
17
     did the renovation work, right?
18
               That is correct.
          Α
19
               And what part of the renovation work you
          0
                                            Be a fact But Evidance
20
     don't know; fair enough?
21
               That's a fair assumption.
          Α
22
          0
               Okay.
23
          MR. MAST: That's all I have.
                                           Thanks.
```

Page 211

MR. MAST: All right. MR. CALLAHAN: Signature reserved. (Witness excused.)

STATE OF ILLINOIS) SS. COUNTY OF MCHENRY) IN THE CIRCUIT COURT FOR THE TWENTY-SECOND JUDICIAL CIRCUIT MCHENRY COUNTY, ILLINOIS PAUL DULBERG,) Plaintiff,) VS.) No. 12 LA 178 DAVID GAGNON, Individually,) and as Agent of CAROLINE) MCGUIRE and BILL MCGUIRE;) and CAROLINE MCGUIRE and) BILL MCGUIRE, Individually,) Defendants.) I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	12
IN THE CIRCUIT COURT FOR THE TWENTY-SECOND JUDICIAL CIRCUIT MCHENRY COUNTY, ILLINOIS PAUL DULBERG, Plaintiff, Vs. No. 12 LA 178 DAVID GAGNON, Individually, and as Agent of CAROLINE MCGUIRE and BILL MCGUIRE; and CAROLINE MCGUIRE and BILL MCGUIRE, Individually, Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
JUDICIAL CIRCUIT MCHENRY COUNTY, ILLINOIS PAUL DULBERG, Plaintiff, Vs. No. 12 LA 178 DAVID GAGNON, Individually, and as Agent of CAROLINE MCGUIRE and BILL MCGUIRE; and CAROLINE MCGUIRE; and CAROLINE MCGUIRE and BILL MCGUIRE, Individually, Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
JUDICIAL CIRCUIT MCHENRY COUNTY, ILLINOIS PAUL DULBERG, Plaintiff, Vs. No. 12 LA 178 DAVID GAGNON, Individually, and as Agent of CAROLINE MCGUIRE and BILL MCGUIRE; and CAROLINE MCGUIRE; and CAROLINE MCGUIRE and BILL MCGUIRE, Individually, Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
PAUL DULBERG, Plaintiff, VS. No. 12 LA 178 DAVID GAGNON, Individually, and as Agent of CAROLINE McGUIRE and BILL McGUIRE; and CAROLINE McGUIRE and BILL McGUIRE, Individually, Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
Plaintiff, Vs. No. 12 LA 178 DAVID GAGNON, Individually, and as Agent of CAROLINE McGUIRE and BILL McGUIRE; and CAROLINE McGUIRE and BILL McGUIRE, Individually, Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
DAVID GAGNON, Individually, and as Agent of CAROLINE McGUIRE and BILL McGUIRE; and CAROLINE McGUIRE and BILL McGUIRE, Individually, Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
DAVID GAGNON, Individually,) and as Agent of CAROLINE McGUIRE and BILL McGUIRE; and CAROLINE McGUIRE and BILL McGUIRE, Individually,) Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
DAVID GAGNON, Individually,) and as Agent of CAROLINE McGUIRE and BILL McGUIRE; and CAROLINE McGUIRE and BILL McGUIRE, Individually,) Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
and as Agent of CAROLINE McGUIRE and BILL McGUIRE; and CAROLINE McGUIRE and BILL McGUIRE, Individually,) Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
McGUIRE and BILL McGUIRE; and CAROLINE McGUIRE and) BILL McGUIRE, Individually,) Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
BILL McGUIRE, Individually,) Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
Defendants. I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
I, DAVID A. GAGNON, state that I have read the foregoing transcript of the testimony given by me at my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
my deposition on February 4, 2013, and that said transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
transcript constitutes a true and correct record of the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
the testimony given by me at the said deposition except as I have so indicated on the errata sheets provided herein. DAVID A. GAGNON No corrections (Please initial)	
DAVID A. GAGNON No corrections (Please initial)	
DAVID A. GAGNON No corrections (Please initial)	
No corrections (Please initial)	
No corrections (Please initial)	
No corrections (Please initial)	
Number	
Number of errata sheets submitted (pgs.)	
SUBSCRIBED AND SWORN to	
before me this day	
of, 2013.	
