In The Matter Of:

William Whitford, et al. vs Beverly R. Gill, et al.

Videotaped Deposition of PATRICK E. FULLER March 29, 2019

Verbatim Reporting, Limited

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Dev	erry K. Gill, et al.			Iviai Cii A	->, =01>
		Vide	otaped Depos	sition of PATRICK E. FULLER 3-29-19	Page 3
		1	No.	Description Iden	tified
	IN THE DISTRICT COURT OF THE UNITED STATES	2		•	
	FOR THE WESTERN DISTRICT OF WISCONSIN		Exh 16	Plan for District 63	94
		3	Exh 17	Plan for District 67	96
		4	Exh 18	Plan for District 86	97
		5			
	WILLIAM WHITFORD, ET AL.,	6	Exh 19	Plan for District 88	98
	Dlaintiff.	7	Exh 20	Plan for District 93	99
	Plaintiffs,	8	Exh 21	Plan for District 10	101
	-vs- Case No. 3:15-cv-421-jdp	_	Exh 22	Plan for District 13	101
	-vs-	9	Exh 23	Plan for District 18	103
	BEVERLY R. GILL, ET AL.,	10	Exh 24	Plan for District 62	104
	DEVENDE N. CELLY DE LEU.	11	Exh 25	Plan for District 70	104
	Defendants.	12			
		13	Exh 26	Plan for District 77	106
		14	Exh 27	Plan for District 80	107
		15	Exh 28	Plan for District 94	108
			Exh 29	Plan for District 95	110
		16	Exh 30	Senate Bill 148	127
	Videotaped Deposition of:	17	Exh 31	Assembly Substitute Amendment 1	129
		18	EAII JI	to 2011 Senate Bill 148	125
	PATRICK E. FULLER	19	Exh 32	Senate Bill 148 Table Amendment	133
	M. Maria and M. Maria and A.	20	Exh 33	Emails re Public Records Request	156
	Madison, Wisconsin	21		(Attached to the original transcr	ript
	March 29, 2019	22		and copies provided to all couns	sel)
		23			
		24	(Original	transcript filed with Attorney Harl	055
	Reported by: Taunia Northouse, RDR, CRR, CCP			ovided to all counsel)	css,
	Reported by: Idamid Reference (Refer etal) etal, etal, etal	25			
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Vide	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 2	Vide	otaped Depos	sition of PATRICK E. FULLER 3-29-19	Page 4
Vide 1	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 2 INDEX	Vide 1		ition of PATRICK E. FULLER 3-29-19 //IDEOTAPED DEPOSITION of PATRICK E. F	J
					ULLER,
1	INDEX	1	a witness	VIDEOTAPED DEPOSITION of PATRICK E. F	ULLER,
1 2	INDEX WITNESS Page(s) PATRICK E. FULLER	1 2	a witness Defendants	VIDEOTAPED DEPOSITION of PATRICK E. F of lawful age, taken on behalf of t , wherein William Whitford, et al.,	ULLER,
1 2 3	INDEX WITNESS Page(s) PATRICK E. FULLER	1 2 3	a witness Defendants Plaintiffs	VIDEOTAPED DEPOSITION of PATRICK E. F	ULLER, the
1 2 3 4 5	INDEX WITNESS Page(s) PATRICK E. FULLER Examination by Ms. Harless 10	1 2 3 4 5	a witness Defendants Plaintiffs Defendants	O'IDEOTAPED DEPOSITION of PATRICK E. F of lawful age, taken on behalf of t , wherein William Whitford, et al., , and Beverly R. Gill, et al., are , pending in the United States Dist	ULLER, the are
1 2 3 4 5	INDEX WITNESS Page(s) PATRICK E. FULLER Examination by Ms. Harless 10	1 2 3 4 5 6	a witness Defendants Plaintiffs Defendants Court for t	OTDEOTAPED DEPOSITION of PATRICK E. F of lawful age, taken on behalf of t , wherein William Whitford, et al., , and Beverly R. Gill, et al., are , pending in the United States Dist the Western District of Wisconsin, pu	ULLER, the are
1 2 3 4 5 6 7	INDEX WITNESS Page(s) PATRICK E. FULLER Examination by Ms. Harless 10 Examination by Mr. St. John 161	1 2 3 4 5 6 7	a witness Defendants Plaintiffs Defendants Court for t	OTDEOTAPED DEPOSITION of PATRICK E. F of lawful age, taken on behalf of t , wherein William Whitford, et al., , and Beverly R. Gill, et al., are , pending in the United States Dist the Western District of Wisconsin, pu and subpoena, before Taunia Northou	ULLER, the are crict rsuant use, a
1 2 3 4 5 6 7 8	INDEX WITNESS Page(s) PATRICK E. FULLER Examination by Ms. Harless 10 Examination by Mr. St. John 161 EXHIBITS	1 2 3 4 5 6 7 8	a witness Defendants Plaintiffs Defendants Court for t to notice Registered	OTDEOTAPED DEPOSITION of PATRICK E. F of lawful age, taken on behalf of t , wherein William Whitford, et al., , and Beverly R. Gill, et al., are , pending in the United States Dist the Western District of Wisconsin, pu and subpoena, before Taunia Northou	ULLER, the are trict rsuant use, a ic in
1 2 3 4 5 6 7 8	WITNESS Page(s) PATRICK E. FULLER Examination by Ms. Harless 10 Examination by Mr. St. John 161 EXHIBITS No. Description Identified	1 2 3 4 5 6 7 8	a witness Defendants Plaintiffs Defendants Court for to notice Registered and for the	of lawful age, taken on behalf of to a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and Beverly R. Gill, et al., are a lawful age, and a lawful age,	ULLER, the are crict rsuant use, a ic in of the
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iuc	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 5	Videot	taped Deposition of PATRICK E. FULLER 3-29-19	Page
1	APPEARANCES CONTINUED	1	explained that the subpoena's addressed to	
2	DDIAN D. WEINAN Aggistont Attornous Conord	2	the Wisconsin State Assembly, and we're	
3	BRIAN P. KEENAN, Assistant Attorneys General STATE OF WISCONSIN DEPARTMENT OF JUSTICE	3	providing a witness today to testify about	
4	17 West Main Street, Madison, Wisconsin, appearing on behalf of Wisconsin Election Commission	4	what is known to the Wisconsin State	
5	defendants. keenanbp@doj.state.wi.us 608-266-0020	5	Assembly, not to another entity.	
6	Also present: Jon Hansen, videographer	6	The Wisconsin State Assembly's knowledge	
7		7	is not an amalgam of all the knowledge	
8		8	possessed by individual legislators. For	
9	THE VIDEOGRAPHER: Good morning. We	9	example, as we pointed out in the same	
0	are on the record. This is the videotape	10	letter, the Wisconsin State Assembly has no	
1	deposition, Wisconsin State Assembly, taken	11	discoverable knowledge about campaign	
2	on March 29, 2019. The time, 8:58. This	12	activities. Whatever campaign related	
3	deposition is taking place at 10 East Doty	13	·	
4	Street, Madison, Wisconsin. This is the case		associational activities are engaged in by Assembly members or staff in their unofficial	
5	of William Whitford, et al., versus	14		
		15	capacity, regardless of their party	
6	Gerald Nichol, et al., 15-cv-421-bbc,	16	affiliation, such activities are not	
7	United States District Court,	17	performed for the benefit of or on behalf of	
8	Western District of Wisconsin.	18	the Wisconsin State Assembly.	
9	My name is Jon Hansen, CLVS,	19	Second, the Assembly is a unique	
0	videographer with Verbatim Reporting.	20	organization. Its members are 99 elected	
1	At this time if counsel could please	21	officers. They do not serve the body. They	
2	state their appearances for the record, after	22	are not appointed by the body. Instead, they	
3	which our reporter will swear the witness and	23	are elected by their constituencies and they	
4	we can proceed.	24	serve their constituencies. Those members	
25 /ide	MS. HARLESS: Annabelle Harless eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 6	25 Videot	are equal to one another, having the same taped Deposition of PATRICK E. FULLER 3-29-19	Page
			· · · · · · · · · · · · · · · · · · ·	Page
ïde	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 6	Videot	taped Deposition of PATRICK E. FULLER 3-29-19	Page
ide 1	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 6 with the Campaign Legal Center in Chicago	Videot	taped Deposition of PATRICK E. FULLER 3-29-19 voting power.	Page
ide 1 2 3	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 6 with the Campaign Legal Center in Chicago representing the Whitford individual	Videot	taped Deposition of PATRICK E. FULLER 3-29-19 voting power. As we stated in our responses to the	Page
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Beve	rly R. Gill, et al.		March 29, 2019
Video	staped Deposition of PATRICK E. FULLER 3-29-19 Page 9	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 11
1	activities" to include work on legislative	1	Does that make sense?
2	bills or enactments. To the extent	2 A	Yes.
3	plaintiffs intended that, that's unclear and	3 Q	Could you please state your full name for the
4	it would make those requests overbroad as it	4	record.
5	would suggest that the deponent would need to	5 A	Patrick E. Fuller.
6	become familiar with the identities of, at a	6 Q	And do you understand you're under oath today?
7	minimum, every legislator and every	7 A	Yes.
8	legislative staffer that has worked in the	8 Q	Is there any reason why you cannot give truthful
9	Assembly over the past 17 years.	9	answers to my questions today?
10	We reserve the right to make additional	10 A	No.
11	objections to the scope and breath of the	11 Q	And you're here pursuant to a subpoena; correct?
12	30(b)(6) topics during this deposition, as	12 A	Yes.
13	well as of course privilege and form	13	MS. HARLESS: Okay. Let's mark an
14	objections. We reserve the right to make or	14	exhibit.
15	assert evidentiary objections at trial of	15	(Exhibit No. 1 marked for
16	course. And by providing the 30(b)(6)	16	identification)
17	witness today, the Assembly is not intending		So, Mr. Fuller, I'm handing you a document that
18	to waive any privilege possessed by its	18	has been marked Exhibit 1 to this deposition.
L9	members.	19	Have you seen this document before?
20	Thank you for allowing me to put that on	20 A	
21	the record.	1	What is Exhibit 1?
22	MS. HARLESS: No problem.		Say again?
23			What is Exhibit 1? What is this document?
24			Exhibit 1's a subpoena.
25		25 Q	Since this is a specific kind of subpoena under
Video	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 10	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 12
1	EXAMINATION	1	Rule 30(b)(6) of the Federal Rules of Civil
2 E	sy Ms. Harless:	2	Procedure, you're here in a representative
3 0	So good morning, Mr. Fuller. My name is	3	capacity testifying on behalf of the Wisconsin
4	Annabelle Harless and I represent the individual	4	State Assembly. Do you understand that?
5	plaintiffs in this case. I'm going to be asking	_	Yes.
6	you some questions today. But before I do, I	6 Q	Do you recall when you first saw a copy of the
7	wanted to ask if you've ever been deposed before.	7	subpoena?
8 A			I don't recall, no.
9 (Okay. Do you remember who gave you the subpoena?
LO A			The Assembly's attorney.
11 (, , ,		Mr. St. John?
12	before we start just as a refresher. The court	12 A	
13	reporter is transcribing everything we say. So		And what did you do to prepare for this deposition
14	the court reporter can get everything on the	14	today?
15	record, please wait for me to finish asking my		I talked to we did an electronic search of all
16	question before you give an answer. And then I'll	16	our records and paper copies of our records. I
17	try to do the same for you so that we're not	17	coordinated with my journal clerk, my records
18	speaking over each other.	18	clerk, my business legislative specialist and my
19 20	The court reporter can only record verbal	19	officer manager, and I conferred with the Assembly
20	responses. So I would just ask instead of shaking	20	attorneys.
21 22	your head or nodding your head, you give me a	21 Q 22 A	, , , ,
22 23	verbal response.		
23 24	And we can take a break at any time. I only ask you do not take a break while a question is	23 Q 24	Let's just take, I guess, the first you said you conferred with your business and legislative
2 4 25	pending.	25	specialist. Who was present at that meeting?
	pending.	23	apoolanat. Willo was present at that incething:

March 29, 2015
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 15
1 A No.
2 Q Did Senator Fitzgerald or his staff give you any
3 documents to review?
4 A No.
5 Q Did you discuss your deposition with
6 Senator Fitzgerald at all?
7 A No.
8 Q Did you meet with Adam Foltz in preparation for
9 this deposition?
10 A No.
11 Q Did you discuss your deposition with Mr. Foltz at
12 all?
13 A No.
14 Q Did Mr. Foltz give you any documents to review?
15 A No.
16 Q Did you meet with Todd Ottman in preparation for
17 this deposition?
18 A No.
19 Q Did you discuss this deposition with Mr. Ottman?
20 A No.
21 Q Did Mr. Ottman give you any documents to review?
22 A No.
23 Q A moment ago you said you also met with the
24 records clerk in preparation for this deposition.
25 What did you discuss with the records clerk?
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 16 1 A I had the records clerk do electronic search and
2 paper search of her records regarding Senate
3 Bill 148, the Assembly rules, and the state
4 constitution as it relates to the legislature
5 Article IV.
6 Q And what is the records clerk's name?
7 A The records clerk's name is let me think here
8 for a second. Kay Inabnet, I-N-A-B-N-E-T.
9 Q And how long did that meeting last?
10 A Probably five, ten minutes.
11 Q Any other meetings that you can think of that you
12 had to prepare for this deposition?
13 A Other other other than the meetings with my
14 attorneys.
15 Q How many meetings did you have with your
16 attorneys?
17 A One meeting was 40 minutes, another meeting was
18 approximately four hours, and another meeting was
19 30 to 40 minutes.
20 Q When did those meetings happen? Let's just take
21 the one 40-minute meeting. When did that meeting
22 occur?
23 A That was yesterday.
24 Q And then the four-hour meeting, when was that? 25 A Tuesday.

Case: 3:15-cv-00421-jdp Document #: 267 Filed: 04/10/19 Page 6 of 59
William Whitford, et al. vs
Beverly R. Gill, et al.

March 20, 2010

		ly R. Gill, et al.	,		March 29, 20.
Vid	eota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 17	Vic	leot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 19
1	Q	And then the 30- to 40-minute meeting?	1		that are in the Assembly rule book under Assembly
		I don't know the exact date. Sometime last week	2		Rule 5. I can't remember all of them. But
3		or the week before.	3		primarily chief financial officer, chief
		And only your attorneys were present at that	4		administrative officer. We track all the
5		meeting?	5		legislation from cradle to grave.
		That's correct.			What do you do as chief financial officer?
		And who was there? Which attorneys?			The chief financial officer, I maintain the budget
		Kevin St. John, and I can't remember one of the	8		for the Assembly. I ensure all members, to
9		other attorneys. I don't remember her name.	9		include legislators and their respective staffs,
		Was it Taylor Meehan?	10		are paid. And I work with the Legislative Fiscal
		I met two of them: one male, one female. It was	11		Bureau on the Assembly budget.
12		an attorney from Bartlit.			
		•			Anything else you do as chief financial officer?
	Q ^				Those are the things that come off the top of my
		Right.	14		mind right now.
	Q ^				And what do you do as the administrative officer?
		I met him a week prior before that.		Α	•
		Okay.	17		records, the official record of the Assembly, that
		Josh was one of them, yes.	18		being the Journal for the Assembly. That's the
		Okay. Besides those meetings, are there any other	19		primary one of the primary duties as the chief
20		conversations you had to prepare for this	20		administrative officer. We maintain all the
21		deposition?	21		personnel records of all members of the Assembly,
		No.	22		to include their legislative 99 elected officials.
		Are there any other communications you've had with	23		And that's primarily as the administration.
24		anyone to prepare for this deposition?	24	Q	Any other job duties you can think of besides
25	Α	No.	25		those that you've listed?
Vid	eot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 18	Vic	leot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 20
1	Q	About how long total do you think you've spent	1	Α	I don't I don't remember off the top of my
2		preparing for this deposition?	2		head, but you can review Assembly Rule 5 in the
3	Α	About seven hours, approximately seven hours.	3		Assembly rule book. There's a large number of
	Q		4		duties that I'm required to do. I don't know them
5	Α	No.	5		off the top of my head. But if you want to review
6	Q	What is your position with the Wisconsin State	6		those, you can. They're online or we can provide
7		Assembly?			those, you can. They re online of we can provide
8		Addeniery.	7		one for you.
	Α	•			one for you.
9		I'm Assembly chief clerk. How long have you held that position?		Q	one for you. Okay. Do you interact with the speaker of the
	Q	I'm Assembly chief clerk. How long have you held that position?	8 9	Q	one for you.
	Q A	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since	8 9 10	Q A	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk?
10 11	Q A	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003.	8 9 10 11	Q A Q	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail?
10 11 12	Q A	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003. What did you do before you were the chief clerk of	8 9 10 11 12	Q A Q A	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for
10 11 12 13	Q A Q	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003.	8 9 10 11 12	Q A Q A	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for both parties, budget. I brief the I don't
10 11 12 13 14	Q A Q A	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003. What did you do before you were the chief clerk of the Wisconsin State Assembly? I was the assistant chief clerk from 2001 to 2003.	8 9 10 11 12 13	Q A Q A	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for both parties, budget. I brief the I don't brief the speaker per se, but I brief his chief of
10 11 12 13 14 15	Q A Q A	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003. What did you do before you were the chief clerk of the Wisconsin State Assembly? I was the assistant chief clerk from 2001 to 2003. What did you do before you were the assistant	8 9 10 11 12 13 14	Q A Q A	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for both parties, budget. I brief the I don't brief the speaker per se, but I brief his chief of staff on the budget, where we are on a monthly
10 11 12 13 14 15	Q A Q A Q	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003. What did you do before you were the chief clerk of the Wisconsin State Assembly? I was the assistant chief clerk from 2001 to 2003. What did you do before you were the assistant chief clerk?	8 9 10 11 12 13 14 15	Q A Q A	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for both parties, budget. I brief the I don't brief the speaker per se, but I brief his chief of staff on the budget, where we are on a monthly basis, staffing on a monthly basis.
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10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003. What did you do before you were the chief clerk of the Wisconsin State Assembly? I was the assistant chief clerk from 2001 to 2003. What did you do before you were the assistant chief clerk? I worked for the Department of Veterans Affairs as a troop director of the Troops for Teachers program and a veterans benefits specialist. What are your job duties as the chief clerk of the	8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q	Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for both parties, budget. I brief the I don't brief the speaker per se, but I brief his chief of staff on the budget, where we are on a monthly basis, staffing on a monthly basis. And do you interact with the majority leader of the Senate as chief clerk of the Assembly? No. Have you been involved in any other litigation in
10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003. What did you do before you were the chief clerk of the Wisconsin State Assembly? I was the assistant chief clerk from 2001 to 2003. What did you do before you were the assistant chief clerk? I worked for the Department of Veterans Affairs as a troop director of the Troops for Teachers program and a veterans benefits specialist. What are your job duties as the chief clerk of the Assembly?	8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for both parties, budget. I brief the I don't brief the speaker per se, but I brief his chief of staff on the budget, where we are on a monthly basis, staffing on a monthly basis. And do you interact with the majority leader of the Senate as chief clerk of the Assembly? No. Have you been involved in any other litigation in your role as chief clerk?
10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003. What did you do before you were the chief clerk of the Wisconsin State Assembly? I was the assistant chief clerk from 2001 to 2003. What did you do before you were the assistant chief clerk? I worked for the Department of Veterans Affairs as a troop director of the Troops for Teachers program and a veterans benefits specialist. What are your job duties as the chief clerk of the Assembly? I'm responsible for I'm the chief financial	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for both parties, budget. I brief the I don't brief the speaker per se, but I brief his chief of staff on the budget, where we are on a monthly basis, staffing on a monthly basis. And do you interact with the majority leader of the Senate as chief clerk of the Assembly? No. Have you been involved in any other litigation in your role as chief clerk? Yes.
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10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A	I'm Assembly chief clerk. How long have you held that position? I've been the Assembly chief clerk since January of 2003. What did you do before you were the chief clerk of the Wisconsin State Assembly? I was the assistant chief clerk from 2001 to 2003. What did you do before you were the assistant chief clerk? I worked for the Department of Veterans Affairs as a troop director of the Troops for Teachers program and a veterans benefits specialist. What are your job duties as the chief clerk of the Assembly? I'm responsible for I'm the chief financial	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A	one for you. Okay. Do you interact with the speaker of the Assembly as the chief clerk? Yes. As I do with all legislators. What do those interactions entail? Staffing mainly for all legislators, both for both parties, budget. I brief the I don't brief the speaker per se, but I brief his chief of staff on the budget, where we are on a monthly basis, staffing on a monthly basis. And do you interact with the majority leader of the Senate as chief clerk of the Assembly? No. Have you been involved in any other litigation in your role as chief clerk? Yes.

Case: 3:15-cv-00421-jdp Document #: 267 Filed: 04/10/19 Page 7 of 59
William Whitford, et al. vs
Beverly R. Gill, et al.

March 20, 2010

Beveriy R. Gill, et al.		March 29, 2015
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 21	Videot	taped Deposition of PATRICK E. FULLER 3-29-19 Page 23
1 in that litigation?	1	amendments to the Assembly.
2 A I was deposed by attorneys for the protesters on	2 Q	That was the first time you heard about it or knew
3 what I knew was going on with the meetings with	3	about it?
4 DOA and the Capitol police and so on.	4 A	Well, I knew that the Senate had had the bill.
5 Q Did you was there a trial in that case?	5	It was Senate Bill 148. And it was introduced
6 A I'm not sure if there was a trial or not. I	6	into the Senate by the Senate Organization
7 wasn't involved in a trial.	7	Committee on 11 July 2011. We knew that bill
8 Q Okay. You didn't testify at trial?	8	would be coming over to the Assembly sometime.
9 A No.	9 Q	Okay. So let's take a look again at Exhibit 1
10 Q Do you remember what the gist of your testimony	10	that you have in front of you. And if you flip
11 was at your deposition?	11	back a couple pages, there's a section that says
12 A Yeah. They were looking for notes regarding any	12	Exhibit A. And so I'll refer to that as
13 meetings that the governor's chief of staff had	13	Exhibit 1-A because it's part of Exhibit 1.
with members of the Capitol police and so on.	14	Have you seen Exhibit 1-A before?
15 Q And then you were also involved in the caucus	15 A	Yes.
16 investigation litigation?	16 Q	What is Exhibit 1-A?
17 A Yes.	17 A	Well, it's a number of definitions regarding
18 Q What was your involvement with that litigation?	18	Senate Bill or Act 43, and just an
19 A I was brought to trial and asked I was asked	19	understanding of what the definitions are going
20 about the policy manual, the Assembly's policy	20	forward in this deposition.
21 manual, how it came about. Since I was just	21 Q	Okay. And then if you turn to page 2 of
22 coming on board when that when that	22	Exhibit A, do you see that there's a list of
23 investigation trial came about, my involvement was	23	topics there?
how the policy was formulated, what are the	24 A	Yes.
25 procedures for the Assembly.	25 Q	Have you had an opportunity to review the topics
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 22	Videot	taped Deposition of PATRICK E. FULLER 3-29-19 Page 24
1 Q Were you deposed in that case?	1	that are identified in Exhibit 1-A for your
2 A I was brought to the trial.	2	deposition today?
3 Q But not deposed?	3 A	Yes.
4 A No.	4 Q	Were you asked to do any research or investigation
5 Q Any other cases you can think of that you were	5	regarding these topics?
6 involved in?	6	MR. ST. JOHN: I'm going to object
7 A That's the only ones I can think off those are	7	to that to the extent that it calls for
8 the ones that come to the top of my mind. I don't	8	communications between the deponent and the
9 remember any other ones where I was deposed.	9	attorney his attorneys.
10 Q Are you familiar with 2011 Wisconsin Act 43?	10 Q	You can answer yes or no.
11 A Yes.	11 A	I think my attorney already answered for me.
12 Q And if I just call it Act 43 going forward, will		I'm only so a yes or no answer isn't asking for
13 you understand	13	privileged information.
14 A Yes.	14 A	Yes, I did do research.
15 Q what I'm saying? Okay. What is Act 43?		And what was that research?
16 A Act 43 is the requirement by the constitution	16 A	I talked to my staff, as I previously mentioned,
17 Article IV Section 6 that the legislature do	17	and we did electronic search and paper search of
18 reapportionment every ten years. Act 43 was the	18	our records.
19 bill or Act 43, previously Senate Bill 148	19 Q	Okay. And so we'll talk a little bit about the
20 to bring about the requirement by the constitution	20	records search later, but I just want to get an
21 for redistricting.	21	idea of what you did to prepare to testify about
22 Q When did you first become aware of Act 43?	22	each of these topics today. So let's start with
23 A When it was actually when the Assembly received	23	the very first topic on page 2 here which is
24 Senate Bill 148 from the Senate on July 20th,	24	Topic 1. And the topic is "The objectives and/or
25 2011. It was messaged from the Senate with	25	motivations for the drawing of each district in

Beve	riy K. Gili, et al.			March 29, 2019
Video	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 25	Vide	eota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 27
1	2011 Wisconsin Act 43, including earlier drafts."	1	Α	Correct.
2	Do you see that?	2	Q	Who were those individuals?
3 A	Yes.	3	Α	Once again, the journal clerk and the records
4 0	Are you prepared to testify about this topic	4		clerk.
5	today?	5	Q	What did you talk about with the journal clerk?
6 A	Yes.			I had the journal clerk once again bring me the
7 0	What did you do to prepare specifically to testify	7		bill history and the Journal for Senate Bill 148
8	on Topic 1?	8		which became later became Act 43.
9 A	Once again, we did a search of our records and	9	Q	And what did you talk about with the records
10	and my staff both paper and electronic. And I	10		clerk?
11	talked to the journal clerk specifically. And I	11	Α	We just went over to make sure everything in the
12	also looked at the bill history.	12		Journal matched up with the with the bill
13 0	So the only person you met with to prepare for	13		history, which it did.
14	this is the journal clerk?	14	Q	And did you review any documents at that meeting?
15	MR. ST. JOHN: Object. Form.	15	Α	No. There was no documents. We did a search of
16 0	Is the only person you met with to prepare to	16		paper documents and electronic documents. And the
17	testify about this topic the journal clerk?	17		only documents I received from my staff,
18 A	The journal clerk and the records clerk.	18		specifically the journal clerk, was the bill
19 0	And did you take any notes at any of the meetings	19		history and the Assembly Journal.
20	you had with those individuals?	20	Q	Did you have any conversations with anyone else to
21 A	Yes.	21		prepare to testify?
22 0	Do you still have those notes?	22	Α	No. Other than my other than my Assembly
23 A	Yes. They're on my desk.	23		attorneys.
24 0	And did you do anything else to prepare to testify	24	Q	Okay. And at the meeting you had with the journal
25	about Topic 1 today?	25		clerk, did you take any notes?
Video	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 26	Vide	eota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 28
1	MR. ST. JOHN: I'm going to just	1	Α	No. I made notes right on the Journal.
2	object to the extent that your question is	2	Q	And do you still have those notes?
3	seeking the content of communications that	3	Α	We still have the Journal. The Journal's online,
4	Mr. Fuller had with his attorneys.	4		yes.
5	I'm going to instruct you not to	5	Q	So your notes were how did you take notes on
6	disclose the content of those communications,	6		that?
7	but you are free to disclose the fact of	7		MR. ST. JOHN: Form. Objection.
8	those communications.	8		Form.
9 0	So besides any conversations you had with your	9	Q	If the Journal's online, how did you take notes?
10	attorneys, is there anything else you can think of	10	Α	I had it printed out.
11	that you did to prepare to testify on Topic 1?	11	Q	So you wrote notes on the paper?
12 A	No.	12	Α	Yes.
13 0	Let's turn to Topic 2. So this topic is "The	13	Q	And in your meeting with the records clerk, did
14	identity of the persons involved in the drawing of	14		you take notes?
15	each district in 2011 Wisconsin Act 43, including	15	Α	No, no notes from the records clerk other than her
16	earlier drafts."	16		giving me the constitution, Article IV Section 6.
17	Are you prepared to testify about this topic	17	Q	Anything else you can think of that you did to
18	today?	18		prepare to testify about Topic 2?
	Yes.			No. That's it.
	What did you do to prepare to testify on Topic 2		Q	So let's go to Topic 3. This topic is "The
21	specifically?	21		objective facts that any Assembly Persons had
22 A	3 7	22		access to or relied on when drawing each district
23	electronic search and a paper search of any of our	23		in 2011 Wisconsin Act 43, including earlier
24	records regarding No. 2.	24		drafts."
25 C	And you met with your staff; correct?	25		Are you prepared to testify about this topic
1		1		

Beverly R. Gill, et al.	March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 29	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 31
1 today?	1 A I'm sure I did. There's the notes that I've
2 A Yes.	2 taken were probably, most likely on the the
3 Q What did you do to prepare to testify on Topic 3?	3 bill history and the Assembly Journal.
4 A Once again, I talked to the journal clerk. I	4 Q And just so I can understand, did you have
5 talked to the records clerk, had them do and my	5 separate meetings to discuss each of these topics,
6 office manager do a search of records, both paper	6 or was it one meeting?
7 and electronic, regarding Senate Bill 148 and	7 A One meeting.
8 Wisconsin Act 43.	8 Q Was that earlier we referred you referred to
9 Q And do you have any notes from your meeting with	9 a couple meetings you had. Which meeting would
10 the journal clerk?	10 that have been?
11 A No, just as I previously stated, those notes were	11 A No. Those are separate.
12 put on the Assembly Journal.	12 Q Okay. So how long was this meeting that you had
13 Q But the Assembly Journal was printed out; correct?	13 to discuss these topics?
14 A Correct.	14 A I don't know; 30, 40 minutes maybe.
15 Q And you wrote on that?	15 Q So in the 30 to 40 minutes you met with the
16 A Yes.	journal clerk and the records clerk, you discussed
17 Q So do you still have that copy of the paper that	17 all 14 of the topics?
18 you wrote on?	18 MR. ST. JOHN: Objection. Form.
19 A Yes.	19 Q You can answer if you understand the question.
20 Q And do you have any notes from your meeting with	20 A Repeat the question again.
21 the records clerk?	21 Q Did you when you met with the records clerk and
22 A The only thing from the records clerk was the	22 the journal clerk, did you discuss all of the
23 constitution.	23 topics?
24 Q A printed-out version of the constitution?	24 A Yes.
25 A Yes.	25 Q So if I ask you what you did to prepare for each
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 30	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 32
1 Q And you didn't write on that paper?	1 of these topics, are any of your answers going to
2 A No.	2 be different?
3 Q Did you review any documents in preparation to	3 A No.
4 testifying on Topic 3?	4 Q You did the same thing to prepare for every single
5 A Just the Assembly Journal, the bill history, and	5 one of these topics?
6 Wisconsin State Constitution as it deals with the	6 A Yes.
7 Assembly, or the legislature Act 4 (sic)	7 Q Let's turn to Exhibit B then of Exhibit 1. Have
8 Section 6.	8 you seen this document before?
9 Q Anything else you can think of that you did to	9 A Yes.
prepare to testify about Topic 3?	10 Q What is this document?
11 A Other than talking to my attorneys, no.	11 A This is a document that requests looking for
12 Q So let's look at Topic 4, still on page 2. That	12 documents regarding as it relates to Wisconsin
topic is "Your involvement, if any, with the	13 Act 43.
drawing, passage and/or enactment of 2011	14 Q When did you first see this document?
15 Wisconsin Act 43."	15 A Probably and I'm speculating here either
16 Are you prepared to testify about that topic	16 late January, first part of February of 2019.
17 today?	17 Q Who gave you this document?
18 A Yes.	18 A The Assembly my Assembly attorneys.
19 Q What did you do to prepare to testify on Topic 4?	19 Q Generally, what did you do to comply with these
20 A Once again once again I just reviewed, after	20 document production requests?
21 speaking with the journal clerk and the records22 clerk, just reviewing the the Journal	21 MR. ST. JOHN: Before Mr. Fuller 22 answers, I just want to make one note or
23 specifically and Wisconsin Act 43 as it relates to	objection, which is that the response to
24 the Journal.	24 discovery request of the Wisconsin State25 Assembly is not one of the noticed topics for
25 Q Did you take any notes at any of those meetings?	Assembly is not one of the noticed topics for

	aı.			Warch 29, 20
Videotaped Deposition	on of PATRICK E. FULLER 3-29-19	Page 33 V	'ideot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 3
1 the deposi	tion of Mr. Fuller. To that end,		1 Q	How did you do the search of paper files?
2 he is not	under no obligation to prepare,		2 A	Paper files were done on anything dealing with
3 have no re	sponse for the State Assembly as to		3	Senate Bill 148 or Act Assembly Act 43.
4 how the S	ate Assembly responded to those		4 Q	I want to understand a little bit better how you
5 documents	s. I'm not going to restrict him		5	did the search. Did you manually search through
6 from giving	you information about his		6	papers?
7 personal k	nowledge about those topics, but I		7 A	Yes.
8 did want to	note that that is beyond the		8 Q	Where are those papers kept?
9 scope of the	ne topics noticed for 30(b)(6)		9 A	They're kept in the Assembly chief clerk's office.
10 deposition		1	.0 Q	Are there any other paper files that you searched
11 Q With that ob	jection on the record, generally to	1	.1	through?
12 the extent yo	u're aware, what did you do to comply	1	.2 A	I don't understand the question.
13 with these de	ocument production requests?	1	.3 Q	Besides the paper files kept in your office, are
14 A I had my I	lid an electronic search and a a	1	.4	there any other paper files that you looked
15 paper search	of any requested documents, as well	1	.5	through?
16 as I had my o	ffice manager do the same thing. She	1	.6 A	No.
17 also did an el	ectronic search and a paper search	1	.7 Q	What about your office manager?
18 of any docum	ents that were requested.	1	.8 A	Office manager, yes. She has paper copies. When
19 Q Were you gi	ven instructions on how to comply with	1	.9	you answered when you asked the question in my
20 these docum	ent production requests?	2	0	office, the office manager is my part of my
21 MR.	ST. JOHN: I'm going to object	2	1	office.
22 to that que	stion. It calls for the content	2	2 Q	Earlier you told me that you did an electronic and
23 of commu	nications between the attorney	2	23	paper search and that your office manager did an
24 Mr. Fuller's	s attorney or the State Assembly's	2	4	electronic and paper search.
25 attorney a	nd the State Assembly's chief	2	25 A	That's correct.
Videotaped Deposition	on of PATRICK E. FULLER 3-29-19	Page 34 V	/ideot	raped Deposition of PATRICK E. FULLER 3-29-19 Page 3
1 clerk. So	o the extent that that question		1 Q	So did your office manager search the same paper
2 calls for th	e content requires the answer		2	files as you?
3 the content	t of communication I think that		3 A	She searched the paper files that she has.
4 the way th	e question is formed it does I			one searched the paper mes that she has.
5 am going t			4 Q	Okay. And those are contained within your office?
	o object and instruct the witness			
6 not to answ	o object and instruct the witness wer. If you want to try the		5 A	Okay. And those are contained within your office?
	•		5 A	Okay. And those are contained within your office? Yes.
7 question a	ver. If you want to try the		5 A 6 Q 7	Okay. And those are contained within your office? Yes. And what files did you search for the electronic
7 question a8 asking for	ver. If you want to try the gain to make sure that you're not		5 A 6 Q 7	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search?
7 question a8 asking for	ver. If you want to try the gain to make sure that you're not content, I can	1	5 A 6 Q 7 A 8 A 9	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search? If I'm correct me if I'm wrong. What do you
7 question a 8 asking for 9 MS. 10 content.	ver. If you want to try the gain to make sure that you're not content, I can		5 A 6 Q 7 A 8 A 9	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search? If I'm correct me if I'm wrong. What do you mean, email?
7 question a 8 asking for 9 MS. 10 content. 11 Q I'm just aski	wer. If you want to try the gain to make sure that you're not content, I can HARLESS: I'm not asking for	1	5 A 6 Q 7 8 A 9 Q	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search? If I'm correct me if I'm wrong. What do you mean, email? You told me earlier that you did an electronic
7 question a 8 asking for 9 MS. 10 content. 11 Q I'm just aski 12 all on how to	wer. If you want to try the gain to make sure that you're not content, I can HARLESS: I'm not asking for	1	5 A 6 Q 7 8 A 9 Q .1 A	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search? If I'm correct me if I'm wrong. What do you mean, email? You told me earlier that you did an electronic search.
7 question a 8 asking for 9 MS. 10 content. 11 Q I'm just aski 12 all on how to	wer. If you want to try the gain to make sure that you're not content, I can HARLESS: I'm not asking for ng: Were you given instructions at comply with these document	1 1 1	5 A 6 Q 7 8 A 9 Q .1 A	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search? If I'm correct me if I'm wrong. What do you mean, email? You told me earlier that you did an electronic search. That's correct.
7 question a 8 asking for 9 MS. 10 content. 11 Q I'm just aski 12 all on how to 13 production r 14 A Yes. 15 Q And who ga	wer. If you want to try the gain to make sure that you're not content, I can HARLESS: I'm not asking for ng: Were you given instructions at comply with these document equests, yes or no?	1 1 1	5 A 6 Q 7 8 A 9 0 0 Q .1 .2 A .3 Q	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search? If I'm correct me if I'm wrong. What do you mean, email? You told me earlier that you did an electronic search. That's correct. I'm just trying to understand what that electronic
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question a asking for grant MS. 10 content. 11 Q I'm just asking all on how to production r. 14 A Yes. 15 Q And who gang and to you orally. 18 to you orally. 20 Q And who - content. 21 anyone in your ally. 22 A No. 23 Q And you sai	wer. If you want to try the gain to make sure that you're not content, I can HARLESS: I'm not asking for ng: Were you given instructions at comply with these document equests, yes or no? we you those instructions? attorneys. ritten instructions or were they given? lid you show the subpoena itself to ur office? d you did a search of electronic files	1 1 1 1 1 1 1 2 2 2	5 A Q 7 8 A 9 0 Q 1 2 A 3 Q 4 5 A 6 7 8 9 Q 21 A 22 Q 23	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search? If I'm correct me if I'm wrong. What do you mean, email? You told me earlier that you did an electronic search. That's correct. I'm just trying to understand what that electronic search was. Electronic search is of, once again, any documents related to Wisconsin Act 43, mainly emails we would receive would have received regarding Act 43 or open records requests. Did you look through any of the individual Assembly members' files? No. As chief clerk of the Assembly, do you have access to individual member's documents?
question a asking for 9 MS. 10 content. 11 Q I'm just asking all on how to production row 14 A Yes. 15 Q And who gang 16 A My Assembly 17 Q Were they work to you orally 19 A Orally. 20 Q And who content any orally 22 A No.	wer. If you want to try the gain to make sure that you're not content, I can HARLESS: I'm not asking for ng: Were you given instructions at comply with these document equests, yes or no? we you those instructions? attorneys. ritten instructions or were they given? lid you show the subpoena itself to ur office? d you did a search of electronic files es; correct?	1 1 1 1 1 1 1 2 2 2 2 2	5 A Q 7 8 A A 9 Q 1 1 2 A 3 Q 1 4 A 5 A 6 7 8 9 Q 1 1 A 2 Q 2 3 A A	Okay. And those are contained within your office? Yes. And what files did you search for the electronic search? If I'm correct me if I'm wrong. What do you mean, email? You told me earlier that you did an electronic search. That's correct. I'm just trying to understand what that electronic search was. Electronic search is of, once again, any documents related to Wisconsin Act 43, mainly emails we would receive would have received regarding Act 43 or open records requests. Did you look through any of the individual Assembly members' files? No. As chief clerk of the Assembly, do you have access

