



Transcript of Proceedings:

**Grievance of First Officer Michael Danford, ATL 18-14**

AIR LINE PILOTS ASSOCIATION, INT'L  
and  
DELTA AIR LINES CO.

Volume Seven  
December 9, 2020

(866) 787-6774 | [depos@storycloud.co](mailto:depos@storycloud.co) | [www.storycloud.co](http://www.storycloud.co)

VIRTUAL ARBITRATION

GRIEVANCE OF FIRST OFFICER MICHAEL DANFORD

CASE NO. 18-14

BETWEEN

AIR LINE PILOTS ASSOCIATION, INT'L

AND

DELTA AIR LINES CO.

VOLUME SEVEN

DECEMBER 9, 2020

REPORTED BY:  
DAMIEN STONEBERGER  
STORYCLOUD

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

APPEARANCES

ARBITRATOR:

Mark Burdette

FOR THE COMPANY, DELTA AIR LINES CO.:

THOMAS J. KASSIN, ESQ.  
SARAH AUFDENKAMPE, ESQ.  
FORD HARRISON  
271 17th Street NW, Suite 1900  
Atlanta, Georgia 30363  
404-888-3800  
tkassin@fordharrison.com

CHRIS B. PUCKETT, ESQ.  
DELTA AIR LINES, INC.  
1010 Delta Blvd.  
Department 943  
Atlanta, GA 30354  
404-715-1152  
Chris.B.Puckett@delta.com

Also Present for the Company:

Brian J. Pickett, Company Board Member  
Mike J. Doyle, Company Board Member  
Patrick Burns, Company Representative  
Mary Dickerson, Delta Legal Department

FOR THE UNION,  
DELTA MEC AIR LINE PILOTS ASSOCIATION, INT'L:

LEE SEHAM, ESQ.  
SEHAM SEHAM MELTZ PETERSEN  
199 Main Street  
White Plains, New York 10601  
914-997-1346  
lseham@ssmplaw.com

RACHEL SAMUDA, ESQ.  
AIR LINE PILOTS ASSOCIATION, INT'L  
100 Hartsfield Centre Parkway  
Suite 800  
Atlanta, GA 30354  
404-763-5198  
Rachel.Samuda@alpa.org

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

APPEARANCES, CON'T

Also Present for the Union:

Emilio Marcos, Contract Administration  
Committee Chairman

Kevin Morris, Union Board Member

Steve Mayer, Union Board Member

David Koch, Technical Advisor

Also Present:

Michael Danford, Grievant

Katy Hampton, Remote Technician

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

INDEX

PAGE

Appearances..... 1128

REBUTTAL

By Mr. Kassim..... 1132

Arbitration Proceedings - December 9, 2020

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

INDEX TO EXHIBITS

NO.	DESCRIPTION	PAGE
COMPANY EXHIBITS		
Exhibit 35	Contract A, Michael Danford	1132
Exhibit 36	Authorization for Special Issuance	1133
Exhibit 37	Artis Todd Schedule	1135
Exhibit 38	April, May Schedule	1135
Exhibit 39	Court Certification	1137
Exhibit 40	Stepanian Divorce Case Chronology	1138
Exhibit 41	Stepanian Court Records	1138
Exhibit 42	Business Record Affidavit	1139

Arbitration Proceedings - December 9, 2020

1 TRANSCRIPT OF PROCEEDINGS, VOLUME SEVEN

2 DECEMBER 8, 2020

3  
4 THE REPORTER: It's 6:00 a.m.

5 MR. KASSIN: Arbitrator Burdette and members of the  
6 board, what we would like to do this morning, hopefully  
7 in fairly quick order, is complete our rebuttal case,  
8 and by submitting some exhibits to you on three  
9 specific points of rebuttal. Point number 1 is a  
10 follow-up on Captain Miller's testimony as part of our  
11 rebuttal case, where he talked about his lack of  
12 knowledge of the March 16, 2016 test that the grievant  
13 put into evidence, and he had referred to Captain  
14 Perez's Contract A dated December 18, 2015.

15 (Company Exhibit 35 marked for identification)

16 And I'd like to ask Katy to bring up Company  
17 Exhibit 35, please. And Katy, if you could bring us  
18 down toward -- well, let's see. It's got the effect  
19 that -- you can leave it right there and the parties  
20 can examine it. I mean, we're going to let each of  
21 these documents that we're submitting speak for  
22 themselves. We don't think there's any need for  
23 testimony. But what the Delta -- as Captain Miller  
24 mentioned, the Delta Contract A is signed at the time  
25 the person successfully completes treatment. In this

1 case, at the Talbott Recovery Center or TRC, as we  
2 referred to it. And you know, up until they finished  
3 treatment, all their testing is being ordered or  
4 directed by the treatment center.

5 (Company Exhibit 36 marked for identification)

6 After that, there in the DEPAC program. And the  
7 next exhibit, Katy, we'd like you to bring up is  
8 Company Exhibit 36. And that is Captain Perez's  
9 special issuance that he successfully obtained on June  
10 22, 2016, after which point he goes back to flying. So  
11 the point of that is, as the board analyzes the  
12 different testing records for Captain Perez, they can  
13 know that anything before December 18, 2015 was  
14 directed by Talbott, and then after that, it's the  
15 DEPAC program and the pilots aviation medical -- HIMS  
16 aviation medical examiner there directing testing. And  
17 that's our only point, Captain Miller had referred to  
18 those dates, I believe. And we just went to show the  
19 documents that supported those dates. And with that,  
20 we'd submit them into evidence and subject to any  
21 rebuttal that -- or surrebuttal that the grievant might  
22 have.

23 MR. SEHAM: And what I would ask, apparently, the  
24 e-mail of these documents was sent to us at 10:29.  
25 We've never seen these documents before. So before I



1 make a determination as to whether I would like to  
2 object, I would like to receive the documents, have 15  
3 minutes with my client, and then determine whether we  
4 want to waive any objection.

5 MR. BURDETTE: Okay. That's fine.

6 MR. KASSIN: That's right. Arbitrator Burdette,  
7 what I'd like to do is go through the rest of the  
8 documentation. There's two other points of rebuttal  
9 that we would like to address.

10 THE ARBITRATOR: Okay.

11 MR. KASSIN: The second item, Katy, if you could  
12 bring up Company Exhibit 37, please.

13 MR. HAMPTON: Mr. Kassin, if I could confirm,  
14 Company Exhibit 35 because it was just -- these were  
15 just brought to me in hard copy, the Company Exhibit 35  
16 is the flight operations policy and procedures signed  
17 by Michael Perez. Contract A signed by Michael Perez?

18 MR. KASSIN: Right. We referred to that as the  
19 Contract A, but it's part of the company policy that we  
20 submitted earlier.