NOTARY PUBLIC	

STATE OF ILLINOIS)

COUNTY OF COOK)

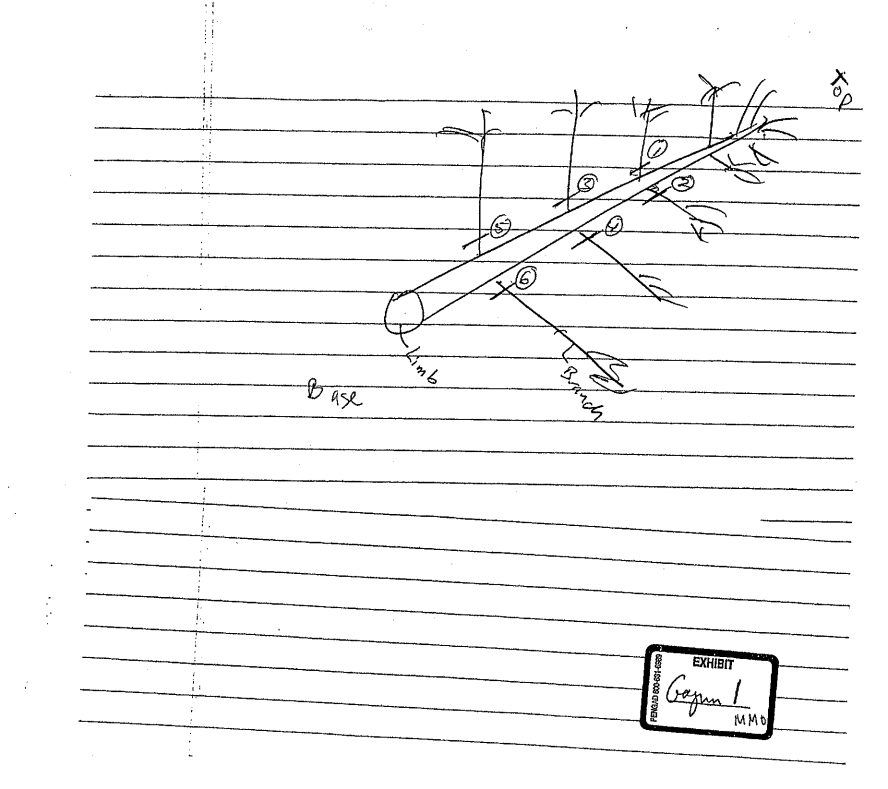
I, Margaret Maggie Orton, Certified Shorthand
Reporter and Registered Professional Reporter, do
hereby certify that on February 4, 2013, the
deposition of the witness, DAVID A. GAGNON, called by
the Plaintiff, was taken before me, reported
stenographically, and was thereafter reduced to
typewriting under my direction.

The said deposition was taken at the offices of Thomas J. Popovich, 3421 West Elm Street, McHenry, Illinois; and there were present counsel as previously set forth.

The said witness, DAVID A. GAGNON, was first duly sworn to tell the truth, the whole truth, and nothing but the truth, and was then examined upon oral interrogatories.

I further certify that the foregoing is a true, accurate, and complete record of the questions asked of and answers made by the said witness, DAVID A. GAGNON, at the time and place hereinabove referred to.

		Page 214
<u></u>	1	The signature of the witness, DAVID A. GAGNON,
	2	was reserved by agreement of counsel.
	3	The undersigned is not interested in the within
	4	case, nor of kin or counsel to any of the parties.
	5	Witness my official signature on this 9th day of
	6	December, 2013.
	7	
	8	
	9	•
1	0	
1:	1	MARIGE COLON
12	2	MARGARET MAGGIE ORTON, CSR, RPR
13	3	CSR No. 084-004046
14	<u>l</u>	
15	5	
16	;	
17		
18		
19		
20		
21		
22		
23		
24		



MEMORANDUM

10:

File

FROM:

Hans

DATE:

April 13, 2012

SUBJECT:

PAUL DULBERG - RECORDED PHONE STATEMENT FROM

DEFENDANT, DAVID GAGNON

Recorded statement saved under "Dulberg file - starts 9:16 to 6:03.

so that the back was going to cut and an easier go at it. Therefore, the branches that came down. I guess I can say "we" without saying "me" opted to stand the branches up and proceeded to cut. We done this many times, basically scalding off the small branches to make in size of 2 or 3 inch diameter pine needles left, nothing of real value to something to clean up. So, in doing so we had cut probably. I don't know, have a cord of little tiny pieces and had some left and we got to one where I didn't change position, and just so you it was the way that I was operating the saw and it checked, in other words. I wasn't free wheeling it out in front of me, always in position and we got to a branch that maybe we shouldn't have tried to cut, it was a little flimsy, so when I hit the crotch it flexed. At that time, yes I was handling the saw, but Paul at the same time and just because we know each other so well. I assumed it would be ok to support it. In doing so, I was already into the and I just nieked his arm. So I am wondering at this point, I was there in the operating room I looked into his flesh I was there weeping with him not accepting negligence or responsibility in full but certainly feeling my friend's pain, calling my mother of course she is concerned, she provided for all of the information and such for his medical bills and whatever to be paid and paid for his medication that day for pain and actually gave him some money for, you know, and he worked and he probably had intentions of getting something and actually I am wondering what is the premise that he is suing on and to what extent if you can answer those questions for me because I have known Paul for a long time, ok. I am going to tell you something else, he helped me roof my roof this summer, he did renovation work for a guy over here in Twins Lakes and ironically we talked and you know and I'm like yeah I know that guy, his name is Mike Thomas and, I mean, what is the premise that is he suing on?

Hans - I would be happy to tell ya, I mean, I don't know if you know this, our lines are recorded, but I don't have to keep it if you don't want me to.

No. I don't care, everything I am saying is the truth and that's the way that I operate and I'm glad that it is recorded and that we are both verified and so continue.

Hans - I don't expect you to tell me anything but the truth anyway, so as long as that is a good deal

What he said, you know, is that, we can make a lot of money in this, and I said we? I said Paul, I'm still thinking about your arm and getting home and getting your meds and he say ah, we'll talk about it later. So, once again, per law I understand that he is entitled to something but there should be

EXHIBIT

need why it should be hyped, pumped, exaggerated it and what I just told you was the truth, ok, as far as his injury my face was right in there. I mean he was all... and got pain medication and facia is a white membrane underneath your, separates your muscle from your fatty tissue of your concerned and anyone there, he had 7 stitches I think, 2 inside and then 6 outside, it was a deep superficial gouge and cutting the nerves, tendons, muscle.