Vide		ry N. Gill, et al.	\ <i>r</i>		widten 27, 201
	eota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 37	Vide	ota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 39
1		member's offices?	1	Α	Most likely offices, because each office is their
	Α	No.	2		own custodian of their own records. And our H.R.
3	Q	Could you access individual member's documents or	3		Department, which is part of legislative human
4	_	files?	4		resources, maintains personnel files of all
	Α		5		members of the Assembly.
	Q				So are the files that you maintain custody over
7	_	individual member of the Assembly has any	7	•	electronic files?
8		documents responsive to any of these document		Δ	Electronic files as it deals with my office,
9		requests?	9		per diem in district miles, travel as an example,
	٨	I couldn't tell you that one way or the other.	10		
		•			Assembly rules.
	u	Do you know whether any individual Assembly			What about the Assembly Journal online?
12		member's offices have any documents responsive to			Assembly Journal, we're responsible for that, the
13	^	any of these document requests?	13		official record and the Assembly policy manual.
		I don't know.	14	_	That's online and we maintain that also.
	Q	Does your office you said your office played			Does any other state office maintain custody of
16		some role with open records requests; correct?	16		Assembly records?
17		Correct.		Α	No. The Assembly is the is the official
	Q		18		record. We maintain all the records for the
	A	All open records come through the clerk's office	19		Assembly. And one of those is the official
20		for processing only. Individual offices cannot	20		record, that being the Journal.
21		accept money for open records requests, so it		Q	Does any other state office maintain custody of
22		comes through the clerk's office.	22		individual member's records?
23	Q	What does processing entail?	23	Α	No. Each representative is a custodian of his own
24	Α	Processing is if an individual requests an open	24		records. They maintain them themselves. The only
25		records request, then that office sends it over to	25		other records that are maintained are by our Human
Vide	eota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 38	Vide	ota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 40
1		us in paper copies by the policy 15 cents per page	1		Resource Department which supports the
2					
3		ii uiey wani io pay ioi uleni, oi they can come to	2		legislature.
		if they want to pay for them, or they can come to the office and review them and take whatever			legislature. Does the Legislative Technology Services Bureau
4		the office and review them and take whatever		Q	Does the Legislative Technology Services Bureau
4 5		the office and review them and take whatever they they would like as far as the open records	3 4	Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual
5	O	the office and review them and take whatever they they would like as far as the open records request goes.	3 4 5	Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members?
5 6	Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual	3 4 5 6	Q A	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the
5 6 7	Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records	3 4 5 6 7	Q A	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment
5 6 7 8		the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests?	3 4 5 6 7 8	Q A	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office.
5 6 7 8 9	Α	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No.	3 4 5 6 7 8 9	Q A	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or
5 6 7 8 9	Α	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records	3 4 5 6 7 8 9	Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation?
5 6 7 8 9 10	А Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests?	3 4 5 6 7 8 9 10	Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the
5 6 7 8 9 10 11 12	А Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would	3 4 5 6 7 8 9 10 11 12	Q A A	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office.
5 6 7 8 9 10 11 12 13	А Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the	3 4 5 6 7 8 9 10 11 12 13	Q A Q Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained
5 6 7 8 9 10 11 12 13 14	А Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for	3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by
5 6 7 8 9 10 11 12 13 14	А Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice	3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation?
5 6 7 8 9 10 11 12 13 14 15	A Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form.	3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A A A	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No.
5 6 7 8 9 10 11 12 13 14 15 16 17	A Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production
5 6 7 8 9 10 11 12 13 14 15 16 17	А Q А	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open records request that you can think of?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production requests individually. So the first request in
5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A A	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open records request that you can think of? No, not that I can think of.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production requests individually. So the first request in Exhibit 1-B asks for "All documents, including but
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A A	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open records request that you can think of? No, not that I can think of. As chief clerk of the Assembly, do you maintain	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production requests individually. So the first request in Exhibit 1-B asks for "All documents, including but not limited to email, concerning any analyses,
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q A Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open records request that you can think of? No, not that I can think of. As chief clerk of the Assembly, do you maintain custody of all of the Assembly records?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production requests individually. So the first request in Exhibit 1-B asks for "All documents, including but not limited to email, concerning any analyses, data, plans, procedures, memos, and/or reports
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q A Q	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open records request that you can think of? No, not that I can think of. As chief clerk of the Assembly, do you maintain custody of all of the Assembly, we maintain	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production requests individually. So the first request in Exhibit 1-B asks for "All documents, including but not limited to email, concerning any analyses, data, plans, procedures, memos, and/or reports used by state legislative staff state
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q A Q A	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open records request that you can think of? No, not that I can think of. As chief clerk of the Assembly, do you maintain custody of all of the Assembly records? The official records of the Assembly records.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production requests individually. So the first request in Exhibit 1-B asks for "All documents, including but not limited to email, concerning any analyses, data, plans, procedures, memos, and/or reports used by state legislative staff state legislators and/or any consultants or experts in
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open records request that you can think of? No, not that I can think of. As chief clerk of the Assembly, do you maintain custody of all of the Assembly records? The official records of the Assembly records. Who maintains the other 1 percent that you don't	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production requests individually. So the first request in Exhibit 1-B asks for "All documents, including but not limited to email, concerning any analyses, data, plans, procedures, memos, and/or reports used by state legislative staff state legislators and/or any consultants or experts in the planning, development, negotiation, drawing,
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q A Q A	the office and review them and take whatever they they would like as far as the open records request goes. Does your office search through individual member's files to respond to open records requests? No. Does your office prepare responses to open records requests? The only response we would say that we would respond to an open records request, that the open your open records request is ready for pickup and this is the cost. We do an invoice form. Does your office do anything else relating to open records request that you can think of? No, not that I can think of. As chief clerk of the Assembly, do you maintain custody of all of the Assembly records? The official records of the Assembly records.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q	Does the Legislative Technology Services Bureau maintain any kind of records for individual Assembly members? Not individual Assembly members, other than the inventory of computers and electronic equipment assigned to each office. Were you involved in any document collection or production in the Baldus litigation? No. No no documents were required from the clerk's office. Have you ever seen any of the documents contained on the nine legislative hard drives turned over by the legislature in the Baldus litigation? No. Now let's go through these document production requests individually. So the first request in Exhibit 1-B asks for "All documents, including but not limited to email, concerning any analyses, data, plans, procedures, memos, and/or reports used by state legislative staff state legislators and/or any consultants or experts in

	erly R. Gill, et al.		Wiarch 29, 2019
Vide	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 41	Video	taped Deposition of PATRICK E. FULLER 3-29-19 Page 43
1	2011 Wisconsin Act 43 or any other potential State	1	the official official Journal for Wisconsin
2	Assembly plan that was not adopted."	2	Act 43 and the bill history.
3	MR. ST. JOHN: I'm just going to		So you also don't know if any individual member's
4	restate my objection here that the response	4	offices have any documents that may be responsive
5	to document productions is not one of the	5	to this request?
6	topic not one of the noticed 30(b)(6)	_	No.
7	topics. The deponent is under no obligation		Let's move on to Request No. 2. I'll give you a
8	to prepare a response on behalf of the	8	second to read that. And did you search for
9	Assembly for how documents were gathered. I	9	documents that meet this request?
10	am not instructing him not to answer. He's		Yes.
11	free to answer on his personal knowledge.		What did you do to search for those documents?
	•		-
12	With counsel's acceptance, I'd like an	12 A	Once again, I had my myself, I did an email
13	acknowledgment that this standing objection		search of all my files, electronic search and
14	can be made to all of your questions that	14	paper search, as well as I had my office manager
15	relate to Exhibit B, that he's providing	15	do the same thing. Mainly this would come up on
16	testimony in his on his personal knowledge	16	open records requests.
17	about those topics.		And were there any particular search terms that
18	MS. HARLESS: Sure. You can make	18	you used to look for those documents?
19	that standing objection.		Wisconsin Act 43, Senate Bill 148.
20	MR. ST. JOHN: Do I have your		Anything else?
21	agreement that I don't have to interrupt		That's it. Once we come back, on No. 2 is the
22	every single question that relates to this?	22	Assembly Journal would come up and the bill
23	MS. HARLESS: Yes. I'd appreciate	23	history for Senate Bill 148 or Wisconsin Act 43.
24	that.		Did you produce any documents that met this
25	MR. ST. JOHN: Thank you.	25	request to your attorney?
Vide	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 42	Video	taped Deposition of PATRICK E. FULLER 3-29-19 Page 44
1	MS. HARLESS: Thank you.	1 A	No. He had already received the the bill
2	By Ms. Harless:	2	history and the Journal.
3	Q Did you search for any documents that meet this	3 Q	From you?
4	request?	4 A	He also went online and picked it up, but I gave
5	A Yes.	5	him an extra copy.
6	Q Did anyone help you search for documents that meet	6 Q	Do you know if any individual member of the
7	this request?	7	Assembly has any documents that might be
8	A My I had my office manager go through her	8	responsive to this request?
9	electronic files and her paper copies.	9 A	No. I have no idea what each legislator or their
10	Q How did you go about searching for documents that	10	staff has.
11	were responsive to the subpoena?	11 Q	What about any individual member's offices?
12	A We did an email search and we did a paper search,	12 A	That's the same thing. I wouldn't know what's in
13	specifically by the by Act 43 or Assembly	13	their offices. It's not a requirement of the
14	Bill 148.	14	Assembly to know that.
15	Q Are those the search terms you used?		Besides the hard drives or the documents produced
	A Yes. On the specific one, yes.	16	in the Baldus litigation, are you aware of any
	Q And did you produce any documents that met this	17	other documents in the Assembly's possession,
18	request to your attorney?	18	custody, or control that relate to the motives of
19		19	state lawmakers in the drawing of Act 43?
	Q So sitting here today, do you know if any	20 A	-
21	individual member of the Assembly has any	21	MR. ST. JOHN: I'm going to object
21	documents that may be responsive to this request?	22	to form. You can answer the question.
22	documents that may be responsive to this request:		
		23 A	No.
22	A I don't know if any legislator or staff member		
22 23			No. Let's turn back to Exhibit 1-B and turn to Topic No. 3. Topic 3 requests "All documents, including

Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 45	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 47
1 but not limited to email, concerning the objective	1 copy of any engagement letter, contract,
2 facts that legislative staff and/or any experts or	2 agreement, or other document reflecting the
3 consultants referenced, used or relied upon or had	Wisconsin State Assembly's retention or engagement
4 available to them in the planning, development,	4 of Bartlit Beck LLP to serve as its legal counsel
5 negotiation, drawing, revision, or redrawing of	5 in Whitford versus Gill, Case No. 15-cv-421-jdp
6 the maps codified in 2011 Wisconsin Act 43 or any	6 pending in the U.S. District Court for the Western
	7 District of Wisconsin."
•	
8 adopted."	
9 Did you search for documents that meet this	9 request? 10 A Yes.
10 request? 11 A Yes.	11 Q And did your office manager help you?
	12 A Yes.
12 Q And did anyone help you search for documents that	
13 meet this request?	13 Q What did you do to search for documents that meet
14 A My office manager.	14 this request?
15 Q For all of these document requests, did you search	15 A Once again, we did an electronics electronic
16 for documents along with your office manager?	16 search and paper search.
17 A Office manager and I had the journal clerk.	17 Q And did you produce any documents that meet this
18 Q Which of these topics did the journal clerk also 19 search for?	18 request to your attorney? 19 A Yes.
20 A I had the journal clerk check for any executive	20 Q Do you know if your attorney produced any
branch reports that are required by the	21 documents responsive to this request to
legislature, and none of those turned up regarding	22 plaintiffs' counsel?
23 Act 43.	23 A I have no idea what my attorney produced.
24 Q For each of these topics or only for some of them?	24 Q As chief clerk to the Assembly, were you involved
25 A I had her do a broad search. I didn't have her go	25 in any way with any requests asking for a copy of
Videotaned Deposition of PATRICK F FULLER 3-29-19 Page 46	Videotaped Deposition of PATRICK F. FULLER 3-29-19 Page 48
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 46	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 48
1 down to each one of these. I gave her a wide	1 the Assembly's engagement letter with the law firm
	the Assembly's engagement letter with the law firmBartlit Beck?
 down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. 	 the Assembly's engagement letter with the law firm Bartlit Beck? A Yes.
 down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've 	 the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How?
 down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. 	 the Assembly's engagement letter with the law firm Bartlit Beck? A Yes.
 down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. 	 the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open
 down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you 	 the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open records request?
 down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to 	 the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open records request? A To provide the contract to the requesting party
 down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to your attorney? 	 the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open records request? A To provide the contract to the requesting party and any funds funds that were expended to pay
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down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to your attorney? A Not that I recall. I don't think I No. 3, I didn't produce any any documents for No. 3. None were available. Q Are you aware of any other documents in the Assembly's possession, custody or control that relate to the objective facts considered by legislative staff in the drawing of Act 43? The Assembly does not have any information on what	the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open records request? A To provide the contract to the requesting party and any funds funds that were expended to pay for the attorneys. The open records request asked about the funds expended to pay for the attorneys? A Yes. And you had to give them a number? Face of the pay for the attorneys? A Yes. A Yes. A An umber of press press outlets. I think there
down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to your attorney? A Not that I recall. I don't think I No. 3, I didn't produce any any documents for No. 3. None were available. Are you aware of any other documents in the Assembly's possession, custody or control that relate to the objective facts considered by legislative staff in the drawing of Act 43? The Assembly does not have any information on what individual offices or legislative staff have in	the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open records request? A To provide the contract to the requesting party and any funds funds that were expended to pay for the attorneys. Q The open records request asked about the funds expended to pay for the attorneys? A Yes. 4 Q And you had to give them a number? 5 A Yes. Q Who was the requesting party? A A number of press press outlets. I think there were three or four of them. I can't name them
down to each one of these. I gave her a wide search parameter and I had her search, and nothing acame up. And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to your attorney? A Not that I recall. I don't think I No. 3, I didn't produce any any documents for No. 3. None were available. Are you aware of any other documents in the Assembly's possession, custody or control that relate to the objective facts considered by legislative staff in the drawing of Act 43? The Assembly does not have any information on what individual offices or legislative staff have in their possession. But the Assembly does not have	the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open records request? A To provide the contract to the requesting party and any funds funds that were expended to pay for the attorneys. Q The open records request asked about the funds expended to pay for the attorneys? A Yes. Q And you had to give them a number? A Yes. Q Who was the requesting party? A A number of press press outlets. I think there were three or four of them. I can't name them all I think the Wisconsin State Journal was one
down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to your attorney? A Not that I recall. I don't think I No. 3, I didn't produce any any documents for No. 3. None were available. Q Are you aware of any other documents in the Assembly's possession, custody or control that relate to the objective facts considered by legislative staff in the drawing of Act 43? A The Assembly does not have any information on what individual offices or legislative staff have in their possession. But the Assembly does not have any other documents.	the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? And what what was your role in that open records request? A To provide the contract to the requesting party and any funds funds that were expended to pay for the attorneys. Q The open records request asked about the funds expended to pay for the attorneys? A Yes. Q And you had to give them a number? A Yes. Q Who was the requesting party? A A number of press press outlets. I think there were three or four of them. I can't name them all I think the Wisconsin State Journal was one of them, and some private citizens that I don't
down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to your attorney? A Not that I recall. I don't think I No. 3, I didn't produce any any documents for No. 3. None were available. Q Are you aware of any other documents in the Assembly's possession, custody or control that relate to the objective facts considered by legislative staff in the drawing of Act 43? A The Assembly does not have any information on what individual offices or legislative staff have in their possession. But the Assembly does not have any other documents. All right. So let's look at the next one which is	the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? And what what was your role in that open records request? A To provide the contract to the requesting party and any funds funds that were expended to pay for the attorneys. The open records request asked about the funds expended to pay for the attorneys? A Yes. And you had to give them a number? A Yes. Q Who was the requesting party? A number of press press outlets. I think there were three or four of them. I can't name them all I think the Wisconsin State Journal was one of them, and some private citizens that I don't recall their names. There were about six or seven
down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to your attorney? A Not that I recall. I don't think I No. 3, I didn't produce any any documents for No. 3. None were available. Q Are you aware of any other documents in the Assembly's possession, custody or control that relate to the objective facts considered by legislative staff in the drawing of Act 43? A The Assembly does not have any information on what individual offices or legislative staff have in their possession. But the Assembly does not have any other documents. Q All right. So let's look at the next one which is No. 4. That request asks for "Any and all	the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open records request? A To provide the contract to the requesting party and any funds funds that were expended to pay for the attorneys. Q The open records request asked about the funds expended to pay for the attorneys? A Yes. Q And you had to give them a number? A Yes. Q Who was the requesting party? A A number of press press outlets. I think there were three or four of them. I can't name them all I think the Wisconsin State Journal was one of them, and some private citizens that I don't recall their names. There were about six or seven requests for the contract and the funds expended
down to each one of these. I gave her a wide search parameter and I had her search, and nothing came up. Q And did you do anything different than what you've told me you've done for the other topics A No. Q in searching for documents? And did you produce any documents that met this request to your attorney? A Not that I recall. I don't think I No. 3, I didn't produce any any documents for No. 3. None were available. Q Are you aware of any other documents in the Assembly's possession, custody or control that relate to the objective facts considered by legislative staff in the drawing of Act 43? A The Assembly does not have any information on what individual offices or legislative staff have in their possession. But the Assembly does not have any other documents. All right. So let's look at the next one which is No. 4. That request asks for "Any and all requests that you, your office, or anyone employed	the Assembly's engagement letter with the law firm Bartlit Beck? A Yes. Q How? A On an open records request. Q And what what was your role in that open records request? A To provide the contract to the requesting party and any funds funds that were expended to pay for the attorneys. Q The open records request asked about the funds expended to pay for the attorneys? A Yes. Q And you had to give them a number? A Yes. Q Who was the requesting party? A A number of press press outlets. I think there were three or four of them. I can't name them all I think the Wisconsin State Journal was one of them, and some private citizens that I don't recall their names. There were about six or seven requests for the contract and the funds expended to pay for those for those attorneys.

Beverly R. Gill, et al.	March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 49	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 51
open records request, I can give that to you.	asked initially asked for the contract, and my
2 Q Well, we asked for the open records requests as	2 initial response is I didn't have the contract.
3 part of this document production request.	3 And then I want to say ten days later, last part
4 MR. ST. JOHN: Counsel, is there a	4 of December, first part of July (sic), I received
5 question? Objection. Form.	5 the contract and a number of news agencies,
6 MS. HARLESS: Yeah, I had asked a	6 reporters requested it, and I provided it to them.
7 question.	7 Q Who did you receive the contract from?
8 Q So are the responses that the Assembly produced in	8 A I want to say Patrick Marley was one of them.
9 response to these open records requests publicly	9 Q Who did you receive a copy of the contract itself
10 available?	10 from?
11 MR. ST. JOHN: Can you please	11 A I received a copy of the contract from the
12 repeat the question.	12 speaker's office.
13 (Question read)	13 Q But before you got that copy from the speaker's
14 MR. ST. JOHN: Objection. Form.	14 office, you didn't have one?
15 The question	15 A That's correct.
16 Q Do you understand the question?	16 Q Had you ever gotten any kind of invoice to pay in
17 A No. I don't understand it.	17 relation to Bartlit Beck?
	18 A Yes.
18 Q Did the Assembly respond to any of these open 19 records requests?	19 Q But you'd never seen the contract?
20 A Yes.	20 A That's correct.
21 Q Are those responses publicly available?	21 Q So let's look at document production Request
	·
22 A They were available to the requester. We provided	
them to the requester.	23 documents prepared by or transmitted by the
24 Q Does the Assembly post those responses online	24 Republican National Committee, that relate or
25 anywhere?	25 refer to legislative redistricting, including but
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 50	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 52
1 A No.	1 not limited to the document attached hereto as
2 Q So if I wanted to get a copy of those responses,	2 Exhibit 1."
3 how would I get one?	3 Did you search for documents that met this
4 A You just send an email to me or request them for	4 request?
5 me, and I would give them to you.	5 A Yes.
6 Q And as chief clerk of the Assembly, was your	6 Q With your office manager?
7 office involved in any way in the process of	7 A Yes.
8 retaining Bartlit Beck to represent the Assembly	8 Q Did you use any particular search terms?
9 in this litigation?	9 A Republican National Committee, redistricting,
10 A No.	10 Senate Bill 148, Wisconsin Act 43.
11 Q Let's turn to the next document request, which is	11 Q And did you produce any documents to your attorney
12 Request No. 5. Request No. 5 asks for "Copies of	12 in relation to this request?
13 any and all documents that you, your office, or	13 A I'm not sure specifically on this one. If any
14 anyone employed by you or your office provided to	14 documents came about, it was on an open records
15 the requesting person or released to the public in	15 request, somebody that my office was CC'd on. But
16 response to any requests identified in paragraph 4	16 as far as a document specifically regarding
17 above."	17 redistricting and it was just an email that the
18 I think we've covered this, but do you have	18 Assembly received from one of the offices.
19 anything else to add about this document	19 Q Does the Assembly have a policy on retaining open
20 production request?	20 records requests?
21 A No.	21 MR. ST. JOHN: This is a slightly
22 Q What exactly was your involvement in responding to	22 different question than requesting for how
	·
25 A What I recall is one of the news news outlet	objection to this last question which was
	T. Control of the con

Deverty K. Gill, et al.	Watch 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 53	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 55
about policy for open records requests. The	1 A I don't know. The Assembly has no idea what
witness is not under a duty to prepare to	2 individual offices have or don't have.
3 testify on behalf of the Assembly about the	3 THE WITNESS: Before we go any
4 Assembly's policies as they relate to open	further, can we take a break to get a drink
5 records requests.	5 of water?
6 But to the extent that he knows in his	6 MS. HARLESS: Sure.
7 individual capacity what that is, go ahead	7 THE VIDEOGRAPHER: Going off the
8 and answer the question.	8 record at 10 o'clock. Microphones are off.
9 Q Do you know what the Assembly's policy is on	9 (Recess)
10 retaining open records requests?	10 THE VIDEOGRAPHER: And we're back
11 A The Assembly under Statute 16.61 (2)(b) is not	on the record at 10:09.
12 required to maintain any records on open requests	12 By Ms. Harless:
records. If the information is available, we will	13 Q So before we took a break we were talking about
14 provide it. Same thing with offices, the policy	14 document production Request No. 6. And I'd like
15 is for the Assembly. If an office receives an	you to turn to the last page of Exhibit 1 that you
open records request, they will gather the	16 have in front of you. And that is Exhibit 1 to
17 information. They will first acknowledge that	17 Exhibit B. That was attached to the document
18 they have it. They will gather information. They	18 production request. Do you see that document?
19 will send it to the chief clerk's office for	19 A Page 2; is that correct? At the top?
20 processing. And if we have to receive any funds	20 Q Yes.
21 for that open records request, we let the	21 A Yes.
22 requester know it's available for pickup. They	22 Q Have you seen this document before?
23 can either pay for it or they can come and review	23 A I can't say that I have. I know I didn't produce
24 it and take what documents they want from the	24 it.
25 request.	25 Q That's correct. Do you know if you saw it
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 54	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 56
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 54 1 Q You mentioned earlier that you produced a document	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 56 1 attached to the subpoena?
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vide	Ole	aped Deposition of PATRICK E. FULLER 3-29-19 Page 57	Viu	leoi	aped Deposition of PATRICK E. FULLER 3-29-19 Page 59
1 /	Α	Other than being told this is what the contract's	1	Α	No.
2		going to be and we will pay we will pay the	2	Q	What about any conversations with anyone at the
3		contract.	3		Republican National Committee about private funds
4 (Q	And who told you that?	4		to pay for litigation over Act 43?
5 /	Α	If I'm not mistaken, it was	5		MR. ST. JOHN: Object form.
6		Representative Fitzgerald's office who was the	6	Q	Do you understand the question?
7		speaker at that time.	7	Α	Yes. No.
8 (Q	So you're referring to Jeff Fitzgerald?	8	Q	Now further down on this document we're looking
9 /	Α	Representative Fitzgerald who was in the Assembly.	9		at, which is the very last page, Exhibit 1 to
10		I think it's I think it was Jeff. He was the	10		Exhibit B, the last page of this exhibit, further
11		speaker at the time.	11		down in that document there's a section with the
12 (Q	When did do you remember when he gave you a	12		header Roman numeral IV, Training. Do you see
13		copy of the contract?	13		that section?
14 /	Α	I don't remember.	14	Α	Yes.
15 (Q	And he did you have any other conversations	15	Q	And subbullet "a" says "The RNC can train you on
16		with him about how the contract would be paid for?	16		the use of the Maptitude for Redistricting, but
17 /	Α	If I remember correctly, it was paid on a monthly	17		you will need to pay the travel expenses to come
18		basis. I think we paid I think the Assembly	18		to Washington, D.C."
19		paid I don't remember we didn't pay a large	19		Do you know if public funds were used to pay
20		amount of money, if I can remember correctly, as	20		for any individual Assembly member to travel to
21		compared when I compare it to the previous	21		Washington, D.C., to be trained by the RNC to use
22		redistricting of 2001. It was minimal as far as I	22		redistricting software?
23		was concerned, less than a million dollars less	23	Α	So the question is for 2010?
24		than a half a million dollars if I'm not mistaken.			Yes.
25		I want to say \$200,000 I think the Assembly paid.	25	Α	No. The Assembly did not pay for anybody to go to
					, , , , ,
Vide	ota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 58	Vid	leot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 60
1 (Uh-huh. Have you ever had any other conversations	1		Washington, D.C.
1 (Uh-huh. Have you ever had any other conversations with any member of the Assembly about the use of	1 2	Q	Washington, D.C. What about any other years?
1 (2 3	Q	Uh-huh. Have you ever had any other conversations with any member of the Assembly about the use of public funds to pay for litigation over Act 43?	1 2 3	Q A	Washington, D.C. What about any other years? We sent one individual from the speaker's office
1 (2 3 4 /	Q A	Uh-huh. Have you ever had any other conversations with any member of the Assembly about the use of public funds to pay for litigation over Act 43? No.	1 2 3 4	Q A	Washington, D.C. What about any other years? We sent one individual from the speaker's office to Washington, D.C., for litigation in this case,
1 (2 3 4 /	Q A Q	Uh-huh. Have you ever had any other conversations with any member of the Assembly about the use of public funds to pay for litigation over Act 43? No. Not about this current case, Whitford v. Gill?	1 2 3 4 5	Q A	Washington, D.C. What about any other years? We sent one individual from the speaker's office to Washington, D.C., for litigation in this case, and I want to say it was in 2018.
1 (2 3 4 / 5 (6	Q A Q A	Uh-huh. Have you ever had any other conversations with any member of the Assembly about the use of public funds to pay for litigation over Act 43? No. Not about this current case, Whitford v. Gill? I get the repeat that question again.	1 2 3 4 5	Q A Q	Washington, D.C. What about any other years? We sent one individual from the speaker's office to Washington, D.C., for litigation in this case, and I want to say it was in 2018. Why was an individual sent from the speaker's
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Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 61	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 63
1 A No.	1 Q Did you search for documents that met this
2 Q You don't know?	2 request?
3 A No, we didn't pay for any, that I know of.	3 A Yes.
4 Q But you don't know if any individual member paid	4 Q How did you search for documents that met this
5 for such a CD?	5 request?
6 MR. ST. JOHN: Object. Form.	6 A I used every individual's name here, A, B, C, D,
7 Q Do you know if any individual member paid for a	7 and E, and searched if we had any records relating
8 CD?	8 to these individuals, both paper and electronic.
9 A Used state funds? Used state funds for this?	9 Q And what files I know you did a paper and
10 Q Yes.	10 electronic search, but what files specifically did
11 A No, I do not know.	11 you search?
12 Q And then the last bullet point under the heading	12 A Open records our open records file.
13 Training says "If you have questions, please call	13 Q And did you produce any open records requests that
14 us at the RNC. That's what we're here for."	14 used those names to your attorneys?
15 Underneath that five individuals and their	15 A Yes.
16 contacts are listed; correct?	16 Q And do you know if those documents were produced
17 A Correct.	17 to plaintiffs' attorney?
18 Q Do you know any of the individuals listed here?	18 A I don't know if they were produced or given to
19 A I don't know them personally, but I know that they	19 given to you.
20 came up on an open records request.	20 Q Okay. Has the Assembly ever paid an invoice to
21 Q Have you ever had any conversations with any of	21 any of the individuals listed on that back page?
22 the individuals listed here?	22 A No.
23 A No.	23 Q Sitting here today, do you know if any individual
24 Q And do you know of any individual member of the	24 member of the Assembly has any communications
25 Assembly who has had conversations with any of the	25 referring to redistricting that also include any
,	, , , , , , , , , , , , , , , , , , ,
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 62	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 64
1 people listed here?	1 of the individual names listed?
people listed here?A No. The Assembly would not know what goes on in	1 of the individual names listed? 2 A No.
 people listed here? A No. The Assembly would not know what goes on in individual legislator's offices. 	 1 of the individual names listed? 2 A No. 3 Q What about any individual member's staff?
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1 people listed here? 2 A No. The Assembly would not know what goes on in individual legislator's offices. 4 Q And when you say you know they came up on an open records request, is that the document that you produced to us? 7 A I don't know what was produced to you, but it's what I produced to my attorneys. 9 Q Okay. So let's flip back to Exhibit B which is the document production request, and let's look at No. 7. And this request asks for "Copies of any and all communications, including email, that relate or refer to legislative redistricting, reflecting or referring to any of the following people or email addresses." And these are the same people that are listed on the back page, Exhibit 1; right? Exhibit 1 to Exhibit B? 18 A On No. 7, I have A, B, C, D, and E. Those individuals? Yeah. 20 Q Yes. Those individuals are the same individuals listed at the bottom of the page you're currently 23 A On page 2?	1 of the individual names listed? 2 A No. 3 Q What about any individual member's staff? 4 A I don't know what the staff 5 MR. ST. JOHN: Object to form. 6 A The Assembly has no knowledge of what individual 7 legislative staff have communicated with or what 8 they do in their offices, to include legislators. 9 MS. HARLESS: All right. I'd like 10 to mark an exhibit. We'll come back to this. 11 MR. ST. JOHN: Do you want to go 12 off the record? 13 MR. POLAND: Yes, let's go off the 14 record. 15 (Discussion off the record) 16 MS. HARLESS: We can go back on the 17 record. 18 By Ms. Harless: 19 Q Let's move on to document request No. 8, which 20 asks for "Any and all materials reflecting or 21 relating or referring to the April 2010 Republican 22 National Committee's GOP Redistricting Conference, 23 including any and all notes, summaries, minutes,

Video	taped Deposition of PATRICK E. FULLER 3-29-19 Page 65	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 67
1	electronic material prepared for, distributed at,	1 the document we need to reprint.
2	created at, or otherwise related to that	2 A Okay.
3	conference."	3 Q So we'll talk about it later.
4	Did you search for documents that met this	4 Do you know if any individual member of the
5	request?	5 Assembly has files that might be responsive to
	Yes.	6 document request No. 9?
	What did you do to search for documents that met	7 A No.
8	this request?	8 Q What about, do you know if any individual member's
	We did an electronic search and a paper search, my	9 offices have documents responsive to document
10	office manager and I, Republican National	10 request No. 9?
11	Conference, GOP, redistricting conference. Those	11 A No.
12	are the main search search names that we did.	12 Q All right. Let's go to No. 10. No. 10 asks for
13	And we received we don't think we had anything	13 "Any and all documents reflecting or relating or
14	if I'm not mistaken.	14 referring to meetings, communications, or
	And you looked through electronic files and paper	conversations from 2002 to the present regarding
16	files?	or relating to recruiting Republican candidates
	Yes.	17 for the Wisconsin State Assembly."
	And you don't think you produced any documents to	Did you search for documents that met this
19	your attorney?	19 request?
20 A	I don't believe we we produced any documents.	20 A Yes, but it's we would have nothing on
21	There may have been one or two email, I don't	21 Republican recruiting Republican candidates
22	remember, with GOP, GOP redistricting or	because it's against Assembly policy to do any of
23	Republican National Committee. And I don't	23 that. It's considered campaign activity. And
24	remember specifically.	24 it's part of the JCLO Rule of 11 October 2001 that
25 Q	Do you know if any individual member of the	25 it's prohibited under the Assembly rules.
\ <i>(</i> ' 1	LD W CRATRICKE FULLER COR IS D. CO.	VIII - ID III - (DATRICKE FULLER COM CO. D. CO.
Video	taped Deposition of PATRICK E. FULLER 3-29-19 Page 66	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 68
1	Assembly has any documents responsive to document	1 Q But you searched you looked through your
2	request No. 8?	2 documents anyway?
3 A	No.	3 A Yes.
4 Q	Do you know if any individual member's offices may	4 Q And did you find anything that was responsive?
5	have any documents responsive to document request	5 A No.
6	No. 8?	6 Q Do you know who would have documents responsive to
7 A	No.	7 this request?
8 Q	All right. Let's go to No. 9. This asks for "Any	8 A No. I'm not going to speculate who would have
9	and all documents reflecting or relating or	9 documents on this.
10	referring to the Redistricting Majority Project,	10 Q Do you know if the Wisconsin Republican Assembly
11	commonly referred to as REDMAP."	11 Campaign Committee would have documents responsive
12	Did you search for documents that met this	12 to this request?
13	request?	13 A Once again, I don't know what the Republican
14 A	Yes.	14 committee has. I don't want to speculate. I
15 Q	What did you do to search for documents?	15 don't know one way or the other.
	Did electronic and paper. My office manager and	16 Q Would Speaker Vos have documents responsive to
17	myself.	17 this request?
18 Q		18 A Once again I don't know what Speaker Vos has in
19 A	,	19 his office, what his staff staff have.
	And did you produce any documents responsive to	20 Q So let's move to request No. 11. Did you search
21	this request to your attorney?	21 for documents that met this request?
	I do remember this specifically. We had one email	22 A Yes.
23	on an open records request that went to Nick	23 Q And did anyone help you search for documents
24	Nick Probst.	24 relating to this request?
	Okay. And we'll come back to that because that's	25 A My office manager.
	-	, ,

		ly K. Gill, et al.			
Vide	ota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 69	Vide	ota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 71
1	Q	And did you search electronic and paper files?	1		request?
		Yes. Yes, electronic and paper files.	2	Α	Yes.
3	Q	And did you use any particular search terms?	3	Q	With your office manager?
		Yes. RPW specifically, Republican candidate.			With the office manager, yes.
		And did you find any documents that were			And did you do paper and electronic file search?
6	-	responsive to this request?			Yes.
	Α	No, I don't believe we found any documents.	7	Q	And did you use any particular search terms?
		Do you know who would have documents responsive to			"Voter registration" and "WRACC."
9		this request?			Did you find any documents that were responsive to
	Α	Once again, I'm not going to speculate. No, I	10		this request?
11		don't.	11		•
	Q	Would the Republican party of Wisconsin have			Do you know who would have documents responsive to
13	-	documents responsive to this request?	13		this request?
	Α	I'm not sure what the Republican party has. It's	14		•
15		not part of the Assembly.			Would Speaker Vos have any documents responsive to
	a	Would Speaker Vos have documents responsive to	16		this request?
17	_	this request?			Once again, I don't know what Speaker Vos has in
	Δ	Once again, I don't know what Speaker Vos would	18		his office. It's not part of the Assembly's
19	, ,	have in his office. His his documents are not	19		requirement to maintain or know what Speaker Vos
20		part of the Assembly's documents. They're part of	20		has in his office.
21		Representative Vos's office documents.		0	All right. Let's move to No. 14. Did you search
	^	All right. Let's move to No. 12. Did you search	22		for documents that met this request?
23	Q	for documents that met this request?			Yes.
	۸	Yes.			Did you do anything different to search for
		Did you do anything different to search for	25		documents under this request than any of the
	<u> </u>	aped Deposition of PATRICK E_FULLER 3-29-19 Page 70	Vide	:hOta	aned Deposition of PATRICK F FULLER 3-29-19 Page 72
1	Ola	aped Deposition of PATRICK E. FULLER 3-29-19 Page 70 documents under this request than any of the	1		others?
1 2		documents under this request than any of the others?	1 2	Α	others? No. Both paper and electronic.
1 2 3	Α	documents under this request than any of the others? No, same.	1 2 3	А Q	others? No. Both paper and electronic. And what search terms did you use?
1 2 3 4	А Q	documents under this request than any of the others? No, same. Did you use any different search terms?	1 2 3 4	А Q	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those
1 2 3 4 5	А Q А	documents under this request than any of the others? No, same. Did you use any different search terms? Yes.	1 2 3 4 5	А Q А	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used.
1 2 3 4 5	А Q А Q	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use?	1 2 3 4 5	А Q А	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your
1 2 3 4 5 6 7	A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer."	1 2 3 4 5 6 7	A Q A Q	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request?
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1 2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request?	1 2 3 4 5 6 7 8 9 10 11 12	A Q A Q A Q	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A Q A Q	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request?	1 2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q A Q A	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A Q A Q	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to	1 2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q A Q A Q	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A Q A Q	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A Q A Q	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q A Q A Q	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Representative	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q A Q A Q	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15. Did you search for documents that met this
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Representative what Speaker Vos has in his office, what documents	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q A Q A Q A	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15. Did you search for documents that met this request?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Representative what Speaker Vos has in his office, what documents he retains.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	AQAQ AQ AQ AQ	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15. Did you search for documents that met this request? Yes.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A Q A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Representative what Speaker Vos has in his office, what documents he retains. Let's move to request No. 13. This request asks	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	AQAQ AQ AQ AQ	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15. Did you search for documents that met this request? Yes. Did you do anything different to search for
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Representative what Speaker Vos has in his office, what documents he retains. Let's move to request No. 13. This request asks for "Any and all documents reflecting or relating	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	AQAQ AQ AQ AQ	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15. Did you search for documents that met this request? Yes. Did you do anything different to search for documents under this request than any of the other
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Representative what Speaker Vos has in his office, what documents he retains. Let's move to request No. 13. This request asks for "Any and all documents reflecting or relating or referring to voter registration activities that	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	AQAQ AQ AQ AQ	others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15. Did you search for documents that met this request? Yes. Did you do anything different to search for documents under this request than any of the other requests?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Representative what Speaker Vos has in his office, what documents he retains. Let's move to request No. 13. This request asks for "Any and all documents reflecting or relating or referring to voter registration activities that were coordinated, arranged, carried out, or funded	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23		others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15. Did you search for documents that met this request? Yes. Did you do anything different to search for documents under this request than any of the other requests? No, other than having the journal clerk do a
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q A Q A Q A	documents under this request than any of the others? No, same. Did you use any different search terms? Yes. What search terms did you use? We used "volunteer." And did you find any documents that were responsive to this request? No. And do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Representative what Speaker Vos has in his office, what documents he retains. Let's move to request No. 13. This request asks for "Any and all documents reflecting or relating or referring to voter registration activities that were coordinated, arranged, carried out, or funded by the RPW or Wisconsin State Assembly Campaign	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24		others? No. Both paper and electronic. And what search terms did you use? We used "Republican Assembly Caucus, RPW." Those were the main terms that we used. Okay. And did you produce any documents to your attorney in relation to this request? No. Do you know who would have documents responsive to this request? No, I would not. Would Speaker Vos have documents responsive to this request? Once again, I don't know what Speaker Vos has. All right. Let's look at the last one, No. 15. Did you search for documents that met this request? Yes. Did you do anything different to search for documents under this request than any of the other requests? No, other than having the journal clerk do a search on Act 43 as the records clerk also.