21 MR. SEHAM: Okay.

22 MR. KASSIN: Yes, sir.

23 MR. SEHAM: So 35 -- CX 35 and CX 36 relate to  
24 Captain Perez?

25 MR. KASSIN: Yes.

1 MR. SEHAM: Okay. Thank you.

2 (Company Exhibits 37-38 marked for identification)

3 MR. KASSIN: That's okay. Company Exhibit -- the  
4 next Company Exhibits, which will be 37 and 38, have to  
5 do with some testimony from Ms. Todd. And one second  
6 here, her testimony -- let me get the right -- to get  
7 the right reference to the page numbers of her  
8 testimony. There's testimony from her on transcript  
9 page 612. And in that testimony essentially, what  
10 she's saying -- this transcript will speak for itself,  
11 but the questions had to do with the times that she was  
12 with Mr. Danford and able to observe him, and it was  
13 related to her testimony.

14 And at line 12 on page 612, she's asked, "At times  
15 when you are not flying, would you generally have  
16 firsthand knowledge of Mr. Danford's whereabouts? And  
17 her answer was, "Yes, we're together constantly." And  
18 then on page 614, there -- there's a reference to  
19 company, I'm sorry, to Union Exhibit 35 by Mr. Seham.  
20 The -- and he's -- it's the Dr. Sager letter. And  
21 there's a quote in the Dr. Sager letter that -- that  
22 says, "There is a letter dated October 24, 2018 by  
23 Artis Todd who indicates that she is a 28-year-old  
24 flight attendant with Delta Airlines and has been in a  
25 relationship with the pilot since May 2017. They're

1 together constantly and extremely happy."

2 And then on page 615, there's a reference to Union  
3 Exhibit 36, which is a letter that Ms. Todd wrote to  
4 the FAA. And in Union Exhibit 36, Ms. Todd states  
5 that, "Mike and I are together constantly." And then  
6 she mentioned, "The very few days we were apart since  
7 we met my airline trips being the only days until his  
8 three trips after he receives his medical." So what of  
9 -- what union -- I'm sorry, what Company Exhibit 37 is,  
10 it's her schedules for April and May of 2018.

11 And Katy, can you bring up Company Exhibit 38,  
12 please. And can you blow that up for April so we could  
13 see that a little bit bigger. Okay. So what we've  
14 done is take the original schedule, Company Exhibit 37,  
15 and we've drafted out for the month of April and May to  
16 show her the days that she was flying so that it  
17 completes her testimony as to, "We were together  
18 constantly except for when I'm flying." So these are  
19 showing the dates that she was flying.

20 And Katy, if you could bring up the second page of  
21 that, which is May of 2018. And that the red lines are  
22 the lines that show the days that she's flying. And so  
23 we would just submit that to finish her testimony, if  
24 you will, and rebut that they were together constantly.  
25 I mean, she did have a fairly active schedule. The

1 original schedule is there as Company Exhibit 37. The  
2 graph of it is on Company Exhibit 38. And after  
3 counsel's had an opportunity to review that, we'd ask  
4 that that be admitted into the record. So that's the  
5 rebuttal point on Ms. Todd's testimony.

6 The third -- third point that we would like to  
7 rebut is the testimony from Mr. Stepanian. He -- on  
8 page 362 of the transcript, he refers to a September 7,  
9 2018 court hearing in connection with his case. And he  
10 says that, "After that hearing in which a toxicologist  
11 testified on my behalf, and during which time the judge  
12 declared I have lost faith in this PEth test, my  
13 custodial rights were reinstated." At page 363, at line  
14 number 17, Mr. Seham amplifies that and says, "I know  
15 it's certainly the comment that the judge had lost  
16 faith in the PEth test results as an oral comment."

17 (Company Exhibit 39 marked for identification)

18 So what I'd like to have Katy do, is bring up  
19 company Exhibit 39, please. And you have to go to the  
20 bottom of the page, Katy, there's a court certification  
21 if you blow that court certification up. So what we're  
22 going to put into evidence in sequence here, and I'll  
23 explain the sequence, is a certified copy of the court  
24 records of Mr. Stepanian's divorce and custody case.

25 And all the records that we're going to submit as

1 -- and don't go there yet, but we're going to submit  
2 Company Exhibit 41, which the -- is the entire  
3 certified court record from that proceeding. And we're  
4 doing that so that should counsel for the grievant  
5 choose to pick something out that he'd like to show the  
6 board on rebuttal, he has the complete record in front  
7 of him, and he's free to do so.

8 (Company Exhibits 40-41 marked for identification)

9 The next document I would like Katy to pull up is  
10 Company Exhibit 40. And what this is, is a summary  
11 that we have prepared of the court records, the actual  
12 court file is quite lengthy. And the summary we've  
13 prepared has to do with the PEth testing that Mr.  
14 Stepanian had been and continues to be subject to. And  
15 Katy, If you can go down to that date of that hearing  
16 in September 2018.

17 MR. KASSIN: September 8th. Okay. What we would  
18 -- and again, we're going to let the record speak for  
19 itself. The certified court records, what they show is  
20 that the present PEth procedures continues, but with  
21 National Drug and if you -- can you go to the next  
22 page, Katy. Screening as the collection site. There's  
23 requirement to do Soberlink within 10 minutes of  
24 driving children. Positive PEth or Soberlink, suspend  
25 possession rights to the children, et cetera. The

1 court order will speak for itself. And what the rest  
2 of the chronology will show is that subsequent to that  
3 hearing in which Mr. Stepanian states that the court  
4 had -- judge had declared, I've lost faith in this PEth  
5 test, he has continuously been subject to PEth testing  
6 and at the very end of the file, there is a settlement  
7 agreement where he continues to be subject -- where he  
8 agrees to continue to be subject to PEth testing.

9 (Company Exhibit 42 marked for identification)

10 And then lastly, what we wanted to show is Company  
11 Exhibit 42, Katy. In connection with the statement and  
12 testimony from Mr. Stepanian that the court had lost  
13 faith in PEth testing. Earlier, he had mentioned that  
14 the PEth testing was being done by US Drug Testing Lab.  
15 And he did that at page 357, line 15 through line 17 of  
16 his testimony. And what we have is on page 1 of this  
17 two-page exhibit, and the affidavit as to the  
18 authenticity of page 2. And Katy, if you could bring  
19 up page 2. Page 2 is a record of the PEth testing that  
20 Mr. Stepanian has been subject to from 2017 to date and  
21 continues to be subject to PEth testing and the PEth  
22 tests are dried blood spots, and they're being analyzed  
23 by US Drug Testing Laboratories.

24 So the point is that that statement from the  
25 witness was not correct that US Drug -- that the Judge

1 continued to require Mr. Stepanian to be subject to  
2 PEth testing and the PEth testing is being done to the  
3 state by USDTL and they're using dried blood spot. And  
4 those are our three points of rebuttal in which we've  
5 submitted these exhibits to support our point. As I  
6 said, I think they're self-authenticating. I know  
7 there was a concern about keeping Mr. Stepanian  
8 available as a witness. And so we thought by using  
9 certified court records and a certified document from  
10 USDTL, we could avoid having to call him and asking  
11 him, isn't it true that, you know you did all these  
12 tests? Isn't it true that, all of these orders? I  
13 mean, you know, the questions that we would ask. So we  
14 would ask that the board after counsel have an  
15 opportunity to review the documents that the board  
16 submit these records of exhibits into the record and  
17 with the admission of those exhibits, the company at  
18 that point will be prepared to rest its rebuttal case.