Beveriy R. Gill, et al.	March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19	Page 73 Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 75
1 two big ones, and "districts."	1 with Topic No. 1. Can you read that topic into
2 Q Did the journal clerk use the same search terms?	
3 A Yes.	3 A You want me to read it? Is that the question?
4 Q Did the records clerk use the same search terms'	
5 A Yes.	5 A "The terms 'you' or 'your' refer to the"
6 Q And did you produce any documents to your atto	
7 in relation to this request?	7 just the next page.
8 A The only record came from the actually from the	8 A Okay. "The objectives and/or motivations for the
9 journal clerk and the records clerk. And what	9 drawing of each district in 2011 Wisconsin Act 43
came up with the search term is "district" came	10 including earlier drafts."
up, the actual actual bill.	11 Q What do you understand the word "gerrymander" to
12 Q Do you know who would have any documents	12 mean?
13 responsive to this request?	13 A Gerrymandering, is that the question?
14 A No.	14 Q Yes.
15 Q Would Speaker Vos have any documents respons	sive to 15 A My definition of gerrymandering is a term that
16 this request?	16 reflects a certain party has drawn the lines to
17 A I don't know what Speaker Vos has.	17 their advantage.
18 Q Are you aware of any other documents in the	18 Q Do you think Act 43 is a gerrymander?
19 Assembly's possession, custody or control that	19 A It's not for me to make that decision.
20 relate to the Act 43 redistricting process in any	20 Q Do you personally think Act 43 is a gerrymander?
21 way that we've not discussed today?	21 MR. ST. JOHN: If you would like to
22 A No.	pay for Mr. Fuller's opinion testimony, you
23 MS. HARLESS: All right. I'm going	23 can write a check. He can agree to take it
24 to mark an exhibit.	24 or not. But this is a fact deposition. He's
25 (Exhibit No. 2 marked for	25 not an expert witness for us and he's not an
Videotaped Deposition of PATRICK E. FULLER 3-29-19	Page 74 Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 76
1 identification)	1 expert witness for you.
2 MR. ST. JOHN: Can I have the	2 MS. HARLESS: Well, he said I'm
3 witness look at the exhibit itself? It's	3 not going to argue with you about it on the
4 probably the same document, but it's the one	4 record.
5 that's stamped.	5 Q But do you have an answer to that question, or no?
6 Q So the court reporter just handed you a documen	6 A No. I never sat down and really studied Act 43
7 that was marked as Exhibit 2. Have you seen this	7 and all the districts.
8 document before?	8 Q Was County 43 motivated by partisan factors?
9 A Yes.	9 A I don't know. I don't know what the individual
10 Q Is this a true and complete copy of your response	es 10 representative's motives are. It's not part of
11 to plaintiffs' document production requests?	11 the Assembly part of the Assembly what we need
MR. ST. JOHN: I'm going to also	to know, what we need to do as far as information
same objection. The witness is not being	13 or documents.
produced to testify as to the Wisconsin State	14 Q Do you have any understanding of what the term
15 Assembly's document responses. It's not one	15 "cracking" means in the context of legislative
of the noticed topics. Obviously the witness	16 redistricting?
can testify as to his personal knowledge	17 A No, I have no idea.
18 about the response.	18 Q Do you have any understanding of what the term
19 Q As far as you are personally aware, is this a true	19 "packing" means in the context of legislative
20 and complete copy of your responses to plaintiffs	
21 document production requests?	21 A What I've heard as packing is that a number of
22 A Yes.	22 like-minded individuals are put into one district.
23 Q All right. You can set that document to the side.	23 They all vote one party or another. That's what I
24 So let's go back to Exhibit 1 and we'll go to the	24 understand as packing means.
25 list of topics in Exhibit 1-A. So we'll start	25 Q All right. So let's go through this topic says

Vid	eot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 77	Videot	taped Deposition of PATRICK E. FULLER 3-29-19 Page 79
1		"The objectives and/or motivations for the drawing	1	is the district under the 2002 map, Assembly map,
2		of each district in 2011 Wisconsin Act 43";	2	and then the yellow shading is the proposed
3		correct?	3	district under Act 43.
4	Α	Is that No. 1?	4	Can you explain why the boundaries of
5	Q	Yeah.	5	District 21 were changed from the red outline to
6	Α	Yes.	6	the yellow shading?
7		MS. HARLESS: I'm going to	7 A	The Assembly would not know why they did that.
8		introduce another document. We're going to	8	The Assembly has no knowledge of that. The
9		mark it as Exhibit 3.	9	Assembly just has the bill when it came over from
10			10	the Senate when it was messaged to the Senate.
11		(Exhibit No. 3 marked for	11	The Assembly is required to reapportion every ten
12		identification)	12	years. Why that was done, the Assembly would not
13	Q	So I've handed you a document and it's marked as	13	know.
14		Exhibit 3. Do you recognize this document?	14 Q	Do you know whether any district boundaries were
15	Α	No, not really unless it was in the actual bill.	15	adopted in 2011 to ensure that a district would be
16		And I never went through the actual Senate	16	more likely to elect a Republican candidate than
17		Bill 148 to look at the whole contents of that	17	the prior district?
18		bill. So as far as seeing plan for District	18 A	No, unless it came over in the bill, Senate
19		Assembly District 21, no.	19	Bill 148 when it was messaged from the Senate on
20	Q	Okay. But you understand this to be a map of	20	19 July 2011. We received it on the 19th and took
21		Assembly District 21?	21	it up on the 20th of July 2011.
22	Α	Yes.	22 Q	Do you have any other information about the
23	Q	And do you know whether this document was created	23	motivation behind the drawing of Assembly
24		by the Assembly?	24	District 21?
25	Α	No, I don't know if it was created by the	25 A	No.
Vid	eot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 78	Videot	taped Deposition of PATRICK E. FULLER 3-29-19 Page 80
	eot			
1		Assembly.		All right. You can put that document to the side.
1			1 Q	
1 2 3	Q	Assembly. Do you know whether some other state office	1 Q 2	All right. You can put that document to the side. MS. HARLESS: I'm going to mark
1 2 3	Q	Assembly. Do you know whether some other state office created this document?	1 Q 2 3	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one.
1 2 3 4	Q	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then	1 Q 2 3 4 5	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for
1 2 3 4 5	Q	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011,	1 Q 2 3 4 5	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification)
1 2 3 4 5 6 7	Q	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill	1 Q 2 3 4 5 6 Q 7	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as
1 2 3 4 5 6 7 8	Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history.	1 Q 2 3 4 5 6 Q 7	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document?
1 2 3 4 5 6 7 8	Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created?	1 Q 2 3 4 5 6 Q 7 8 A	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I
1 2 3 4 5 6 7 8	Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6	1 Q 2 3 4 5 6 Q 7 8 A 9	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate
1 2 3 4 5 6 7 8 9 10	Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's	1 Q 2 3 4 5 6 Q 7 8 A 9	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went
1 2 3 4 5 6 7 8 9 10	Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years.	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps.
1 2 3 4 5 6 7 8 9 10 11 12	Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no.
1 2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of
1 2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would become Act 43. And I'm also going to represent to	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A 16 Q	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes. All right. So just like the previous document,
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would become Act 43. And I'm also going to represent to you that the metadata for this document shows that	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A 16 Q	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes. All right. So just like the previous document, I'll represent to you that this is another
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would become Act 43. And I'm also going to represent to you that the metadata for this document shows that the date of creation was June 18th, 2011. Do you know what this document was used for?	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A 16 Q 17 18	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes. All right. So just like the previous document, I'll represent to you that this is another document that was taken from an external hard
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would become Act 43. And I'm also going to represent to you that the metadata for this document shows that the date of creation was June 18th, 2011. Do you know what this document was used for?	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A 16 Q 17 18 19	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes. All right. So just like the previous document, I'll represent to you that this is another document that was taken from an external hard drive assigned to Adam Foltz in 2010 in the
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would become Act 43. And I'm also going to represent to you that the metadata for this document shows that the date of creation was June 18th, 2011. Do you know what this document was used for? It was used for redistricting.	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A 16 Q 17 18 19 20	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes. All right. So just like the previous document, I'll represent to you that this is another document that was taken from an external hard drive assigned to Adam Foltz in 2010 in the computer he used for drafting the districts that
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would become Act 43. And I'm also going to represent to you that the metadata for this document shows that the date of creation was June 18th, 2011. Do you know what this document was used for? It was used for redistricting. Does this document show the 2002 to 2010 version	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A 16 Q 17 18 19 20 21	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes. All right. So just like the previous document, I'll represent to you that this is another document that was taken from an external hard drive assigned to Adam Foltz in 2010 in the computer he used for drafting the districts that would become Act 43. And just like the previous
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would become Act 43. And I'm also going to represent to you that the metadata for this document shows that the date of creation was June 18th, 2011. Do you know what this document was used for? It was used for redistricting. Does this document show the 2002 to 2010 version of District 21 in a red outline?	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A 16 Q 17 18 19 20 21 22	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes. All right. So just like the previous document, I'll represent to you that this is another document that was taken from an external hard drive assigned to Adam Foltz in 2010 in the computer he used for drafting the districts that would become Act 43. And just like the previous document, it was created on June 18th, 2011.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A	Assembly. Do you know whether some other state office created this document? If this document was in the Senate Bill 148, then it came over to the Assembly on July 20th, 2011, as part of the bill, the bill, with the bill history. Do you know why this document was created? Well, it's created because of Article IV Section 6 of the constitution as far as the legislature's requirement to redistrict every ten years. So I'm going to represent to you that this document was taken from an external hard drive assigned to Adam Foltz in 2010 and the computer he used for the drawing of the districts that would become Act 43. And I'm also going to represent to you that the metadata for this document shows that the date of creation was June 18th, 2011. Do you know what this document was used for? It was used for redistricting. Does this document show the 2002 to 2010 version of District 21 in a red outline? I see red outline on there. I don't know what it	1 Q 2 3 4 5 6 Q 7 8 A 9 10 11 12 13 Q 14 15 A 16 Q 17 18 19 20 21 22 23	All right. You can put that document to the side. MS. HARLESS: I'm going to mark another one. (Exhibit No. 4 marked for identification) I'm handing you a document that's been marked as Exhibit 4. Do you recognize this document? No, unless it was in the once again no, I don't, unless it was in the in the Senate Bill 148, later Act 43. Once again, I never went through the whole bill and looked at all the maps. So no. Okay. Do you understand this to be a map of Assembly District 22? 22? Yes. All right. So just like the previous document, I'll represent to you that this is another document that was taken from an external hard drive assigned to Adam Foltz in 2010 in the computer he used for drafting the districts that would become Act 43. And just like the previous document, it was created on June 18th, 2011. Do you know what this document is used for?

Beverly R. Gill, et al.	March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 81	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 83
1 years. And that's what this looks like.	1 district in this area. Do you know who
2 Q And just like the previous document, I'm going to	2 Sandy Pasch is?
3 represent that the red outline is the Assembly	3 A Yes.
4 district in the 2002 map and then the yellow	4 Q Was she a Democratic member of the Assembly in
5 shading is the Assembly district under Act 43.	5 2011?
6 Do you know why the boundaries of District 22	6 A Yes.
7 were changed from the red outline to the yellow	7 Q Do you know why Sandy Pasch was paired with
8 shading?	8 another incumbent in Assembly District 23 in
9 A No.	9 Act 43?
10 Q Do you have any other information about the	10 A No idea.
11 motivations behind the drawing of Assembly	11 Q Do you have any other information about the
12 District 22?	12 motivations behind the drawing of Assembly
13 A No.	13 District 23?
14 (Exhibit No. 5 marked for	14 A No.
15 identification)	15 (Exhibit No. 6 marked for
16 Q The court reporter's marked this as Exhibit 5. Do	16 identification)
17 you recognize this document?	17 Q I'm handing you a document that's been marked as
18 A No. If you mean is this the first time I've ever	18 Exhibit 6. Do you recognize this document?
19 seen it?	19 A This is the first time I've seen this document.
20 Q Yes.	20 Q Okay. Do you understand it to be a map of
21 A Yes, this is the first time I've ever seen this	21 Assembly District 24?
22 document.	22 A Yes.
23 Q And do you do you understand it to be a map of	23 Q And I'll represent to you again that this is
24 Assembly District 23? 25 A Yes.	24 another document that was taken from an external 25 hard drive assigned to Adam Foltz in 2010 and the
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 82	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 84
1 Q And then again, just like the other documents, I'm	1 computer he used for drafting the districts that
2 representing to you that this is a document that	2 would become Act 43. And I'll also represent to
3 was taken from an external hard drive assigned to	3 you that the metadata shows the date of creation
4 Adam Foltz in 2010, and the computer he used for	4 of this document as June 18th, 2011. And then
5 drafting the districts that would become Act 43. 6 And it was created on June 18th, 2011. Do you	5 looking at this again, it's similar to the other 6 ones. Do you understand the red outline to be the
7 know what this document was used for?	6 ones. Do you understand the red outline to be the 7 boundaries of the 2002 Assembly District?
8 A It's for once again, it's for the legislature's	8 A Yes, after you've explained it to me, yes.
9 requirement under Article IV Section 6 of the	9 Q And the yellow shading is the proposed District 24
10 Wisconsin Constitution to redistrict every ten	10 in Act 43?
11 years.	11 A Yes.
12 Q And then do you understand the red outline to be	12 Q Can you explain why the boundaries of District 24
13 the previous Assembly district?	13 were changed from the red outline to the yellow
14 A As what you mentioned previously that the red	14 shading?
15 outline is from what, 2002?	15 A No, other than it's the requirement of the
16 Q Yeah, and the yellow shading is the proposed	16 legislature to redistrict every ten years. I
17 Act 43 district.	don't know what the motivation of the individual
18 A Yes.	18 that produced this.
19 Q Do you know why the boundaries of District 23 were	19 Q Do you have any other information about the
20 changed from the red outline to the yellow	20 motivations behind the drawing of Assembly
21 shading?	21 District 24?
22 A No, I have no motiveI don't know what the	22 A No.
motivation of the individual doing this, no.	23 (Exhibit No. 7 marked for
24 Q I'm also going to represent to you that	24 identification)
25 Sandy Pasch represented the prior assembly	25 Q I'm handing you Exhibit 7. Do you recognize this

Beverly R. Gill, et al.	March 29, 2015
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 85	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 87
1 to be a map of Assembly District 26?	1 A Yes.
2 A Yes.	2 Q And again, I'll represent to you that this
3 Q And I'll again represent to you that this document	3 document was taken from an external hard drive
4 was taken from an external hard drive assigned to	4 assigned to Adam Foltz in 2010 and 2011, and it
5 Adam Foltz in 2010, and I'm also representing to	5 was created on June 18th, 2011.
6 you that the metadata shows the date of creation	6 Do you understand the red outline to be the
7 of this document as June 18th, 2011.	7 previous assembly district of District 31 under
8 And do you understand the red outline to be	8 the 2002 map?
9 the assembly district in the 2002 map?	9 A Yes.
10 A Yes.	
	10 Q And then the yellow shading is the proposed 11 District 31 under Act 43?
11 Q And the yellow shading is the proposed Act 43	
12 district for Assembly District 26?	12 A Yes.
13 A Yes.	13 Q Can you explain why the boundaries of District 31
14 Q Can you explain why the boundaries of District 26	were changed from the red outline to the yellow
were changed from the red outline to the yellow	15 shading?
16 shading?	16 A No, I cannot.
17 A No, I cannot.	17 Q And do you have any other information about the
18 Q Do you have any other information about the	18 motivations behind the drawing of Assembly
19 motivations behind the drawing of Assembly	19 District 31?
20 District 26?	20 A No.
21 A No.	21 (Exhibit No. 10 marked for
22 (Exhibit No. 8 marked for	22 identification)
23 identification)	23 Q I'm handing you what has been marked as
24 Q I hope you like maps. I'm handing you Exhibit 8.	24 Exhibit 10. Do you recognize this to be a map of
25 And do you recognize this to be a picture of	25 Assembly District 35?
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 86	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 88
1 Assembly District 29?	1 A Yes. Once again, as all the other exhibits, this
2 A Yes.	2 is the first time I'm seeing this.
3 Q And I'll again represent to you that this was a	3 Q And I'll represent to you that this is another
4 document that was taken from an external hard	4 document that was taken from an external hard
5 drive assigned to Adam Foltz in 2010, and it was	5 drive assigned to Adam Foltz in 2010 and was
6 created on June 18th, 2011. Do you understand the	6 created on June 18th, 2011. And do you understand
7 red outline to be the previous Assembly	7 that the red outline is the previous Assembly
8 district 29 under the 2002 map?	8 District 35 under the 2002 map?
9 A Yes.	9 A Yes.
10 Q And the yellow shading is the proposed Assembly	10 Q And the yellow shading is Assembly District 35 as
11 District 29 under Act 43?	11 proposed in Act 43?
	12 A Yes.
12 A Yes. 13 Q Can you explain why the boundaries of District 29	
	13 Q Can you explain why the boundaries of District 35
were changed from the red outline to the yellow	were changed from the red outline to the yellow
15 shading?	15 shading?
16 A No, I cannot.	16 A No, I cannot.
17 Q And do you have any other information about the	17 Q And do you have any other information about the
18 motivations behind the drawing of Assembly	18 motivations behind the drawing of Assembly
19 District 29?	19 District 35?
20 A No.	20 A No.
21 (Exhibit No. 9 marked for	21 Q All right. You can set that one aside.
22 identification)	22 (Exhibit No. 11 marked for
23 Q I'm handing you what the court reporter has marked	23 identification)
24 as Exhibit 9. Do you recognize this be to be a	24 Q I'm handing you what the court reporter has marked
25 map of Assembly District 31?	as Exhibit 11. Do you recognize this to be a map
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Beverly R. Gill, et al.	March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 89	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 91
1 of Assembly District 38?	1 Assembly District 4?
2 A Yes.	2 A Yes.
3 Q And I'll represent to you that this is another	3 Q And I'll represent to you again that this is
4 document that was taken from an external hard	4 another document that was taken from an external
5 drive assigned to Adam Foltz in 2010, and it was	5 hard drive assigned to Adam Foltz in 2010 and was
6 also created on June 18th, 2011.	6 created on June 18th of 2011.
7 And do you understand the red outline to be	7 Is the red outline Assembly District 4 in the
8 the Assembly District 38 under the 2002 map?	8 2002 Assembly map?
9 A Yes.	9 A Is it are you asking me or are you telling me?
10 Q And do you understand the yellow shading to be the	10 Q I'm asking you.
proposed Act 43 district of District 38?	11 A The only thing I can tell you is what you've told
12 A Yes.	me, that that's what District 4 looked like in
13 Q Can you explain why the boundaries of District 38	13 2002
were changed from the red outline to the yellow	14 Q Okay.
15 shading?	15 A which is depicted on the map, yes.
16 A No, I cannot.	16 Q And then the yellow shading is the proposed
17 Q Do you have any other information about the	17 District 4 in Act 43?
18 motivations behind the drawing of Assembly	18 A Yes.
19 District 38?	19 Q Can you explain why the boundaries of District 4
20 A No.	were changed from the red outline to the yellow
21 (Exhibit No. 12 marked for	21 shading?
22 identification)	22 A No.
23 Q I'm handing you what's been marked as Exhibit 12.	23 Q Do you have any other information about the
24 Do you recognize this to be a map of Assembly	24 motivations behind the drawing of Assembly
25 District 42?	25 District 4?
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 90	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 92
1 A Yes.	1 A No.
2 Q And I'll represent to you again that this was a	
3 document that was taken from an external hard	,
4 drive assigned to Adam Foltz in 2010 and 2011, and	3 break here as you get that ready, put the 4 can we take about five minutes?
5 it was created on June 18th, 2011.	5 MS. HARLESS: Sure, we can take a
6 Does the red outline here show the 2002	6 break.
7 version of District 42?	7 THE VIDEOGRAPHER: Going off the
8 A 2002, correct?	8 record at 11 o'clock. Microphones are off.
9 Q Yep.	9 (Recess)
10 A Yes.	10
11 Q And the yellow shading is the Act 43 proposed	11 (Exhibit Nos. 14 through 29 marked
12 District 42?	12 for identification)
13 A Yes.	13 THE VIDEOGRAPHER: We're back on
14 Q Can you explain why the boundaries of District 42	14 the record at 11:10.
15 were changed from the red outline to the yellow	15 By Ms. Harless:
16 shading?	16 Q So, Mr. Fuller, I'm handing you what's been marked
17 A No.	17 as Exhibit 14. And do you recognize this as a map
18 Q Do you have any other information about the	18 of Assembly District 50?
motivations behind the drawing of Assembly	19 A This is the first time I've seen it. And once
20 District 42?	again, as with all the exhibits from 3 to 13,
21 A No.	21 first time I've seen it. I understand that it's
22 (Exhibit No. 13 marked for	22 the legislature's requirement at Article IV
23 identification)	23 Section 6 to redistrict every ten years.
24 Q All right. I'm handing you what is marked as	24 Q Do you understand this to be a map of
25 Exhibit 13. Do you recognize this to be a map of	25 Assembly District 50?

1 ^	taped Deposition of PATRICK E. FULLER 3-29-19 Page 93	Video	taped Deposition of PATRICK E. FULLER 3-29-19 Page 95
~	Yes.	1	requirement of the state constitution Article IV
2 Q	And I'll represent to you that this is another	2	Section 6.
3	document that was taken from an external hard	3 Q	Any other reasons why the boundaries were changed?
4	drive assigned to Adam Foltz in 2010 and was	4 A	No, no.
5	created on June 18th of 2011.	5 Q	And do you have any other information about the
6	And as with all the previous documents, do	6	motivations behind the drawing of
7	you still understand the representation that the	7	Assembly District 56?
8	red outline is the Assembly District from the 2002	8 A	No.
9	map?	9 Q	All right. I hand you what's been marked as
10 A	Yes, which you've told me is correct.	10	Exhibit 16 by the court reporter. And do you
11 Q	Yep. And the yellow shading is the proposed	11	recognize this to be a map of Assembly
12	District 50 under Act 43?	12	District 63?
13 A	Yes.	13 A	Once again, this is the first time I've seen this
14 Q	Can you explain why the boundaries of District 50	14	document. Looks like a proposed plan for
15	were changed from the red outline to the yellow	15	Assembly District 63.
16	shading?	16 Q	And I'll represent to you that this is a document
17 A	No, I cannot.	17	that was taken from an external hard drive
18 Q	Do you have any other information about the	18	assigned to Adam Foltz in 2010 and was created on
19	motivations behind the drawing of Assembly	19	June 18th of 2011.
20	District 50?	20	Do you still understand that the red outline
21 A	No.	21	is the previous version of District 63 under the
22 Q	I'm going to hand you what's been marked as	22	2002 map?
23	Exhibit 15. And do you understand this to be a	23 A	Yes.
24	map of Assembly District 56?	24 Q	And the yellow shaded area is the proposed
25 A	Once again, this is the first time I've seen this,	25	District 63 under Act 43?
Video	taped Deposition of PATRICK E. FULLER 3-29-19 Page 94	Video	taped Deposition of PATRICK E. FULLER 3-29-19 Page 96
			• •
1	and Lunderstand that it's the legislature's	1 A	•
1 2	and I understand that it's the legislature's		Yes.
2	requirement under Act 4 Section 6 of the state	2 Q	Yes. Do you know why the boundaries of District 63 were
2	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment,	2 Q 3	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow
2 3 4	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting.	2 Q 3 4	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading?
2 3 4 5 Q	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of	2 Q 3 4 5 A	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's
2 3 4 5 Q 6	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56?	2 Q 3 4 5 A	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do
2 3 4 5 Q 6 7 A	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct.	2 Q 3 4 5 A 6 7	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting.
2 3 4 5 0 6 7 A 8 Q	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative	2 Q 3 4 5 A 6 7 8 Q	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the
2 3 4 5 Q 6 7 A 8 Q 9	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"?	2 Q 3 4 5 A 6 7 8 Q 9	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the
2 3 4 5 Q 6 7 A 8 Q 9	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes.	2 Q 3 4 5 A 6 7 8 Q 9 10	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading?
2 3 4 5 Q 6 7 A 8 Q 9 10 A	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to?	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6.
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56.	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63?
2 3 4 5 Q 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No.
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q 16 17	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the Assembly District 56 under the 2002 map?	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A 17 Q	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No. All right. I'll hand you what's been marked as
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q 16 17 18 A	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the Assembly District 56 under the 2002 map? Yes.	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A 17 Q 18	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No. All right. I'll hand you what's been marked as Exhibit 17. Do you recognize this to be a map of
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q 16 17 18 A 19 Q	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the Assembly District 56 under the 2002 map? Yes. And the yellow shaded area is the proposed	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A 17 Q 18 19	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No. All right. I'll hand you what's been marked as Exhibit 17. Do you recognize this to be a map of Assembly District 67?
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q 16 17 18 A 19 Q	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the Assembly District 56 under the 2002 map? Yes. And the yellow shaded area is the proposed district for Assembly District 56 under Act 43?	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A 17 Q 18 19 20 A	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No. All right. I'll hand you what's been marked as Exhibit 17. Do you recognize this to be a map of Assembly District 67? Once again, this is the first time I've seen this,
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q 16 17 18 A 19 Q 20 20 20 20 20 20 20 20 20 20 20 20 20	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the Assembly District 56 under the 2002 map? Yes. And the yellow shaded area is the proposed district for Assembly District 56 under Act 43? Yes.	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A 17 Q 18 19 20 A 21	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No. All right. I'll hand you what's been marked as Exhibit 17. Do you recognize this to be a map of Assembly District 67? Once again, this is the first time I've seen this, but what the paper is, it says "Plan For District
2 3 4 5 Q 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q 16 17 18 A 19 Q 20 21 A 22 Q	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the Assembly District 56 under the 2002 map? Yes. And the yellow shaded area is the proposed district for Assembly District 56 under Act 43? Yes. And can you explain why the boundaries of	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A 17 Q 18 19 20 A 21 22	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No. All right. I'll hand you what's been marked as Exhibit 17. Do you recognize this to be a map of Assembly District 67? Once again, this is the first time I've seen this, but what the paper is, it says "Plan For District 67," proposed plan.
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q 16 17 18 A 19 Q 20 20 20 20 20 20 20 20 20 20 20 20 20	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the Assembly District 56 under the 2002 map? Yes. And the yellow shaded area is the proposed district for Assembly District 56 under Act 43? Yes. And can you explain why the boundaries of District 56 were changed from the red outline to	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A 17 Q 18 19 20 A 21 22	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No. All right. I'll hand you what's been marked as Exhibit 17. Do you recognize this to be a map of Assembly District 67? Once again, this is the first time I've seen this, but what the paper is, it says "Plan For District
2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 A 13 14 15 Q 16 17 18 A 19 Q 20 21 21 22 Q 21 23 24 24 25 26 26 27 27 28 28 28 28 28 28 28 28 28 28 28 28 28	requirement under Act 4 Section 6 of the state constitution to conduct reapportionment, redistricting. Do you understand this to be a map of Assembly District 56? 56 is written at the top of this, correct. And at the top left it says "Wisconsin Legislative Redistricting Draft"? Yes. Do you know what that refers to? We don't the Assembly doesn't have drafts. We just deal with the bill. But what this looks like is it's a proposed plan for Assembly District 56. Okay. And then like the other map districts, do you understand that the red outline is the Assembly District 56 under the 2002 map? Yes. And the yellow shaded area is the proposed district for Assembly District 56 under Act 43? Yes. And can you explain why the boundaries of District 56 were changed from the red outline to the yellow shading?	2 Q 3 4 5 A 6 7 8 Q 9 10 11 A 12 13 Q 14 15 16 A 17 Q 18 19 20 A 21 22 23 Q	Yes. Do you know why the boundaries of District 63 were changed from the red outline to the yellow shading? Once again, other than the legislature's requirement to under the constitution to do reapportionment, redistricting. Do you know any specific reasons why the boundaries of District 63 were changed from the red outline to the yellow shading? No, once again, just because of the Article IV of the state constitution Section 6. And do you have any other information about the motivations behind the drawing of Assembly District 63? No. All right. I'll hand you what's been marked as Exhibit 17. Do you recognize this to be a map of Assembly District 67? Once again, this is the first time I've seen this, but what the paper is, it says "Plan For District 67," proposed plan. And I'll represent to you again that this is a

	ly K. Gill, et al.		Watch 29, 2019
Video	aped Deposition of PATRICK E. FULLER 3-29-19 Page 97	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 99
1	created on June 18th, 2011.	1	document, but it looks like a plan for a draft
2	Do you understand the red outline to be the	2	for plan for District 88, yes.
3	boundaries of District 67 under the 2002 map?	3 Q	And I'll represent to you that this is another
4 A	Yes.	4	document that was taken from an external hard
5 Q	And the yellow shaded area is the proposed	5	drive assigned to Adam Foltz in 2010 and was
6	district outline for Assembly District 67 under	6	created on June 18th, 2011.
7	Act 43?	7	Do you understand the red outline to be the
8 A	Yes.	8	District 88 outline in the 2002 map?
9 Q	Can you explain why the boundaries of District 67	9 A	Yes.
10	were changed from the red outline to the yellow	10 Q	And do you understand the yellow shaded area to be
11	shading?	11	the District 88 outline under Act 43?
12 A	The only thing I could tell you is that it's	12 A	Yes.
13	required that the legislature do reapportionment	13 Q	Can you explain why the boundaries of District 88
14	under the state constitution Article IV Section 6.	14	were changed from the red outline to the yellow
15 Q	And do you have any other information about the	15	shaded area?
16	motivations behind the drawing of	16 A	The requirement by the legislature to do
17	Assembly District 67?	17	redistricting every ten years under Article IV
18 A	Other than what I just previously mentioned.	18	Section 6, the requirement to redistrict, that's
19 Q	Other than what you just previously mentioned?	19	why I see Assembly Bill Assembly District 88.
20 A	No.	20 Q	Do you know any other reasons why the boundaries
21 Q	I'll hand you what's been marked as Exhibit 18.	21	were changed?
22	Do you understand this to be a map of	22 A	No.
23	Assembly District 86?	23 Q	Do you have any other information about the
24 A	This is a proposed plan for Assembly District 86.	24	motivations behind the drawing of Assembly
25	This is the first time I've seen this document.	25	District 86?
Video	raped Deposition of PATRICK E. FULLER 3-29-19 Page 98	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 100
	raped Deposition of PATRICK E. FULLER 3-29-19 Page 98 And I'll represent to you again that this is a		raped Deposition of PATRICK E. FULLER 3-29-19 Page 100 No.
		1 A	
1 Q	And I'll represent to you again that this is a	1 A	No.
1 Q	And I'll represent to you again that this is a document that was taken from an external hard	1 A 2 Q	No. I'll introduce what has been marked as Exhibit 20.
1 Q 2 3	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was	1 A 2 Q 3	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of
1 Q 2 3 4	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011.	1 A 2 Q 3	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93?
1 Q 2 3 4 5	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the	1 A 2 Q 3 4 5 A	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time
1 Q 2 3 4 5	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes.	1 A 2 Q 3 4 5 A	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for
1 Q 2 3 4 5 6 7 A	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes.	1 A 2 Q 3 4 5 A 6 7 8	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've
1 Q 2 3 4 5 6 7 A 8 Q	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed	1 A 2 Q 3 4 5 A 6 7 8	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it.
1 Q 2 3 4 5 6 7 A 8 Q 9	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43?	1 A 2 Q 3 4 5 A 6 7 8 9 Q	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93?
1 Q 2 3 4 5 6 7 A 8 Q 9	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes.	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93?
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1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area?	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting,	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011.
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A 15 16 17 18 Q	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution Article IV Section 6. That would seem to me that's why we are doing redistricting. Do you have any other information about the	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15 16 17 18 A	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 93 under the 2002 map? Yes.
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A 15 16 17 18 Q 19	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution Article IV Section 6. That would seem to me that's why we are doing redistricting. Do you have any other information about the motivations behind the drawing of	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15 16 17 18 A 19 Q	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 93 under the 2002 map? Yes. And the yellow shading is the proposed district
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A 15 16 17 18 Q 19 20	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution Article IV Section 6. That would seem to me that's why we are doing redistricting. Do you have any other information about the motivations behind the drawing of Assembly District 86?	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15 16 17 18 A 19 Q 20	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 93 under the 2002 map? Yes. And the yellow shading is the proposed district outline for District 93 under Act 43?
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A 15 16 17 18 Q 19 20 21 A	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution Article IV Section 6. That would seem to me that's why we are doing redistricting. Do you have any other information about the motivations behind the drawing of Assembly District 86? No.	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15 16 17 18 A 19 Q 20 21 A	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 93 under the 2002 map? Yes. And the yellow shading is the proposed district outline for District 93 under Act 43? Yes.
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A 15 16 17 18 Q 19 20 21 A 22 Q	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution Article IV Section 6. That would seem to me that's why we are doing redistricting. Do you have any other information about the motivations behind the drawing of Assembly District 86? No. I'm going to hand you what's been marked as	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15 16 17 18 A 19 Q 20 21 A 22 Q	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 93 under the 2002 map? Yes. And the yellow shading is the proposed district outline for District 93 under Act 43? Yes. Can you explain why the boundaries of District 93
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A 15 16 17 18 Q 19 20 21 A 22 Q 23	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution Article IV Section 6. That would seem to me that's why we are doing redistricting. Do you have any other information about the motivations behind the drawing of Assembly District 86? No. I'm going to hand you what's been marked as Exhibit 19. And do you understand this to be a	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15 16 17 18 A 19 Q 20 21 A 22 Q 23	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 93 under the 2002 map? Yes. And the yellow shading is the proposed district outline for District 93 under Act 43? Yes. Can you explain why the boundaries of District 93 were changed from the red outline to the yellow
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A 15 16 17 18 Q 19 20 21 A 22 Q 23 24	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution Article IV Section 6. That would seem to me that's why we are doing redistricting. Do you have any other information about the motivations behind the drawing of Assembly District 86? No. I'm going to hand you what's been marked as Exhibit 19. And do you understand this to be a map of Assembly District 88?	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15 16 17 18 A 19 Q 20 21 A 22 Q 23 24	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 93 under the 2002 map? Yes. And the yellow shading is the proposed district outline for District 93 under Act 43? Yes. Can you explain why the boundaries of District 93 were changed from the red outline to the yellow shaded area?
1 Q 2 3 4 5 6 7 A 8 Q 9 10 A 11 Q 12 13 14 A 15 16 17 18 Q 19 20 21 A 22 Q 23	And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th of 2011. Do you understand the red outline to be the version of District 86 under the 2002 map? Yes. And then the yellow shaded area is the proposed District 86 under Act 43? Yes. Can you explain why the boundaries of District 86 were changed from the red outline to the yellow shaded area? The legislature's required to do redistricting, reapportionment by the state constitution Article IV Section 6. That would seem to me that's why we are doing redistricting. Do you have any other information about the motivations behind the drawing of Assembly District 86? No. I'm going to hand you what's been marked as Exhibit 19. And do you understand this to be a map of Assembly District 88?	1 A 2 Q 3 4 5 A 6 7 8 9 Q 10 11 A 12 Q 13 14 15 16 17 18 A 19 Q 20 21 A 22 Q 23 24	No. I'll introduce what has been marked as Exhibit 20. And do you recognize this to be a map of Assembly District 93? From the paper once again, this is the first time I've seen it, on the redistricting draft for District 93. Yes, this is the first time I've seen it. But do you understand it to be a map of Assembly District 93? Yes. And I'll represent to you again that this is a document that was taken from an external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 93 under the 2002 map? Yes. And the yellow shading is the proposed district outline for District 93 under Act 43? Yes. Can you explain why the boundaries of District 93 were changed from the red outline to the yellow

March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 103
1 Q And then the pink shaded area here is the proposed
2 District 13 under Act 43?
3 A Yes.
4 Q Can you explain why the boundaries of District 13
5 were changed from the red outline to the pink
6 shaded area?
7 A Under the state constitution Section Article IV
8 Section 6, it's a legislature requirement to
9 redistrict/reapportion every ten years.
10 Q Can you explain specifically why the boundary of
11 District 13 was changed?
12 A No.
13 Q And do you have any other information about the
14 motivations behind the drawing of Assembly
15 District 13?
16 A No.
17 Q All right. I'll hand you what's been marked as
18 Exhibit 23. And do you recognize this to be a map
19 of District 18?
20 A This is the first time I've seen this map of the
21 draft for District 18. And by looking at it, it
does look like a plan for District 18.
23 Q All right. And I'll represent to you that this is
24 another document that we pulled from the external
25 hard drive assigned to Adam Foltz in 2010 and was
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 104
1 created on June 18th, 2011.
2 Do you understand that the red outline is the
3 version of District 18 under the 2002 map?
4 A Yes.
5 Q And then the dark green shaded area is the
6 proposed district outline for Assembly District 18
7 under Act 43?
8 A Yes.
9 Q Do you know why the boundaries of District 18 were
10 changed from the red outline to the dark green
11 shaded area?
12 A It's the legislature's requirement to do
13 redistricting every ten years under Article IV
14 Section 6 of the state constitution.
15 Q Do you have any other information about the
16 motivations behind the drawing of Assembly
17 District 18?
18 A No.
19 Q All right. I'll hand you what's been marked as
20 Exhibit 24. And do you recognize this to be a map
21 of Assembly District 62?
22 A Once again, this is the first time I've seen this
23 particular document map for District Assembly
 particular document map for District Assembly District 62. Q And I'll represent to you that this is another