19 THE ARBITRATOR: Okay. Yes, Mr. Seham, go ahead.

20 MR. SEHAM: I may not -- an immediate point of  
21 clarification. This last document is it CX42 with a  
22 list of tests and the collection facilities, that  
23 doesn't provide any of the results. I'm not seeing  
24 that on the document.

25 MR. KASSIN: No, it doesn't. We --

1 MR. SEHAM: I'm just with my tired eyes. I just  
2 wanted to see if I was missing anything. And is this a  
3 document that you're representing came from the court  
4 records?

5 MR. KASSIN: No. If you look at, Mr. Seham, I know  
6 you not had a chance to look at it, but if you would  
7 look at page 1, it's a record kept in the ordinary  
8 course of business by USDTL, and the certification and  
9 that affidavit supports that it's a business record  
10 that they've maintained. It goes into more detail than  
11 that as far as the certification. But the source of  
12 the document is USDTL.

13 MR. SEHAM: All right. So you're proposing to use  
14 an affidavit to authenticate the tests that were  
15 conducted by USDTL, but not the result?

16 MR. KASSIN: Yes. If you would like to submit the  
17 results as part of your surrebuttal, that's fine with  
18 us. I mean, it's --

19 MR. SEHAM: All I'm asking is I'm trying to  
20 understand what's being submitted. I'm staring at the  
21 screen and I only have a few of the hard copies so far  
22 because apparently it's massive. I'm just trying --  
23 I'm not engaging in a debate, I'm just trying to  
24 understand what you've submitted.

25 MR. KASSIN: Okay. We understand. Thank you.



1 MR. SEHAM: Okay. And the further clarification,  
2 because this might be a sixty second consultation I  
3 have with my client as opposed to 20 minutes. So I  
4 think it's worthwhile, my just clarifying one thing.  
5 Could you bring up 40 again? Yeah, so this is -- this  
6 is a chronology prepared by your law firm, derivative  
7 from the court records; is that the representation?

8 MR. KASSIN: That's the representation, you're  
9 correct.

10 MR. SEHAM: Okay. All right. I think in the  
11 ordinary course of events, I might have objected to  
12 this, but as long as it's understood to be illustrative  
13 and derivative and not evidence per se, we can agree to  
14 that. Then I would have no objection to Company  
15 Exhibit 40.

16 MR. KASSIN: The actual court records had been  
17 submitted as Company Exhibit 41.

18 MR. SEHAM: Okay. All right. And my understanding  
19 is that with -- once we address these exhibits that  
20 have been submitted and we can confirm the range. Is  
21 it Company Exhibit 35 through 42? Is that the full  
22 range, 35 to 42?

23 MR. KASSIN: That is correct.

24 MR. SEHAM: Okay. And once we've addressed the  
25 admission of those documents that the company rests its

1 case?

2 MR. KASSIN: That is correct.

3 MR. SEHAM: Okay. Well, then with the caveat me --  
4 we made with respect to Company Exhibit 40, we pose no  
5 objection to these documents. So they may be deemed  
6 admitted.

7 THE ARBITRATOR: It will be admitted.

8 MR. SEHAM: And if there's no objection, Mr.  
9 Kassin, we can bring the document down so that I can I  
10 have --

11 MR. KASSIN: If you could please. No objection.  
12 Thank you. Okay. So Arbitrator Burdette, with what  
13 we've just discussed, the company is prepared to rest  
14 its rebuttal cases.

15 THE ARBITRATOR: Okay. Mr. Seham?

16 MR. SEHAM: Arbitrator, Kassin, we've reviewed our  
17 notes concerning Howard Taylor's testimony of yesterday  
18 and determined that we do not require surrebuttal. So  
19 we would submit that the evidentiary record in this  
20 case can be closed and then perhaps we can discuss  
21 briefing schedules.

22 THE ARBITRATOR: Okay. Not hearing any objection.  
23 Let's move into discussing the briefings. Yeah. Those  
24 you want to do that on or off the record?

25 MR. SEHAM: Go ahead, Mr. Kassin.

1 MR. KASSIN: My suggestion would we do it off the  
2 record, but then once we have an understanding that we  
3 put it on the record so that we could all refer to it  
4 and remember what we agreed to.

5 THE ARBITRATOR: Okay. That's fine. I agree with  
6 that. Then we'll go off the record for a minute for  
7 discussion on briefing schedule.

8 THE REPORTER: Okay. Off the record at 10:56 a.m.  
9 (OFF THE RECORD).

10 THE REPORTER: We are back on the record at 10:57  
11 a.m.

12 THE ARBITRATOR: Okay. For the record, the parties  
13 have conferred off the record and agreed to submit  
14 briefs at the -- with the agreement of counsel -- with  
15 a cross agreement of counsel, hopefully within 30 days  
16 after receipt of the transcript, but subject to  
17 modification based on the schedules of the -- of  
18 counsel. Anything further anybody wants to add?

19 MR. SEHAM: Actually, and I apologize for not  
20 bringing this up off record, but Arbitrator Burdette,  
21 would your approach be that these would be single  
22 briefs and that there would be no reply briefs?

23 THE ARBITRATOR: Yes. Yes.

24 MR. SEHAM: Okay.

25 THE ARBITRATOR: Yes.

1 MR. SEHAM: Thank you.

2 THE ARBITRATOR: Yes. That would be my feeling in  
3 the case that we should do single briefs, you know,  
4 cross exchange with each other, but no reply briefs.

5 MR. KASSIN: Arbitrator Burdette, what we have been  
6 doing and we'd like to see what your preference is  
7 whatever date that we agreed to exchange briefs, we  
8 generally pick a time that's acceptable to both counsel  
9 and then we send electronic versions of the brief to  
10 each other as well as to the arbitrator and for board  
11 members. And then we also ask the arbitrator if the  
12 arbitrator has a preference to receive a hard copy of  
13 the brief that we could mail to the arbitrator as a  
14 courtesy, if you prefer hard copies.

15 THE ARBITRATOR: I do not prefer hard copies.  
16 Actually, I prefer electronic. If I want a hard copy,  
17 I can print it out. Even though sometimes they're  
18 quite lengthy. But I just not have the paper to deal  
19 with. So electronically is fine with me.

20 MR. SEHAM: I'm sorry. We usually send also a PDF  
21 and a Word version so that if there's any cutting and  
22 pasting the arbitrator would want to do in terms of  
23 crafting his decision.

24 THE ARBITRATOR: Yes. Thank you. I appreciate  
25 that. I do have a program that allows me to cut and

1 paste out of a PDF, but it's much easier if I have a  
2 Word version as well.

3 MR. KASSIN: That's agreeable to the company.

4 THE ARBITRATOR: Okay. All right. Anybody have  
5 anything else? If not, I want to hold my board members  
6 for an executive session and we'll proceed along those  
7 lines with thanks to counsel and to all the witnesses  
8 for their professionalism and the demeanor and the  
9 presentation and the thorough presentations that we've  
10 had in this case will make the board's job perhaps  
11 easier or sometimes harder, given all of the various  
12 testimony that we've had. But in any case, thank you  
13 all and we'd be back in touch once we have the  
14 transcripts and decided on a briefing schedule. But  
15 for now I'm going to hold the board members for an  
16 executive session.

17 MR. SEHAM: Thank you. Thank you for your  
18 services, Arbitrator Burdette.

19 THE ARBITRATOR: Thank you.

20 THE REPORTER: We're off the record at 11:00 a.m.

21 (Whereupon the proceeding concluded at 11:00 a.m.)

22 \* \* \*

23  
24  
25

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

REPORTER CERTIFICATE

I, DAMIEN STONEBERGER, hereby certify that the foregoing proceedings were recorded by audio by me, a disinterested person, and that the proceedings were thereafter transcribed to typewriting, by computer;

That I am neither attorney for nor a relative or employee of any of the parties to the action; further, that I am not a relative or employee of any attorney or counsel employed by the parties hereto, nor financially interested in its outcome.

IN WITNESS WHEREOF, I have hereunto set my hand this December 9, 2020.



---

DAMIEN STONEBERGER  
STORYCLOUD

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

SCOPIST CERTIFICATE

I, the undersigned, do hereby affirm:

That the foregoing electronically-recorded proceedings were scoped by me to the best of my ability.

I further affirm I am neither certified or financially interested in the action nor a relative or employee of any attorney or party to this action.

IN WITNESS WHEREOF, I have this date subscribed my name.

Dated: December 24, 2020

*Stephanie Morano*  
\_\_\_\_\_  
STEPHANIE MORANO

<b>A</b>	<b>AIR</b> 1127:12,14 1128:4,9,17 1128:22 <b>airline</b> 1136:7 <b>Airlines</b> 1135:24 <b>allows</b> 1145:25 <b>amplifies</b> 1137:14 <b>analyzed</b> 1139:22 <b>analyzes</b> 1133:11 <b>answer</b> 1135:17 <b>anybody</b> 1144:18 1146:4 <b>apart</b> 1136:6 <b>apologize</b> 1144:19 <b>apparently</b> 1133:23 1141:22 <b>Appearances</b> 1128:1 1129:1 1130:3 <b>appreciate</b> 1145:24 <b>approach</b> 1144:21 <b>April</b> 1131:7 1136:10,12 1136:15 <b>ARBITRATION</b> 1127:6 <b>arbitrator</b> 1128:2 1132:5 1134:6,10 1140:19 1143:7,12,15 1143:16,22 1144:5,12,20 1144:23,25 1145:2,5,10	1145:11,12 1145:13,15 1145:22,24 1146:4,18,19 <b>Artis</b> 1131:6 1135:23 <b>asked</b> 1135:14 <b>asking</b> 1140:10 1141:19 <b>ASSOCIATION</b> 1127:12 1128:22 <b>ASSOCIATI...</b> 1128:17 <b>Atlanta</b> 1128:7 1128:11,24 <b>attendant</b> 1135:24 <b>attorney</b> 1147:7,9 1148:8 <b>audio</b> 1147:4 <b>AUFDENKA...</b> 1128:5 <b>authenticate</b> 1141:14 <b>authenticity</b> 1139:18 <b>Authorization</b> 1131:5 <b>available</b> 1140:8 <b>aviation</b> 1133:15,16 <b>avoid</b> 1140:10	<b>bigger</b> 1136:13 <b>bit</b> 1136:13 <b>blood</b> 1139:22 1140:3 <b>blow</b> 1136:12 1137:21 <b>Bld</b> 1128:10 <b>board</b> 1128:14 1128:14 1129:5,5 1132:6 1133:11 1138:6 1140:14,15 1145:10 1146:5,15 <b>board's</b> 1146:10 <b>bottom</b> 1137:20 <b>Brian</b> 1128:14 <b>brief</b> 1145:9,13 <b>briefing</b> 1143:21 1144:7 1146:14 <b>briefings</b> 1143:23 <b>briefs</b> 1144:14 1144:22,22 1145:3,4,7 <b>bring</b> 1132:16 1132:17 1133:7 1134:12 1136:11,20 1137:18 1139:18 1142:5 1143:9 <b>bringing</b> 1144:20 <b>brought</b> 1134:15 <b>Burdette</b> 1128:3 1132:5	1134:5,6 1143:12 1144:20 1145:5 1146:18 <b>Burns</b> 1128:15 <b>business</b> 1131:11 1141:8,9
			<b>C</b>	
			<b>call</b> 1140:10 <b>Captain</b> 1132:10,13 1132:23 1133:8,12,17 1134:24 <b>case</b> 1127:9 1131:9 1132:7,11 1133:1 1137:9,24 1140:18 1143:1,20 1145:3 1146:10,12 <b>cases</b> 1143:14 <b>caveat</b> 1143:3 <b>center</b> 1133:1 1133:4 <b>Centre</b> 1128:23 <b>certainly</b> 1137:15 <b>CERTIFICATE</b> 1147:1 1148:1 <b>certification</b> 1131:8 1137:20,21 1141:8,11 <b>certified</b> 1137:23 1138:3,19 1140:9,9 1148:6 <b>certify</b> 1147:3	