	Develly R. Gill, et al.	Water 29, 2019
2 drive assigned to Adam Foltz in 2010 and was 3 created on June 18th, 2011. 4 Do you understand the red outline to be the 5 version of Assembly District 62 under the 2002 5 map? 7 A Yes. 5 Q And then the proposed District 62 under Act 43 is 9 in maroon shading here on the map? 10 A Yes. 11 Q Can you explain why the boundaries of District 62 12 were changed from the red outline to the maroon 13 shaded area? 14 A Other than its the legislature's requirement to 15 redistrict/reapportion every ten years under state 16 constitution Article IV Section 6. 17 Q And do you have any other information about the 18 motivations behind the drawing of Assembly 23 of Assembly District 70; 24 A None again, this is the first time Ive seen this 3 we putled from an external hard drive assigned to 4 Adam Foltz in 2010 and that it was created on 19 August 19 District 77 under the 2002 map? 11 district - the Joundary of District 77 under be 2002 map? 12 of And can you explain why the boundaries of District 70 area. 13 district - the boundary of District 77 was 14 C And do you what's been marked as 15 A Can you have any other information about the 18 map document for Assembly District 70; 20 A And Pli represent to you this is a document that 3 we putled from an external hard drive assigned to 4 Adam Foltz in 2010 and that was created on 3 une 18th, 2011. 4 Can you whave any other information about the 4 Adam Foltz in 2010 and that was created on 4 Adam Foltz in 2010 and that was created on 5 June 18th, 2011. 5 Do you understand the red outline to the light 4 Ves. 1 District 77? 1 Can decompleted by the state constitution 1 District 77 under the 2002 map? 2 A Yes. 2 Can you understand the red outline to the light 4 Ves. 3 Can you understand the red outline to the light 5 Vese or this map focument 6 A First time Ive seen this map of understand the plus shaded area to 1 Do you understand the red outline to the light 5 Vese. 1 Do you understand the red outline to the light 6 Do you understand the red outline to the light 7 Vess. 1 Can yo	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 105	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 107
3 created on June 18th, 2011. 4 Do you understand the red outline to be the 5 version of Assembly District \$2 under the 2002 6 map? 7 A Yes. 8 Q And then the proposed District \$2 under Act 43 is 9 in maroon shading here on the map? 10 A Yes. 11 Q Can you explain why the boundaries of District \$2 under Act 43 is 9 in maroon shading here on the map? 12 were changed from the red outline to the maroon 13 shaded area? 13 shaded area? 14 A Other than its the legislature's requirement to redistrict/reapportion were yten years under state 15 redistrict/reapportion were yten years under state 15 motivations behind the drawing of Assembly 18 district - the boundary of District 77 was 2 changed from the red outline to the amap of Assembly District 82? 15 A No. 16 Q And then the Act 43 proposed District 70. 17 Q And Can you explain why the boundaries of 3 changed from the red outline to the warp of Assembly District 70. 18 A Yes. 19 Q And then the Act 43 proposed District 70. 19 Q And then the Act 43 proposed District 70 appears on this map in light purple shading; correct? 10 A Instrict Name in light purple shading; correct? 11 A That's what it looks like on this paper, yes. 12 C A Instruction the requirement under the version of District 70 under the 2002 map? 18 A Yes. 19 Q And then the Act 43 proposed District 70 appears on this map in light purple shading; correct? 10 A redistrict from the red outline to the thight purple shading; correct? 11 A That's what it looks like on this paper, yes. 12 C C and you understand the red outline to the light purple shading; correct? 13 were changed from the red outline to the thight purple shading; correct? 14 A First were changed from the red outline to the the 2002 map? 15 A It's the legislature's requirement under the 2002 map? 16 A Yes. 17 Q And then the Act 43 proposed District 70 appears on this map in light purple shading; correct? 18 A Yes. 19 Q And then the Act 43 proposed District 70 appears on this map in light purple shading; correct? 19 Q And the under the act 2002 ma	1 document that we pulled from an external hard	1 A This is the first time I've seen this proposed map
3 created on June 18th, 2011. 4 Do you understand the red outline to be the 5 version of Assembly District S2 under the 2002 6 map? 7 A Yes. 8 Q And then the proposed District S2 under Act 43 is 9 in maroon shading here on the map? 10 A Yes. 11 Q Can you explain why the boundaries of District 62 under Act 43 is 9 in maroon shading here on the map? 12 A Yes. 13 shaded area? 14 C But you understand the red outline to the maroon shading here on the map? 15 A Yes. 16 A Yes. 17 Q And then the proposed District S2 under Act 43 is 9 in maroon shading here on the map? 18 A Yes. 19 Adam Foltz in 2010 and that it was created on 9 Adam Foltz in 2010 and that was created on 9 Adam Foltz in 2010 and that was created on 9 Adam Foltz in 2010 and that was created on 9 Adam Foltz in 2010 and that was created on 9 Adam Foltz in 2010 and that was create	2 drive assigned to Adam Foltz in 2010 and was	2 document for Assembly proposed District
5 version of Assembly District 62 under the 2002 6 map? 7 A Ves. 8 C And then the proposed District 62 under Act 43 is 9 in maroon shading here on the map? 10 A Yes. 11 Q Can you explain why the boundaries of District 82 12 were changed from the red outline to the maroon 13 shaded area? 13 shaded area? 14 A Chlert hart it is the legislature's requirement to 15 redistrict/reapportion every ten years under state 15 constitution Article IV Section 6. 16 A res. 17 Q And do you have any other information about the 18 motivations behind the drawing of Assembly 19 District 62? 20 A No. 21 A Differ than requirement by the boundaries of District 70 under the 2002 map? 24 A Once again, this is the first time I've seen this 25 map document for Assembly District 70. 24 A Adam Foltz in 2019 and that was created on 25 Listing than a sternal hard drive assigned to 26 Adam Foltz in 2019 and that was created on 27 And do you have any other information about the 28 version of District 77 under Act 43? 29 C And I'll represent to you understand the red outline to the burndaries of district the proposed District 77 under Act 43? 20 A No. 21 A Chler than requirement by the boundaries of district the proposed District 77 under Act 43? 22 Exhibit 25. And do you recognize this to be a map of the proposed District 70 under the 2002 map? 24 A Once again, this is the first time I've seen this 25 map document for Assembly District 70. 26 A Adam Foltz in 2019 and that was created on 27 Adam Foltz in 2019 and that was created on 28 Adam Foltz in 2019 and that was created on 29 C And I'll represent to you this is a document that a very long very land the drawing of Assembly District 80? 20 C And I'll represent to you this is a document that a very long very land the drawing of Assembly District 80? 21 A Note of the proposed District 70 under the 2002 map? 22 A No. 23 C I'll than dyou what's been marked as Exhibit 27. 24 A Chart the red outline to the light purple shading; correct? 25 A No. 26 Can you explain why the boundaries of District 70	3 created on June 18th, 2011.	
5 version of Assembly District 62 under the 2002 6 map? 7 A Ves. 8 C And then the proposed District 62 under Act 43 is 9 in maroon shading here on the map? 10 A Yes. 11 Q Can you explain why the boundaries of District 82 12 were changed from the red outline to the maroon 13 shaded area? 13 shaded area? 14 A Chlert hart it is the legislature's requirement to 15 redistrict/reapportion every ten years under state 15 constitution Article IV Section 6. 16 A res. 17 Q And do you have any other information about the 18 motivations behind the drawing of Assembly 19 District 62? 20 A No. 21 A Differ than requirement by the boundaries of District 70 under the 2002 map? 24 A Once again, this is the first time I've seen this 25 map document for Assembly District 70. 24 A Adam Foltz in 2019 and that was created on 25 Listing than a sternal hard drive assigned to 26 Adam Foltz in 2019 and that was created on 27 And do you have any other information about the 28 version of District 77 under Act 43? 29 C And I'll represent to you understand the red outline to the burndaries of district the proposed District 77 under Act 43? 20 A No. 21 A Chler than requirement by the boundaries of district the proposed District 77 under Act 43? 22 Exhibit 25. And do you recognize this to be a map of the proposed District 70 under the 2002 map? 24 A Once again, this is the first time I've seen this 25 map document for Assembly District 70. 26 A Adam Foltz in 2019 and that was created on 27 Adam Foltz in 2019 and that was created on 28 Adam Foltz in 2019 and that was created on 29 C And I'll represent to you this is a document that a very long very land the drawing of Assembly District 80? 20 C And I'll represent to you this is a document that a very long very land the drawing of Assembly District 80? 21 A Note of the proposed District 70 under the 2002 map? 22 A No. 23 C I'll than dyou what's been marked as Exhibit 27. 24 A Chart the red outline to the light purple shading; correct? 25 A No. 26 Can you explain why the boundaries of District 70	· ·	4 Q But you understand it to be a map of Assembly
6 Mapp? 7 A Yes. 8 Q And then the proposed District 62 under Act 43 is in marcon shading here on the map? 9 in marcon shading here on the map? 10 A Yes. 11 Q Cany ou explain why the boundaries of District 62 11 Do you understand the red outline to be the exercised are? 12 were changed from the red outline to the marcon shading here on the map of the proposed District 72 under Act 43? 13 A Yes. 14 A Other than it's the legislature's requirement to 14 A And Foltz in 2010 and that it was created on 15 June 18th, 2011. 15 Canstitution Article IV Section 6. 16 A Yes. 17 Q And do you have any other information about the 18 more into the development of the proposed District 77 under Act 43? 19 District 62? 20 A No. 21 Q All right. I'll hand you what's been marked as 22 Article IV Section 6 that the legislature of the proposed District 77 was a constitution of Article IV Section 6. 21 Q All right. I'll hand you what's been marked as 22 Article IV Section 6 that the legislature do 20 area? 23 of Assembly District 70: 24 A Once again, this is the first time I've seen this 24 And 60 you understand the red outline to be the 24 Adam Foltz in 2010 and that it was created on 25 June 18th, 2011. 26 And I'll represent to you this is a document that 34 we pulled from an external hard drive assigned to 4 Adam Foltz in 2010 and that was created on 25 June 18th, 2011. 27 A No. 28 Q Can you understand the red outline to be the 25 version of District 70 under the 2002 map? 28 A Yes. 29 Q Can you explain why the boundaries of District 70 appears 21 A Yes. 29 Q Can you explain why the boundaries of District 70 appears 21 A Yes. 29 Q Can you explain why the boundaries of District 70 appears 21 A Yes. 29 Q And then the Act 43 proposed District 70 appears 21 A Yes. 29 Q Can you explain why the boundaries of District 70 appears 21 A Yes. 29 Q Can you explain why the boundaries of District 70 appears 21 A Yes. 29 Q And then the Act 43 proposed District 70 appears 21 A Yes. 29 Q And then the Act 43 proposed District 70 appears 21 A Yes. 29 Q	-	
7 A And Fill represent to you that this is a document we pulled from the external hard drive assigned to 9 In maroon shading here on the map? 10 A Yes. 11 Q Can you explain why the boundaries of District 62 were changed from the red outline to the maroon 13 shaded area? 13 shaded area? 14 A Other than lifs the legislature's requirement to 15 constitution Article IV Section 6. 15 redistrict/reapportion every ten years under state 15 constitution Article IV Section 6. 16 A Yes. 17 Q And then the area outlined in purple shading is 15 the proposed District 77 under Act 43? 18 A Yes. 19 Q And do you have any other information about the 18 motivations behind the drawing of Assembly 18 district -the boundary of District 77 was 18 district thange from the red outline to the purple shaded area? 19 Q And right. Fill hand you what's been marked as 22 Exhibit 25. And do you recognize this to be a map of 24 A Cnore again, this is the first time I've seen this 25 map document for Assembly District 70. 2 Q And Fill represent to you that this is a document that 26 work and the first time I've seen this 27 map document for Assembly District 70. 2 Q And Will represent to you that this is a document that 27 we pulled from an external hard drive assigned to 3 Adam Foltz in 2010 and that was created on 4 Adam Foltz in 2010 and that twas created on 4 Adam Foltz in 2010 and that twas created on 4 Adam Foltz in 2010 and that twas created on 4 Adam Foltz in 2010 and that twas created on 5 June 18th, 2011. 5 A Yes. 9 Q And then the Act 43 proposed District 70 appears 10 on this map in light purple shading; correct? 10 Assembly District 80? 19 Q And then the Act 43 proposed District 70 appears 10 on this map in light purple shading; correct? 10 Assembly District 80? 19 Q And then the Act 43 proposed District 70 appears 10 on this map in light purple shading; correct? 11 A Yes. 12 Q And then Pill represent to you again that this was 14 Assembly District 80? 19 Q And then the Act 437 proposed District 70 appears 10 on this map in light p		6 A Yes.
8	·	7 Q And I'll represent to you that this is a document
9 in maroon shading here on the map? 10 A Yes. 11 Q Can you explain why the boundaries of District 62 12 were changed from the red outline to the maroon 13 shaded area? 14 A Other than it's the legislature's requirement to 15 redistrict/reapportion every ten years under state 16 constitution Article IV Section 6. 17 Q And do you have any other information about the 18 motivations behind the drawing of Assembly 19 District 62? 10 A No. 10 And do you have any other information about the 19 Chert than it's the legislature's requirement to 10 And do you have any other information about the 10 And do you have any other information about the 11 Chert than requirement by the boundaries of district. The boundary of District 77 was 19 District 62? 10 A No. 10 Chert than requirement by the state constitution 11 Chert than requirement by the state constitution 12 Article IV Section 6 that the legislature do area? 12 Exhibit 25. And do you recognize this to be a map 13 of Assembly District 70? 14 A Onde again, this is the first time I've seen this 15 map document for Assembly District 70. 16 district change for Assembly District 70. 17 Chart than requirement by the state constitution 18 district change for Assembly District 70. 19 Chart than requirement by the state constitution 19 Chert than requirement by the state constitution 10 Article IV Section 6 that the legislature do area? 11 A That's And the properties of the proposed area? 12 A Ond do you have any other information about the motivations behind the drawing of Assembly 19 Chert than requirement by the state constitution 10 And do you have any other information about the motivations behind the drawing of Assembly 10 district change for Assembly District 70. 11 A No. 12 Q And then the Act 43 proposed District 70 appears 14 A Once again, this is the legislature or redistriction draw and the red outline to be the version of District 70 under the 2002 map? 18 A Yes. 19 Q And then the Act 43 proposed District 70 appears 19 Q Do you understand the town and the redistric	8 Q And then the proposed District 62 under Act 43 is	
10 A Yes. 11 Q Can you explain why the boundaries of District 62 12 were changed from the red outline to the marcon 13 shaded area? 13 A Yes. 14 A Other than it's the legislature's requirement to 15 redistrict/reapportion every ten years under state 15 redistrict/reapportion every ten years under state 16 constitution Article IV Section 6. 16 A Yes. 17 Q And do you have any other information about the 18 motivations behind the drawing of Assembly 19 District 62? 20 A No. 21 Q All right. I'll hand you what's been marked as 21 A Office spain, this is the first time I've seen this 22 Exhibit 25. And do you recognize this to be a map 23 of Assembly District 70? 24 A Once again, this is the first time I've seen this 25 map document for Assembly District 70? 26 A No. 27 Q And I'l represent to you this is a document that 3 we pulled from an external hard drive assigned to 4 Adam Foltz in 2010 and that was created on 3 Une 18th, 2011. 5 A Yes. 18 A Yes. 19 Q And then the Act 43 proposed District 70 appears 10 A Yes. 10 A Westernal Arad Grive assigned to 11 A Yes. 12 C Can you explain why the boundaries of District 70 under the 2002 map? 12 A Yes. 13 A Yes. 14 A Other than read outline to be the 15 the proposed District 71 under the 2002 map? 15 A Yes. 16 Constitution Article IV Section 6. 16 A Yes. 27 And day you have any other information about the motivations behind the drawing of Assembly 28 A Yes. 29 A And do you have any other information about the motivations behind the drawing of Assembly 29 C And I'll represent to you this is a document that 20 A Yes A Yes. 21 A District 77? 22 A No. 23 C I'll hand you what's been marked as Exhibit 27. 24 A Yes. 25 A Yes. 26 A Poson and the red outline to the light 27 A Yes. 28 A Yes. 29 C And then the Act 43 proposed District 70 appears 29 C And then the Act 43 proposed District 70 appears 29 C And then the Act 43 proposed District 70 appears 29 C And then the Act 43 proposed District 70 appears 29 C And then the Act 43 proposed District 70 appears 29 C And then the Act 43 pro		
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	rly K. Gill, et al.		March 29, 2015
Video	aped Deposition of PATRICK E. FULLER 3-29-19 Page 109	Vide	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 111
1	constitution Article IV Section 6, the	1	District 95 under Act 43?
2	legislature's requirement to redistrict every ten	2 /	A Yes.
3	years, reapportionment.	3 (Q Can you explain why the boundaries of District 95
	Do you have any other information about the	4	were changed from the red outline to the pink
5	motivations behind the drawing of	5	shaded area?
6	Assembly District 80?	6 /	A Other than the requirement by the state
7 A	No.	7	constitution Article IV Section 6 that the
8 Q	I hand you what's been marked as Exhibit 28. Do	8	legislature do redistricting every ten years.
9	you recognize this to be a map of Assembly	9 (Q And do you have any other information about the
10	District 94?	10	motivations behind the drawing of Act 95?
11 A	Once again, this is the first time I've seen this	11 /	A No.
12	draft for Assembly District 44 (sic), but as I	12 (Q Or drawing of District 95?
13	look at it, yes.	13	MR. ST. JOHN: Object to form. Did
14 Q	And I'll represent to you that this is a document	14	you want to ask the full question again for a
15	that was taken from the external hard drive	15	clean record?
16	assigned to Adam Foltz in 2010 and was created on	16	MS. HARLESS: Sure.
17	June 18th, 2011.	17 (Q Do you have any other information about the
18	Do you understand the red to be the version	18	motivations behind the redrawing of District 95?
19	of Assembly District 94 under the 2002 map?		A No.
20 A	Yes.	20 (Q Besides what we've talked about today, do you have
21 Q	And then the dark purple shaded area is the	21	any other information about the motivations for
22	proposed district outline for Assembly District 94	22	the drawing of any of the assembly districts?
23	under Act 43?	23 /	A Other than it's required by the state constitution
24 A	Yes.	24	Article IV Section 6 where it's required that the
25 Q	Why were the boundaries of District 94 changed	25	legislature redistrict/reapportionment every ten
Video	raped Deposition of PATRICK E. FULLER 3-29-19 Page 110	Vide	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 112
1	from the red outline to the dark purple shaded	1	years.
1 2	from the red outline to the dark purple shaded area?	1 2	years. MR. ST. JOHN: May I ask the
2	• •		•
2	area?	2	MR. ST. JOHN: May I ask the
2 3 A	area? Requirement by the state constitution Article IV	2	MR. ST. JOHN: May I ask the reporter to read back just the last question
2 3 A 4	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years.	2 3 4 5	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer.
2 3 A 4 5	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years.	2 3 4 5	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read)
2 3 A 4 5 6 Q	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the	2 3 4 5 6	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole
2 3 A 4 5 6 Q 7	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94?	2 3 4 5 6 7 8	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Q Do you have any other information about the
2 3 A 4 5 6 Q 7 8 9 A	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94?	2 3 4 5 6 7 8	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today?
2 3 A 4 5 6 Q 7 8 9 A	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No.	2 3 4 5 6 7 8 9	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? No.
2 3 A 4 5 6 Q 7 8 9 A 10 Q	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as	2 3 4 5 6 7 8 9	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? No. MS. HARLESS: Did you guys want to
2 3 A 4 5 6 Q 7 8 9 A 10 Q	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a	2 3 4 5 6 7 8 9 10 11	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? No. MS. HARLESS: Did you guys want to take a lunch break?
2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95?	2 3 4 5 6 7 8 9 10 11	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling?
2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12 13 A	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95? Once again, this is the first time I've seen this	2 3 4 5 6 7 8 9 10 11 12	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Q Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? A No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling? THE WITNESS: Whatever you guys
2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12 13 A	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95? Once again, this is the first time I've seen this redistricting draft for Assembly District 95. But	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling? THE WITNESS: Whatever you guys want to do.
2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12 13 A 14 15 16	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95? Once again, this is the first time I've seen this redistricting draft for Assembly District 95. But yes, by looking at the map for Assembly	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling? THE WITNESS: Whatever you guys want to do. (Discussion off the record)
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2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12 13 A 14 15 16 17 Q 18	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95? Once again, this is the first time I've seen this redistricting draft for Assembly District 95. But yes, by looking at the map for Assembly District 95, yes. Okay. And I'll represent that this was another document taken from the external hard drive	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Q Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? A No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling? THE WITNESS: Whatever you guys want to do. (Discussion off the record) By Ms. Harless: Q So let's look back at Exhibit 1 which is the subpoena with the list of topics. And if you want
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2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12 13 A 14 15 16 17 Q 18 19 20	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95? Once again, this is the first time I've seen this redistricting draft for Assembly District 95. But yes, by looking at the map for Assembly District 95, yes. Okay. And I'll represent that this was another document taken from the external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling? THE WITNESS: Whatever you guys want to do. (Discussion off the record) By Ms. Harless: Q So let's look back at Exhibit 1 which is the subpoena with the list of topics. And if you want to flip to the Exhibit A in there that lists the topics out. And can you read Topic No. 2, please.
2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12 13 A 14 15 16 17 Q 18 19 20 21	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95? Once again, this is the first time I've seen this redistricting draft for Assembly District 95. But yes, by looking at the map for Assembly District 95, yes. Okay. And I'll represent that this was another document taken from the external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 95 under the 2002 map?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Q Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? A No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling? THE WITNESS: Whatever you guys want to do. (Discussion off the record) By Ms. Harless: Q So let's look back at Exhibit 1 which is the subpoena with the list of topics. And if you want to flip to the Exhibit A in there that lists the topics out. And can you read Topic No. 2, please. A "The identity of the persons involved in the
2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12 13 A 14 15 16 17 Q 18 19 20 21 22	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95? Once again, this is the first time I've seen this redistricting draft for Assembly District 95. But yes, by looking at the map for Assembly District 95, yes. Okay. And I'll represent that this was another document taken from the external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 95 under the 2002 map? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Q Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? A No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling? THE WITNESS: Whatever you guys want to do. (Discussion off the record) By Ms. Harless: Q So let's look back at Exhibit 1 which is the subpoena with the list of topics. And if you want to flip to the Exhibit A in there that lists the topics out. And can you read Topic No. 2, please. A "The identity of the persons involved in the drawing of each district in 2011 Wisconsin Act 43,
2 3 A 4 5 6 Q 7 8 9 A 10 Q 11 12 13 A 14 15 16 17 Q 18 19 20 21 22 23 A	area? Requirement by the state constitution Article IV Section 6 that the legislature do redistricting/reapportionment every ten years. Do you have any other information about the motivations behind the drawing of Assembly District 94? No. All right. I'll hand you what's been marked as Exhibit 29. And do you understand this to be a map of Assembly District 95? Once again, this is the first time I've seen this redistricting draft for Assembly District 95. But yes, by looking at the map for Assembly District 95, yes. Okay. And I'll represent that this was another document taken from the external hard drive assigned to Adam Foltz in 2010 and was created on June 18th, 2011. Do you understand the red outline to be the version of District 95 under the 2002 map? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. ST. JOHN: May I ask the reporter to read back just the last question and answer. (Question and answer read) Q Do you have any other information about the motivations for the drawing of Act 43 as a whole that we haven't talked about yet today? A No. MS. HARLESS: Did you guys want to take a lunch break? MR. ST. JOHN: How are you feeling? THE WITNESS: Whatever you guys want to do. (Discussion off the record) By Ms. Harless: Q So let's look back at Exhibit 1 which is the subpoena with the list of topics. And if you want to flip to the Exhibit A in there that lists the topics out. And can you read Topic No. 2, please. A "The identity of the persons involved in the drawing of each district in 2011 Wisconsin Act 43, including earlier drafts."

Beverly R. Gill, et al.	March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 113	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 115
1 Act 43 as a whole?	1 member's staff involved in the drawing of Act 43?
2 A The Assembly does not know the identity of persons	2 A No. I don't know what the legislative staff, what
3 involved in the drawing of each district. The	3 the representatives do to the legislative staff.
4 Assembly does not keep a log of what every	4 They're not required to log their daily activities
5 legislator and legislative staff do in their	5 with the Assembly.
6 office. The Assembly does not know and we do	6 Q And do you know if there are any other state
-	7 offices that were involved in the drawing of
7 not the Assembly does not know of any drafts.	
8 The only the only thing that the Assembly knows9 is the final draft that was introduced by the	8 Act 43?
,	9 A No.
10 Assembly Org on 11 July 2011.	10 Q Was Governor Scott Walker's office involved in the
11 Q Did the Assembly pay any invoices to anyone	11 drawing of Act 43?
12 involved in the Act 43 redistricting process?	12 A He may have been, but this is by the
13 A So the question is does the Assembly pay persons	constitution Article IV Section 6 the legislature
or did they pay for a contract?	has to do redistricting. Whether Governor Walker
15 Q Let's start with persons.	and his office the governor's office was
16 A If they were a state employee, they were paid as a	16 involved, I couldn't tell you that.
17 state employee. Out external individuals were	17 Q Do you know the identity of any consultants who
not paid by the Assembly.	18 were involved in the drawing of Act 43?
19 Q Who were external individuals paid by?	19 A No, I don't.
20 A What was the question again?	20 Q Do you know if anyone associated with the
21 Q Who were external individuals paid by?	21 Republican National Committee was involved in the
22 A The Assembly didn't pay them. I don't know who	22 drawing of Act 43?
23 paid them.	23 A No. The Assembly wouldn't know that.
24 MR. ST. JOHN: External individuals	24 Q All right. Now I want to know if there are
paid by what, for whom?	25 individuals involved in the drawing of particular
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 114	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 116
1 MS. HARLESS: Well, that's what he	1 districts in Act 43. And we can go through them
2 said.	2 one-by-one. Can you give me the name of every
3 MR. ST. JOHN: Can the last	3 individual involved in the drawing of
4 question, please, get repeated.	4 Assembly District 4?
5 (Last question and answer read)	5 A No.
6 Q And then you also mentioned you said individual	6 Q Can you give me the name of every individual
7 persons or contracts. Who did the Assembly pay	7 involved in the drawing of Assembly District 10?
8 under contract?	8 A No.
9 A I don't know exactly who we paid in contract. The	9 Q Can you give me the name of any individual
10 contract was produced. I don't know exactly who	10 involved in the drawing of Assembly District 10?
11 we paid for, what law firm we paid for	11 A No, I have no idea what the legislators and
12 redistricting.	12 legislative staff do. The Assembly would not know
13 Q Which contract are you referring to?	13 that. They're not required to log in with the
14 A I'm referring to the contract for redistricting	14 Assembly. And we don't the Assembly does not
15 act Senate Bill 148, Act 43.	15 maintain their work schedule. Individual
16 Q And who is that contract with?	16 representatives do that.
17 A I don't recall.	17 Q Okay. So if I go through this list and ask you
18 Q Okay. And you don't know the identity of any	18 the same question for all these assembly
19 persons involved with that contract?	19 districts, would your answer be different?
20 A No. No, I don't.	20 A It would be the same.
21 Q And you don't know the identity of any individual	21 Q Okay. So let me just list out the numbers and you
22 Assembly members involved with the drawing of	22 can just tell me if your answer would be
23 Act 43?	23 different. So Assembly District 13?
24 A No, I don't.	24 A Same.
25 Q Do you know the identity of any individual	25 Q Assembly District 18?

Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 117	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 119
1 A Same.	1 A Yes.
2 Q Assembly District 21?	2 Q Would your answer be the same for Assembly
3 A Same.	3 District 63? 4 A Yes.
4 Q Assembly District 22? 5 A Same.	
	5 Q Would your answer be the same for Assembly 6 District 66?
6 Q Assembly District 23?	
7 A The same.	7 A Yes.
8 Q Assembly District 24?	8 Q Would your answer be the same for Assembly 9 District 67?
9 A Would be the same.	10 A Yes.
10 Q Assembly District 25?	11 Q What about District 70?
11 A The legislature would not know the Assembly	
would not know. The Assembly does not record what	12 A My answer would be the same. The Assembly does
individual staff or electors do. They do not log	not log what every individual in every office doeson a daily basis. It's not the Assembly's
14 that with the Assembly.	on a daily basis. It's not the Assembly'srequirement to know that.
15 Q Okay. And that's the same 16 A That's the same as at the beginning. I just want	16 Q Would your answer be the same for Assembly
17 to make sure that we understand it hasn't changed.	17 District 77?
18 Q Yeah. So I'm just trying to ask for any of these	17 District //? 18 A Yes.
	19 Q Would your answer be the same for Assembly
19 Assembly Districts if your answer would be	20 District 80?
20 different. But for the record, I just want to go 21 through each district.	21 A Yes.
22 A Okay.	
,	22 Q Would your answer be the same for Assembly 23 District 86?
 Q So let me know if your answer would be different for any of these districts than what you've said. 	24 A Yes.
25 Would your answer be the same for Assembly	25 Q Would your answer be the same for Assembly
would your answer be the same for Assembly	23 & Would your answer be the same for Assembly
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 118	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 120
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 118 1 District 26?	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 120 1 District 88?
1 District 26?	1 District 88?
1 District 26?2 A Yes.	1 District 88? 2 A Yes.
 District 26? A Yes. Q Would your answer be the same for Assembly 	District 88?A Yes.Q Would your answer be the same for Assembly
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93?
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes.
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly District 94?
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly District 94? A Yes.
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly District 94? A Yes. Q And would your answer be the same for Assembly
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly District 94? A Yes. Q And would your answer be the same for Assembly District 95?
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly District 94? A Yes. Q And would your answer be the same for Assembly District 95? A Yes.
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly District 94? A Yes. Q And would your answer be the same for Assembly District 95? A Yes. Q Do you have any other information relating to this
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly District 94? A Yes. Q And would your answer be the same for Assembly District 95? A Yes. Do you have any other information relating to this topic that we haven't discussed yet today?
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly 	 District 88? A Yes. Q Would your answer be the same for Assembly District 93? A Yes. Q Would your answer be the same for Assembly District 94? A Yes. Q And would your answer be the same for Assembly District 95? A Yes. Q Do you have any other information relating to this topic that we haven't discussed yet today? A No. Just once again, I want to reiterate, the Assembly does not log individual staff member's
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 42? 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors 17 do. It's not a requirement by the Assembly. 18 Q All right. So let's go back to the list we have 19 here of topics. And will you read Topic No. 3
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors 17 do. It's not a requirement by the Assembly. 18 Q All right. So let's go back to the list we have
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly District 50? 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors 17 do. It's not a requirement by the Assembly. 18 Q All right. So let's go back to the list we have 19 here of topics. And will you read Topic No. 3
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly District 50? A Yes. 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors 17 do. It's not a requirement by the Assembly. 18 Q All right. So let's go back to the list we have 19 here of topics. And will you read Topic No. 3 20 into the record. Can you read it into the record.
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly District 50? A Yes. Q Would your answer be the same for Assembly District 50? A Yes. Q Would your answer be the same for Assembly District 56? A Yes. Yes. 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors 17 do. It's not a requirement by the Assembly. 18 Q All right. So let's go back to the list we have 19 here of topics. And will you read Topic No. 3 20 into the record. Can you read it into the record. 21 A "The objective facts that any Assembly Person had 22 access to or relied on each drawing when 23 drawing each district in 2011 Wisconsin Act 43,
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly District 50? A Yes. Q Would your answer be the same for Assembly District 50? A Yes. Q Would your answer be the same for Assembly District 56? 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors 17 do. It's not a requirement by the Assembly. 18 Q All right. So let's go back to the list we have 19 here of topics. And will you read Topic No. 3 20 into the record. Can you read it into the record. 21 A "The objective facts that any Assembly Person had 22 access to or relied on each drawing when 23 drawing each district in 2011 Wisconsin Act 43, including earlier drafts."
 District 26? A Yes. Q Would your answer be the same for Assembly District 29? A Yes. Q Would your answer be the same for Assembly District 31? A Yes. Q Would your answer bee the same for Assembly District 35? A Yes. Q Would your answer be the same for Assembly District 38? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly District 42? A Yes. Q Would your answer be the same for Assembly District 50? A Yes. Q Would your answer be the same for Assembly District 50? A Yes. Q Would your answer be the same for Assembly District 56? A Yes. Yes. 	1 District 88? 2 A Yes. 3 Q Would your answer be the same for Assembly 4 District 93? 5 A Yes. 6 Q Would your answer be the same for Assembly 7 District 94? 8 A Yes. 9 Q And would your answer be the same for Assembly 10 District 95? 11 A Yes. 12 Q Do you have any other information relating to this 13 topic that we haven't discussed yet today? 14 A No. Just once again, I want to reiterate, the 15 Assembly does not log individual staff member's 16 day-to-day duties or operations or what electors 17 do. It's not a requirement by the Assembly. 18 Q All right. So let's go back to the list we have 19 here of topics. And will you read Topic No. 3 20 into the record. Can you read it into the record. 21 A "The objective facts that any Assembly Person had 22 access to or relied on each drawing when 23 drawing each district in 2011 Wisconsin Act 43,

Video	taped Deposition of PATRICK E. FULLER 3-29-19 Page 121	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 123
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1	fact that any Assembly Persons had access to or	1	Act 43?
2	relied on when drawing each district in 2011	2 A	The only computers were issued to the majority
3	Wisconsin Act 43?	3	and minority party through LTSB redistricting
4 A	The Assembly does not have any information on what	4	computers.
5	individual staff for individual electors do.	5 Q	And did you ever maintain custody over any of
6	They're not required to log in with the Assembly.	6	those computers?
7	So to answer your question, the Assembly	7 A	I never had custody. They were custody for the
8	would have no knowledge of any of that.	8	majority and minority party. The only custody
9 Q	So you're saying you have no knowledge at all	9	came about is when I had to pick up a computer
10	about any of the objective facts that were	10	from Representative Kessler's office due to a
11	considered during the drawing of Act 43?	11	court case, the Baldus case. I had to escort it
12 A	That's correct.	12	over to the LTSB cage to keep it locked up.
13 Q	All right. And so if we went through a list of	13 Q	Okay. And did you ever observe anyone physically
14	single individual districts, would your answer be	14	damaging any of the nine hard drives associated
15	the same?	15	with the legislative redistricting computers?
16 A	It would be the same. The Assembly is not	16 A	No.
17	required and does not log what individual	17 Q	Were you ever told any information about physical
18	legislators or their staff do on a daily basis.	18	damage to any of the nine hard drives associated
19	That's not part of what the Assembly's required to	19	with the legislative redistricting computers?
20	know. And we don't maintain that information.	20 A	No.
21 Q	Okay. So if I went through a list similar to the	21 Q	Did you ever have any conversations with anyone
22	one we just went through, would your answer be the	22	about the partisan consequences of any drafts of
23	same for each one?	23	Act 43?
24 A	The answer would be the same for each one.	24 A	No.
25 Q	Okay. All right. Let's look at Topic No. 4. And	25 Q	Have you ever had any conversations with any of
Video 1	taped Deposition of PATRICK E. FULLER 3-29-19 Page 122 can you read that topic into the record.	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 124 your staff about the drawing of Act 43?
	No. 4, "Your involvement, if any, with the	2 A	No. When we are we talking the Assembly or the
3	drawing, passage, and/or enactment of Wisconsin	3	chief clerk?
4	Act 43."	4 Q	Staff of your office.
5 Q	As chief clerk, were you involved in any way with	5 A	
6	the drawing of Act 43?	6 Q	What about staff of individual members of the
7 A	No. The Assembly is not was not involved in	7	Assembly?
8	the drawing.	8 A	No.
9 Q	But were you as the chief clerk?	9 Q	Did you ever have any conversations about the
10 A	No.	10	drawing of Act 43 with any individual members?
11 Q	You didn't have any you in no way interacted	11 A	
12	with the legislature in the drawing of Act 43?	12 Q	Did you ever have any conversations with
13 A	No. The chief clerk does not have anything to do	13	individual members about the partisan consequences
14	with drawing of the maps.	14	of any drafts of Act 43?
15 Q	Okay. Did you ever receive any invoices relating	15 A	No.
16	to the drawing of Act 43?	16 Q	Did you ever visit the map room in Michael Best &
17 A	As previously mentioned, the only invoice I	17	Friedrich's law firm?
18	received was one invoice I want to say six or	18 A	No.
19	seven months that we paid. I want to say we	19 Q	Did you ever see any printouts of draft maps?
20	paid \$200,000 for those for redistricting. And	20 A	
21	that would be the only thing that the clerk was	21 Q	Did you ever see any printouts of individual
22	involved in as far as we didn't even draw them	22	district maps during the drafting process?
23	but paying for redistricting.	23 A	Give me that question again.
24 Q	Did you have any role in managing the legislative		Did you ever see any printouts of individual
25	computers that were used for the drawing of	25	district maps

Beverly R. Gill, et al.	March 29, 201
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 125	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 127
1 A No.	1 (Exhibit No. 30 marked for
2 Q during the drafting process? Besides what we	2 identification)
3 discussed, can you think of any other ways that	3 Q And so this is Exhibit 30. Do you recognize this
4 you were involved with the drafting of Act 43?	4 document?
5 MR. ST. JOHN: Do you mean you	5 A This looks like the bill history for Senate
6 being the state Assembly or you being chief	6 Bill 148.
7 clerk with respect to this question?	7 Q Okay. And does this come from the Assembly
8 Q Let's start with you as the chief clerk.	8 Journal?
9 A No.	9 A Yes, it did.
10 Q Okay. Besides what we discussed earlier, are	10 Q And do you maintain the Assembly Journal?
11 there any other ways that the Assembly was	11 A The clerk's this did not come from the Journal,
12 involved with the drafting of Act 43?	12 excuse me. The bill history stays with the bill.
13 A The Assembly as an institution was not, other than	13 Q Okay.
14 required by the state constitution to at	14 A But this is produced by the clerk staff of both
15 Section 6 to do redistricting. As far as drafting	15 the Senate and the Assembly.
16 goes, the Assembly did not was not involved.	16 Q And have you seen this document before?
17 Q As chief clerk, were you involved with the passage	17 A Yes, I have.
18 of Act 43?	18 Q All right. And so I'd like you to take a look at
19 A Yes.	19 the section that's with the header history. So
20 Q How?	20 can you just generally tell me what the history
21 A We received the Senate Bill 148 from the Senate	21 section tells us?
22 on it was messaged over on July 19th, 2011. On	22 A The history section tells you anything that
23 July 20th, 2011, it was brought up on the floor of	23 happened to the bill as it went through the
the Assembly. There were a number of motions.	24 legislative process. As you look at it, it was
25 There was one motion by Representative Zamarripa	25 introduced by the Assembly Org Committee on
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 126 1 to return it to a committee and that was defeated.	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 128 1 July 19th, 2011. When the committee met they put
2 And then Representative Staskunas did a point of	2 an amendment on it. Later on in the process it
3 order that the Senate bill was not properly was	3 had a public notice and Senator Zipperer put an
4 not properly before us and it violated the	4 amendment 2 on it. Executive action was taken,
5 Voting Rights Act of 1965. The speaker pro tem,	5 and it went to the it was voted out of
6 at that time presiding officer and	6 committee on the 15th, and it was scheduled for
7 Representative Kramer voted against that. And	7 hearing on the Senate floor on the 19th.
8 that's in the Journal. Representative Barca	8 Okay. Go ahead.
9 introduced with a number of Democratic	9 Q No. Go ahead.
10 legislators introduced Assembly substitute	10 A The Senate bill just gives you a good synopsis of
amendment 1 and that was defeated by a vote of 59	11 everything that happened to this piece of
12 to 58 to 49. And then Representative Krusick	12 legislation as it went through the legislative
put in Assembly amendment 1 that was defeated	13 process.
14 97 96 to 1.	14 Q All right. So I want to look at the entries of
15 The bill was read a third time and brought up	15 July 20th, 2011. And so if we go to the third
16 for passage, and the final the final vote on	16 entry that's dated July 20th, I think that's on
17 that bill was 59 57 to 40.	the next page, the second page of the document.
18 Q Okay.	18 And can you read what that entry says?
19 A After that, it was immediately messaged back to	19 A "Point of order that the bill's not properly
20 the Senate. So as far as passage goes, that was	20 before the Assembly because it violates
21 the extent of the Assembly's involvement in	21 Voting Rights Act of 1965 and the United States
22 passage of the bill, Senate Bill 148.	22 Constitution not well taken."
23 Q So let's talk a little bit about some of the stuff	23 Q You referred to this earlier. Do you know what
24 you just mentioned.	24 this entry's referring to?
25	25 A It's referring to Representative Staskunas

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Videotaped Deposition of PATRICK E. FULLER 3-29-19 Pag	ge 129 Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 131
bringing up a point of order that the bill was not	1 "Analysis By the Legislative Reference Bureau."
properly before the Assembly, that it should be	2 Do you see that second paragraph?
3 sent back because it's violating the Voting Act	3 A In section 1?
4 Rights of 1965 and the state and the	4 Q On the first page under the heading "Analysis By
5 U.S. Constitution.	5 the Legislative Reference Bureau."
6 Q And do you know why the point of order was made	6 A Yes.
7 besides what was written there?	7 Q The second paragraph. Can you read that second
8 A I don't know what why Representative Staskunas	8 paragraph into the record, please.
9 made that point of order.	9 A "This substitute amendment creates"
10 Q And what does this entry mean when it says the	10 Q Yes. Just do it slowly because she has to write
11 "point of order was not well taken"?	11 it down. That's correct. Just read it slower so
12 A The decision of the chair, that being	12 she can get it down.
13 Representative Kramer, made the decision that as	13 A "This substitute amendment creates a new procedure
14 he reviewed the point of order, he looked at the	14 for the preparation of legislative and
15 prior precedent and he looked at the statute, and	15 congressional redistricting plans. This
16 he found that it was not well taken, that it does	16 substitute amendment requires the Legislative
17 not violate the U.S. Constitution.	17 Reference Bureau and the Government Accountability
18 Q And which do you know which political party	18 Board to jointly develop standards for legislative
19 Representative Kramer belonged to?	19 and congressional districts based on population
20 A Representative Kramer there was a speaker	20 requirements under the Wisconsin Constitution and
21 pro tem that was elected by the entire body. He	21 U.S. Constitution and requirements under Section 2
22 was a Republican.	22 of the voting acts right Voting Rights Act.
23 Q So I'd like to move to the sixth entry that has	23 One of the standards must be electoral
24 the date July 20th and it starts with Assembly	24 competitiveness of the districts. The substitute
25 substitute amendment 1. And it says that	25 amendment then directs the LRB and the GAB to draw
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page	ge 130 Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 132
1 substitute amendment was offered by various	1 redistricting plans for submission to the
2 representatives.	2 legislature for approval in accordance with the
3 What was Assembly substitute amendment 1?	3 standards. Under the substitute amendment, no
4 A I couldn't tell you what Assembly substitute	4 later than January 1 of the second year following
5 amendment 1 was unless I pulled the actual bill	5 the decennial federal census, the LRB and GAB must
6 out and took a look at it.	6 deliver to the majority party of the Senate and
7 Q All right. We can mark an exhibit. Let her mark	7 the speaker of the Assembly identical bills
8 it first and then I'll give it to you. Sorry.	8 embodying a plan for legislative and congressional
9 (Exhibit No. 31 marked for	9 redistricting."
10 identification)	10 Q What is your understanding of that paragraph, of
11 Q So I'm handing you what's been marked as	11 substitute amendment 1?
12 Exhibit 31. Do you recognize this document?	12 A My understanding of this paragraph is that
13 A I'm sure I do. I don't remember it specifically.	13 redistricting is taking it out of the
14 It was brought up on the floor on the 20th of July	14 legislature's hands and giving it to two
15 2011.	15 organizations two other organizations, that16 being the LRB and the GAB.
16 Q And at the top there does it say "Assembly	
17 Substitute Amendment 4	
17 Substitute Amendment 1	17 Q And then it says there that substitute amendment 1
18 A Yes.	17 Q And then it says there that substitute amendment 1 would have required that electoral competitiveness
18 A Yes. 19 Q To 2001 Senate Bill 148"?	17 Q And then it says there that substitute amendment 1 18 would have required that electoral competitiveness 19 of the districts be one of the standards
18 A Yes. 19 Q To 2001 Senate Bill 148"? 20 A Yes.	17 Q And then it says there that substitute amendment 1 would have required that electoral competitiveness of the districts be one of the standards considered in the state's redistricting process;
 18 A Yes. 19 Q To 2001 Senate Bill 148"? 20 A Yes. 21 Q And do you understand it to be the text of 	17 Q And then it says there that substitute amendment 1 would have required that electoral competitiveness of the districts be one of the standards considered in the state's redistricting process; correct?
 18 A Yes. 19 Q To 2001 Senate Bill 148"? 20 A Yes. 21 Q And do you understand it to be the text of 22 Assembly substitute amendment 1? 	17 Q And then it says there that substitute amendment 1 would have required that electoral competitiveness of the districts be one of the standards considered in the state's redistricting process; correct? 22 A That's what it says, yes.
 18 A Yes. 19 Q To 2001 Senate Bill 148"? 20 A Yes. 21 Q And do you understand it to be the text of 22 Assembly substitute amendment 1? 23 A Yes. 	17 Q And then it says there that substitute amendment 1 would have required that electoral competitiveness of the districts be one of the standards considered in the state's redistricting process; correct? 22 A That's what it says, yes. 23 Q Okay. So let's now let's go back to the
 18 A Yes. 19 Q To 2001 Senate Bill 148"? 20 A Yes. 21 Q And do you understand it to be the text of 22 Assembly substitute amendment 1? 23 A Yes. 24 Q Okay. And I'd like to direct you to the second 	17 Q And then it says there that substitute amendment 1 would have required that electoral competitiveness of the districts be one of the standards considered in the state's redistricting process; correct? 22 A That's what it says, yes. 23 Q Okay. So let's now let's go back to the previous exhibit we were looking at, which I
 18 A Yes. 19 Q To 2001 Senate Bill 148"? 20 A Yes. 21 Q And do you understand it to be the text of 22 Assembly substitute amendment 1? 23 A Yes. 	17 Q And then it says there that substitute amendment 1 would have required that electoral competitiveness of the districts be one of the standards considered in the state's redistricting process; correct? 22 A That's what it says, yes. 23 Q Okay. So let's now let's go back to the

Beveriy R. Gill, et al.	March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 133	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 135
1 history of the bill. And then that same entry we	1 A Correct.
2 were looking at where amendment substitute 1 was	2 Q Were you involved with the public hearing that was
3 offered lists a series of representatives. Are	3 held regarding Act 43 on July 13th, 2011?
4 all of those representatives were all of those	4 A No.
5 representatives Democratic members of the Assembly	5 Q Do you know if the map drawers incorporated any
6 at the time?	6 comments in that hearing into what became the
7 A Yes.	7 final Assembly map?
8 Q And then the very next entry following that	8 A What was your question again?
9 still with the date July 20th, 2011 says	9 Q Do you know if the map drawers incorporated any
10 "Assembly substitute amendment 1 laid on the	10 comments from that public hearing into what became
11 table, ayes 58, nos 39"; is that correct?	11 the final Assembly map?
12 A That's correct.	12 A No. I didn't attend the public hearing, so I
13 Q What does "laid on the table" in this context	13 wouldn't know.
14 mean?	14 Q Besides what we discussed already, are there any
15 A That means that the bill's not voted on. It's	15 other ways you were involved with the passage of
16 just put aside for future consideration and it was	16 Act 43?
17 voted on.	17 A No.
18 Q What was voted on?	18 MS. HARLESS: All right. Is this a
19 A To table the amendment.	19 good place for
20 Q Did any Democrats vote to table Assembly	20 THE WITNESS: Yes, yes.
21 substitute amendment 1?	21 THE VIDEOGRAPHER: Going off the
22 A By looking above, no, because they all it looks	22 record at 12:06. Microphones are off.
23 like they all were part of co-sponsors of the	23 (Recess for lunch)
24 substitute amendment.	24 THE VIDEOGRAPHER: And we're back
25 Q I'm going to introduce another exhibit. She has	25 on the record at 12:39.
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 134	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 136
1 to mark it first and then we'll hand it to you.	1 By Ms. Harless:
2 (Exhibit No. 32 marked for	2 Q So before we took a quick lunch break, we were
3 identification)	3 talking about Topic No. 4 in Exhibit 1. That
4 Q And I'm handing you what's been marked as	4 was it's Exhibit A to Exhibit 1 that lists the
5 Exhibit 32. Do you know what this document is?	5 topics. Do you see that?
6 A Yes.	6 A Topic 4?
7 Q What is it?	7 Q Yes.
8 A It's the voting record for tabling Assembly	8 A Do you want me to read it?
9 substitute amendment 1.	9 Q No. You already read it, so that's great. I just
10 Q And after referencing this document, can you	wanted to remind you what we were talking about.
11 confirm that no Democrats voted to table Assembly	11 And we've gone over that asks for your involvement
12 substitute amendment 1?	in the passage or enactment. And so I just wanted
13 A That's correct.	to go over one more category, which is are there
14 Q And did every Republican that was present vote to	14 any ways in which you were involved in the
15 table substitute amendment 1?	15 implementation of Act 43?
16 A Yes.	16 A The Assembly as far as implementation. When the
17 Q Was substitute amendment 1 ever called up again	bill was passed on the 20th of July 2011, we
18 for a vote after being laid on the table?	18 messaged it back to the Senate. As far as
19 A No.	enactment goes, the Senate took over from there
20 Q All right. Let's go back to Topic 4 which is what	20 because it originated as a Senate bill. So as far
21 we were talking about before. And we were talking	21 as the Assembly goes, as far as enactment goes,
about how as chief clerk you were involved with	22 other than making sure the bill history is correct
23 the passage of Act 43. And you said then you	and the Journal, once it's sent back to the
	24 Senate, they enroll it, they send it to the
24 explained the process of how the bill was	Senate, they enroll it, they send it to the
explained the process of how the bill wasreceived; correct?	25 governor for signature.