<b>cetera</b> 1138:25	1143:4,13	<b>copies</b>	<b>D</b>	1135:24
<b>Chairman</b>	1146:3	1141:21	<b>DAMIEN</b>	<b>demeanor</b>
1129:4	<b>complete</b>	1145:14,15	1127:23	1146:8
<b>chance</b> 1141:6	1132:7	<b>copy</b> 1134:15	1147:3,17	<b>DEPAC</b> 1133:6
<b>children</b>	1138:6	1137:23	<b>Danford</b>	1133:15
1138:24,25	<b>completes</b>	1145:12,16	1127:8	<b>Department</b>
<b>choose</b> 1138:5	1132:25	<b>correct</b>	1129:9	1128:10,16
<b>CHRIS</b> 1128:9	1136:17	1139:25	1131:4	<b>derivative</b>
<b>Chris.B.Puc...</b>	<b>computer</b>	1142:9,23	1135:12	1142:6,13
1128:12	1147:6	1143:2	<b>Danford's</b>	<b>DESCRIPTION</b>
<b>chronology</b>	<b>CON'T</b> 1129:1	<b>counsel</b>	1135:16	1131:2
1131:9	<b>concern</b>	1138:4	<b>date</b> 1138:15	<b>detail</b> 1141:10
1139:2	1140:7	1140:14	1139:20	<b>determination</b>
1142:6	<b>concerning</b>	1144:14,15	1145:7	1134:1
<b>clarification</b>	1143:17	1144:18	1148:9	<b>determine</b>
1140:21	<b>concluded</b>	1145:8	<b>dated</b> 1132:14	1134:3
1142:1	1146:21	1146:7	1135:22	<b>determined</b>
<b>clarifying</b>	<b>conducted</b>	1147:10	1148:12	1143:18
1142:4	1141:15	<b>counsel's</b>	<b>dates</b> 1133:18	<b>Dickerson</b>
<b>client</b> 1134:3	<b>conferred</b>	1137:3	1133:19	1128:16
1142:3	1144:13	<b>course</b> 1141:8	1136:19	<b>different</b>
<b>closed</b>	<b>confirm</b>	1142:11	<b>David</b> 1129:6	1133:12
1143:20	1134:13	<b>court</b> 1131:8	<b>days</b> 1136:6,7	<b>directed</b>
<b>collection</b>	1142:20	1131:10	1136:16,22	1133:4,14
1138:22	<b>connection</b>	1137:9,20,21	1144:15	<b>directing</b>
1140:22	1137:9	1137:23	<b>deal</b> 1145:18	1133:16
<b>comment</b>	1139:11	1138:3,11,12	<b>debate</b>	<b>discuss</b>
1137:15,16	<b>constantly</b>	1138:19	1141:23	1143:20
<b>Committee</b>	1135:17	1139:1,3,12	<b>December</b>	<b>discussed</b>
1129:4	1136:1,5,18	1140:9	1127:18	1143:13
<b>company</b>	1136:24	1141:3	1132:2,14	<b>discussing</b>
1128:4,13,14	<b>consultation</b>	1142:7,16	1133:13	1143:23
1128:14,15	1142:2	<b>courtesy</b>	1147:13	<b>discussion</b>
1131:3	<b>continue</b>	1145:14	1148:12	1144:7
1132:15,16	1139:8	<b>crafting</b>	<b>decided</b>	<b>disinterested</b>
1133:5,8	<b>continued</b>	1145:23	1146:14	1147:5
1134:12,14	1140:1	<b>cross</b> 1144:15	<b>decision</b>	<b>divorce</b> 1131:9
1134:15,19	<b>continues</b>	1145:4	1145:23	1137:24
1135:2,3,4,19	1138:14,20	<b>custodial</b>	<b>declared</b>	<b>document</b>
1136:9,11,14	1139:7,21	1137:13	1137:12	1138:9
1137:1,2,17	<b>continuously</b>	<b>custody</b>	1139:4	1140:9,21,24
1137:19	1139:5	1137:24	<b>deemed</b>	1141:3,12
1138:2,8,10	<b>Contract</b>	<b>cut</b> 1145:25	1143:5	1143:9
1139:9,10	1129:4	<b>cutting</b>	<b>Delta</b> 1127:14	<b>documentati...</b>
1140:17	1131:4	1145:21	1128:4,9,10	1134:8
1142:14,17	1132:14,24	<b>CX</b> 1134:23,23	1128:16,17	<b>documents</b>
1142:21,25	1134:17,19	<b>CX42</b> 1140:21	1132:23,24	1132:21

1133:19,24 1133:25 1134:2 1140:15 1142:25 1143:5 <b>doing</b> 1138:4 1145:6 <b>Doyle</b> 1128:14 <b>Dr</b> 1135:20,21 <b>drafted</b> 1136:15 <b>dried</b> 1139:22 1140:3 <b>driving</b> 1138:24 <b>Drug</b> 1138:21 1139:14,23 1139:25	<b>events</b> 1142:11 <b>evidence</b> 1132:13 1133:20 1137:22 1142:13 <b>evidentiary</b> 1143:19 <b>examine</b> 1132:20 <b>examiner</b> 1133:16 <b>exchange</b> 1145:4,7 <b>executive</b> 1146:6,16 <b>exhibit</b> 1131:4 1131:5,6,7,8 1131:9,10,11 1132:15,17 1133:5,7,8 1134:12,14 1134:15 1135:3,19 1136:3,4,9,11 1136:14 1137:1,2,17 1137:19 1138:2,10 1139:9,11,17 1142:15,17 1142:21 1143:4 <b>exhibits</b> 1131:1,3 1132:8 1135:2,4 1138:8 1140:5,16,17 1142:19 <b>explain</b> 1137:23 <b>extremely</b> 1136:1 <b>eyes</b> 1141:1	<b>F</b> <b>FAA</b> 1136:4 <b>facilities</b> 1140:22 <b>fairly</b> 1132:7 1136:25 <b>faith</b> 1137:12 1137:16 1139:4,13 <b>far</b> 1141:11,21 <b>feeling</b> 1145:2 <b>file</b> 1138:12 1139:6 <b>financially</b> 1147:11 1148:7 <b>fine</b> 1134:5 1141:17 1144:5 1145:19 <b>finish</b> 1136:23 <b>finished</b> 1133:2 <b>firm</b> 1142:6 <b>FIRST</b> 1127:8 <b>firsthand</b> 1135:16 <b>flight</b> 1134:16 1135:24 <b>flying</b> 1133:10 1135:15 1136:16,18 1136:19,22 <b>follow-up</b> 1132:10 <b>FORD</b> 1128:6 <b>foregoing</b> 1147:4 1148:4 <b>free</b> 1138:7 <b>front</b> 1138:6 <b>full</b> 1142:21 <b>further</b> 1142:1 1144:18 1147:8 1148:6	<b>G</b> <b>GA</b> 1128:11,24 <b>generally</b> 1135:15 1145:8 <b>Georgia</b> 1128:7 <b>given</b> 1146:11 <b>go</b> 1134:7 1137:19 1138:1,15,21 1140:19 1143:25 1144:6 <b>goes</b> 1133:10 1141:10 <b>going</b> 1132:20 1137:22,25 1138:1,18 1146:15 <b>graph</b> 1137:2 <b>GRIEVANCE</b> 1127:8 <b>grievant</b> 1129:9 1132:12 1133:21 1138:4	1139:3 1143:22 <b>hereto</b> 1147:10 <b>hereunto</b> 1147:12 <b>HIMS</b> 1133:15 <b>hold</b> 1146:5,15 <b>hopefully</b> 1132:6 1144:15 <b>Howard</b> 1143:17
<b>E</b> <b>e-mail</b> 1133:24 <b>earlier</b> 1134:20 1139:13 <b>easier</b> 1146:1 1146:11 <b>effect</b> 1132:18 <b>electronic</b> 1145:9,16 <b>electronically</b> 1145:19 <b>electronically...</b> 1148:4 <b>Emilio</b> 1129:4 <b>employed</b> 1147:10 <b>employee</b> 1147:8,9 1148:8 <b>engaging</b> 1141:23 <b>entire</b> 1138:2 <b>ESQ</b> 1128:5,5 1128:9,18,22 <b>essentially</b> 1135:9 <b>et</b> 1138:25				<b>I</b> <b>identification</b> 1132:15 1133:5 1135:2 1137:17 1138:8 1139:9 <b>illustrative</b> 1142:12 <b>immediate</b> 1140:20 <b>INDEX</b> 1130:1 1131:1 <b>indicates</b> 1135:23 <b>INT'L</b> 1127:12 1128:22 <b>interested</b> 1147:11 1148:7 <b>issuance</b> 1131:5 1133:9 <b>item</b> 1134:11
			<b>H</b> <b>Hampton</b> 1129:9 1134:13 <b>hand</b> 1147:12 <b>happy</b> 1136:1 <b>hard</b> 1134:15 1141:21 1145:12,14 1145:15,16 <b>harder</b> 1146:11 <b>HARRISON</b> 1128:6 <b>Hartsfield</b> 1128:23 <b>hearing</b> 1137:9 1137:10 1138:15	<b>J</b> <b>J</b> 1128:5,14,14 <b>job</b> 1146:10 <b>judge</b> 1137:11 1137:15 1139:4,25 <b>June</b> 1133:9