	Ty K. Gill, et al.	\ <i>(</i> ; al a a 4	read Denosition of DATDICK E FILLED 2 20 40 Denos 420
video	raped Deposition of PATRICK E. FULLER 3-29-19 Page 137	videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 139
1 Q	So your office isn't involved in sending the bill	1	question is no.
2	to the governor for signature?	2 Q	Do you know whether there are any communications
3 A	No, not in this time because it was a Senate bill.	3	between the Assembly and anyone associated with
4 Q	Okay.	4	the Redistricting Majority Project or REDMAP?
5 A	We messaged it back to the Senate.	5 A	No. Other than that email that we were CC'd on
6 Q	Okay. And then were you involved in the	6	from Nick Probst.
7	implementation of Act 43 in any other way?	7 Q	Is that the only document you found responsive to
8 A	Not that I can think of as far as initially	8	that, to the document production request about
9	enacting it. We would know who the new	9	REDMAP, or did you find other documents?
10	legislators out of the new districts would come to	10 A	That's the only document regarding REDMAP.
11	us. Other than that, no.		And are you aware of any communications between
12 Q	When the new districts came to you, did you have	12	any individual member and the Republican National
13	to do anything with them?	13	Committee about the GOP Redistricting Conference?
14 A	No, we would just put them we would find out	14 A	-
15	and this is later on in the process who would	15 Q	What about between individual members about
16	be running in those districts. And after the	16	individual members and anyone associated with the
17	election we would know who the new representative	17	Redistricting Majority Project?
18	would be for 81st, 77th, whatever it is.	18 A	
19	As far as enactment goes, actually the	19 Q	And then do you know whether there are any
20	Assembly enacting the legislation, no.	20	communications between individual Assembly members
21 Q	Let's turn to Topic No. 5. It's the next page in	21	or their staff and the Republican state
22	that document, Exhibit 1-A. Can you read that	22	legislative committee?
23	topic into the record, please.	23 A	Give me that question again.
24 A	No. 5, "Information about any communications or	24 Q	Do you know if there are any communications
25	other interactions between the Assembly and	25	between individual Assembly members or their staff
Video	aped Deposition of PATRICK E. FULLER 3-29-19 Page 138	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 140
1	Republican National Committee GOP Redistricting	1	and the Republican state legislative committee?
1 2	Republican National Committee GOP Redistricting Conference or the organization known as the	1 2 A	and the Republican state legislative committee? No. Once again as I mentioned, the clerk the
1 2 3	Republican National Committee GOP Redistricting Conference or the organization known as the Redistricting Majority Project (REDMAP)."	1 2 A 3	and the Republican state legislative committee? No. Once again as I mentioned, the clerk the Assembly does not know communications between
1 2 3 4 Q	Republican National Committee GOP Redistricting Conference or the organization known as the Redistricting Majority Project (REDMAP)." Are you aware of any communications between the	1 2 A 3 4	and the Republican state legislative committee? No. Once again as I mentioned, the clerk the Assembly does not know communications between individual legislators and their staff. It's not
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1 2 3 4 Q 5	Republican National Committee GOP Redistricting Conference or the organization known as the Redistricting Majority Project (REDMAP)." Are you aware of any communications between the Assembly and anyone associated with the Republican National Committee about the Republican National	1 2 A 3 4 5 6	and the Republican state legislative committee? No. Once again as I mentioned, the clerk the Assembly does not know communications between individual legislators and their staff. It's not a requirement of the Assembly to maintain records of their communications or what they're doing on a
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		ıy K. Gili, et al.	_	Waith 29, 2019
Vid	eot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 141	Vide	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 143
1		use state funds to send anybody to that	1	write off on the voucher. And going through all
2		conference.	2	my records, fiscal records, we never paid that
	a	And are you aware of any contracts between the	3	individual.
4	_	Assembly and any members of the Republican		Did Mike Wild assist in any way in the drawing of
5		National Committee for redistricting purposes?	5	Act 43?
	Α	J		A I do not know.
	Q			Was Mike Wild ever consulted by any individual
	Q			• •
8		turn to the very last page of the subpoena again,	8	Assembly member in the drawing of Act 43?
9		which is Exhibit 1 to Exhibit B. It's says		A The Assembly would not know that. Once again,
10		"Redistricting Essentials" at the top. And I'd	10	legislative Assembly staff do not have to
11		like to direct you back to the bottom of that	11	coordinate with or let the Assembly know what
12		document where there's a set of names of five RNC	12	their day-to-day operations are, what they're
13		employees. Do you see that list?	13	doing.
		Yes.		Q Did John Phillippe assist in any way in the
	Q	Did Tom Hofeller assist in any way with the	15	drawing of Act 43?
16		drawing of Act 43?		A No.
		I would not know that.		And I'm assuming your answer would be the same
18	Q	Was Tom Hofeller ever consulted by any individual	18	about whether any individual Assembly member has
19		Assembly member in the drawing of Act 43?	19	consulted with John Phillippe?
20	Α	The Assembly would not know that.	20 /	A That's correct. Once again as I mentioned, the
21	Q	Do you know whether any individual Assembly	21	Assembly it's not a requirement. We don't require
22		member's staff consulted with Tom Hofeller about	22	staff to log what their day-to-day operations are,
23		Act 43?	23	activities are, as well as legislators to the
24	Α	Once again, the Assembly does not know what	24	Assembly.
25		individual staff or representatives do on a daily	25 (And did Leslie Rutledge assist in any way in the
Vid	eot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 142	Vide	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 144
Vid 1	eot	page 142 basis. It's not required for them to check in	Vide	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 144 drawing of Act 43?
	eot		1	
1 2		basis. It's not required for them to check in	1 2 /	drawing of Act 43?
1 2		basis. It's not required for them to check in with the Assembly or let us know.	1 2 /	drawing of Act 43? A I do not know that.
1 2 3 4	Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing	1 2 /	drawing of Act 43? A I do not know that. Q Has the Assembly ever retained Leslie Rutledge to
1 2 3 4 5	Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either.	1 2 3 4 5	drawing of Act 43? A I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has
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1 2 3 4 5 6 7 8 9 10 11 12	Q A Q A Q A	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that.	1 2 7 3 4 5 6 7 8 9 0 11 12 7	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the
1 2 3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A Q A Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43?	1 2 4 5 6 7 8 9 0 11 12 4 13 0 14	drawing of Act 43? A I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? A To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A Q A Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any	1 2 4 5 6 7 8 9 10 11 12 13 14 15	drawing of Act 43? A I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? A To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? A The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A Q A Q A	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual.	1 2 4 3 4 5 6 7 8 9 10 11 12 4 15 16	drawing of Act 43? A I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A Q A Q A Q A	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained	1 2 4 5 6 7 8 9 10 11 12 7 13 14 15 16 17 7	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q A Q A	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained Dale Oldham as a consultant in the litigation that	1 2 4 5 6 7 8 9 0 11 12 7 13 14 15 16 17 7 18	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly Persons who are involved in your associated
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q A Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained Dale Oldham as a consultant in the litigation that has occurred over Act 43?	1 2 4 3 6 7 8 9 0 11 12 4 15 16 17 4 18 19	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly Persons who are involved in your associated activities from 2002 to the present."
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained Dale Oldham as a consultant in the litigation that has occurred over Act 43? No. The Assembly the Assembly has never paid	1 2 4 5 6 7 8 9 10 11 12 4 15 16 17 18 19 20	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly Persons who are involved in your associated activities from 2002 to the present." MR. ST. JOHN: Can I just note for
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained Dale Oldham as a consultant in the litigation that has occurred over Act 43? No. The Assembly the Assembly has never paid any funds to Dale Oldham, either as a consultant	1 2 4 5 6 7 8 9 10 11 12 7 13 14 15 16 17 18 19 20 21	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly Persons who are involved in your associated activities from 2002 to the present." MR. ST. JOHN: Can I just note for the record we object to this topic as being
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained Dale Oldham as a consultant in the litigation that has occurred over Act 43? No. The Assembly the Assembly has never paid any funds to Dale Oldham, either as a consultant or as a on a contract.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly Persons who are involved in your associated activities from 2002 to the present." MR. ST. JOHN: Can I just note for the record we object to this topic as being vague and ambiguous and overbroad.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained Dale Oldham as a consultant in the litigation that has occurred over Act 43? No. The Assembly the Assembly has never paid any funds to Dale Oldham, either as a consultant or as a on a contract. That you're aware of or never or you just know	1 2 4 5 6 7 8 9 10 11 12 7 13 14 15 16 17 7 18 19 20 21 22 23	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly Persons who are involved in your associated activities from 2002 to the present." MR. ST. JOHN: Can I just note for the record we object to this topic as being vague and ambiguous and overbroad. But with that objection, go ahead.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained Dale Oldham as a consultant in the litigation that has occurred over Act 43? No. The Assembly the Assembly has never paid any funds to Dale Oldham, either as a consultant or as a on a contract. That you're aware of or never or you just know the Assembly has never paid Dale Oldham any funds?	1 2 4 3 4 5 6 7 8 9 0 11 12 13 14 15 16 17 18 19 20 21 22 23 24	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly Persons who are involved in your associated activities from 2002 to the present." MR. ST. JOHN: Can I just note for the record we object to this topic as being vague and ambiguous and overbroad. But with that objection, go ahead. Proceed.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q	basis. It's not required for them to check in with the Assembly or let us know. Did Dale Oldham assist in any way in the drawing of Act 43? Once again, I do not know that either. Do you know whether Dale Oldham has assisted in any way with any of the litigation over Act 43? Say that question again. Do you know whether Dale Oldham has ever assisted in any way with any of the litigation over Act 43? I do not know that. Has the Assembly ever retained Dale Oldham to serve as counsel in the litigation that has occurred over Act 43? Not that I know of. I don't remember paying any legal bills for this individual. Do you know if the Assembly has ever retained Dale Oldham as a consultant in the litigation that has occurred over Act 43? No. The Assembly the Assembly has never paid any funds to Dale Oldham, either as a consultant or as a on a contract. That you're aware of or never or you just know	1 2 4 3 4 5 6 7 8 9 0 11 12 13 14 15 16 17 18 19 20 21 22 23 24	drawing of Act 43? I do not know that. Has the Assembly ever retained Leslie Rutledge to serve as counsel in any of the litigation that has occurred over Act 43? To my knowledge, the Assembly has never retained him as far as paying state funds or Assembly funds to this individual. Has the Assembly ever retained Leslie Rutledge as a consultant in any of the litigation that has occurred over Act 43? The Assembly has not. All right. Let's move to let's go back to the list of topics which is in Exhibit A again. And let's go to Topic No. 6. Can you read that topic into the record, please. No. 6, "The identity and duties of all Assembly Persons who are involved in your associated activities from 2002 to the present." MR. ST. JOHN: Can I just note for the record we object to this topic as being vague and ambiguous and overbroad. But with that objection, go ahead.

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1	eota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 145	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 147
1		this topic is referring to, let's look back if	1	successful or unsuccessful."
2		you flip back one page actually two no, one	2 Q	Do you know of any Republican Assembly members who
3		page there's definitions right above the list of	3	are involved in recruitment of Republican
4		topics and there's the letter H. Can you read	4	candidates for the Assembly?
5		that paragraph?		Once again, the Assembly is prohibited from any
	Α	Letter H, "Associational activity meaning	6	type of recruitment under the JCLO rule
7		recruiting candidates, registering voters, raising	7	11 October 2001, the Assembly rules, as well as
8		campaign funds for Republican Assembly candidates	8	the ethics board memo of 5 November 2003.
9		or the Republican Party of Wisconsin persuading		Do you know of any individual Republican Assembly
10		independents and other voters to vote for	10	members who are involved in the recruitment of
11		Republican Assembly candidates, advocating and	11	Republican candidates for the Assembly?
12		implementing preferred legislative policies, and		No. Once again, I reiterate it's against the JCLO
13		organizing volunteers."	13	rule 11 October 2001 to do any of this type of
		Thank you. With that definition in mind, do you	14	activity on state time.
15		have any information about Topic 6?		Is Robin Vos involved in the recruitment of
16		Topic 6 is prohibited under the JCLO rule of	16	Republican candidates for the Assembly?
17		11 October 2001, as well as the ethics board at		I don't know what Robin Vos does. It's not part
18		that time memo to all legislators 5 November 2003.	18	of what the Assembly needs to know.
19		It's also in the policy manual under the		Is Robin Vos involved with the Wisconsin
20		ethics ethics tab of what is considered	20	Republican Assembly Campaign Committee?
21		campaign activity. And your definition is all		I'm not I do not know what Robin Vos who
22		related to campaign activity, and it's prohibited	22	he's associated with. Once again, the Assembly
23		in the Assembly rules.	23	does not need that information does not know
		So you're saying that the Assembly does not engage	24	that information.
25		in any of the associational activities		Do you have any other information about this topic
		•		
Vid	eota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 146	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 148
-	۸	That's sourcet	1	that we haven't yet discussed today?
	Q	That's correct listed here?	1	that we haven't yet discussed today? No. I just want to reiterate once again,
				,
	A	it's profibiled.		
			3	recruiting candidates is against the Assembly
		Do individual Republican members of the Assembly	4	rule against the JCLO rule 11 October 2001.
5		Do individual Republican members of the Assembly engage in any of these associational activities?	4 5 Q	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that
6	Α	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or	4 5 Q 6	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please.
6 7	Α	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they	4 5 Q 6 7 A	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations
6 7 8	Α	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time.	4 5 Q 6 7 A 8	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting
6 7 8 9	Α	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the	4 5 Q 6 7 A 8 9	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly."
6 7 8 9 10	A Q	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the Assembly have information about this topic?	4 5 Q 6 7 A 8 9	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly." What information do you have about this topic?
6 7 8 9 10 11	А Q А	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the Assembly have information about this topic? Once again, I don't want to speculate one way or	4 5 Q 6 7 A 8 9 10 Q 11 A	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly." What information do you have about this topic? Once again, this falls recruiting candidates
6 7 8 9 10 11	А Q А	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the Assembly have information about this topic? Once again, I don't want to speculate one way or the other. I do not know.	4 5 Q 6 7 A 8 9 10 Q 11 A 12	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly." What information do you have about this topic? Once again, this falls recruiting candidates falls under JCLO rule 11 October 2001. It's
6 7 8 9 10 11 12	А Q А	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the Assembly have information about this topic? Once again, I don't want to speculate one way or the other. I do not know. Besides what we discussed today, do you have any	4 5 Q 6 7 A 8 9 10 Q 11 A 12	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly." What information do you have about this topic? Once again, this falls recruiting candidates falls under JCLO rule 11 October 2001. It's prohibited, also under the Assembly rules, also
6 7 8 9 10 11 12 13 14	А Q А Q	engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the Assembly have information about this topic? Once again, I don't want to speculate one way or the other. I do not know. Besides what we discussed today, do you have any other information about this topic?	4 5 Q 6 7 A 8 9 10 Q 11 A 12 13	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly." What information do you have about this topic? Once again, this falls recruiting candidates falls under JCLO rule 11 October 2001. It's prohibited, also under the Assembly rules, also under the ethics board memo of 5 November 2003.
6 7 8 9 10 11 12 13 14 15	A Q A A	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the Assembly have information about this topic? Once again, I don't want to speculate one way or the other. I do not know. Besides what we discussed today, do you have any other information about this topic? No, other than it's I will reiterate it's	4 5 Q 6 7 A 8 9 10 Q 11 A 12 13 14	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly." What information do you have about this topic? Once again, this falls recruiting candidates falls under JCLO rule 11 October 2001. It's prohibited, also under the Assembly rules, also under the ethics board memo of 5 November 2003. That type of activity is prohibited.
6 7 8 9 10 11 12 13 14 15	А Q A A A	Do individual Republican members of the Assembly engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the Assembly have information about this topic? Once again, I don't want to speculate one way or the other. I do not know. Besides what we discussed today, do you have any other information about this topic? No, other than it's I will reiterate it's against Assembly rules and the JCLO rule of	4 5 Q 6 7 A 8 9 10 Q 11 A 12 13 14 15 16 Q	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly." What information do you have about this topic? Once again, this falls recruiting candidates falls under JCLO rule 11 October 2001. It's prohibited, also under the Assembly rules, also under the ethics board memo of 5 November 2003. That type of activity is prohibited. Do you know if any individual Republican members
6 7 8 9 10 11 12 13 14 15 16	А Q A A	engage in any of these associational activities? I don't know if individual Assembly members do or staff. If they do, they cannot be on they cannot be on state time. Would any individual Republican members of the Assembly have information about this topic? Once again, I don't want to speculate one way or the other. I do not know. Besides what we discussed today, do you have any other information about this topic? No, other than it's I will reiterate it's against Assembly rules and the JCLO rule of 11 October 2001, associated activities as defined	4 5 Q 6 7 A 8 9 10 Q 11 A 12 13 14 15 16 Q	rule against the JCLO rule 11 October 2001. Let's turn to Topic No. 8. And can you read that into the record, please. No. 8, "Meetings, communications or conversations from 2002 to the present relating to recruiting Republican candidates for the Assembly." What information do you have about this topic? Once again, this falls recruiting candidates falls under JCLO rule 11 October 2001. It's prohibited, also under the Assembly rules, also under the ethics board memo of 5 November 2003. That type of activity is prohibited. Do you know if any individual Republican members of the Assembly would have information about this
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Vid	leot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 149	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 151
1		we know what Robin Vos is doing.	1 A	I don't know. The Assembly doesn't know either.
		Besides what we've talked about today, do you have		Would Robin Vos have information about the
3		any other information about this topic?	3	solicitation of campaign contributions for
	Α	No. Once again, I reiterate, it's against the	4	Republican Assembly candidates?
5		Assembly rules. It's against the JCLO rule of		Once again, I would not want to speculate what
6		11 October 2001.	6	Speaker Vos knows or does not know.
		Let's move to Topic No. 9. And can you read that		Besides what we've talked about today, do you have
8		topic into the record, please.	8	any other information on this topic?
	Α	No. 9, "Any criteria that you used from 2002 to	_	No.
10		the present to access to assess whether a		All right. Let's go to Topic 11. Can you read
11		candidate's qualified or highly qualified to run	11	that topic into the record, please.
12		for office."		No. 11, "The nature and number of communications
	Q	Do you have any information about this topic?	13	made by any Assembly Persons between 2002 and the
	A	Once again, I'll go back to the JCLO rule of	14	present that solicited campaign contributions to
15		11 October 2001. We do not assess the quality of	15	you, the RPW, or to any individual Republican
16		a candidate, whether a candidate is can run for	16	candidate. The categories of communications as
17		office. This is campaign-related activity which	17	used in this request include but not limited to
18		is prohibited.	18	emails, mailings, photo solicitations,
		Do you know if any individual Republican members	19	person-to-person solicitations and fundraising
20		of the Assembly would have information about this	20	events."
21		topic?	21 Q	
	Α	I would not speculate to guess if any legislator	22 A	Once again, this is all these these
23		would have any of this information, no.	23	soliciting campaign contributions and
	Q	Do you think it's likely that an individual member	24	communications on state time is prohibited under
25		of the Assembly has information about this topic?	25	JCLO rule 11 October 2001, the Assembly rules, and
				•
Vid	leot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 150	Videot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 152
	leot		Videot	
	Α			ethics board memo of 5 November 2003 that all staff all staff members sign.
1	Α	Once again, I'm not going to try to speculate one	1 2	ethics board memo of 5 November 2003 that all
1 2 3	A	Once again, I'm not going to try to speculate one way or the other what a legislator knows or does	1 2	ethics board memo of 5 November 2003 that all staff all staff members sign.
1 2 3	А	Once again, I'm not going to try to speculate one way or the other what a legislator knows or does not know.	1 2 3 Q	ethics board memo of 5 November 2003 that all staff all staff members sign. And do you know whether any individual Republican
1 2 3 4 5	. A . Q	Once again, I'm not going to try to speculate one way or the other what a legislator knows or does not know. And besides what we've talked about today, do you	1 2 3 Q 4 5	ethics board memo of 5 November 2003 that all staff all staff members sign. And do you know whether any individual Republican members of the Assembly would have information
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A Q A Q A	Once again, I'm not going to try to speculate one way or the other what a legislator knows or does not know. And besides what we've talked about today, do you have any other information about this topic? No. All right. Let's move to Topic 10. Can you read that topic into the record, please. "The identity and role of all Assembly Persons who solicited campaign contributions for the Assembly or individual Republican candidates for the Assembly from 2002 to the present." Do you have any information about this topic? Once again, we go back to the JCLO rule of 11 October 2001, ethics board memo of 5 November 2003, and Assembly rules. And this is campaign-related activity that's strictly prohibited under our rules. Do you know if any individual Republican members	1 2 3 Q 4 5 6 A 7 8 9 Q 10 11 12 A 13 14 15 16 Q 17 18 A 19 20	ethics board memo of 5 November 2003 that all staff all staff members sign. And do you know whether any individual Republican members of the Assembly would have information about this topic? I do not want to speculate what Assembly members know or do not know or if they have any information regarding these No. 11. Would Speaker Vos have information about the number of communications soliciting campaign contributions to Republican candidates? Once again, I don't want to speculate what Representative what Speaker Vos knows or does not know as far as communication go regarding fundraising activities. And besides what we've talked about today, do you have any other information on this topic? Just finally that it's all prohibited under JCLO rule, no campaign activity on state time using
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q A Q A	Once again, I'm not going to try to speculate one way or the other what a legislator knows or does not know. And besides what we've talked about today, do you have any other information about this topic? No. All right. Let's move to Topic 10. Can you read that topic into the record, please. "The identity and role of all Assembly Persons who solicited campaign contributions for the Assembly or individual Republican candidates for the Assembly from 2002 to the present." Do you have any information about this topic? Once again, we go back to the JCLO rule of 11 October 2001, ethics board memo of 5 November 2003, and Assembly rules. And this is campaign-related activity that's strictly prohibited under our rules. Do you know if any individual Republican members of the Assembly would have information about this topic?	1 2 3 Q 4 5 6 A 7 8 9 Q 10 11 12 A 13 14 15 16 Q 17 18 A 19 20 21 Q 22 23 A	ethics board memo of 5 November 2003 that all staff all staff members sign. And do you know whether any individual Republican members of the Assembly would have information about this topic? I do not want to speculate what Assembly members know or do not know or if they have any information regarding these No. 11. Would Speaker Vos have information about the number of communications soliciting campaign contributions to Republican candidates? Once again, I don't want to speculate what Representative what Speaker Vos knows or does not know as far as communication go regarding fundraising activities. And besides what we've talked about today, do you have any other information on this topic? Just finally that it's all prohibited under JCLO rule, no campaign activity on state time using state resources. Let's move to Topic No. 12, and can you read that
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q A Q A	Once again, I'm not going to try to speculate one way or the other what a legislator knows or does not know. And besides what we've talked about today, do you have any other information about this topic? No. All right. Let's move to Topic 10. Can you read that topic into the record, please. "The identity and role of all Assembly Persons who solicited campaign contributions for the Assembly or individual Republican candidates for the Assembly from 2002 to the present." Do you have any information about this topic? Once again, we go back to the JCLO rule of 11 October 2001, ethics board memo of 5 November 2003, and Assembly rules. And this is campaign-related activity that's strictly prohibited under our rules. Do you know if any individual Republican members of the Assembly would have information about this topic? Once again, I do not want to speculate what Republican candidates know or do not know. So my answer would be no.	1 2 3 Q 4 5 6 A 7 8 9 Q 10 11 12 A 13 14 15 16 Q 17 18 A 19 20 21 Q 22	ethics board memo of 5 November 2003 that all staff all staff members sign. And do you know whether any individual Republican members of the Assembly would have information about this topic? I do not want to speculate what Assembly members know or do not know or if they have any information regarding these No. 11. Would Speaker Vos have information about the number of communications soliciting campaign contributions to Republican candidates? Once again, I don't want to speculate what Representative what Speaker Vos knows or does not know as far as communication go regarding fundraising activities. And besides what we've talked about today, do you have any other information on this topic? Just finally that it's all prohibited under JCLO rule, no campaign activity on state time using state resources. Let's move to Topic No. 12, and can you read that topic into the record, please.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A	Once again, I'm not going to try to speculate one way or the other what a legislator knows or does not know. And besides what we've talked about today, do you have any other information about this topic? No. All right. Let's move to Topic 10. Can you read that topic into the record, please. "The identity and role of all Assembly Persons who solicited campaign contributions for the Assembly or individual Republican candidates for the Assembly from 2002 to the present." Do you have any information about this topic? Once again, we go back to the JCLO rule of 11 October 2001, ethics board memo of 5 November 2003, and Assembly rules. And this is campaign-related activity that's strictly prohibited under our rules. Do you know if any individual Republican members of the Assembly would have information about this topic? Once again, I do not want to speculate what Republican candidates know or do not know. So my	1 2 3 Q 4 5 6 A 7 8 9 Q 10 11 12 A 13 14 15 16 Q 17 18 A 19 20 21 Q 22 23 A	ethics board memo of 5 November 2003 that all staff all staff members sign. And do you know whether any individual Republican members of the Assembly would have information about this topic? I do not want to speculate what Assembly members know or do not know or if they have any information regarding these No. 11. Would Speaker Vos have information about the number of communications soliciting campaign contributions to Republican candidates? Once again, I don't want to speculate what Representative what Speaker Vos knows or does not know as far as communication go regarding fundraising activities. And besides what we've talked about today, do you have any other information on this topic? Just finally that it's all prohibited under JCLO rule, no campaign activity on state time using state resources. Let's move to Topic No. 12, and can you read that topic into the record, please. No. 12, "The ability and efforts of you to

		aped Deposition of PATRICK E. FULLER 3-29-19 Page 153	Vid	loot:	and Deposition of DATRICK E FULLER 2 20 10 Page 155
Viu	301	aped Deposition of PATRICK E. FULLER 3-29-19 Page 153	Viu	eou	aped Deposition of PATRICK E. FULLER 3-29-19 Page 155
1	Q	Do you have any information about this topic?	1		present."
2	Α	No. The Assembly is under JCLO rule	2		MR. ST. JOHN: I just want to
3		11 October 2001 is prohibited from doing any type	3		repeat our objection that that topic is
4		of fundraising on state time using state	4		vague, ambiguous, and overbroad.
5		resources. Additionally, ethics board memo of	5	Q	Do you have any information about this topic
6		5 November 2003 states the same thing. It's	6		today?
7		prohibited and specifically states under one of	7	Α	Looking by looking at your definition of
8		the illustrated illustrations there that	8		associated activities, it's prohibited under
9		fundraising for campaigns is strictly prohibited.	9		11 October 2001 JCLO rule, ethics board memo of
10	Q	Would Robin Vos have information about the ability	10		5 November 2003, and Assembly rules as they're
11		to fundraise for Republican Assembly candidates	11		written in the policy manual.
12		from 2002 to present?	12	Q	And do you know if Robin Vos would have any
13	Α	What Speaker Vos knows, does not know, I will not	13		information about the associational activities
14		speculate regarding fundraising activities, if he	14		engaged in by Assembly Republicans?
15		knows any of that.	15	Α	I will not speculate what Speaker Vos knows or
16	Q	•	16		does not know regarding associated activities.
17		any other information about this topic?			Besides what we've talked about today, do you have
18	Α	Just once again, reiterate fundraising is	18		any other information about this topic?
19		prohibited under Assembly rules and JCLO rules of	19		Once again, I'll just reiterate under your
20		11 October 2001.	20		definition H of associated activities, it's
	Q	All right. Let's go to Topic 13. And can you	21		prohibited against by JCLO rule, ethics board
22	_	read that into the record, please.	22		memo, and the Assembly policy manual of
23	Α	No. 13, "The identity and role of all Assembly	23		campaigning on state time using state resources.
24	•	persons who are responsible for organizing			So let's look still that document, but let's go
25		volunteers in each Assembly election between 2002	25		back to the document production requests which is
		volunteers in east, recently desired between 2002			back to the accament production requests timen to
Vid	eota	aped Deposition of PATRICK E. FULLER 3-29-19 Page 154	Vid	leot	aped Deposition of PATRICK E. FULLER 3-29-19 Page 156
	eota	•			
1		to the present."	1		Exhibit B. And earlier we were discussing
1 2	Q	to the present." Do you have any information about this topic?	1 2		Exhibit B. And earlier we were discussing MR. ST. JOHN: Counsel, for one
1 2 3		to the present." Do you have any information about this topic? Once again, this is prohibited under the JCLO rule	1 2 3		Exhibit B. And earlier we were discussing MR. ST. JOHN: Counsel, for one moment, I think you said document requests
1 2 3 4	Q	to the present." Do you have any information about this topic? Once again, this is prohibited under the JCLO rule 11 October 2001, ethics board memo of	1 2 3 4		Exhibit B. And earlier we were discussing MR. ST. JOHN: Counsel, for one moment, I think you said document requests are Exhibit B
1 2 3 4 5	Q	to the present." Do you have any information about this topic? Once again, this is prohibited under the JCLO rule 11 October 2001, ethics board memo of 5 November 2003, the Assembly rules, that	1 2 3 4 5		Exhibit B. And earlier we were discussing MR. ST. JOHN: Counsel, for one moment, I think you said document requests are Exhibit B MS. HARLESS: Exhibit B of
1 2 3 4 5 6	Q	to the present." Do you have any information about this topic? Once again, this is prohibited under the JCLO rule 11 October 2001, ethics board memo of 5 November 2003, the Assembly rules, that organizing is campaign related, and it's	1 2 3 4 5		Exhibit B. And earlier we were discussing MR. ST. JOHN: Counsel, for one moment, I think you said document requests are Exhibit B MS. HARLESS: Exhibit B of Exhibit 1.
1 2 3 4 5 6 7	Q	to the present." Do you have any information about this topic? Once again, this is prohibited under the JCLO rule 11 October 2001, ethics board memo of 5 November 2003, the Assembly rules, that organizing is campaign related, and it's prohibited under the rules using state time on	1 2 3 4 5 6 7		Exhibit B. And earlier we were discussing MR. ST. JOHN: Counsel, for one moment, I think you said document requests are Exhibit B MS. HARLESS: Exhibit B of Exhibit 1. MR. ST. JOHN: Okay. I just wanted
1 2 3 4 5 6 7 8	Q A	to the present." Do you have any information about this topic? Once again, this is prohibited under the JCLO rule 11 October 2001, ethics board memo of 5 November 2003, the Assembly rules, that organizing is campaign related, and it's prohibited under the rules using state time on state resources.	1 2 3 4 5 6 7 8		Exhibit B. And earlier we were discussing MR. ST. JOHN: Counsel, for one moment, I think you said document requests are Exhibit B MS. HARLESS: Exhibit B of Exhibit 1. MR. ST. JOHN: Okay. I just wanted the record to be clear. Thanks.
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q A Q A	to the present." Do you have any information about this topic? Once again, this is prohibited under the JCLO rule 11 October 2001, ethics board memo of 5 November 2003, the Assembly rules, that organizing is campaign related, and it's prohibited under the rules using state time on state resources. Do you know if Robin Vos would have information about the organizing of volunteers in each Assembly election between 2002 and the present? I'll not speculate what Speaker Vos knows regarding organizing volunteers for Assembly elections. And besides what we've talked about today, do you have any other information about this topic? Once again, I'll reiterate it's against Assembly rules, JCLO rule, and the ethics board of organizing volunteers on state time using state	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q	Exhibit B. And earlier we were discussing MR. ST. JOHN: Counsel, for one moment, I think you said document requests are Exhibit B MS. HARLESS: Exhibit B of Exhibit 1. MR. ST. JOHN: Okay. I just wanted the record to be clear. Thanks. MS. HARLESS: Yeah. Earlier we were talking about document request No. 7 and No. 9, and I believe you mentioned that you had produced a document, an open records request in relation to those requests; is that true? That is correct. MS. HARLESS: I'm going to mark an exhibit here. (Exhibit No. 33 marked for identification)
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Beverly R. Gill, et al.	March 29, 2019
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 157	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 159
1 records request to produce any documents relating	1 received that requested similar documents before
2 to a number of different individuals, Republican	2 that time period?
3 State Leadership Committee and so on. If you read	3 A No.
4 on page 2 of this REDMAP, Paul Ray, and so on.	4 Q All right. Let's go back to the first page of the
5 Q And does your office keep all open records	5 document. And let's look at the email at the top
6 requests that it processes?	6 that's dated January 21st, 2013. This is a reply
7 A No.	7 email to Mr. Fischer's request; correct?
8 Q Do you have a policy about which requests you keep	8 A Correct.
9 or not?	9 Q And in the "from" line of this email it says
10 A The policy in open records requests are anything	10 "Probst, Nick." Who is Nick Probst?
11 fiscal will be kept for three sessions, per diem	11 A Nick Probst at the time was the speaker's on-staff
and district miles, travel. All other open	12 attorney.
records are retained for the session, and after	13 Q And you're CC'd on this email; correct?
that they are not retained, after that session.	14 A Correct.
15 Q So they're retained for the current session?	15 Q Why are you CC'd on this email?
16 A The current session, that's correct.	16 A Open records the clerk's office is always CC'd
17 Q And so this document is from 2013; correct?	just to know that if we have to if we have to
18 A That's correct.	have that individual come and pay for records, we
19 Q So why does your office still have this document?	can process the request and get payment for them.
20 A This was I retained this. This was on my	20 Q Okay. And in the body of the email, in the second
electronic documents, and I did not do a very good	21 paragraph, it says, "Your request is being
job of policing all my open records. When I found	22 processed and a response will be prepared."
this one from 2003 (sic), I had to beat myself up	Do you see that?
a little bit because I wasn't following my own	24 A Yes.
25 the Assembly's policy.	25 Q Do you know if a response was ever produced to
Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 158	Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 160
1 Q How long has that policy been in place?	1 Mr. Fischer regarding this public document
2 A I want to say eight to ten years.	2 request?
3 Q All right. Let's look at the bottom of the page	3 A I can't speculate one way or the other, but I
4 marked as WSA 0000001 because that is where the	suspect and once again I don't want to
5 first email in this chain starts. And that email	5 speculate, but if it wasn't if a response
6 is dated January 4th, 2012; correct?	6 wasn't prepared, the requester would have came
7 A Correct.	7 back and said something to Nick about it.
8 Q What is Mr. Fischer requesting in this open	8 Q And your office doesn't retain copies of any
9 records request?	9 produced responses; correct?
10 A He's requesting "access to, and a copy of, all	10 A No.
records containing the following words:	11 Q Do you know if any materials were withheld by
Republican State Leadership Committee, RSLC,	12 Speaker Vos's office in response to Mr. Fischer's
Redistricting Majority Project, REDMAP,	13 request?
Mark Braden, Paul Ray, Eric McLeod, Tom Hofeller,	14 A No.
Dan Oldham, Mark Jefferson, Mike Wild, American	15 MS. HARLESS: If we could just take
Justice Partnership, Mike Grebe, Ed Gillespie."	a couple-minute break.
He's asking "any and all correspondence with	MR. ST. JOHN: Sure. Of course.
individuals or organizations whose email address	18 THE VIDEOGRAPHER: Going off the
ends in rnchq.org and whose email address ends	record at 1:10. Microphones are off.
20 with mchq.org."	20 (Recess)
21 Q And he's requesting those documents from the time	21 THE VIDEOGRAPHER: We're back on 22 the record at 1:19.
period of October 1, 2012, through January 4th, 23 2012; correct?	the record at 1:19. MS. HARLESS: So I've had a chance
24 A That's correct.	24 to go through my notes and I don't have any
25 Q Do you know if there are any open records requests	25 additional questions for you.
25 2 25 year more in more any open records requests	

1 bill jacket as it was once it's introduced to the Senate, the Senate starts to take it up, a goes on the Senate Insight, and anybody of the Web page and see the maps, can see to bill online. 6 EXAMINATION 7 By Mr. St. John: 8 Q Ms. Harless showed you a series of maps earlier in your testimony; do you recall that? 10 A Yes. 11 Q Those maps were provided on Exhibits 3 through 29; 12 is that correct? 13 A That's correct. 14 Q You had testified, at least with respect to some of them, that you had not seen them before. Had you seen any of the maps that were provided to you today as Exhibits 3 through 29 before today? 11 today as Exhibits 3 through 29 before today? 12 taken from a hard drive of Adam Foltz. 13 Ms. HARLESS: I think it was 14 June 18th. 15 Q June 18th, 2011. That was taken from a hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. 15 Q And more than a hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of Adam Foltz. Woul	t an get on ne whole about
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Videotaped Deposition of PATRICK E. FULLER 3-29-19 Page 162 1 A June 18th. 2 Q June 18th, 2011. That was taken from a hard drive 3 of Adam Foltz. Would the Assembly as a whole have 4 seen those maps as taken from the hard drive of 5 Adam Foltz? 5 Q And then were the so were the new di 6 A No. 6 drawn for the purpose of complying with 7 constitutional requirement?	
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6 A No. 6 drawn for the purpose of complying with 7 Q If there are graphic depictions such as maps that 7 constitutional requirement?	
7 Q If there are graphic depictions such as maps that 7 constitutional requirement?	
	that
8 reflect the language in either Senate bill 1 8 A Yes.	
9 well, let me strike that and start over. 9 Q I'm going to ask you to take a look at Ex	nibit 1
10 If there are graphic depictions such as maps 10 which noticed certain documents I'm s	orry,
11 reflecting the language of Senate Bill 148, would 11 noticed certain topics to be prepared to	estify
12 they have been attached to Senate Bill 148? 12 about today. And I want to draw your at	antion to
13 A Yes. 13 Topic No. 3. Ms. Harless had asked you	ention to
14 Q And would those maps then have been part of the	
15 bill file? 15 Assembly persons had when drawing ea	to provide
16 A Yes, they would have. 16 Act 43. You see that, Mr. Fuller, that top	to provide s that
17 Q And if there were maps that reflected the language 17 A I see No. 3, yes.	to provide is that ch district in
18 of Wisconsin Act or 2011 Wisconsin Act 43, 18 Q Would the Assembly have access to any	to provide is that ch district in
19 would those graphic depictions be attached to 2011 19 facts which were appended to Senate Bi	to provide is that ch district in c?
20 Wisconsin Act 43 as an appendix? 20 it came to the body of the Assembly?	to provide es that ch district in c?
21 A Yes. Every legislator, staff member that go	to provide es that ch district in c?
22 Q And in your capacity as chief clerk, you would 22 the computer, as well as the public, can accompanie to the computer of	to provide s that ch district in c? r objective I 148 when
23 have seen the maps that would have been attached 23 that bill history online and the appendix that	to provide s that ch district in c? c objective I 148 when
24 to Senate Bill 148; is that correct? 24 comes with it, whether it's population data,	to provide s that ch district in c? c objective I 148 when t on
25 A That's correct. They come over with the bill, the 25 whether it's the maps. All that's available in	to provide s that ch district in c? c objective I 148 when t on
	to provide es that ch district in c? cobjective I 148 when t on ess

Beve	rly R. Gill, et al.		March 29, 2019
Video	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 165	Vide	eotaped Deposition of PATRICK E. FULLER 3-29-19 Page 167
1	the bill jacket that the Wisconsin public can	1	STATE OF WISCONSIN)
2	review.) ss.
3	MR. ST. JOHN: Thank you. I have	2	COUNTY OF DANE)
4	no further questions.	3	I, Taunia Northouse, a Registered Diplomate Reporter
5	MS. HARLESS: I don't have any	4	and Notary Public duly commissioned and qualified in and
6	additional questions.	5	for the State of Wisconsin, do hereby certify that
7	MR. ST. JOHN: Thank you.	6	pursuant to notice and subpoena, there came before me on
8	THE VIDEOGRAPHER: Going off the	7	the 29th day of March 2019, at 8:58 in the forenoon, at
9	record at 1:25. Microphones are off.	8	the offices of Urban Land Interests, 10 East Doty
10	·	9	Street, the City of Madison, County of Dane, and State
11	(adjourning at 1:25 p.m.)	10	of Wisconsin, the following named person, to wit:
12	(,)	11	PATRICK E. FULLER, who was by me duly sworn to testify
13		12	to the truth and nothing but the truth of his knowledge
14		13	touching and concerning the matters in controversy in
15		14	this cause; that he was thereupon carefully examined
16		15	upon his oath and his examination reduced to typewriting
17		16	with computer-aided transcription; that the deposition
18		17	is a true record of the testimony given by the witness;
19		18	and that reading and signing was not waived.
20		19	I further certify that I am neither attorney
21		20	or counsel for, nor related to or employed by any of the
22		21	parties to the action in which this deposition is taken
23		22	and further that I am not a relative or employee of any attorney or counsel employed by the parties hereto or
24		24	financially interested in the action.
25		25	mandally interested in the action.
Video	otaped Deposition of PATRICK E. FULLER 3-29-19 Page 166	Vide	eotaped Deposition of PATRIGIO DE ULER 3-29-19 Page 168
1	WITNESS CERTIFICATE	1	In withess whereof T have hereunto set my
2		2	hand and affixed motorial seal this 3rd day of April
3	I hereby certify that I read the foregoing	3	2019. PUBLIC /
4	transcript of my deposition given at the time	4	Market State of the
5	and place aforesaid, and I do again subscribe	5	MINIMUM OF WILLIAM COLOR WAS
6	and make oath that the same is a true,	6	Registered Diplomate Reporter Notary Public, State of Wisconsin
7	correct, and complete transcript of my	7	
8	deposition given, with corrections, if any,	8	My commission expires
9	appearing on the attached correction	9	May 17, 2019
10	sheet(s).	10	
11	2	11	
12	gorregtion shoot(s) attached	12	
	correction sheet(s) attached.		
13		13	
14	PATRICK E. FULLER	14	
15		15	
16	Subscribed and sworn to before me this	16	
17	day of April 2019.	17	
18		18	
19		19	
20	Notary Public, State of Wisconsin.	20	
21		21	
22		22	
23		23	
24		24	
25		25	
43		45	

Beverly R. Gill, et al.				March 29, 2019
	162:18,18,20;163:13;	26:22;27:3,6;29:4;	analyses (1)	31:3;32:18,18,25;33:3,
\$	164:16	30:20,20;31:20;34:7;	40:20	4;34:16;35:3,9;36:20,
Ψ	action (3)	36:15;43:12;47:15;	Analysis (2)	22;37:7,11;38:20,21,
\$200,000 (2)	128:4;167:21,24	54:3;58:6;68:13,18;	131:1,4	22,23;39:5,10,11,12,
57:25;122:20	activities (18)	69:10,18;70:16;71:17;	and/or (8)	13,16,17,19;40:5,6;
	7:12,13,16;9:1;	72:14;80:8,10,24;82:1,	24:24;30:14;40:21,	41:2,9;42:13,21;43:22;
${f A}$	70:21;115:4;143:23;	8;83:23;84:5;85:3;	23;45:2;75:8;77:1;	44:7,14;45:7;46:17,19;
	144:19;145:25;146:5,	86:3;87:2;88:1;90:2;	122:3	47:24;49:8,18,24;50:6,
ability (2)	17;152:15;153:14;	91:3;92:20;93:25;	Annabelle (1)	8;52:18,19;53:3,11,15;
152:23;153:10	154:24;155:8,13,16,20	95:13;96:5,11,20,23;	10:4	54:19,23;55:1;56:9,22;
above (3)	activity (11)	98:1,25;100:5,12;	answered (2)	57:9,18,25;58:2,8,24;
50:17;133:22;145:3	8:18;67:23;145:6,21,	102:18;104:22;105:24;	24:11;35:19	59:20,25;60:11,15,18,
accept (1)	22;147:14;148:15; 149:17;150:17;152:19;	108:12;109:11;110:13; 111:14;113:20;120:14;	appear (1) 163:8	19,24;61:25;62:2; 63:20,24;64:6;66:1;
37:21	154:20	124:23;134:17;135:8;	appears (1)	67:5,17,22,25;68:10;
acceptance (1)	acts (1)	138:23;139:23;140:2,	106:9	69:15;70:23;72:4;
41:12	131:22	22;141:8,24;142:5,8;	appended (1)	76:11,11;77:19,21,24;
access (10)	actual (5)	143:9,20;144:14;	164:19	78:1,5;79:1,7,8,9,11,
28:22;36:22,25;37:3;	73:11,11;77:15,16;	146:11;147:5,12,22;	appendix (2)	12,23;80:14;81:3,5,11,
120:22;121:1;149:10; 158:10;164:18,22	130:5	148:2,11;149:4,14;	162:20:164:23	24;82:13,25;83:4,8,12,
accordance (1)	actually (4)	150:1,14,22;151:5,22;	appointed (1)	21;84:7,20;85:1,9,12,
132:2	22:23;73:8;137:19;	152:12;153:18;154:3,	7:22	19;86:1,7,10,18,25;
Accountability (1)	145:2	17;155:19;160:4	appreciate (1)	87:7,18,25;88:7,10,18;
131:17	Adam (31)	against (10)	41:23	89:1,8,18,24;90:19;
Ackerman (1)	15:8;60:10,11;78:14;	67:22;126:7;146:16;	approval (1)	91:1,7,8,24;92:18,25;
17:15	80:19;82:4;83:25;85:5;	147:12;148:3,4;149:4,	132:2	93:8,19,24;94:6,12,14,
acknowledge (1)	86:5;87:4;88:5;89:5;	5;154:17;155:21	approximately (2)	17,20;95:7,11,15;
53:17	90:4;91:5;93:4;95:18;	agencies (1)	16:18;18:3	96:15,19;97:6,17,23,
acknowledgment (1)	96:25;98:3;99:5;	51:5	April (5)	24;98:20,24;99:19,19,
41:13	100:14;102:20;103:25;	agendas (1)	60:21;64:21;140:15,	24;100:4,10;101:8,10,
Act (138)	105:2;106:4;107:9;	64:24	20,23	15,19,21,24;102:8,12,
20:24,25;22:10,12,	108:13;109:16;110:19;	ago (1) 15:23	area (25) 83:1;94:19;95:24;	16,23;103:14;104:6,16,
15,16,18,19,22;23:18;	161:21;162:3,5 add (1)	agree (1)	97:5;98:8,13;99:10,15;	21,23;105:5,18,23,25; 106:1,20,25;107:2,3,4,
25:1;26:15;27:8;28:23;	50:19	75:23	100:24;101:23;102:3;	25;108:5,7,8,10,20;
29:8;30:7,15,23;32:13;	additional (3)	agreement (2)	103:1,6;104:5,11;	109:6,9,12,19,22;
35:3,3;36:16,18;41:1;	9:10;160:25;165:6	41:21;47:2	105:13;106:14;107:14,	110:7,12,14,15,25;
42:13;43:2,19,23; 44:19;45:6,23;46:16;	Additionally (1)	ahead (5)	20;108:19,24;109:21;	111:22;113:2,4,6,7,8,
52:10;56:23;58:3,9,21,	153:5	53:7;58:17;128:8,9;	110:2,25;111:5	10,11,13,18,22;114:7,
25;59:4;72:23,25;	address (2)	144:23	argue (1)	22;115:5,23;116:4,7,
73:20;75:9,18,20;76:6;	158:18,19	allowing (1)	76:3	10,12,14,14,18,23,25;
77:2;78:16;79:3;80:10,	addressed (1)	9:20	arranged (1)	117:2,4,6,8,10,11,12,
21;81:5;82:5,17;83:9;	7:1	along (1)	70:22	14,19,25;118:3,6,9,12,
84:2,10;85:11;86:11;	addresses (1)	45:16	Article (25)	15,18,21,24;119:2,5,8,
87:11;88:11;89:11;	62:15	always (1)	16:5;22:17;28:16;	12,16,19,22,25;120:3,
90:11;91:17;93:12;	adjourning (1)	159:16	78:9;82:9;92:22;95:1;	6,9,15,17,21;121:1,4,6,
94:2,20;95:25;97:7;	165:11	amalgam (1)	96:11;97:14;98:16;	7,16;122:7;124:2,7;
98:9;99:11;100:20;	administration (1)	7:7	99:17;101:1;102:4;	125:6,11,13,16,24;
101:24;103:2;104:7;	19:23 administrative (5)	ambiguous (3) 8:22;144:22;155:4	103:7;104:13;105:16; 106:18;107:22;109:1;	126:10,13;127:7,10,15, 25;128:20;129:2,24;
105:8;106:9;107:15;	18:23;19:4,15,16,20	amendment (26)	110:3;111:7,24;	130:3,4,16,22;132:7;
108:20;109:23;111:1,	adopted (3)	126:11,13;128:2,4;	115:13;163:18;164:2	133:5,10,20;134:8,11;
10;112:7,22;113:1,12;	41:2;45:8;79:15	129:25;130:1,3,5,17,	aside (2)	135:7,11;136:16,21;
114:15,15,23;115:1,8,	advantage (1)	22;131:9,13,16,25;	88:21;133:16	137:20,25;138:5,24;
11,18,22;116:1; 120:23;121:3,11;	75:17	132:3,11,17;133:2,10,	Assembly (434)	139:3,20,25;140:3,5,9,
120:23;121:3,11; 122:4,6,12,16;123:1,	advocating (1)	19,21,24;134:9,12,15,	6:8,25;7:2,5,10,14,	13,20,23,25;141:4,19,
23;124:1,10,14;125:4,	145:11	17	18,19;8:9,10,12;9:9,17;	20,21,24;142:2,12,17,
12,18;126:5;128:21;	Affairs (1)	amendments (1)	12:4,19;14:9;16:3;	20,20,24,25;143:8,9,
129:3;131:22;134:23;	18:17	23:1	18:7,8,10,13,21,24;	10,11,18,21,24;144:3,
135:3,16;136:15;	affiliation (1)	American (1)	19:1,1,8,11,17,18,21;	6,7,9,12,17;145:8,11,
137:7;141:16,19,23;	7:16	158:15	20:2,3,9,18;21:25;	23,24;146:4,6,10,16,
142:4,7,10,14,19;	again (89)	amount (1)	22:23;23:1,8;27:19,22;	21,23;147:2,4,5,7,9,11,
143:5,8,15;144:1,5,11;	11:22;23:9;25:9;	57:20	28:21;29:12,13;30:5,7;	16,18,20,22;148:3,9,
	İ	1	<u>i</u>	L

79:23;81:11;83:12;

13,17,22,25,25;149:5,
20,25;150:9,10,12,16,
20;151:1,4,13,25;
152:4,6,24;153:2,11,
19,23,25;154:5,11,13,
17,25;155:10,14,22;
162:3;163:15;164:15,
18,20
Assembly's (25)
7:6;8:6,17;12:10;
21:20;33:24,25;44:17;
46:14;47:3;48:1;50:23;
53:4,9;56:7;58:17;
69:20;71:18;73:19;
74:15;119:14;121:19;
126:21;157:25;163:20
assert (1)
9:15
assess (2)
149:10,15
assigned (26)
40:8;78:14;80:19;
82:3;83:25;85:4;86:5;
87:4;88:5;89:5;90:4;
91:5;93:4;95:18;96:25;
98:3;99:5;100:14;
102:20;103:25;105:2;
106:3;107:8;108:14;
109:16;110:19
assist (5)
141:15;142:3;143:4,
14,25
A 4 (2)
Assistant (3)
6:9;18:14,15
6:9;18:14,15 assisted (2)
6:9;18:14,15 assisted (2) 142:6,9
6:9;18:14,15 assisted (2) 142:6,9 associated (13)
6:9;18:14,15 assisted (2) 142:6,9 associated (13)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9; 47:18,20,23;52:11;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9; 47:18,20,23;52:11;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9; 47:18,20,23;52:11; 58:16;63:17;65:19;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9; 47:18,20,23;52:11; 58:16;63:17;65:19; 66:21;72:7;73:6;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9; 47:18,20,23;52:11; 58:16;63:17;65:19; 66:21;72:7;73:6; 159:12;167:19,23
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9; 47:18,20,23;52:11; 58:16;63:17;65:19; 66:21;72:7;73:6;
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9; 47:18,20,23;52:11; 58:16;63:17;65:19; 66:21;72:7;73:6; 159:12;167:19,23 attorneys (20)
6:9;18:14,15 assisted (2) 142:6,9 associated (13) 115:20;123:14,18; 138:5;139:3,16;140:9; 144:18;146:17;147:22; 155:8,16,20 associational (7) 7:13;8:25;145:6,25; 146:5;154:24;155:13 assuming (1) 143:17 attached (7) 52:1;55:17;56:1,2; 162:12,19,23 attend (3) 135:12;140:20,23 attention (1) 164:12 Attorney (24) 6:9;12:10;17:12; 24:9,11;33:23,24,25; 42:18;43:25;46:9; 47:18,20,23;52:11; 58:16;63:17;65:19; 66:21;72:7;73:6; 159:12;167:19,23

5-cv-00421-jdp Doo
16;17:4,7,9;21:2;24:9; 26:4,10;27:23;30:11; 32:18;34:16;48:10,12, 23;62:8;63:14 available (10) 45:4;46:12;48:24; 49:10,21,22;53:13,22; 60:22;164:25 aware (12) 22:22;33:12;44:16; 46:13;56:6;73:18; 74:19;138:4;139:11; 140:13;141:3;142:23 ayes (1) 133:11
В
back (34) 23:11;43:21;44:24; 55:10;62:9,16;63:21; 64:10,16;66:25;74:24; 92:13;112:3,17; 120:18;126:19;129:3; 132:23;134:20;135:24; 136:18,23;137:5; 141:7,11;144:13; 145:1,2;149:14; 150:14;155:25;159:4; 160:7,21 Baldus (4) 40:10,15;44:16; 123:11 Barca (1) 126:8
Bartlit (6) 17:12,13;47:4;48:2; 50:8;51:17 based (1) 131:19 basis (7) 20:16,16;57:18; 119:14;121:18;140:7; 142:1 beat (1) 157:23 became (4)
27:8,8;135:6,10 Beck (5) 17:13;47:4;48:2; 50:8;51:17 become (6)

9:6;22:22;78:16; 80:21;82:5;84:2

7:17;12:3;41:8;53:3

behind (28)

bee (1) 118:9 begin (1) 6:18 beginning (1) 117:16 behalf (4)

79:23;81:11;83:12;
84:20;85:19;86:18;
87:18;88:18;89:18;
90:19;91:24;93:19;
95:6;96:14;97:16;
98:19;99:24;101:10;
102:7;103:14;104:16;
105:18;106:20;107:25;
109:5;110:7;111:10,18
Bell (1)
6:7
belonged (1)
129:19
belongs (1)
8:8
below (1)
60:20
benefit (1)
7:17
benefits (1)
18:19
Besides (18)
17:19;19:24;26:9;
35:13;44:15;111:20;
125:2,10;129:7;
135:14;146:13;149:2;
150:4;151:7;152:16;
153:16;154:15;155:17
Best (1)
124:16
better (1)
, ,
35:4
beyond (1)
beyond (1) 33:8
beyond (1) 33:8 big (1)
beyond (1) 33:8 big (1) 73:1
beyond (1) 33:8 big (1) 73:1 bill (80)
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4,
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4,
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12,
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19,
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5,
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1 bills (4)
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1 bills (4)
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1 bills (4) 9:2;58:18;132:7; 142:16
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1 bills (4) 9:2;58:18;132:7; 142:16 bill's (2)
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1 bills (4) 9:2;58:18;132:7; 142:16 bill's (2) 128:19;133:15
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1,52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1 bills (4) 9:2;58:18;132:7; 142:16 bill's (2) 128:19;133:15 bit (5)
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1;52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1 bills (4) 9:2;58:18;132:7; 142:16 bill's (2) 128:19;133:15 bit (5) 24:19;35:4;126:23;
beyond (1) 33:8 big (1) 73:1 bill (80) 13:25,25;14:1,9,10; 16:3;22:19,19,24;23:4, 5,7,18;25:12;27:7,7,12, 18;29:7;30:5;31:3; 35:3;42:14,25;43:2,19, 22,23;44:1,52:10; 73:11;77:15,17,18; 78:4,6,6,6;79:9,18,19; 80:10,11;94:13;99:19; 108:7;114:15;125:21; 126:3,15,17,22,22; 127:5,6,12,12,23; 128:10;129:1;130:5, 19;133:1;134:24; 136:17,20,22;137:1,3; 162:8,11,12,15,24,25; 163:1,5;164:19,23; 165:1 bills (4) 9:2;58:18;132:7; 142:16 bill's (2) 128:19;133:15 bit (5)

	blue (2)
	101:23;102:2
	board (12)
	21:22;131:18;
	145:17;147:8;148:14;
	150:15;152:1;153:5;
	154:4,18;155:9,21
:	body (7)
; 8	7:21,22;8:20;129:21;
	130:25;159:20;164:20
	book (2)
	19:1;20:3
	both (10)
	13:6;20:12,13;25:10;
	29:6;56:20;63:8;72:2;
	127:14;140:16
	bottom (3)
	62:21;141:11;158:3
	boundaries (35)
	79:4,14;81:6;82:19;
	84:7,12;85:14;86:13;
	87:13;88:13;89:13;
	90:14;91:19;93:14;
	94:22;95:3;96:2,9;
	97:3,9;98:11;99:13,20;
	100:22;101:2,6;102:1;
	103:4;104:9;105:11;
7	106:12;107:17;108:22;
	109:25;111:3
	boundary (2)
	103:10;107:18
	Braden (1)
	158:14
	branch (1)
	45:21
	break (9)
	10:23,24;55:4,13;
	92:3,6;112:11;136:2;
·, 2,	160:16
2,	breath (1)
	9:11
١,	Brian (1)
	6:10
	brief (3)
;	20:13,14,14
;	bring (3)
	18:4;22:20;27:6
	bringing (1)
	129:1
	broad (1)
	45:25
;	brought (5)
;	21:19;22:2;125:23;
	126:15;130:14
	budget (4)
	19:7,11;20:13,15
	bullet (3)
	56:17;60:20;61:12
	Bureau (5)
	19:11;40:3;131:1,5,
	17
	business (4)
	12:18,24;13:1;

140:17
С
cage (1) 123:12 call (2) 22:12;61:13
called (2) 6:15;134:17
calls (3) 24:7;33:22;34:2
came (17) 21:21,23;46:3;52:14; 61:20;62:4;73:8,10,10; 78:5;79:9,18;123:9; 137:12;160:6;164:20; 167:6
Campaign (18) 6:1;7:11,12;67:23; 68:11;70:23;145:8,21, 22;147:20;150:10; 151:3,14,23;152:10,19; 154:6,20 campaigning (1)
155:23 campaign-related (2) 149:17;150:17 campaigns (1) 153:9
can (102) 10:14,19,23;16:11; 19:24;20:2,6,6;22:5,7; 24:10;26:10;28:17; 30:9;31:4,19;34:8; 38:2,18,19;41:14,18; 44:22;49:1,11;53:23, 23;55:4;57:20;59:15; 64:16;74:2,17,23;75:1, 23,23;79:4;80:1;84:12; 85:14;86:13;87:13; 88:13,21;89:13;90:14; 91:11,19;92:4,5;93:14; 94:22,25;97:9;98:11; 103:4,10;105:11; 106:12;107:17;108:22; 111:3;112:20;114:3; 116:1,2,6,9,22;120:20; 122:1;125:3;127:20; 128:18;130:7;131:7, 12;134:10;137:8,22; 144:15,20,25;145:4; 148:5;149:7,16;150:7; 151:10;152:21;153:21; 154:22;159:19;163:3, 4,25;164:22;165:1
candidate (5) 69:4;79:16;149:16, 16;151:16
candidates (21) 67:16,21;145:7,8,11; 146:22,24;147:4,11,16;

beverly K. Gill, et al.	T	T	T	Wiai cii 29, 2019
148:3,9,11,22,24;	100:23;101:3;102:2;	23:7;51:24;52:9;	131:15,19;132:8	17:20;26:9;27:20;
150:11,23;151:4;	103:5,11;104:10;	56:11;58:20;59:3;	consequences (2)	56:10,21,25;57:15;
152:11,24;153:11	105:3;11,104.10,	65:23;68:11,14;70:24;	123:22;124:13	58:1,7,13,19,23;59:2;
candidate's (1)	108:23;109:25;111:4;	115:21;126:1;127:25;	consideration (1)	61:21,25;67:15;
149:11	117:17;163:20,21	128:1,6;138:1,6,16,21;	133:16	123:21,25;124:9,12;
capacity (5)	check (4)	139:13,22;140:1,10;	considered (5)	148:7
7:15;10:9;12:3;53:7;	13:6;45:20;75:23;	141:5;147:20;157:3;	46:15;67:23;121:11;	coordinate (1)
162:22	142:1	158:12	132:20;145:20	143:11
Capitol (2)	Chicago (1)	Committee's (3)	constituencies (2)	coordinated (2)
21:4,14	6:1	64:22;138:7;140:11	7:23,24	12:17;70:22
carefully (1)	chief (37)	commonly (1)	constitution (36)	copies (8)
167:14	18:8,10,12,14,16,20,	66:11	16:4;22:16,20;28:16;	12:16;35:18;38:1;
Carol (2)	22,23;19:3,3,6,7,12,16,	communicated (2)	29:23,24;30:6;78:10;	42:9;50:12;51:22;
13:15,16	19;20:9,14,18,21;	6:21;64:7	82:10;94:3;95:1;96:6,	62:11;160:8
carried (1)	21:13;33:25;35:9;	communication (5)	12;97:14;98:15;	copy (17)
70:22	36:22;38:20;47:24;	34:3;138:8,11,13;	100:25;101:7;103:7;	12:6;29:17;44:5;
case (9)	50:6;53:19;56:9;122:5,	152:14	104:14;105:16;106:16,	47:1,25;50:2,23;51:9,
10:5;21:5;22:1;47:5;	9,13;124:3;125:6,8,17;	communications (26)	17;107:21;109:1;	11,13;54:8,9;57:13;
58:5;60:4,9;123:11,11	134:22;162:22	17:23;24:8;26:3,6,8;	110:3;111:7,23;	74:10,20;140:17;
cases (1)	citizens (1)	33:23;62:12;63:24;	115:13;125:14;128:22;	158:10
22:5	48:20	67:14;72:25;137:24;	129:5,17;131:20,21;	corporate (1)
categories (1)	City (1)	138:4,14,20;139:2,11,	163:17;164:1	8:12
151:16	167:9	20,24;140:3,6;148:7,	constitutional (2)	correctly (2)
category (1)	Civil (1)	21;151:12,16,24;	163:22;164:7	57:17,20
136:13	12:1	152:10	consultant (3)	correspondence (1)
Caucus (4)	clarify (1)	compare (1)	142:18,21;144:10	158:17
6:25;20:24;21:15;	161:4	57:21	consultants (3)	
72:4				co-sponsors (1) 133:23
	clean (1)	compared (1) 57:21	40:23;45:3;115:17	
cause (1)	111:15		consulted (4)	cost (1)
167:14	clear (1)	competitiveness (2)	141:18,22;143:7,19	38:15 Comman (10)
CC'd (5)	156:8	131:24;132:18	contacted (1)	Counsel (10)
52:15;139:5;159:13,	clerk (69)	complete (2)	146:24	6:17,21;47:4,22;
15,16	12:17,18;13:21,23,	74:10,20	contacts (1)	49:4;142:13;144:4;
CD (3)	24;15:24,25;16:1;18:8,	comply (5)	61:16	156:2;167:20,23
60:25;61:5,8	10,12,14,16,20;20:9,	32:19;33:12,19;	contained (2)	counsel's (1)
CDs (2)	18,21;25:11,14,17,18,	34:12;163:21	36:4;40:13	41:12
60:20;64:25	18;27:3,4,5,6,10,18,25;	complying (1)	containing (1)	County (3)
census (1)	28:13,15;29:4,5,10,21,	164:6	158:11	76:8;167:2,9
132:5	22;30:21,22;31:16,16,	computer (7)	content (7)	couple (5)
Center (1)	21,22;34:1;36:22;	64:24;78:14;80:20;	26:3,6;33:22;34:2,3,	6:19;23:11;31:9;
6:1	38:20;45:17,18,20;	82:4;84:1;123:9;	8,10	161:3,3
cents (1)	47:24;50:6;56:9;72:22,	164:22	contents (1)	couple-minute (1)
38:1	23;73:2,4,9,9;122:5,9,	computer-aided (1)	77:17	160:16
certain (3)	13,21;124:3;125:7,8,	167:16	context (3)	course (3)
75:16;164:10,11	17;127:14;134:22;	computers (7)	76:15,19;133:13	9:13,16;160:17
certify (2)	140:2;162:22	40:7;122:25;123:2,4,	contract (23)	court (10)
167:5,19	clerk's (10)	6,15,19	47:1;48:8,22;51:1,2,	10:12,14,19;47:6;
chain (1)	14:2;16:6,7;35:9;	concerned (1)	5,7,9,11,19;56:24;57:3,	74:6;81:16;86:23;
158:5	37:19,22;40:12;53:19;	57:23	13,16;113:14;114:8,9,	88:24;95:10;123:11
chair (1)	127:11;159:16	concerning (3)	10,13,14,16,19;142:22	covered (1)
129:12	codified (2)	40:20;45:1;167:13	contracts (2)	50:18
chance (1)	40:25;45:6	conduct (1)	114:7;141:3	cracking (1)
160:23	collection (1)	94:3	contract's (1)	76:15
change (4)	40:9	Conference (16)	57:1	cradle (1)
101:5;106:1;163:13,	coming (2)	60:22;64:22;65:3,11,	contributions (5)	19:5
14	21:22;23:8	11;138:2,7,17,22;	150:10;151:3,14,23;	created (28)
changed (35)	comments (2)	139:13;140:11,15,19,	152:11	65:2;77:23,25;78:3,
79:5;81:7;82:20;	135:6,10	21,24;141:2	control (4)	8,9;80:22;82:6;86:6;
84:13;85:15;86:14;	Commission (1)	conferred (2)	44:18;46:14;56:7;	87:5;88:6;89:6;90:5;
87:14;88:14;89:14;	6:12	12:19,24	73:19	91:6;93:5;95:18;97:1;
90:15;91:20;93:15;	commissioned (1)	confirm (1)	controversy (1)	98:4;99:6;100:15;
94:23;95:3;96:3,9;	167:4	134:11	167:13	102:21;104:1;105:3;
97:10;98:12;99:14,21;				
97:10;98:12;99:14,21;	Committee (27)	congressional (3)	conversations (21)	106:4;107:9;108:14;

D

daily (4) 115:4;119:14; 121:18;141:25 **Dale** (7) 142:3,6,9,12,18,21, 24 damage (1) 123:18 damaging (1) 123:14 Dan (1) 158:15 **DANE (2)** 167:2,9 dark (4) 104:5,10;109:21; 110:1 data (3) 40:21;64:24;164:24 date (11) 17:2;54:16,18;78:18; 84:3;85:6;129:24; 133:9;138:10;140:22; 161:22 dated (4) 6:22;128:16;158:6; 159:6 day (1) 167:7 days (1) 51:3

deals (2) 30:6:39:8 December (1) 51:4 decennial (1) 132:5 decision (3) 75:19:129:12,13 defeated (3) 126:1,11,13 defendants (1) 6:12 defined (1) 146:17 defines (1) 6:24 definition (5) 75:15;145:14,21; 155:7,20 definitions (3) 23:17,19;145:3 deliver (1) 132:6 Democratic (3) 83:4;126:9;133:5 Democrats (2) 133:20;134:11 Department (4) 6:11;18:17;39:3; 40:1 depicted (1) 91:15 depictions (3) 162:7,10,19 depicts (1) 78:24 deponent (3) 9:5;24:8;41:7 deposed (5) 10:7;21:2;22:1,3,9 deposition (26) 6:23;9:12;11:18; 12:13;14:5,14,19,25; 15:5,9,11,17,19,24; 16:12;17:21,24;18:2; 21:11;23:20;24:2;33:1, 10;75:24;167:16,21 desk (1) 25:23 destroyed (1) 54:14 develop (1) 131:18 development (2) 40:24;45:4 **diem (2)** 39:9;157:11 different (13) 32:2;46:4;52:22; 69:25;70:4;71:24; 72:19;116:19,23; 117:20,23;157:2;163:7

Diplomate (1)

167:3 direct (3) 56:17;130:24;141:11 director (1) 18:18 directs (1) 131:25 disclose (2) 26:6,7 disclosed (1) 8:20 discoverable (1) 7:11 discovery (1) 32:24 discuss (12) 13:5,16,22;14:19; 15:5,11,19,25;31:5,13, 22;138:12 discussed (8) 31:16;73:21;120:13; 125:3,10;135:14; 146:13;148:1 discussing (1) 156:1 discussion (4) 8:13,16;64:15; 112:15 distributed (1) 65:1 district (234) 24:25:26:15:28:22: 39:9;47:6,7;73:10; 75:9;76:22;77:2,18,19, 21;78:22;79:1,3,5,14, 15,17,24;80:14;81:4,5, 6,12,24;82:13,17,19; 83:1,8,13,21;84:7,9,12, 21;85:1,9,12,12,14,20; 86:1,8,11,13,19,25; 87:7,7,11,13,19,25; 88:8,10,13,19;89:1,8, 11,11,13,19,25;90:7, 12,14,20;91:1,7,12,17, 19,25;92:18,25;93:8, 12,14,20,24;94:6,14, 17,20,20,23;95:7,12, 15,21,25;96:2,9,15,19, 21;97:3,6,6,9,17,23,24; 98:6,9,11,20,24;99:2,8, 11,13,19,25;100:4,7, 10,17,19,20,22;101:11, 15,19,21,24;102:1,8, 12,14,16,23;103:2,4, 11,15,19,21,22;104:3, 6,6,9,17,21,23,24; 105:5,8,11,19,23,25; 106:1,1,7,9,12,21,25; 107:2,3,5,12,15,18,18; 108:1,5,8,10,17,20,22; 109:6,10,12,19,22,22, 25;110:8,12,14,16,22; 111:1,3,12,18;112:22;

113:3;116:4,7,10,23, 25:117:2.4.6.8.10.21: 118:1,4,7,10,13,16,19, 22,25;119:3,6,9,11,17, 20,23;120:1,4,7,10,23; 121:2;124:22,25; 157:12;163:19;164:15 districts (25) 73:1;76:7;78:15; 80:20;82:5;84:1;94:15; 111:22;116:1,19; 117:19,24;121:14; 131:19,24;132:19; 137:10,12,16;163:7,13, 15,15,21;164:5 **DOA** (1) 21:4 document (138) 8:3;11:17,19,23; 32:8,10,11,14,17,20; 33:13,20;34:12;37:8, 13;40:9,17;41:5;45:15; 47:2;49:3;50:11,19; 51:21;52:1,16,23;54:1, 5,6,16,20,24;55:14,17, 18,22;56:3,4,14;59:8, 11;62:5,10;64:19;66:1, 5;67:1,6,9;74:4,6,8,11, 15,21,23;77:8,13,14, 23;78:3,4,8,13,17,19, 21;80:1,6,7,16,18,22, 23;81:2,17,22;82:2,7; 83:17,18,19,24;84:4; 85:3,7;86:4;87:3;88:4; 89:4;90:3;91:4;93:3; 95:14,16;96:24;97:25; 98:2;99:1,4;100:13; 101:16;102:19;103:24; 104:23;105:1,25; 106:2;107:2,7;108:6; 109:14;110:18;127:4, 16;128:17;130:12; 134:5,10;137:22; 139:7,8,10;141:12; 155:24,25;156:3,10,12, 20,22,24,25;157:17,19; 159:5;160:1 documents (127) 8:24;14:4,7,10,17; 15:3,14,21;18:4;27:14, 15,16,16,17;30:3; 32:12;33:5,15,18; 36:15,23;37:3,8,12; 40:11,13,19;41:9;42:3, 6,10,17,22;43:4,9,11, 18,24;44:7,15,17,25; 45:9,12,16;46:7,8,11, 13,20;47:8,13,17,21; 50:13;51:23;52:3,11, 14;53:24;54:20,24; 56:6;63:1,4,16;64:24; 65:4,7,18,20;66:1,5,9, 12,15,20;67:9,13,18;

March 29, 2019 68:2,6,9,11,16,21,23; 69:5.7.8.13.16.19.20. 21,23;70:1,8,11,14,17, 20,25;71:9,12,15,22, 25;72:6,9,12,16,20; 73:6,12,15,18;76:13; 82:1;93:6;139:9; 140:18:157:1,21; 158:21;159:1;164:10 dollars (2) 57:23,24 **done (5)** 35:2;46:5;79:12; 94:25;101:8 Doris (1) 13:4 Doty (1) 167:8 Doug (1) 6:4 down (7) 46:1;58:12;59:8,11; 76:6;131:11,12 **Draft** (10) 94:9;99:1;100:6; 101:19;103:21;108:7; 109:12;110:14;113:9; 124:19 drafting (8) 80:20;82:5;84:1; 124:22;125:2,4,12,15 drafts (10) 25:1;26:16;28:24; 75:10:94:12:112:23: 113:7;120:24;123:22; 124:14 draw (3) 122:22;131:25; 164:12 drawers (2) 135:5,9 drawing (76) 24:25;26:14;28:22; 30:14;40:24;44:19; 45:5;46:16;75:9;77:1; 78:15;79:23;81:11; 83:12;84:20;85:19; 86:18;87:18;88:18; 89:18;90:19;91:24; 93:19;95:6;96:14; 97:16;98:19;99:24; 101:10;102:7;103:14; 104:16;105:18;106:20; 107:25;109:5;110:7; 111:10,12,22;112:7,22, 25,25;113:3;114:22; 115:1,7,11,18,22,25; 116:3,7,10;120:22,23; 121:2,11;122:3,6,8,12, 14,16,25;124:1,10; 141:16,19;142:3; 143:4,8,15;144:1;

day-to-day (5)

DC (8)

deal (1)

94:13

dealing (1)

35:2

120:16;138:25;

140:7;143:12,22

59:18,21;60:1,4,7,

16;140:21,24

164:15

William Whitford, et al. vs Beverly R. Gill, et al.