<b>K</b>	<b>leave</b> 1132:19	<b>massive</b> 1141:22	<b>morning</b> 1132:6	1143:3,12,15
<b>Kassim</b> 1130:6	<b>LEE</b> 1128:18	<b>Mayer</b> 1129:5	<b>Morris</b> 1129:5	1143:22
<b>Kassin</b> 1128:5	<b>Legal</b> 1128:16	<b>mean</b> 1132:20	<b>move</b> 1143:23	1144:5,8,12
1132:5	<b>lengthy</b> 1138:12	1136:25		1144:24
1134:6,11,13	1145:18	1140:13	<b>N</b>	1146:4
1134:18,22	<b>let's</b> 1132:18	1141:18	<b>name</b> 1148:10	<b>once</b> 1142:19
1134:25	1143:23	<b>MEC</b> 1128:17	<b>National</b> 1138:21	1142:24
1135:3	<b>letter</b> 1135:20	<b>medical</b> 1133:15,16	<b>need</b> 1132:22	1144:2
1138:17	1135:21,22	1136:8	<b>neither</b> 1147:7	1146:13
1140:25	1136:3	<b>MELTZ</b> 1128:19	1148:6	<b>operations</b> 1134:16
1141:5,16,25	<b>line</b> 1127:12	<b>Member</b> 1128:14,14	<b>never</b> 1133:25	<b>opportunity</b> 1137:3
1142:8,16,23	1128:17,22	1129:5,5	<b>New</b> 1128:20	1140:15
1143:2,9,11	1135:14	<b>members</b> 1132:5	<b>notes</b> 1143:17	<b>opposed</b> 1142:3
1143:16,25	1137:13	1145:11	<b>number</b> 1132:9	<b>oral</b> 1137:16
1144:1	1139:15,15	1146:5,15	1137:14	<b>order</b> 1132:7
1145:5	<b>lines</b> 1127:14	<b>mentioned</b> 1132:24	<b>numbers</b> 1135:7	1139:1
1146:3	1128:4,9	1136:6	<b>NW</b> 1128:6	<b>ordered</b> 1133:3
<b>Katy</b> 1129:9	1136:21,22	1139:13	<b>O</b>	<b>orders</b> 1140:12
1132:16,17	1146:7	<b>met</b> 1136:7	<b>object</b> 1134:2	<b>ordinary</b> 1141:7
1133:7	<b>list</b> 1140:22	<b>Michael</b> 1127:8	<b>objected</b> 1142:11	1142:11
1134:11	<b>little</b> 1136:13	1129:9	<b>objection</b> 1134:4	<b>original</b> 1136:14
1136:11,20	<b>long</b> 1142:12	1131:4	1142:14	1137:1
1137:18,20	<b>look</b> 1141:5,6	1134:17,17	1143:5,8,11	<b>outcome</b> 1147:11
1138:9,15,22	1141:7	<b>Mike</b> 1128:14	1143:22	
1139:11,18	<b>lost</b> 1137:12	1136:5	<b>observe</b> 1135:12	<b>P</b>
<b>keeping</b> 1140:7	1137:15	<b>Miller</b> 1132:23	<b>obtained</b> 1133:9	<b>page</b> 1130:2
<b>kept</b> 1141:7	1139:4,12	1133:17	<b>October</b> 1135:22	1131:2
<b>Kevin</b> 1129:5	<b>Iseham@ss...</b> 1128:21	<b>Miller's</b> 1132:10	<b>OFFICER</b> 1127:8	1135:7,9,14
<b>know</b> 1133:2	<b>M</b>	<b>minute</b> 1144:6	<b>okay</b> 1134:5,10	1135:18
1133:13	<b>mail</b> 1145:13	<b>minutes</b> 1134:3	1143:22	1136:2,20
1137:14	<b>Main</b> 1128:19	1138:23	1134:21	1137:8,13,20
1140:6,11,13	<b>maintained</b> 1141:10	1142:3	1135:1,3	1138:22
1141:5	<b>March</b> 1132:12	<b>missing</b> 1141:2	1136:13	1139:15,16
1145:3	<b>Marcos</b> 1129:4	<b>modification</b> 1144:17	1138:17	1139:18,19
<b>knowledge</b> 1132:12	<b>Mark</b> 1128:3	<b>month</b> 1136:15	1140:19	1141:7
1135:16	<b>marked</b> 1132:15	<b>MORANO</b> 1148:15	1141:25	<b>paper</b> 1145:18
<b>Koch</b> 1129:6	1133:5		1142:1,10,18	<b>Parkway</b> 1128:23
<b>L</b>	1135:2		1142:24	<b>part</b> 1132:10
<b>Lab</b> 1139:14	1137:17			
<b>Laboratories</b> 1139:23	1138:8			
<b>lack</b> 1132:11	1139:9			
<b>lastly</b> 1139:10	<b>Mary</b> 1128:16			
<b>law</b> 1142:6				

1134:19	<b>point</b> 1132:9	1146:8	<b>record</b> 1131:11	1145:4
1141:17	1133:10,11	<b>program</b>	1137:4	<b>REPORTED</b>
<b>parties</b>	1133:17	1133:6,15	1138:3,6,18	1127:23
1132:19	1137:5,6	1145:25	1139:19	<b>REPORTER</b>
1144:12	1139:24	<b>proposing</b>	1140:16	1132:4
1147:8,10	1140:5,18,20	1141:13	1141:7,9	1144:8,10
<b>party</b> 1148:8	<b>points</b> 1132:9	<b>provide</b>	1143:19,24	1146:20
<b>paste</b> 1146:1	1134:8	1140:23	1144:2,3,6,8	1147:1
<b>pasting</b>	1140:4	<b>PUCKETT</b>	1144:9,10,12	<b>representation</b>
1145:22	<b>policy</b> 1134:16	1128:9	1144:13,20	1142:7,8
<b>Patrick</b>	1134:19	<b>pull</b> 1138:9	1146:20	<b>Representati...</b>
1128:15	<b>pose</b> 1143:4	<b>put</b> 1132:13	<b>recorded</b>	1128:15
<b>PDF</b> 1145:20	<b>Positive</b>	1137:22	1147:4	<b>representing</b>
1146:1	1138:24	1144:3	<b>records</b>	1141:3
<b>Perez</b> 1133:12	<b>possession</b>		1131:10	<b>require</b> 1140:1
1134:17,17	1138:25	<b>Q</b>	1133:12	1143:18
1134:24	<b>prefer</b> 1145:14	<b>questions</b>	1137:24,25	<b>requirement</b>
<b>Perez's</b>	1145:15,16	1135:11	1138:11,19	1138:23
1132:14	<b>preference</b>	1140:13	1140:9,16	<b>respect</b> 1143:4
1133:8	1145:6,12	<b>quick</b> 1132:7	1141:4	<b>rest</b> 1134:7
<b>person</b>	<b>prepared</b>	<b>quite</b> 1138:12	1142:7,16	1139:1
1132:25	1138:11,13	1145:18	<b>Recovery</b>	1140:18
1147:5	1140:18	<b>quote</b> 1135:21	1133:1	1143:13
<b>PETERSEN</b>	1142:6		<b>red</b> 1136:21	<b>rests</b> 1142:25
1128:19	1143:13	<b>R</b>	<b>refer</b> 1144:3	<b>result</b> 1141:15
<b>PEth</b> 1137:12	<b>present</b>	<b>RACHEL</b>	<b>reference</b>	<b>results</b>
1137:16	1128:13	1128:22	1135:7,18	1137:16
1138:13,20	1129:3,8	<b>Rachel.Sam...</b>	1136:2	1140:23
1138:24	1138:20	1128:25	<b>referred</b>	1141:17
1139:4,5,8,13	<b>presentation</b>	<b>range</b> 1142:20	1132:13	<b>review</b> 1137:3
1139:14,19	1146:9	1142:22	1133:2,17	1140:15
1139:21,21	<b>presentations</b>	<b>rebut</b> 1136:24	1134:18	<b>reviewed</b>
1140:2,2	1146:9	1137:7	<b>refers</b> 1137:8	1143:16
<b>pick</b> 1138:5	<b>print</b> 1145:17	<b>rebuttal</b> 1130:5	<b>reinstated</b>	<b>right</b> 1132:19
1145:8	<b>procedures</b>	1132:7,9,11	1137:13	1134:6,18
<b>Pickett</b>	1134:16	1133:21	<b>relate</b> 1134:23	1135:6,7
1128:14	1138:20	1134:8	<b>related</b>	1141:13
<b>pilot</b> 1135:25	<b>proceed</b>	1137:5	1135:13	1142:10,18
<b>pilots</b> 1127:12	1146:6	1138:6	<b>relationship</b>	1146:4
1128:17,22	<b>proceeding</b>	1140:4,18	1135:25	<b>rights</b> 1137:13
1133:15	1138:3	1143:14	<b>relative</b> 1147:7	1138:25
<b>Plains</b> 1128:20	1146:21	<b>receipt</b>	1147:9	
<b>please</b> 1132:17	<b>proceedings</b>	1144:16	1148:7	<b>S</b>
1134:12	1132:1	<b>receive</b> 1134:2	<b>remember</b>	<b>Sager</b> 1135:20
1136:12	1147:4,5	1145:12	1144:4	1135:21
1137:19	1148:5	<b>receives</b>	<b>Remote</b> 1129:9	<b>SAMUDA</b>
1143:11	<b>professional...</b>	1136:8	<b>reply</b> 1144:22	1128:22

<b>SARAH</b> 1128:5	1143:16,25	1138:18	1141:16	<b>terms</b> 1145:22
<b>saying</b> 1135:10	1144:19,24	1139:1	1143:19	<b>test</b> 1132:12
<b>says</b> 1135:22	1145:1,20	<b>special</b> 1131:5	1144:13	1137:12,16
1137:10,14	1146:17	1133:9	<b>submitted</b>	1139:5
<b>schedule</b>	<b>self-authenti...</b>	<b>specific</b>	1134:20	<b>testified</b>
1131:6,7	1140:6	1132:9	1140:5	1137:11
1136:14,25	<b>send</b> 1145:9	<b>spot</b> 1140:3	1141:20,24	<b>testimony</b>
1137:1	1145:20	<b>spots</b> 1139:22	1142:17,20	1132:10,23
1144:7	<b>sent</b> 1133:24	<b>staring</b>	<b>submitting</b>	1135:5,6,8,8
1146:14	<b>September</b>	1141:20	1132:8,21	1135:9,13
<b>schedules</b>	1137:8	<b>state</b> 1140:3	<b>subscribed</b>	1136:17,23
1136:10	1138:16,17	<b>statement</b>	1148:10	1137:5,7
1143:21	<b>sequence</b>	1139:11,24	<b>subsequent</b>	1139:12,16
1144:17	1137:22,23	<b>states</b> 1136:4	1139:2	1143:17
<b>scoped</b> 1148:5	<b>services</b>	1139:3	<b>successfully</b>	1146:12
<b>SCOPIST</b>	1146:18	<b>Stepanian</b>	1132:25	<b>testing</b> 1133:3
1148:1	<b>session</b>	1131:9,10	1133:9	1133:12,16
<b>screen</b>	1146:6,16	1137:7	<b>suggestion</b>	1138:13
1141:21	<b>set</b> 1147:12	1138:14	1144:1	1139:5,8,13
<b>Screening</b>	<b>settlement</b>	1139:3,12,20	<b>Suite</b> 1128:6	1139:14,14
1138:22	1139:6	1140:1,7	1128:23	1139:19,21
<b>se</b> 1142:13	<b>SEVEN</b>	<b>Stepanian's</b>	<b>summary</b>	1139:23
<b>second</b>	1127:16	1137:24	1138:10,12	1140:2,2
1134:11	1132:1	<b>STEPHANIE</b>	<b>support</b>	<b>tests</b> 1139:22
1135:5	<b>show</b> 1133:18	1148:15	1140:5	1140:12,22
1136:20	1136:16,22	<b>Steve</b> 1129:5	<b>supported</b>	1141:14
1142:2	1138:5,19	<b>STONEBER...</b>	1133:19	<b>thank</b> 1135:1
<b>see</b> 1132:18	1139:2,10	1127:23	<b>supports</b>	1141:25
1136:13	<b>showing</b>	1147:3,17	1141:9	1143:12
1141:2	1136:19	<b>STORYCLO...</b>	<b>surrebuttal</b>	1145:1,24
1145:6	<b>signed</b>	1127:24	1133:21	1146:12,17
<b>seeing</b>	1132:24	1147:18	1141:17	1146:17,19
1140:23	1134:16,17	<b>Street</b> 1128:6	1143:18	<b>thanks</b> 1146:7
<b>seen</b> 1133:25	<b>single</b> 1144:21	1128:19	<b>suspend</b>	<b>thing</b> 1142:4
<b>Seham</b>	1145:3	<b>subject</b>	1138:24	<b>think</b> 1132:22
1128:18,19	<b>sir</b> 1134:22	1133:20		1140:6
1128:19	<b>site</b> 1138:22	1138:14	<b>T</b>	1142:4,10
1133:23	<b>sixty</b> 1142:2	1139:5,7,8,20	<b>take</b> 1136:14	<b>third</b> 1137:6,6
1134:21,23	<b>Soberlink</b>	1139:21	<b>Talbott</b> 1133:1	<b>THOMAS</b>
1135:1,19	1138:23,24	1140:1	1133:14	1128:5
1137:14	<b>sorry</b> 1135:19	1144:16	<b>talked</b> 1132:11	<b>thorough</b>
1140:19,20	1136:9	<b>submit</b>	<b>Taylor's</b>	1146:9
1141:1,5,13	1145:20	1133:20	1143:17	<b>thought</b>
1141:19	<b>source</b>	1136:23	<b>Technical</b>	1140:8
1142:1,10,18	1141:11	1137:25	1129:6	<b>three</b> 1132:8
1142:24	<b>speak</b> 1132:21	1138:1	<b>Technician</b>	1136:8
1143:3,8,15	1135:10	1140:16	1129:9	1140:4