March 29, 2019

drawn (3)
75:16;101:3;164:6
drink (1)
55:4
drive (28)
78:13;80:19;82:3;
83:25;85:4;86:5;87:3;
88:5;89:5;90:4;91:5;
93:4;95:17;96:25;98:3
99:5;100:14;102:20;
103:25;105:2;106:3;
107:8;108:13;109:15;
110:18;161:21;162:2,4
drives (4)
40:14;44:15;123:14,
18
due (1)
123:10
duly (3)
6:15;167:4,11
during (4)
9:12;121:11;124:22;
125:2
duties (7)
18:20,25;19:19,24;
20:4;120:16;144:17
duty (1)
53:2
T7
${f E}$

earlier (16)
25:1;26:16;28:23;
31:8;35:22;36:10;54:1
4;75:10;112:23;
120:24;125:10;128:23
156:1,10;161:8
East (1)
167:8
Ed (1)
158:16
efforts (1)
152:23
eight (1)
158:2
either (6)
32:15;53:23;142:5,
21;151:1;162:8
elect (1)
79:16
elected (5)
7:20,23;8:3;19:22;
129:21
Election (5)
6:12;137:17;153:25;
154:11,20
elections (1)
154:14
electoral (2)
131:23;132:18
electors (3)
117:13;120:16;121:5
electronic (35)

V	S
	12:15;13:6,17;16:1; 24:17;25:10;26:23; 27:16;29:7;33:14,17; 34:23;35:22,24;36:6, 10,13,15;39:7,8;40:7; 42:9;43:13;47:15;63:8, 10;65:1,9,15;66:16; 69:1,2;71:5;72:2; 157:21 electronically (1)
	140:16
	electronics (1) 47:15
	else (10) 13:9;19:12;25:24; 26:10;27:20;28:17; 30:9;38:17;43:20; 50:19
	email (24)
	36:9;40:20;42:12; 43:12;45:1;50:4;52:17; 58:15;62:12,15;65:21; 66:22;138:8;139:5; 158:5,5,18,19;159:5,7, 9,13,15,20
	emails (2)
	36:16;151:18 embodying (1)
	132:8 employed (4) 46:23;50:14;167:20,
	23 employee (3) 113:16,17;167:22 employees (1)
	141:13 enacting (2) 137:9,20
	enactment (6) 30:14;122:3;136:12,
	19,21;137:19 enactments (1) 9:2
	end (1) 33:1
	ends (2) 158:19,19
	engage (2) 145:24;146:5
	engaged (3) 7:13;154:24;155:14
	engagement (4) 47:1,3;48:1;50:24
	enroll (1) 136:24
	ensure (2) 19:8;79:15
	entail (2) 20:11;37:23
	entire (1) 129:21
	entity (2)

7:5;8:12

entries (1)
128:14
entry (6) 128:16,18;129:10,
23;133:1,8
entry's (1) 128:24
equal (1)
7:25
equipment (1) 40:7
Eric (1)
158:14 escort (1)
123:11
Essentials (1) 141:10
ethics (12)
145:17,20,20;147:8;
148:14;150:15;152:1; 153:5;154:4,18;155:9;
21
even (1) 122:22
events (1)
151:20
evidentiary (1) 9:15
exact (1)
17:2
exactly (3) 50:22;114:9,10
EXAMINATION (3)
10:1;161:6;167:15 examined (1)
167:14
example (2) 7:9;39:9
excuse (1)
127:12
executive (2) 45:20;128:4
exhibit (106)
11:14,15,18,21,23, 24;23:9,12,13,13,14,
16,22;24:1;32:7,7;
40:19;41:15;44:24; 52:2;55:15,16,17;
56:13,13;59:9,10,10;
62:9,17,17,17;64:10;
73:24,25;74:3,7,24,25 77:9,11,14;80:4,7;
81:14,16;83:15,18;
84:23,25;85:22,24;
86:21,24;87:21,24; 88:22,25;89:21,23;
90:22,25;92:11,17;
93:23;95:10;96:18; 97:21;98:23;100:2;
101:14;102:10;103:18
104:20;105:22;106:23 108:3;109:8;110:11;
112:17,19;127:1,3;

```
130:7,9,12;132:24,25;
  133:25;134:2,5;136:3,
  4,4;137:22;141:9,9;
  144:14;156:1,4,5,6,17,
  18,21;164:9
exhibits (6)
  88:1;92:20;161:11,
  17:163:8,9
expended (4)
  48:9,12,22;140:14
expenses (1)
  59:17
expensive (1)
  56:18
expert (2)
  75:25;76:1
experts (2)
  40:23;45:2
explain (23)
  79:4;84:12;85:14;
  86:13;87:13;88:13;
  89:13;90:14;91:19;
  93:14;94:22;97:9;
  98:11;99:13;100:22;
  102:1;103:4,10;
  105:11;106:12;107:17;
  108:22;111:3
explained (3)
  7:1;84:8;134:24
extent (7)
  9:2;24:7;26:2;33:12;
  34:1:53:6:126:21
external (28)
  78:13;80:18;82:3;
  83:24;85:4;86:4;87:3;
  88:4;89:4;90:3;91:4;
  93:3;95:17;96:24;98:2;
  99:4;100:13;102:19;
  103:24;105:1;106:3;
  107:8;109:15;110:18;
  113:17,19,21,24
extra (1)
  44:5
```

F

fact (3)
26:7;75:24;121:1
factors (1)
76:8
facts (7)
28:21;45:2;46:15;
120:21;121:10;164:14
19
falls (2)
148:11,12
familiar (2)
9:6;22:10
far (18)
38:4;52:16;57:22;
74:19;76:12;77:18;

126:20;136:16,18,20,

```
21;137:8,19;144:7;
                          152:14
                        Fawcett (1)
                          60:13
                        February (1)
                          32:16
                        Federal (2)
                          12:1;132:5
                        feeling (1)
                          112:12
                        female (1)
                          17:11
                        few (1)
                          10:11
                        file (3)
                          63:12;71:5;162:15
                        files (28)
                          34:23,24;35:1,2,10,
                          13,14;36:2,3,6,20,25;
                          37:4;38:7;39:4,6,7,8;
                          42:9;43:13;63:9,10;
                          64:24;65:15,16;67:5;
                          69:1.2
                        final (6)
                          113:9;126:16,16;
                          135:7,11;154:21
                        finally (1)
                          152:18
                        financial (5)
                           18:22;19:3,6,7,12
                        financially (1)
                           167:24
                        find (6)
                          68:4;69:5;70:8;71:9;
                          137:14;139:9
                        finish (1)
                          10:15
                        firm (3)
                          48:1;114:11;124:17
                        first (40)
                          6:15,21;12:6,23;
                          22:22;23:2;24:23;
                          32:14,16;40:18;51:4;
                          53:17;81:18,21;83:19;
                          88:2;92:19,21;93:25;
                          95:13;96:20;97:25;
                          98:25;100:5,7;101:16;
                          102:13;103:20;104:22;
                          105:24;107:1;108:6;
                          109:11;110:13;130:8;
                          131:4;134:1;158:5;
                          159:4:161:18
                        Fiscal (3)
                          19:10;143:2;157:11
                        Fischer (2)
                          158:8;160:1
                        Fischer's (2)
                          159:7;160:12
                        Fitzgerald (5)
                          14:24;15:2,6;57:8,9
                        Fitzgerald's (1)
78:10;122:22;125:15;
                          57:6
                        five (4)
```

16:10;61:15;92:4;				
	fundraise (2)	23	49:6;55:6,12;64:9,16,	identities (1)
141:12	152:24;153:11	Government (1)	18;73:23;76:2;77:7;	9:6
flip (4)	fundraising (6)	131:17	80:2;92:5,15;111:16;	identity (12)
23:10;62:9;112:19;	151:19;152:15;	Governor (4)	112:10,16;114:1;	26:14;112:21,24;
145:2	153:4,9,14,18	115:10,14;136:25;	135:18;136:1;156:5,9,	113:2;114:18,21,25;
floor (3)	funds (22)	137:2	16;160:15,23;161:8,20,	115:17;144:17;146:21;
125:23;128:7;130:14	48:9,9,11,22;53:20;	governor's (2)	23;163:6,24;164:13;	150:9;153:23
following (7)	56:23;58:3,9,21,25;	21:13;115:15	165:5	III (1)
56:18;62:14;132:4;	59:3,19;60:24;61:9,9;	graphic (3)	head (4)	56:14
133:8;157:24;158:11;	140:13;141:1;142:21,	162:7,10,19	10:21,21;20:2,5	illustrated (1)
167:10	24;144:7,7;145:8	grave (1)	header (2)	153:8
follows (1)	further (6)	19:5	59:12;127:19	illustrations (1)
6:16 F-14- (22)	55:4;59:8,10;165:4;	great (1)	heading (3)	153:8
Foltz (32)	167:19,22	136:9	61:12;130:25;131:4 heard (2)	immediately (1)
15:8,11,14;60:10,11;	future (1)	Grebe (1)		126:19
78:14;80:19;82:4;	133:16	158:16	23:2;76:21	implementation (3)
83:25;85:5;86:5;87:4;	G	green (2) 104:5,10	hearing (5)	136:15,16;137:7
88:5;89:5;90:4;91:5;	G	,	128:7;135:2,6,10,12	implementing (1) 145:12
93:4;95:18;96:25;98:3;	CAB (2)	ground (1) 10:11	held (2) 18:9;135:3	
99:5;100:14;102:20;	GAB (3) 131:25;132:5,16		*	Inabnet (1) 16:8
103:25;105:2;106:4; 107:9;109:16;110:19;		guess (2) 12:23;149:22	help (4) 42:6;45:12;47:11;	I-N-A-B-N-E-T (1)
161:21;162:3,5	gather (2) 53:16,18	guys (2)	68:23	16:8
Foltz's (1)	· · · · · · · · · · · · · · · · · · ·	112:10,13	hereby (1)	include (6)
108:13	gathered (1) 41:9	112.10,13	167:5	9:1;19:9,22;63:25;
forenoon (1)	gave (8)	Н	hereto (2)	64:8;151:17
167:7	12:9;14:12;32:17;	11	52:1;167:23	including (11)
forgot (1)	34:15;44:4;46:1;57:12;	half (3)	highly (1)	25:1;26:15;28:23;
13:19	161:22	57:24;58:17,17	149:11	40:19;44:25;51:25;
form (14)	General (3)	hand (14)	history (20)	62:12;64:23;75:10;
9:13;25:15;28:7,8;	6:10,19;8:11	93:22;95:9;96:17;	13:25;14:9;25:12;	112:23;120:24
31:18;38:16;44:22;	Generally (3)	97:21;98:22;102:10;	27:7,13,19;30:5;31:3;	incorporated (2)
49:5,14;59:5;61:6;	32:19;33:11;127:20	103:17;104:19;105:21;	43:2,23;44:2;78:7;	135:5,9
64:5;111:13;163:24	gerrymander (3)	106:23;108:3;109:8;	127:5,12,19,20,22;	incumbent (1)
formed (1)	75:11,18,20	110:10;134:1	133:1;136:22;164:23	83:8
34:4	Gerrymandering (2)	handed (2)	Hofeller (4)	independents (1)
formulated (1)	75:13,15	74:6;77:13	141:15,18,22;158:14	145:10
21:24	Giftos (1)	handing (14)	hope (1)	individual (94)
forward (2)	6:7	11:17;80:6;83:17;	85:24	6:2;7:8;8:7,8,13,15;
22:12;23:20	Gill (2)	84:25;85:24;86:23;	hours (3)	10:4;36:19,23,25;37:3,
found (5)	47:5;58:5	87:23;88:24;89:23;	16:18;18:3,3	7,11,20,24;38:6;39:22;
69:7;129:16;139:7;	Gillespie (1)	90:24;92:16;130:11;	HR (1)	40:4,6;42:21;43:3;
140:18;157:22	158:16	134:4;156:20	39:2	44:6,11;46:18;53:7;
four (2)	gist (1)	hands (1)	human (2)	54:19,23;55:2;59:20;
16:18;48:18	21:10	132:14	39:3,25	60:3,6,14;61:4,7,24;
four-hour (1)	given (6)	happen (1)		62:3;63:23;64:1,3,6;
16:24	33:19;34:11,17;	16:20	I	65:25;66:4;67:4,8;
free (2)	63:18,19;167:17	happened (2)		76:9;82:23;84:17;
26:7;41:11	gives (1)	127:23;128:11	idea (7)	114:6,21,25;116:3,6,9,
Friedrich's (1)	128:10	hard (32)	24:21;44:9;47:23;	15;117:13;119:13;
124:17	giving (3)	40:14;44:15;78:13;	55:1;76:17;83:10;	120:15;121:5,5,14,17;
front (2)	28:16;33:6;132:14	80:18;82:3;83:25;85:4;	116:11	124:6,10,13,21,24;
23:10;55:16	goes (9)	86:4;87:3;88:4;89:4;	identical (1)	138:15,20;139:12,15,
full (2)	38:5;62:2;125:16;	90:3;91:5;93:3;95:17;	132:7	16,20,25;140:4;141:18,
11:3;111:14	126:20;136:19,21,21;	96:24;98:2;99:4;	identification (18)	21,25;142:16;143:3,7,
FULLER (11)	137:19;163:3	100:13;102:19;103:25;	11:16;74:1;77:12;	18;144:8;146:4,6,9;
6:14;10:3;11:5,17;	good (5)	105:1;106:3;107:8;	80:5;81:15;83:16;	147:9;148:16;149:19,
26:4;32:21;33:1;92:16;	10:3;58:16;128:10;	108:13;109:15;110:18;	84:24;85:23;86:22;	24;150:11,19;151:15;
	135:19;157:21	123:14,18;161:21;	87:22;88:23;89:22;	152:3;159:18
156:20;164:16;167:11		162:2,4	90:23;92:12;127:2;	individually (1)
Fuller's (2)	GOP (14)			
Fuller's (2) 33:24;75:22	60:21;64:22;65:11,	HARLESS (39)	130:10;134:3;156:19	40:18
Fuller's (2)			130:10;134:3;156:19 identified (2) 24:1;50:16	

William Whitford, et al. vs Beverly R. Gill, et al.

March 29, 2019 22;62:19,20,20;63:8, 41:21 148:4,12;149:5,14; leader (1) 21:76:22:113:17.19.21. into (19) 20:17 150:14;151:25;152:18; K 24;115:25;157:2; 23:6;75:1;76:22; 153:2,19;154:3,18; Leadership (2) 158:18 120:20,20;122:1; 155:9.21 157:3:158:12 Kay (1) individual's (1) Jeff (2) 131:8;135:6,10; least (1) 16:8 137:23;144:16;146:20; 57:8,10 161:14 63:6 KEENAN (3) information (79) 148:6;149:8;150:8; Jefferson (1) **left** (1) 6:9,10;161:1 24:13;33:6;42:24; 151:11:152:22:153:22; 158:15 94:8 keep (4) job (3) 46:17;53:13,17,18; 154:22 Legal (5) 113:4;123:12;157:5, 58:15;76:12;79:22; introduce (4) 18:20;19:24;157:22 6:1;47:4;56:15; 81:10;83:11;84:19; 77:8;100:2;101:13; John (45) 58:18;142:16 kept (4) 6:6,6,7,17;12:11; 85:18;86:17;87:17; 133:25 legislation (3) 35:8,9,13;157:11 88:17;89:17;90:18; introduced (6) 17:8;24:6;25:15;26:1; 19:5;128:12;137:20 Kessler's (1) 23:5;113:9;126:9,10; 91:23;93:18;95:5; 28:7;31:18;32:21; legislative (43) 123:10 96:13;97:15;98:18; 127:25;163:1 33:21;41:3,20,25; 8:18;9:1,8;12:18,24; Kevin (2) 99:23;101:9;102:6; inventory (1) 44:21;49:4,11,14; 13:2;19:10,22;39:3; 6:6;17:8 52:21;59:5;61:6;64:5, 103:13;104:15;105:17; 40:7 40:3,14,22;45:2;46:16, kind(3)investigation (4) 106:19;107:24;109:4; 11;74:2,12;75:21; 18;51:25;62:13;64:7; 11:25;40:4;51:16 110:6;111:9,17,21; 20:24;21:16,23;24:4 111:13;112:2,12; 76:15,19;94:8;113:5; knew (4) 112:6,24;120:12,25; invoice (6) 113:24;114:3;125:5; 115:2,3;116:12; 21:3:23:2.4.7 121:4,20;123:17; 38:15;51:16;54:10; 122:24;123:15,19; 143:14,19;144:20; knowledge (15) 137:24;145:15;146:10, 63:20;122:17,18 155:2;156:2,7;160:17; 127:24;128:12;131:1, 7:6,7,11;8:7,17;33:7; 14;147:23,24,25; invoices (7) 161:2,7;165:3,7 5,14,16,18;132:8,25; 41:11,16;64:6;74:17; 148:10,17,20;149:3,13, 54:11,12,13;58:10, jointly (1) 139:22;140:1,17; 79:8;121:8,9;144:6; 143:10;145:12;163:15 20,23,25;150:5,13,20; 14;113:11;122:15 131:18 167:12 Josh (2) 151:2,8,21;152:4,8,9, involved (45) legislator (7) known (2) 17;153:1,10,17;154:2, 20:20,25;21:7,15; 17:15,18 9:7;42:23;44:9; 7:4;138:2 113:5;149:22;150:2; 9,16;155:5,13,18 22:6;26:14;40:9;47:24; journal (53) knows (12) initial (1) 50:7;56:10;112:21,25; 12:17;13:21,22,24, 164:21 8:12,15;53:6;113:8; 51:2 113:3,12:114:19,22; 24;14:2,8;18:25;19:18; legislators (15) 148:23;150:2;151:6; initially (2) 25:11,14,17,18;27:3,5, 7:8;8:14;19:9;20:10, 115:1,7,10,16,18,21, 152:13;153:13,15; 51:1:137:8 25;116:3,7,10;122:5,7, 6,7,12,18,19,24;28:1,3; 12:40:23:64:8:116:11: 154:12;155:15 Insight (1) 22;125:4,12,16,17; 29:4,10,12,13;30:5,21, 121:18;126:10;137:10; Kramer (4) 163:3 134:22;135:2,15; 22,24;31:3,16,22; 138:24;140:4;143:23; 126:7;129:13,19,20 39:11,12,20;42:25; insofar (1) 136:14;137:1,6; 145:18 Krusick (1) 144:18;146:22;147:3, legislator's (1) 6:23 43:1,22;44:2;45:17,18, 126:12 10,15,19 20;48:19;72:22;73:2,9; 62:3 Instead (2) legislature (20) 7:22;10:20 involvement (7) 126:8;127:8,10,11; L institution (1) 21:18,23;30:13; 136:23 16:4;22:17;30:7; 125:13 50:22;122:2;126:21; Journal's (2) 40:2,15;45:22;84:16; laid (3) instruct (2) 136:11 28:3,9 97:13;99:16;102:5; 133:10,13;134:18 26:5;34:5 issued (1) Julie (1) 103:8;107:22;110:4; Land (1) instructing (1) 123:2 14:3 111:8,25;115:13; 167:8 IV (26) **July (19)** 117:11;122:12;132:2; 41:10 language (3) instructions (4) 16:5;22:17;28:16; 22:24;23:7;51:4; 164:3 162:8,11,17 33:19;34:11,15,17 59:12;78:9;82:9;92:22; 78:5;79:20,21;113:10; legislature's (12) large (2) intended (1) 95:1;96:11;97:14; 125:22,23;128:1,15,16; 78:10;80:24;82:8; 20:3;57:19 98:16;99:17;101:1; 9:3 129:24;130:14;133:9; 92:22;94:1;96:5;98:14; last (13) intending (1) 102:4;103:7;104:13; 135:3;136:17;161:22, 104:12;105:14;106:15; 16:9;17:2;51:3; 9:17 105:16;106:18;107:22; 24 109:2;132:14 52:25;55:15;59:9,10; interact (2) 109:1;110:3;111:7,24; June (27) Leslie (3) 61:12;72:15;112:3; 143:25;144:3,9 20:8,17 115:13;163:18;164:2 78:18;80:22;82:6; 114:3,5;141:8 interacted (1) 84:4;85:7;86:6;87:5; less (2) late (1) 122:11 J 57:23,23 88:6;89:6;90:5;91:6; 32:16 interactions (3) 93:5;95:19;97:1;98:4; letter (7) later (8) 20:11;137:25;140:8 99:6;100:15;102:21; 6:22;7:10;47:1;48:1; jacket (2) 24:20;27:8;51:3; 50:24;145:4,6 interested (1) 163:1;165:1 104:1;105:3;106:5; 67:3;80:10;128:2; 167:24 January (6) 107:10;108:14;109:17; light (2) 132:4:137:15 Interests (1) 18:11;32:16;132:4; 110:20;162:1,2 106:10,13 law (4) 167:8 158:6,22;159:6 Justice (2) likely (4) 8:5;48:1;114:11; interpreted (1) **JCLO (18)** 6:11:158:16 31:2;39:1;79:16; 124:17 8:25 67:24;145:16; 149:24 lawmakers (1)

interrupt (1)

44:19

146:16;147:6,12;

like-minded (1)

Case: 3:15-cv-00421-jdp Document #: 267 Filed: 04/10/19 Page 51 of 59
William Whitford, et al. vs
Beverly R. Gill, et al.

Beverij Ki Gin, et un	1	T		17141 (11 2), 201)
76:22	106:11;127:5;133:22	24;103:18,20;104:3,20,	133:14	137:5
limited (5)	LRB (3)		meaning (1)	
		23;105:6,9,22,25; 106:7,10,24;107:1,4,		met (25)
8:19;40:20;45:1;	131:25;132:5,16		145:6	13:19;15:23;17:11,
52:1;151:17	LTSB (2) 123:3,12	12;108:4,6,9,17;109:9,	means (4)	16;25:13,16;26:25;
line (1)		19;110:12,15,22;	76:15,19,24;133:15	31:15,21;42:17;43:24;
159:9	lunch (3) 112:11;135:23;136:2	124:16;135:5,7,9,11;	Meehan (1) 17:10	46:8;52:3;63:1,4;65:4,
lines (1) 75:16	112:11;155:25;150:2	163:14		7;66:12;67:18;68:21;
list (12)	M	maps (21) 40:25;45:6;80:11;	meet (14)	69:23;70:25;71:22; 72:16;128:1
	IVI		12:21;14:13,24;15:8,	
13:20;23:22;74:25;	M - 1 (1)	85:24;122:14;124:19,	16;42:3,6;43:9;45:9,	metadata (3)
112:18;116:17,21;	Madison (1)	22,25;161:8,11,16,19,	13;47:8,13,17;80:24 meeting (22)	78:17;84:3;85:6
120:18;121:13,21;	167:9	20;162:4,7,10,14,17,		Michael (1)
141:13;144:14;145:3	mailings (1)	23;163:4;164:25	12:25;13:5,9,11;	124:16
listed (10) 19:25;61:16,18,22;	151:18	Maptitude (1) 59:16	16:9,17,17,18,21,21,	Microphones (5)
	main (2)		24;17:1,5;27:14,24;	55:8;92:8;135:22;
62:1,16,21;63:21;64:1;	65:12;72:5	March (2)	28:13;29:9,20;31:6,7,9, 12	160:19;165:9
146:2	mainly (3)	6:22;167:7 mark (11)	meetings (13)	might (2) 44:7;67:5
lists (3)	20:12;36:16;43:15			
112:19;133:3;136:4	maintain (23)	11:13;64:10;73:24;	16:11,13,15,20;	Mike (4)
litigation (25)	18:23;19:7,16,20;	77:9;80:2;130:7,7;	17:19;21:3,13;25:19;	143:4,7;158:15,16
20:20,23;21:1,16,18;	38:20,22,25;39:6,14,	134:1;156:16;158:14,	30:25;31:5,9;67:14;	miles (2)
40:10,15;44:16;50:9;	15,18,21,24;40:4;	15	148:7	39:9;157:12
56:18,19,23;58:3,9,21,	53:12;54:11,12;71:19;	marked (49)	member (25)	million (2)
25;59:4;60:4,8;142:7,	116:15;121:20;123:5;	11:15,18;73:25;74:7;	14:22;37:7;42:21,23;	57:23,24
10,13,18;144:4,10	127:10;140:5	77:11,13;80:4,6;81:14,	44:6;56:22;58:2,8,24;	mind (4)
little (6)	maintained (1)	16;83:15,17;84:23;	59:20;60:11,15;61:4,7,	6:18;19:14;22:8;
24:19;35:4;126:23;	39:25	85:22;86:21,23;87:21,	24;63:24;65:25;67:4;	145:14
138:12,13;157:24 LLP (1)	maintains (2) 38:24;39:4	23;88:22,24;89:21,23; 90:22,24;92:11,16;	83:4;139:12;141:19; 143:8,18;149:24;	minimal (1) 57:22
47:4	majority (9)	93:22;95:9;96:17;	164:21	minimum (1)
locked (1)	20:17;66:10;123:2,8;	97:21;98:22;100:2;	members (38)	9:7
123:12	132:6;138:3;139:4,17;	101:13;102:10;103:17;	7:14,20,24;8:7,8;	minority (2)
log (10)	152:0,158:5,159:4,17,	104:19;105:21;106:23;	9:19;19:8,21;21:14;	123:3,8
113:4;115:4;116:13;	making (1)	104.19,103.21,100.23, 108:3;109:8;110:10;	39:5;40:5,6;54:20;	minutes (7)
117:13;119:13;120:15;	136:22	127:1;130:9,11;134:2,	114:22;124:6,10,13;	16:10,17,19;31:14,
121:6,17;138:24;	male (1)	4;156:18,21;158:4	133:5;138:15,21;	15;64:23;92:4
143:22	17:11	Marley (1)	139:15,16,20,25;	mistaken (3)
long (5)	manager (25)	51:8	140:20,23;141:4;	57:5,24;65:14
16:9;18:1,9;31:12;	12:19;13:12,13,14,	maroon (2)	146:4,6,9;147:2,10;	moment (2)
158:1	15;29:6;33:16;35:17,	105:9,12	148:16;149:19;150:19;	15:23;156:3
Loo (1)	18,20,23;36:1;42:8;	Martyn (1)	152:2,4,6	money (2)
13:4	43:14;45:14,16,17;	14:3	members' (2)	37:21;57:20
look (23)	47:11;52:6;54:9;65:10;	matched (1)	8:6:36:20	monthly (3)
23:9;30:12;36:19;	66:16;68:25;71:3,4	27:12	member's (21)	20:15,16;57:17
43:18;46:21;51:21;	managing (1)	material (1)	8:11,13,14,15,17,18;	months (1)
62:10;72:15;74:3;	122:24	65:1	36:23;37:1,3,12;38:7;	122:19
77:17;103:22;109:13;	manual (6)	materials (4)	39:22;43:3;44:11;	more (3)
112:17;121:25;127:18,	21:20,21;39:13;	60:21;64:20,25;	54:23;64:3;66:4;67:8;	8:12;79:16;136:13
24;128:14;130:6;	145:19;155:11,22	160:11	115:1;120:15;141:22	morning (1)
145:1;155:24;158:3;	manually (1)	matters (1)	memo (9)	10:3
159:5;164:9	35:5	167:13	145:18;147:8;	most (2)
looked (8)	many (1)	may (6)	148:14;150:15;152:1;	31:2;39:1
25:12;35:14;65:15;	16:15	42:22;43:4;65:21;	153:5;154:4;155:9,22	motion (1)
68:1;80:11;91:12;	map (73)	66:4;112:2;115:12	memos (1)	125:25
129:14,15	77:20;79:1,1;80:13;	maybe (1)	40:21	motions (1)
looking (12)	81:4,23;83:20;85:1,9;	31:14	mentioned (13)	125:24
21:12;32:11;56:13;	86:8,25;87:8,24;88:8,	mchqorg (1)	24:16;54:1,4;82:14;	motivated (1)
59:8;84:5;103:21;	25;89:8,24;90:25;91:8,	158:20	97:18,19;114:6;	76:8
110:15;132:24;133:2,	15;92:17,24;93:9,24;	McLeod (1)	122:17;126:24;138:23;	motivation (4)
22;155:7,7	94:5,15,17;95:11,22;	158:14	140:2;143:20;156:11	79:23;82:23;84:17;
looks (9)	96:18;97:3,22;98:6,24;	mean (7)	messaged (7)	101:5
81:1;94:13;95:14;	99:8;100:3,9,17;	36:9;48:25;75:12;	22:25;79:10,19;	motivations (32)
99:1;101:17,17;	101:14,21;102:11,15,	81:18;125:5;129:10;	125:22;126:19;136:18;	24:25;75:8;77:1;

04 44 00 40 04 00	
81:11;83:12;84:20;	
85:19;86:18;87:18;	
88:18;89:18;90:19;	
91:24;93:19;95:6;	
96:14;97:16;98:19;	
99:24;101:10;102:7;	
103:14;104:16;105:18	3
106:20;107:25;109:5	;
110:7;111:10,18,21;	
112:7	
motive (1)	
82:22	
motives (2)	
44:18;76:10	
move (12)	
43:7;64:19;68:20;	
69:22;70:19;71:21;	
129:23;144:13;146:19	9
149:7;150:7;152:21	
must (2)	
131:23;132:5	
myself (3)	
43:12;66:17;157:23	
NT	_

N

name (12)
10:3;11:3;13:3;14:2;
16:6,7;17:9;48:18;
63:6;116:2,6,9
named (1)
167:10
names (5)
48:21;63:14;64:1;
65:12;141:12
National (19)
51:24;52:9;56:11;
58:20;59:3;64:22;
65:10,23;115:21;
138:1,6,6,15,16,21;
139:12;140:10,11;
141:5
nature (1)
151:12
need (6)
9:5;59:17;67:1;
76:11,12;147:23
needs (1)

needs (1) 147:18

negotiation (2) 40:24;45:5

neither (1) 167:19

new (6)

131:13;137:9,10,12, 17;164:5

news (3)

50:25,25;51:5 **next (6)**

46:21;50:11;75:7; 128:17;133:8;137:21

Nick (8) 66:23,24;138:9;

139:6:159:10,10,11; 160:7 nine (3) 40:14;123:14,18 nodding (1) 10:21 none (2) 45:22;46:12 nor (1) 167:20 Northouse (1) 167:3 Nos (2) 92:11;133:11 Notary (1) 167:4 note (3) 32:22;33:8;144:20

notes (19) 21:12;25:19,22; 27:25;28:1,2,5,5,9,11, 14,15;29:9,11,20; 30:25;31:1;64:23; 160:24 notice (4)

6:19,23;128:3;167:6 noticed (6) 32:25;33:9;41:6;

74:16;164:10,11 November (8)

145:18;147:8; 148:14:150:16:152:1: 153:6;154:5;155:10

number (12) 14:10;20:3;23:17; 48:14,17;51:5;76:21; 125:24;126:9;151:12; 152:10:157:2

numbers (1) 116:21 numeral (2)

56:14;59:12

O

oath (3) 6:16;11:6;167:15 object (12) 8:21;24:6;25:15; 26:2;33:21;34:5;44:21; 59:5;61:6;64:5;111:13; 144:21 objection (15) 6:23;28:7;31:18; 32:23;33:11;41:4,13, 19;49:5,14;52:25; 74:13;144:23;155:3; 163:24 objections (5) 6:19;8:23;9:11,14,15 objective (8)

28:21;45:1;46:15;

120:21,25;121:10;

164:14,18 objectives (3) 24:24;75:8;77:1 obligation (2) 33:2;41:7 observe (1) 123:13 Obviously (1) 74:16 occur (1) 16:22

occurred (4) 142:14,19;144:5,11 o'clock (2) 55:8;92:8

October (16) 67:24;145:17; 146:17;147:7,13; 148:4,12;149:6,15; 150:15;151:25;153:3, 20;154:4;155:9;158:22 off (19)

19:13;20:1,5;22:7; 55:7,8;64:12,13,15; 92:7,8;112:15;135:21, 22;143:1;160:18,19; 165:8,9 offered (2)

130:1;133:3 office (85) 13:8,12,13,14,15; 29:6:33:16:34:21:35:9. 13,17,18,20,20,21,23; 36:1,4;37:15,15,19,22, 25;38:3,6,10,17;39:1,8, 15,21;40:8,12;42:8;

43:14;45:14,16,17; 46:23,24;47:11;50:7, 13,14;51:12,14;52:6, 15;53:15,19;54:9,11, 24;57:6;58:11,14;60:3, 7;65:10;66:16;68:19, 25;69:19,21;70:17; 71:3,4,18,20;78:2; 113:6;115:10,15,15;

119:13;123:10;124:4; 137:1;149:12,17; 157:5,19;159:16;

160:8,12 officer (12)

12:19;18:23,23;19:3, 4,6,7,12,15,16,20; 126:6

officers (1) 7:21

offices (18) 37:1,12,20;39:1; 43:4;44:11,13;46:18; 52:18;53:14;54:22; 55:2;62:3;64:8;66:4; 67:9;115:7;167:8

official (10) 10:9;14:8;18:24;

19:17;38:22;39:13,17, 19:43:1.1 officials (2) 8:3:19:22 Oldham (8) 142:3,6,9,12,18,21,

24:158:15 Once (63) 25:9;26:22;27:3,6; 29:4;30:20,20;36:15;

43:12,21;47:15;68:13, 18;69:10,18;70:16; 71:17;72:14;80:8,10, 24;82:8;88:1;92:19;

93:25;95:13;96:5,11, 20;98:25;100:5;

104:22;105:24;109:11; 110:13;120:14;136:23; 138:23;140:2;141:24; 142:5;143:9,20;

146:11;147:5,12,22; 148:2,11;149:4,14; 150:1,14,22;151:5,22; 152:12;153:18;154:3,

17;155:19;160:4;163:1 one (56)

7:25;16:17,21;17:8, 11,11,18;19:19;20:7; 31:6,7;32:5,22,25; 37:10;39:19;41:5,6; 42:16;46:1,21;48:19;

50:3,25;51:8,14;52:13, 18;60:3;65:21;66:22; 68:15;72:15;74:4,15; 76:22,23;80:3;88:21;

121:22,23,24;122:18; 125:25;131:23;132:19; 136:13;138:8;145:2,2;

146:11;150:1;153:7; 156:2;157:23;160:3

one-by-one (1) 116:2 ones (5)

22:7,8,9;73:1;84:6 online (9)

> 20:6;28:3,9;39:11, 14;44:4;49:24;163:5; 164:23

only (28) 10:19,23;17:4;22:7;

24:12;25:13,16;27:17; 29:22;37:20;38:12; 39:24;42:25;45:24; 58:15;73:8;91:11; 94:25;97:12;113:8,8; 122:17,21;123:2,8; 138:11;139:7,10

on-staff (1) 159:11 open (45)

36:18;37:16,19,21, 24;38:4,7,10,13,14,14, 17;43:16;48:5,6,11;

49:1,2,9,18;52:14,19; 53:1,4,10,12,16,21; 54:2,4;61:20;62:4; 63:12,12,13;66:23; 156:12,25;157:5,10,12, 22;158:8,25;159:16

operations (4) 120:16;138:25;

143:12,22 opinion (1) 75:22

opportunity (1) 23:25 orally (2)

34:18,19 order (7)

126:3;128:19;129:1, 6,9,11,14

Org (2) 113:10;127:25

organization (3) 7:20:23:6:138:2

organizations (3) 132:15,15;158:18

organizing (6) 145:13;153:24; 154:6,10,13,19

originated (1) 136:20 others (2)

70:2;72:1 otherwise (1) 65:2

Ottman (3) 15:16,19,21

out (12) 7:9;28:10;29:13; 70:22;112:20;113:17; 116:21;128:5;130:6;

132:13;137:10,14 outlet (1) 50:25

outlets (1) 48:17 outline (65)

78:22,23,25;79:5; 81:3,7;82:12,15,20; 84:6,13;85:8,15;86:7, 14;87:6,14;88:7,14; 89:7,14;90:6,15;91:7, 20;93:8,15;94:16,23; 95:20;96:3,10;97:2,6, 10;98:5,12;99:7,8,11, 14;100:16,20,23; 101:20;102:2,22,23; 103:5;104:2,6,10; 105:4,12;106:6,13; 107:11,19;108:16,23; 109:22;110:1,21,25; 111:4

outlined (1) 107:14

over (31)

9:9;10:11,18;23:8;
27:11;37:25;39:6;
40:14;56:23;58:3,9,21.
25;59:4;78:5;79:9,18;
123:5,12;125:22;
, , , , , ,
136:11,13,19;142:7,10
14,19;144:5,11;162:9,
25
overbroad (4)
8:22;9:4;144:22;
155:4
own (5)
8:4;39:2,2,23;157:24
_

P

packing (3)

packing (b)
76:19,21,24
page (26)
23:21;24:23;30:12;
38:1;55:15,19;59:9,10
62:16,21,23;63:21;
75:6,7;101:18;128:17,
17;131:4;137:21;
141:8;145:2,3;157:4;
158:3;159:4;163:4
pages (2)
18:25;23:11
paid (25)
19:10;56:19;57:16,
17,18,19,25;60:19;
61:4,7;63:20;113:16,
18,19,21,23,25;114:9,
11,11;122:19,20;
142:20,24;143:2
142:20,24;145:2
paired (1) 83:7
paper (43)
12:16;13:7,17;16:2;
24:17;25:10;26:23;
27:16;28:11;29:6,17;
30:1;33:15,17;34:24;
35:1,2,10,13,14,18,23,
24;36:1,3;38:1;42:9,
12;43:14;47:16;63:8,9
65:9,15;66:16;69:1,2;
71:5;72:2;96:21;100:5
106:11;140:17
papers (3)
35:6,8;64:24
paragraph (9)
50:16;130:25;131:2,
7,8;132:10,12;145:5;
159:21
parameter (1)
46:2
part (20)
23:13;32:16;35:20;
39:3;49:3;51:3,4;54:9;
67:24;69:15,20,20;
71:18;76:10,11;78:6;
121:19;133:23;147:17;
162:14

t5-cv-00421-jap D00 vs
particular (7)
43:17;52:8;66:18;
69:3;71:7;104:23;
115:25 parties (3)
20:13;167:21,23
partisan (3)
76:8;123:22;124:13
Partnership (1)
158:16
party (12) 7:15;48:8,16;69:12,
14;75:16;76:23;123:3,
8;129:18;132:6;145:9
Pasch (3)
82:25;83:2,7
passage (9) 30:14;122:3;125:17;
126:16,20,22;134:23;
135:15;136:12
passed (1)
136:17
past (1) 9:9
PATRICK (4)
6:14;11:5;51:8;
167:11
Paul (2)
157:4;158:14 pay (31)
38:2;48:9,12,23;
51:16;53:23;56:23;
57:2,2,19;58:3,9,12,17,
17,21,25;59:4,17,19,
25;60:25;61:3;75:22; 113:11,13,14,22;114:7;
140:25;159:18
paying (4)
58:14;122:23;
142:15;144:7
payment (1) 159:19
pending (2)
10:25;47:6
people (5)
12:21;13:19;62:1,15,
16 per (4)
20:14;38:1;39:9;
157:11
percent (2)
38:23,24
performed (1) 7:17
period (2)
158:22;159:2
person (7)
12:21;25:13,16; 46:25;50:15;120:21;
46:25;50:15;120:21; 167:10
nowsomal (5)

personal (5)

74:17

8:19;33:7;41:11,16;

personally (3)
61:19;74:19;75:20
personnel (2)
19:21;39:4
persons (18)
26:14;28:21;112:21,
25;113:2,13,15;114:7,
19;121:1;144:18;
146:21,24;150:9;
151:13;153:24;154:25;
164:15
person's (1)
13:3
person-to-person (1)
151:19
persuading (1)
145:9
Phillippe (2)
143:14,19
photo (1)
151:18
physical (1)
123:17
physically (1)
123:13
pick (1)
123:9
picked (1)
44:4
pickup (2)
38:15;53:22
picture (2)
85:25;101:4
piece (1)
128:11
pink (6)
103:1,5;108:19,23;
110:24;111:4
place (2)
135:19;158:1
placed (1)
8:20
plaintiffs (4)
6:3,5;9:3;10:5
plaintiffs' (4)
47:22;63:17;74:11,
20
plan (14)
41:2;45:7;77:18;
94:14;95:14;96:21,22;
97:24;99:1,2;101:18;
102:14;103:22;132:8
planning (2)
40:24;45:4
plans (3)
40:21;131:15;132:1
played (1)
37:15
please (19)
10:15;11:3;49:11;
61:13;75:2,4;112:20;
114:4;131:8;137:23;
144:16;146:20;148:6;

_	
149:8;150:8;151:1	1; present (17)
152:22;153:22;154	
pm (1)	67:15;70:24
165:11	144:19;146:
point (8)	149:10;150:
61:12;126:2;128:1	
129:1,6,9,11,14	11;155:1
pointed (1) 7:9	presiding (1) 126:6
POLAND (3)	press (2)
6:4,4;64:13	48:17,17
police (2)	previous (11)
21:4,14	57:21;80:16
policies (2)	82:13;86:7;
53:4;145:12 policing (1)	93:6;95:21; previously (7)
157:22	22:19;24:16
policy (17)	82:14;97:18
21:20,20,24;38:1;	primarily (2)
39:13;52:19;53:1,9	
67:22;145:19;155:	
22;157:8,10,25;15	
political (1) 129:18	printed (2)
population (2)	28:10;29:13 printed-out (1
131:19;164:24	29:24
position (2)	printouts (3)
18:6,9	124:19,21,2
possess (1)	prior (4)
8:7	17:16;79:17
possessed (2)	129:15
7:8;9:18 possession (5)	private (4) 48:20;56:19
44:17;46:14,19;56	
73:19	privilege (2)
post (1)	9:13,18
49:24	privileged (1)
potential (2)	24:13
41:1;45:7	privileges (1)
power (1) 8:1	8:11
precedent (1)	pro (2) 126:5;129:2
129:15	Probably (4)
preferred (1)	16:10;31:2;
145:12	74:4
preparation (8)	problem (1)
14:4,14,25;15:8,16	
24;30:3;131:14 Preparations (1)	Probst (6) 66:24;138:9
56:15	159:10,10,1
prepare (22)	Procedure (2)
12:13;16:12;17:20	
24;24:21;25:7,13,1	6, procedures (2
24;26:11,20;27:21	
28:18;29:3;30:10,1	
31:25;32:4;33:2;38 41:8;53:2	
prepared (9)	process (12) 50:7;73:20;
25:4;26:17;28:25;	124:22;125:
30:16;51:23;65:1;	128:2,13;13
159:22;160:6;164:	11 134:24;137:
preparing (1)	processed (1)