<b>time</b> 1132:24 1137:11 1145:8	1144:2	1136:13,15 1138:12 1140:4 1142:24 1143:13,16 1146:9,12	<b>1010</b> 1128:10 <b>10601</b> 1128:20 <b>11:00</b> 1146:20 1146:21 <b>1128</b> 1130:3 <b>1132</b> 1130:6 1131:4 <b>1133</b> 1131:5 <b>1135</b> 1131:6,7 <b>1137</b> 1131:8 <b>1138</b> 1131:9,10 <b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>28-year-old</b> 1135:23
<b>times</b> 1135:11 1135:14	<b>understood</b> 1142:12	<b>went</b> 1133:18	<b>11:00</b> 1146:20 1146:21 <b>1128</b> 1130:3 <b>1132</b> 1130:6 1131:4 <b>1133</b> 1131:5 <b>1135</b> 1131:6,7 <b>1137</b> 1131:8 <b>1138</b> 1131:9,10 <b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<hr/> <b>3</b> <hr/>
<b>tired</b> 1141:1	<b>union</b> 1128:17 1129:3,5,5 1135:19 1136:2,4,9	<b>whereabouts</b> 1135:16	<b>1128</b> 1130:3 <b>1132</b> 1130:6 1131:4 <b>1133</b> 1131:5 <b>1135</b> 1131:6,7 <b>1137</b> 1131:8 <b>1138</b> 1131:9,10 <b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>30</b> 1144:15 <b>30354</b> 1128:11 1128:24 <b>30363</b> 1128:7 <b>35</b> 1131:4 1132:15,17 1134:14,15 1134:23,23 1135:19 1142:21,22 <b>357</b> 1139:15
<b>tkassin@for...</b> 1128:8	<b>USDTL</b> 1140:3 1140:10 1141:8,12,15	<b>White</b> 1128:20	<b>1132</b> 1130:6 1131:4 <b>1133</b> 1131:5 <b>1135</b> 1131:6,7 <b>1137</b> 1131:8 <b>1138</b> 1131:9,10 <b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>30363</b> 1128:7 <b>35</b> 1131:4 1132:15,17 1134:14,15 1134:23,23 1135:19 1142:21,22 <b>357</b> 1139:15
<b>Todd</b> 1131:6 1135:5,23 1136:3,4	<b>use</b> 1141:13	<b>witness</b> 1139:25 1140:8 1147:12 1148:9	<b>1137</b> 1131:8 <b>1138</b> 1131:9,10 <b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>36</b> 1131:5 1133:5,8 1134:23 1136:3,4 <b>362</b> 1137:8 <b>363</b> 1137:13 <b>37</b> 1131:6 1134:12 1135:4 1136:9,14 1137:1
<b>Todd's</b> 1137:5	<b>usually</b> 1145:20	<b>Word</b> 1145:21 1146:2	<b>1138</b> 1131:9,10 <b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>362</b> 1137:8 <b>363</b> 1137:13 <b>37</b> 1131:6 1134:12 1135:4 1136:9,14 1137:1
<b>touch</b> 1146:13		<b>worthwhile</b> 1142:4	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>37-38</b> 1135:2 <b>38</b> 1131:7 1135:4 1136:11 1137:2 <b>39</b> 1131:8 1137:17,19
<b>toxicologist</b> 1137:10	<hr/> <b>V</b> <hr/>	<b>wrote</b> 1136:3	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>37</b> 1131:6 1134:12 1135:4 1136:9,14 1137:1
<b>transcribed</b> 1147:6	<b>various</b> 1146:11	<hr/> <b>X</b> <hr/>	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>37-38</b> 1135:2 <b>38</b> 1131:7 1135:4 1136:11 1137:2 <b>39</b> 1131:8 1137:17,19
<b>transcript</b> 1132:1 1135:8,10 1137:8 1144:16	<b>version</b> 1145:21 1146:2	<hr/> <b>Y</b> <hr/>	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>39</b> 1131:8 1137:17,19
<b>transcripts</b> 1146:14	<b>versions</b> 1145:9	<b>Yeah</b> 1142:5 1143:23	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<hr/> <b>4</b> <hr/>
<b>TRC</b> 1133:1	<b>VIRTUAL</b> 1127:6	<b>yesterday</b> 1143:17	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>40</b> 1131:9 1138:10 1142:5,15 1143:4 <b>40-41</b> 1138:8 <b>404-715-1152</b> 1128:11 <b>404-763-5198</b> 1128:24 <b>404-888-3800</b> 1128:7 <b>41</b> 1131:10
<b>treatment</b> 1132:25 1133:3,4	<b>VOLUME</b> 1127:16 1132:1	<b>York</b> 1128:20	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	<b>404-888-3800</b> 1128:7 <b>41</b> 1131:10
<b>trips</b> 1136:7,8	<hr/> <b>W</b> <hr/>	<hr/> <b>Z</b> <hr/>	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<b>true</b> 1140:11 1140:12	<b>waive</b> 1134:4	<hr/> <b>0</b> <hr/>	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<b>trying</b> 1141:19 1141:22,23	<b>want</b> 1134:4 1143:24 1145:16,22 1146:5	<hr/> <b>1</b> <hr/>	<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<b>two</b> 1134:8	<b>wanted</b> 1139:10 1141:2		<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<b>two-page</b> 1139:17	<b>wants</b> 1144:18		<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<b>typewriting</b> 1147:6	<b>we'll</b> 1144:6 1146:6		<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<hr/> <b>U</b> <hr/>	<b>we're</b> 1132:20 1132:21 1135:17 1137:21,25 1138:1,3,18 1146:20		<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<b>undersigned</b> 1148:3	<b>we've</b> 1133:25		<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<b>understand</b> 1141:20,24 1141:25			<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	
<b>understanding</b> 1142:18			<b>1139</b> 1131:11 <b>12</b> 1135:14 <b>15</b> 1134:2 1139:15 <b>16</b> 1132:12 <b>17</b> 1137:14 1139:15 <b>17th</b> 1128:6 <b>18</b> 1132:14 1133:13 <b>18-14</b> 1127:9 <b>1900</b> 1128:6 <b>199</b> 1128:19	

1138:2 1142:17 <b>42</b> 1131:11 1139:9,11 1142:21,22				
<hr/> <b>5</b> <hr/>				
<hr/> <b>6</b> <hr/>				
<b>6:00</b> 1132:4 <b>612</b> 1135:9,14 <b>614</b> 1135:18 <b>615</b> 1136:2				
<hr/> <b>7</b> <hr/>				
<b>7</b> 1137:8				
<hr/> <b>8</b> <hr/>				
<b>8</b> 1132:2 <b>800</b> 1128:23 <b>8th</b> 1138:17				
<hr/> <b>9</b> <hr/>				
<b>9</b> 1127:18 1147:13 <b>914-997-1346</b> 1128:20 <b>943</b> 1128:10				