	March 29, 2019
present	
	;13:1;17:4; ;70:24;134:14;
	9;146:23;148:8;
149:10	0;150:12;151:14;
152:2:	5;153:12;154:1, 5:1
presidin	
126:6 press (2))
48:17,	,17
previous	s (11) ;80:16,21;81:2;
	;86:7;87:7;88:7;
93:6;9	5:21;132:24
previous 22:19:	sly (7) ;24:16;29:11;
82:14;	97:18,19;122:17
primari 19:3,2	
primary	(2)
19:19,	
printed 28:10:	
printed-	
29:24 printout	ts (3)
124:19	9,21,24
prior (4)) ;79:17;82:25;
129:1:	5
private	(4) ;56:19;58:24;
59:3	,50.19,56.24,
privilege	
9:13,1 privilege	
24:13	
privilege 8:11	es (1)
pro (2)	
126:5; Probabl	;129:21 v (4)
	;31:2;32:15;
74:4	- (1)
problem 9:22	l (1)
Probst (
	;138:9;139:6; 0,10,11
Procedu	re (2)
12:2;1 procedu	
21:25	
Proceed 144:24	
process	(12)
50:7;7	3:20;113:12;
	2;125:2;127:24; ,13;132:20;

18:2

159:22

134:24;137:15;159:19

public (17)

7:3;9:16;41:15

22:18;94:3;96:7;

97:13;98:15;109:3

13;66:23;72:23;73:4,9;

140:5;143:2,2;156:12;

62:13:75:5

Reference (3)

51:17;52:12;54:5;

relation (6)

room (1)

124:16 **RPW** (4)

Beverly R. Gill, et al.
72:7;73:7;156:13
relative (1)
167:22
release (1)
46:25
released (1)
50:15
relied (4) 28:22;45:3;120:22;
121:2
remember (20)
12:9;17:8,9;19:2;
20:1;21:10;22:9;54:16,
18;57:12,14,17,19,20;
65:22,24;66:22;
130:13;138:9;142:15 remind (1)
136:10
Repeat (4)
31:20;49:12;58:6;
155:3
repeated (1)
114:4
reply (1)
159:6
reporter (9) 10:13,14,19;74:6;
86:23;88:24;95:10;
112:3;167:3
reporters (1)
51:6
reporter's (1)
81:16
reports (2) 40:21;45:21
represent (31)
10:4;50:8;78:12,16,
25;80:17;81:3;82:24;
83:23;84:2;85:3;86:3;
87:2;88:3;89:3;90:2;
91:3;93:2;95:16;96:23;
98:1;99:3;100:12;
102:18;103:23;104:25;
106:2;107:7;108:12; 109:14;110:17
representation (1)
93:7
representative (20)
12:2;39:23;42:24;
57:6,9;69:21;70:16;
123:10;125:25;126:2,
7,8,12;128:25;129:8, 13,19,20;137:17;
152:13
representatives (7)
115:3;116:16;130:2;
133:3,4,5;141:25
representative's (1)
76:10
represented (2)
82:25;161:20
representing (6) 6:2,5,7,11;82:2;85:5

reprint (1) 67:1
Republican (60)
6:25;51:24;52:9;
56:10;58:20;59:3;
64:21;65:10,23;67:16, 21,21;68:10,13;69:4,
12,14;72:4;79:16;
115:21;129:22;134:14;
138:1,5,6,15,21;
139:12,21;140:1,10,10; 141:4;145:8,9,11;
146:4,9,22;147:2,3,9,
11,16,20;148:9,16,21;
149:19;150:11,19,23;
151:4,15;152:3,11,24; 153:11;157:2;158:12
Republicans (1)
155:14
request (107)
32:24;37:25;38:5,13, 14,18;40:18;42:4,7,18,
22;43:5,7,9,25;44:8;
45:10,13;46:8,22;47:9,
14,18,21;48:5,7,11;
49:1,3;50:4,11,12,12, 20;51:21;52:4,12,15;
53:16,21,25;54:2,5,21,
25;55:14,18;60:23;
61:20;62:5,10,11;63:2,
5;64:19;65:5,8;66:2,5, 13,21,23;67:6,10,19;
68:7,12,17,20,21,24;
69:6,9,13,17,23;70:1,9,
12,15,19,19;71:1,10,
13,16,22,25;72:7,10,
13,17,20;73:7,13,16; 139:8:151:17:156:10
139:8;151:17;156:10, 13;157:1;158:9;159:7,
19,21;160:2,13
requested (6)
14:11;33:15,18;51:6; 156:25;159:1
requester (4)
49:22,23;53:22;
160:6
requesting (8) 46:25;48:8,16;50:15;
52:22;158:8,10,21
requests (48)
8:3,24;9:4;13:7,18;
32:11,20;33:13,20; 34:13;36:18;37:9,13,
16,21,24;38:8,11;
40:18;43:16;44:25;
45:15;46:23;47:25;
48:22;49:2,9,19;50:16, 23;52:20,23;53:1,5,10,
12;54:6;63:13;72:21;
74:11,21;155:25;
156:3,13;157:6,8,10;
158:25
require (1)

different in 201 Tilled
143:21
required (20)
20:4;40:11;45:21;
53:12;79:11;97:13;
98:14;101:6;108:25;
111:23,24;115:4;
116:13;121:6,17,19;
125:14;132:18;142:1;
163:17
requirement (33)
22:16,20;44:13;
71:19;78:11;80:25;
82:9;84:15;92:22;94:2;
95:1;96:6;99:16,18;
100:25;101:2;102:4;
103:8;104:12;105:14;
106:15;107:21;109:2; 110:3;111:6;119:15;
120:17;140:5;143:21;
148:25;163:22;164:1,7
requirements (2)
131:20,21
requires (2)
34:2;131:16
research (3)
24:4,14,15
reserve (2)
9:10,14
Resource (1)
40:1
resources (6)
39:4;152:20;153:5;
154:8,20;155:23
respect (3) 125:7;161:14;163:19
respective (1) 19:9
respond (3)
38:7,13;49:18
responded (2)
33:4;52:23
responding (1)
50:22
response (14)
10:22;32:23;33:3;
38:12;41:4,8;49:9;
50:16;51:2;74:18;
159:22,25;160:5,12
responses (12)
8:2;10:20;38:10;
48:24;49:8,21,24;50:2;
74:10,15,20;160:9
responsible (3)
18:22;39:12;153:24
resnancive (33)

```
responsive (33)
  37:8,12;42:11,22;
  43:4;44:8;47:21;54:20,
  24;66:1,5,20;67:5,9;
  68:4,6,11,16;69:6,8,13,
  16;70:9,12,14;71:9,12,
  15;72:9,12;73:13,15;
  139:7
restate (2)
```

Roman (2)

role (7)

41:4;52:24
restrict (1)
33:5
retain (2)
54:14;160:8
retained (9)
142:12,17;144:3,6,9;
157:13,14,15,20
retaining (3)
50:8;52:19;53:10
retains (1)
70:18
retention (1)
47:3
return (1)
126:1
review (14)
14:4,17;15:3,14,21;
20:2,5;23:25;27:14;
30:3;38:3;53:23;58:11
165:2
reviewed (5)
14:8,9,10;30:20;
129:14
reviewing (1)
30:22
revision (2)
40:25;45:5
right (47)
9:10,14;17:14;19:14;
28:1;46:21;54:2;62:17
64:9;66:8;67:12;69:22
71:21;72:15;73:23;
74:23;76:25;80:1,16;
88:21;90:24;95:9;
96:17;103:17,23;
104:19;105:21;110:10
115:24;120:18;121:13
25;127:18;128:14;
130:7;131:22;134:20;
135:18;144:13;145:3:
135:18;144:13;145:3; 146:19;150:7;151:10;
153:21;154:21;158:3;
159:4
Rights (4)
126:5;128:21;129:4;
131:22
RNC (4)
59:15,21;61:14;
141:12
rnchqorg (1)
158:19
RNC's (1)
60:21
00.21 Pobin (11)

54:14;160:8	69:4;70:23;72:4;
etained (9)	151:15
142:12,17;144:3,6,9;	RSLC (1)
157:13,14,15,20	158:12
etaining (3)	Rule (23)
50:8;52:19;53:10	12:1;19:1,2;20:2,3;
etains (1)	67:24;145:16;146:16;
70:18	147:6,13;148:4,4,12;
etention (1)	149:5,14;150:14;
	151:25;152:19;153:2;
47:3	
eturn (1)	154:3,18;155:9,21
126:1	rules (19)
eview (14)	10:11;12:1;16:3;
14:4,17;15:3,14,21;	39:10;67:25;145:23;
20:2,5;23:25;27:14;	146:16;147:7;148:13;
30:3;38:3;53:23;58:11;	149:5;150:16,18;
165:2	151:25;153:19,19;
eviewed (5)	154:5,7,18;155:10
14:8,9,10;30:20;	run (2)
129:14	149:11,16
eviewing (1)	running (1)
30:22	137:16
evision (2)	Rutledge (3)
40:25;45:5	143:25;144:3,9
ght (47)	C
9:10,14;17:14;19:14;	S
28:1;46:21;54:2;62:17;	
64:9;66:8;67:12;69:22;	same (53)
71.71.72.15.72.22.	7:9,25;10:17;32:4;
71:21;72:15;73:23;	7.7,23,10.17,32.4,
74:23;76:25;80:1,16;	33:16;36:1;43:15;
74:23;76:25;80:1,16;	33:16;36:1;43:15; 44:12;53:14;62:16,20;
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13;
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3,
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13,	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6,
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24;
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22,
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15,
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1;
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4)	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4)	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 ichqorg (1) 158:19	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 ichqorg (1) 158:19 NC's (1)	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 ichqorg (1) 158:19 NC's (1) 60:21	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 nchqorg (1) 158:19 NC's (1) 60:21 obin (11)	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1) 128:6
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 nchqorg (1) 158:19 NC's (1) 60:21 obin (11) 147:15,17,19,21;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1) 128:6 scope (3)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 nchqorg (1) 158:19 NC's (1) 60:21 obin (11) 147:15,17,19,21; 148:20,23;149:1;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1) 128:6 scope (3) 9:11;33:9;52:24
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 inchqorg (1) 158:19 NC's (1) 60:21 obin (11) 147:15,17,19,21; 148:20,23;149:1; 151:2;153:10;154:9;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1) 128:6 scope (3) 9:11;33:9;52:24 Scott (1)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 nchqorg (1) 158:19 NC's (1) 60:21 obin (11) 147:15,17,19,21; 148:20,23;149:1; 151:2;153:10;154:9; 155:12	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1) 128:6 scope (3) 9:11;33:9;52:24 Scott (1) 115:10
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 nchqorg (1) 158:19 NC's (1) 60:21 obin (11) 147:15,17,19,21; 148:20,23;149:1; 151:2;153:10;154:9; 155:12 ole (7)	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1) 128:6 scope (3) 9:11;33:9;52:24 Scott (1) 115:10 se (1)
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 nchqorg (1) 158:19 NC's (1) 60:21 obin (11) 147:15,17,19,21; 148:20,23;149:1; 151:2;153:10;154:9; 155:12 ole (7) 20:21;37:16,18;48:6;	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1) 128:6 scope (3) 9:11;33:9;52:24 Scott (1) 115:10 se (1) 20:14
74:23;76:25;80:1,16; 88:21;90:24;95:9; 96:17;103:17,23; 104:19;105:21;110:10; 115:24;120:18;121:13, 25;127:18;128:14; 130:7;131:22;134:20; 135:18;144:13;145:3; 146:19;150:7;151:10; 153:21;154:21;158:3; 159:4 ights (4) 126:5;128:21;129:4; 131:22 NC (4) 59:15,21;61:14; 141:12 nchqorg (1) 158:19 NC's (1) 60:21 obin (11) 147:15,17,19,21; 148:20,23;149:1; 151:2;153:10;154:9; 155:12 ole (7)	33:16;36:1;43:15; 44:12;53:14;62:16,20; 70:3;73:2,4;74:4,13; 116:18,20,24;117:1,3, 5,7,9,15,16,25;118:3,6, 9,12,15,18,21,24; 119:2,5,8,12,16,19,22, 25;120:3,6,9;121:15, 16,23,24;133:1; 143:17;153:6 Sandy (3) 82:25;83:2,7 sat (1) 76:6 saw (2) 12:6;55:25 saying (3) 22:15;121:9;145:24 schedule (1) 116:15 scheduled (1) 128:6 scope (3) 9:11;33:9;52:24 Scott (1) 115:10 se (1)

Deverty K. Gill, et al.				Wiai Cli 27, 2017
24:17,17,20;25:9;	37:25	Similarly (1)	speculate (15)	8:9,10,11;11:3;12:4;
26:23,23;27:15;29:6;		8:6		
	sense (1)		68:8,14;69:10;	16:3;18:6,13;30:6;
33:14,15,17,17;34:23;	11:1	single (3)	146:11;149:22;150:1,	32:24;33:3,4,24,25;
35:1,5,5,23,24;36:1,6,	sent (7)	32:4;41:22;121:14	22;151:5;152:6,12;	39:15,21;40:22,22;
7,11,14,15;38:6;42:3,6,	58:12;60:3,6,18;	Sitting (3)	153:14;154:12;155:15;	41:1;44:19;45:7;47:3;
12,12,15;43:8,11,13,	129:3;136:23;138:8	37:6;42:20;63:23	160:3,5	48:19;61:9,9;67:17;
13,14,17;45:9,12,15,	separate (2)	six (2)	speculating (1)	70:23;74:14;78:2;94:2;
19,25;46:2,2;47:8,13,	31:5,11	48:21;122:18	32:15	95:1;96:12;97:14;
16,16;52:3,8;63:1,4,10,	series (3)	sixth (1)	spent (1)	98:15;100:25;103:7;
11;65:4,7,9,9,12,12;	133:3;161:8;163:6	129:23	18:1	104:14;105:15;106:17;
66:12,15,18;67:18;	serve (5)	slightly (1)	spouse (1)	107:21;108:25;110:3;
68:20,23;69:1,3,22,25;	7:21,24;47:4;142:13;	52:21	8:16	111:6,23;113:16,17;
70:4,6,25;71:5,7,21,24;	144:4	slower (1)	ss (1)	115:6;125:6,14;129:4;
		131:11	167:1.5	139:21;140:1;141:1;
72:3,16,19,23,24;73:2,	Services (1)			
4,10;140:16	40:3	slowly (1)	ST (43)	144:7;146:8;147:14;
searched (4)	session (6)	131:10	6:6,6,7,17;12:11;	151:24;152:19,20;
35:10;36:3;63:7;	54:12,13;157:13,14,	software (2)	17:8;24:6;25:15;26:1;	153:4,4;154:7,8,19,19;
68:1	15,16	59:22;60:17	28:7;31:18;32:21;	155:23,23;157:3;
searching (2)	sessions (1)	solicitation (1)	33:21;41:3,20,25;	158:12;164:1;167:1,5,
42:10;46:7	157:11	151:3	44:21;49:4,11,14;	9
Second (10)	set (3)	solicitations (2)	52:21;59:5;61:6;64:5,	stated (3)
7:19;16:8;43:8;	74:23;88:21;141:12	151:18,19	11;74:2,12;75:21;	8:2,23;29:11
128:17;130:24;131:2,	seven (4)	solicited (2)	111:13;112:2,12;	States (3)
7,7;132:4;159:20	18:3,3;48:21;122:19	150:10;151:14	113:24;114:3;125:5;	128:21;153:6,7
Section (40)	shaded (23)	soliciting (2)	144:20;155:2;156:2,7;	state's (1)
22:17;23:11;28:16;	94:19;95:24;97:5;	151:23;152:10	160:17;161:2,7;165:3,	132:20
30:8;56:14,15;59:11,	98:8,13;99:10,15;	somebody (1)	7	Statute (2)
			•	
13;78:9;82:9;92:23;	100:24;101:23;102:3;	52:15	staff (50)	53:11;129:15
94:2;95:2;96:12;97:14;	103:1,6;104:5,11;	Sometime (2)	7:14;8:14,19;14:16,	stays (1)
98:16;99:18;101:1,1;	105:13;106:14;107:19;	17:2;23:8	22;15:2;20:15;21:13;	127:12
102:4;103:7,8;104:14;	108:19,24;109:21;	sorry (4)	24:16;25:10;26:22,25;	Steve (1)
105:16;106:18;107:22;	110:1,24;111:5	75:6;130:8;163:14;	27:17;40:22;42:23;	60:13
109:1;110:4;111:7,24;	shading (32)	164:10	44:10;45:2;46:16,18;	still (11)
115:13;125:15;127:19,	79:2,6;81:5,8;82:16,	sources (1)	64:3,4,7;68:19,19;	25:22;28:2,3;29:17;
21,22;131:3,21;	21;84:9,14;85:11,16;	56:20	113:5;115:1,2,3;	30:12;54:8;93:7;95:20;
163:18;164:2,2	86:10,15;87:10,15;	Speaker (31)	116:12;117:13;120:15;	133:9;155:24;157:19
seeing (2)	88:10,15;89:10,15;	14:13,16,19,22;20:8,	121:5,18;124:1,4,6;	Street (1)
77:18;88:2	90:11,16;91:16,21;	14;57:7,11;68:16,18;	127:14;138:20,23;	167:9
seeking (1)	93:11,16;94:24;96:4,	69:16,18;70:14,17;	139:21,25;140:4;	strictly (2)
26:3	10;97:11;100:19;	71:15,17,19;72:12,14;	141:22,25;143:10,22;	150:17;153:9
seem (1)	105:9;106:10;107:14	73:15,17;126:5;	146:7;152:2,2;164:21	strike (1)
98:16	shaking (1)	129:20;132:7;151:6;	staffer (1)	162:9
Senate (53)	10:20	152:9,13;153:13;	9:8	studied (1)
13:25;14:1,9;16:2;	show (3)	154:12;155:15;160:12	Staffing (2)	76:6
20:18;22:19,24,24,25;	34:20;78:21;90:6	speaker's (7)	20:12,16	stuff (1)
23:4,5,6,6,18;27:7;	showed (1)	51:12,13;58:13,16;	staffs (1)	126:23
29:7;35:3;43:19,23;	161:8	60:3,6;159:11	19:9	subbullet (1)
52:10;77:16;78:4;	shows (3)	speakers's (1)	stamped (1)	59:15
79:10,10,18,19;80:9;	78:17;84:3;85:6	58:11	74:5	submission (1)
114:15;125:21,21;	sic (4)	speaking (2)	standards (4)	132:1
126:3,20,22;127:5,15;	30:7;51:4;109:12;	10:18;30:21	131:18,23;132:3,19	subpoena (14)
128:7,10;130:19;	157:23	specialist (5)	standing (2)	11:11,24,25;12:7,9;
132:6;136:18,19,20,24;	side (2)	12:18,25;13:2;18:19;	41:13,19	34:20;42:11;56:1,2,4;
137:3,5;162:8,11,12,	74:23;80:1	140:18	start (7)	112:18;141:7,8;167:6
24;163:2,2,3;164:19	· ·			
	sign (1)	specific (5)	10:12;20:25;24:22;	subpoena's (1)
Senator (4)	152:2	11:25;42:16;72:24;	74:25;113:15;125:8;	7:1
14:24;15:2,6;128:3	signature (2)	96:8;101:2	162:9	substitute (22)
send (4)	136:25;137:2	specifically (17)	starts (3)	126:10;129:25;
50:4;53:19;136:24;	signing (1)	25:7,11;26:21;27:18;	129:24;158:5;163:2	130:1,3,4,17,22;131:9,
141:1	167:18	30:23;42:13;52:13,16;	Staskunas (3)	13,16,24;132:3,11,17;
sending (1)	similar (4)	60:14;63:10;65:24;	126:2;128:25;129:8	133:2,10,21,24;134:9,
137:1	56:6;84:5;121:21;	66:19,22;69:4;103:10;	State (80)	12,15,17
sends (1)	159:1	130:13;153:7	6:8,18;7:2,4,6,10,18;	successful (1)

Beveriy R. Gill, et al.	1		1	March 29, 2019
147:1	110:5;111:8,25;158:2;	17,25;26:11,13,13,17,	167:12,12	unsuccessful (1)
suggest (1)	164:4	20;28:18,20,20,25;	truthful (1)	147:1
9:5	term (5)	29:3;30:4,10,12,13,16,	11:8	up (20)
summaries (1)	8:25;73:10;75:15;	19;41:6;44:24,25;	try (3)	27:12;43:15,22;44:4;
64:23	76:14,18	52:24;75:1,1,6;76:25;	10:17;34:6;150:1	45:22;46:3;61:20;62:4;
supports (1)	terms (15)	112:20;120:13,19;	trying (2)	73:10,11;79:21;123:9,
40:1	6:24;42:15;43:17;	121:25;122:1;134:20;	36:13;117:18	12;125:23;126:15;
sure (14)	52:8;66:18;69:3;70:4,	136:3,6;137:21,23;	Tuesday (1)	129:1;130:14;134:17;
21:6;27:11;31:1;	6;71:7;72:3,5,24;73:2,		16:25	157:23;163:2
34:7;41:18;52:13;55:6;	4;75:5	144:15,15,21;145:1,15, 16;146:10,14,19,20;	turn (10)	upon (2)
	testified (2)			45:3;167:15
69:14;92:5;111:16;		147:25;148:5,10,18;	23:21;26:13;32:7;	
117:17;130:13;136:22;	6:16;161:14	149:3,7,8,13,21,25;	44:24,24;50:11;55:15;	Urban (1)
160:17	testify (22)	150:5,7,8,13,21;151:8,	137:21;141:8;148:5	167:8
suspect (1) 160:4	7:3;21:8;24:21;25:4,	10,11,21;152:5,17,21,	turned (2)	use (18)
	7,17,24;26:11,17,20;	22;153:1,17,21;154:2,	40:14;45:22	52:8;56:22;58:2,8,
sworn (2)	27:21;28:18,25;29:3;	16,21;155:3,5,18;	two (7)	20,24;59:16,21;60:16;
6:15;167:11	30:10,16,19;53:3;	164:13,16	17:11;18:25;65:21;	69:3;70:4,6;71:7;72:3,
synopsis (1)	74:14,17;164:11;	topics (30)	73:1;132:14,15;145:2	24;73:2,4;141:1
128:10	167:11	6:20;8:21;9:12;	two-year (1)	used (27)
T	testifying (2)	23:23,25;24:5,22;31:5,	54:13	40:22;42:15;43:18;
T	12:3;30:4	13,17,23;32:1,5,25;	type (4)	45:3;59:19;60:24;61:9,
4.1.74	testimony (7)	33:7,9;41:7,17;45:18,	147:6,13;148:15;	9;63:6,14;66:18;70:7;
tab (1)	21:10;41:16;75:22;	24;46:5;74:16,25;	153:3	72:4,5,25;78:15,19,20;
145:20	161:9;163:20;164:14;	112:18,20;120:19;	typewriting (1)	80:20,23,24;82:4,7;
table (7)	167:17	136:5;144:14;145:4;	167:15	84:1;122:25;149:9;
133:11,13,19,20;	Thanks (1)	164:11	TT	151:17
134:11,15,18	156:8	total (1)	U	using (6)
tabling (1)	thereupon (1)	18:1		56:19;152:19;153:4;
134:8	167:14	touching (1)	unclear (1)	154:7,19;155:23
talk (5)	Third (3)	167:13	9:3 under (87)	\mathbf{V}
24:19;27:5,9;67:3;	8:21;126:15;128:15	track (1)	under (X/)	V
				V
126:23	three (2)	19:4	8:4;11:6,25;19:1;	
126:23 talked (15)	three (2) 48:18;157:11	19:4 train (1)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11;	vague (3)
126:23 talked (15) 12:15;13:9;24:16;	three (2) 48:18;157:11 titled (1)	19:4 train (1) 59:15	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1;	vague (3) 8:22;144:22;155:4
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20;	three (2) 48:18;157:11 titled (1) 56:14	19:4 train (1) 59:15 trained (2)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3;	vague (3) 8:22;144:22;155:4 Vande (1)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4;	three (2) 48:18;157:11 titled (1) 56:14 today (34)	19:4 train (1) 59:15 trained (2) 59:21;60:16	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16;	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6,	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13;	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6,	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13;	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21;	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21,	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7;
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17;
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7;
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18;
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1)	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20;	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8)	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2,	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13;
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4)	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2)	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21;
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19,	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22 tem (2)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14 took (5)	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19, 23;22:2	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25 unique (1)	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8 violate (1)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22 tem (2) 126:5;129:21	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14 took (5) 55:13;79:20;130:6;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19, 23;22:2 troop (1)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25 unique (1) 7:19	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8 violate (1) 129:17
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22 tem (2) 126:5;129:21 ten (23)	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14 took (5) 55:13;79:20;130:6; 136:2,19	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19, 23;22:2 troop (1) 18:18	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25 unique (1) 7:19 United (1)	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8 violate (1) 129:17 violated (1)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22 tem (2) 126:5;129:21 ten (23) 16:10;22:18;51:3;	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14 took (5) 55:13;79:20;130:6; 136:2,19 top (11)	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19, 23;22:2 troop (1) 18:18 Troops (1)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25 unique (1) 7:19 United (1) 128:21	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8 violate (1) 129:17 violated (1) 126:4
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22 tem (2) 126:5;129:21 ten (23) 16:10;22:18;51:3; 78:11;79:11;80:25;	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14 took (5) 55:13;79:20;130:6; 136:2,19 top (11) 19:13;20:1,5;22:8;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19, 23;22:2 troop (1) 18:18 Troops (1) 18:18	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25 unique (1) 7:19 United (1) 128:21 unless (5)	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8 violate (1) 129:17 violated (1) 126:4 violates (1)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22 tem (2) 126:5;129:21 ten (23) 16:10;22:18;51:3; 78:11;79:11;80:25; 82:10;84:16;92:23;	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14 took (5) 55:13;79:20;130:6; 136:2,19 top (11) 19:13;20:1,5;22:8; 55:19;94:7,8;101:18;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19, 23;22:2 troop (1) 18:18 Troops (1) 18:18 true (4)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25 unique (1) 7:19 United (1) 128:21 unless (5) 77:15;79:18;80:8,9;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8 violate (1) 129:17 violated (1) 126:4 violates (1) 128:20
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22 tem (2) 126:5;129:21 ten (23) 16:10;22:18;51:3; 78:11;79:11;80:25; 82:10;84:16;92:23; 99:17;101:7;102:5;	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14 took (5) 55:13;79:20;130:6; 136:2,19 top (11) 19:13;20:1,5;22:8; 55:19;94:7,8;101:18; 130:16;141:10;159:5	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19, 23;22:2 troop (1) 18:18 Troops (1) 18:18 true (4) 74:10,19;156:14;	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25 unique (1) 7:19 United (1) 128:21 unless (5) 77:15;79:18;80:8,9; 130:5	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8 violate (1) 129:17 violated (1) 126:4 violates (1) 128:20 violating (1)
126:23 talked (15) 12:15;13:9;24:16; 25:11;29:4,5;111:20; 112:8;149:2;150:4; 151:7;152:16;153:16; 154:15;155:17 talking (9) 26:22;30:11;55:13; 124:2;134:21,21; 136:3,10;156:10 Taunia (1) 167:3 Taylor (1) 17:10 Teachers (1) 18:18 Technology (1) 40:3 telling (1) 91:9 tells (2) 127:21,22 tem (2) 126:5;129:21 ten (23) 16:10;22:18;51:3; 78:11;79:11;80:25; 82:10;84:16;92:23;	three (2) 48:18;157:11 titled (1) 56:14 today (34) 7:3;9:17;10:6;11:6, 9;12:14;18:4;24:2,22; 25:5,25;26:18;29:1; 30:17;37:6;42:20; 63:23;73:21;111:20; 112:8;120:13;146:13; 148:1;149:2;150:4; 151:7;152:16;153:16; 154:15;155:6,17; 161:17,17;164:12 Todd (1) 15:16 told (8) 35:22;36:10;46:5; 57:1,4;91:11;93:10; 123:17 Tom (4) 141:15,18,22;158:14 took (5) 55:13;79:20;130:6; 136:2,19 top (11) 19:13;20:1,5;22:8; 55:19;94:7,8;101:18;	19:4 train (1) 59:15 trained (2) 59:21;60:16 Training (4) 59:12;60:21;61:13; 64:25 transcribing (1) 10:13 transcription (1) 167:16 transmitted (1) 51:23 travel (5) 39:9;59:17,20; 140:14;157:12 traveled (1) 60:15 traveling (1) 140:19 trial (8) 9:15;21:5,6,7,8,19, 23;22:2 troop (1) 18:18 Troops (1) 18:18 true (4)	8:4;11:6,25;19:1; 33:2;41:7;53:2,11; 61:12;67:25;70:1; 71:25;72:20;79:1,3; 81:5;82:9;86:8,11; 87:7,11;88:8;89:8; 93:12;94:2,17,20,25; 95:21,25;96:6;97:3,6, 14;98:6,9;99:11,17; 100:17,20,25;101:6,21, 24;102:4,23;103:2,7; 104:3,7,13;105:5,8,15; 106:7,15,17;107:12,15; 108:17,20;109:19,23; 110:22;111:1;114:8; 131:4,20,21;132:3; 145:16,19;147:6; 148:12,13,14;150:18; 151:24;152:18;153:2, 7,19;154:3,7;155:8,19; 164:1 Underneath (2) 61:15;130:25 unique (1) 7:19 United (1) 128:21 unless (5) 77:15;79:18;80:8,9;	vague (3) 8:22;144:22;155:4 Vande (1) 13:4 various (1) 130:1 verbal (2) 10:19,22 version (13) 29:24;78:21;90:7; 95:21;98:6;100:17; 104:3;105:5;106:7; 107:12;108:17;109:18; 110:22 versus (1) 47:5 Veterans (2) 18:17,19 VIDEOGRAPHER (9) 55:7,10;92:7,13; 135:21,24;160:18,21; 165:8 violate (1) 129:17 violated (1) 126:4 violates (1) 128:20

Case: 3:15-cv-00421-jdp Document #: 267 Filed: 04/10/19 Page 58 of 59 Videotaped Deposition of PATRICK E. FULLER March 29. 2019

beverly K. Gill, et al.		I		Waren 29, 2012
124:16	Web (1)	WRACC (1)	13;24:24;25:8,25;	15-cv-421-jdp (1)
volunteer (1)	163:4	71:8	26:11;32:7;38:24;52:2;	47:5
70:7	week (3)	write (4)	55:15,16;56:13;59:9;	15th (1)
volunteers (5)	17:2,3,16	30:1;75:23;131:10;	62:17,17;74:24;75:1,6;	128:6
145:13;153:25;	Western (1)	143:1	77:4;112:17;126:11,	16 (1)
154:10,13,19	47:6	written (6)	13,14;129:25;130:3,5,	95:10
Vos (33)	what's (20)	8:23;34:17;64:25;	17,22;131:3;132:4,11,	16.61 (1)
14:13,16,19;68:16,	14:2;44:12;89:23;	94:7;129:7;155:11	17;133:2,10,21;134:9,	53:11
18;69:16,18;70:14,17;	92:16;93:22;95:9;	wrong (1)	12,15,17;136:3,4;	17 (2)
	96:17;97:21;98:22;	36:8	141:9;156:6;158:22;	9:9;96:18
71:15,17,19;72:12,14;	101:13;102:10;103:17;	wrote (3)	162:8;164:9	
73:15,17;147:15,17,19,				18 (11)
21;148:20,23;149:1;	104:19;105:21;106:23;	28:11;29:15,18	1:10 (1)	97:21;103:19,21,22;
151:2,6;152:9,13;	108:3;109:8;110:10;	WSA (1)	160:19	104:3,6,9,17;116:25;
153:10,13;154:9,12;	130:11;134:4	158:4	1:19 (1)	161:22,24
155:12,15	whatsoever (1)	X 7	160:22	18th (27)
Vos's (3)	42:24	Y	1:25 (2)	78:18;80:22;82:6;
14:22;69:21;160:12	Whitford (3)		165:9,11	84:4;85:7;86:6;87:5;
vote (7)	6:2;47:5;58:5	year (1)	10 (17)	88:6;89:6;90:5;91:6;
76:23;126:11,16;	whole (6)	132:4	20:24,25;55:8;67:12,	93:5;95:19;97:1;98:4;
133:20;134:14,18;	77:17;80:11;112:7;	years (23)	12;87:21,24;101:15,19,	99:6;100:15;102:21;
145:10	113:1;162:3;163:4	9:9;22:18;60:2;	21,24;102:1,8;116:7,	104:1;105:3;106:5;
voted (6)	whose (2)	78:11;79:12;81:1;	10;150:7;167:8	107:10;108:14;109:17;
126:7;128:5;133:15,	158:18,19	82:11;84:16;92:23;	10:09 (1)	110:20;162:1,2
17,18;134:11	wide (1)	99:17;101:7;102:5;	55:11	19 (2)
voter (2)	46:1	103:9;104:13;105:15;	11 (24)	79:20;98:23
70:21;71:8	Wild (3)	106:17;107:23;109:3;	23:7;67:24;68:20;	1965 (3)
voters (2)	143:4,7;158:15	110:5;111:8;112:1;	88:22,25;92:8;113:10;	126:5;128:21;129:4
145:7,10	Wisconsin (56)	158:2;164:4	145:17;146:17;147:7,	19th (4)
voting (7)	6:8,10,12;7:2,4,6,10,	yellow (37)	13;148:4,12;149:6,15;	79:20;125:22;128:1,
8:1;126:5;128:21;	18;8:5;12:3;18:6,13;	79:2,6;81:4,7;82:16,	150:15;151:10,12,25;	7
129:3;131:22,22;134:8	22:10;25:1;26:15;	20;84:9,13;85:11,15;	152:8;153:3,20;154:4;	1-A (6)
voucher (1)	28:23;29:8;30:6,15,23;	86:10,14;87:10,14;	155:9	23:13,14,16;24:1;
143:1	32:12,24;36:16;41:1;	88:10,14;89:10,14;	11:10 (1)	74:25;137:22
113.1	43:1,19,23;45:6;47:3,	90:11,15;91:16,20;	92:14	1-B (2)
\mathbf{W}	7;48:19;52:10;67:17;	93:11,15;94:19,24;	12 (5)	40:19;44:24
	68:10;69:12;70:23;	95:24;96:3,10;97:5,10;	69:22;89:21,23;	1's (1)
wait (1)	74:14;75:9;77:2;82:10;	98:8,12;99:10,14;	152:21,23	11:24
10:15	94:8;112:22;120:23;	100:19,23	132.21,23 12:06 (1)	11.24
			135:22	2
waive (2)	121:3;122:3;131:20;	Yep (2)		<u> </u>
8:10;9:18	145:9;147:19;162:18,	90:9;93:11	12:39 (1)	2 (19)
waived (1)	18,20;163:13;165:1;	yesterday (1)	135:25	2 (18)
167:18	167:1,5,10	16:23	13 (15)	23:21;24:23;26:13,
Walker (1)	wit (1)	you' (1)	70:19;90:22,25;	20,24;28:18;30:12;
115:14	167:10	75:5	92:20;102:12,14,16,23;	43:7,21;55:19;62:23;
Walker's (1)	withheld (1)	your' (1)	103:2,4,11,15;116:23;	73:25;74:7;75:6;
115:10	160:11	75:5	153:21,23	112:20;128:4;131:21;
Washington (8)	within (1)	_	13th (1)	157:4
59:18,21;60:1,4,7,	36:4	${f Z}$	135:3	20 (1)
16;140:21,24	witness (15)		14 (7)	100:2
watch (1)	6:15;7:3;9:17;34:5;	Zamarripa (1)	8:21;31:17;71:21;	2001 (18)
60:8	53:2;55:3;74:3,13,16;	125:25	92:11,17;154:22,24	18:14;57:22;67:24;
water (1)	75:25;76:1;92:2;	Zipperer (1)	148 (27)	130:19;145:17;146:17;
55:5	112:13;135:20;167:17	128:3	13:25;14:1,10;16:3;	147:7,13;148:4,12;
way (21)	Woodward (1)		22:19,24;23:5;27:7;	149:6,15;150:15;
34:4;37:10;47:25;	6:5	0	29:7;35:3;42:14;43:19,	151:25;153:3,20;
50:7;68:15;73:21;	word (1)	Ŭ .	23;52:10;77:17;78:4;	154:4;155:9
94:25;101:3;122:5,11;	75:11	0000001 (1)	79:19;80:10;114:15;	2002 (44)
137:7;141:15;142:3,7,	words (1)	158:4	125:21;126:22;127:6;	67:15;70:24;78:21;
	158:11	130.4	130:19;162:11,12,24;	79:1;81:4;82:15;84:7;
		1	164:19	
10;143:4,14,25;		1	104.17	85:9;86:8;87:8;88:8;
146:11;150:2;160:3	work (3)	-	15 (4)	00.0.00.6 0.01.0 12
146:11;150:2;160:3 ways (4)	9:1;19:10;116:15		15 (4)	89:8;90:6,8;91:8,13;
146:11;150:2;160:3		1 (50) 11:15,18,21,23;23:9,	15 (4) 6:22;38:1;72:15; 93:23	89:8;90:6,8;91:8,13; 93:8;94:17;95:22;97:3; 98:6;99:8;100:17;

William Whitford, et al. vs

Videotaped Deposition of PATRICK E. FULLER Beverly R. Gill, et al. March 29, 2019 101:21:102:23:104:3; 24 (6) 126:17 126:12;133:11 83:21:84:9.12.21: **40-minute** (2) 59 (2) 105:5;106:7;107:12; 9 108:17;109:19;110:22; 104:20;117:8 16:21;17:1 126:11,17 25 (2) 42 (6) 144:19;146:23;148:8; 9 (8) 149:9;150:12;151:13; 105:22;117:10 89:25;90:7,12,14,20; 6 66:8;67:6,10;86:21, 152:25;153:12,25; 26 (6) 118:16 24;149:7,9;156:11 154:11,25;163:14 85:1,12,14,20; 43 (127) 6(37)93 (8) 2003 (12) 106:23;118:1 22:10,12,15,16,18, 8:21;22:17;28:16; 100:4,7,10,17,20,22; 18:11,14;138:10; 27 (1) 19,22;23:18;25:1; 30:8;51:22;54:21; 101:11;120:4 145:18:147:8:148:14; 108:3 26:15;27:8;28:23;29:8; 55:14:78:9:82:9:83:15. 94(6) 28 (1) 30:15,23;32:13;35:3; 150:16;152:1;153:6; 18;92:23;94:2;95:2; 109:10,19,22,25; 109:8 154:5;155:10;157:23 36:16,18;41:1;42:13; 96:12;97:14;98:16; 110:8;120:7 2010 (32) 29 (12) 43:2,19,23;44:19;45:6, 99:18;101:1;102:4; 95 (10) 59:23;60:21;64:21; 86:1,8,11,13,19; 23;46:16;52:10;56:23; 103:8;104:14;105:16; 110:12,14,16,22; 58:3,9,21,25;59:4; 78:14,21;80:19;82:4; 92:11;110:11;118:4; 106:18;107:22;109:1; 111:1,3,10,12,18; 83:25;85:5;86:5;87:4; 161:11,17;163:10,11 72:23,25;73:20;75:9, 110:4;111:7,24; 120:10 29th (1) 88:5;89:5;90:4;91:5; 18,20;76:6,8;77:2; 115:13;125:15;144:15, 96 (1) 93:4;95:18;96:25;98:3; 167:7 78:16;79:3;80:10,21; 17;145:15,16;163:18; 126:14 99:5;100:14;102:20; 2b (1) 81:5;82:5,17;83:9; 164:2 97 (1) 103:25;105:2;106:4; 53:11 84:2,10;85:11;86:11; 62 (7) 126:14 104:21,24;105:5,8, 107:9;108:14;109:16; 87:11;88:11;89:11; 99 (3) 3 110:19;140:15,20,23 90:11;91:17;93:12; 11,19;118:25 7:20;19:22;38:23 2011 (59) 94:20;95:25;97:7;98:9; 63 (8) 22:10,25;23:7;25:1; 3 (18) 99:11;100:20;101:24; 95:12,15,21,25;96:2, 26:15;28:23;30:14; 28:20;29:3;30:4,10; 103:2;104:7;105:8; 9,15;119:3 41:1;45:6;75:9;77:2; 44:25,25;46:10,11; 106:9;107:15;108:20; 66 (1) 78:5,18;79:15,20,21; 77:9,11,14;92:20; 109:23;111:1;112:7, 119:6 80:22;82:6;83:5;84:4; 120:19;161:11,17; 22;113:1,12;114:15, 67 (7) 85:7;86:6;87:4,5;88:6; 163:9;164:13,17 23;115:1,8,11,18,22; 96:19,22;97:3,6,9, 89:6;90:4,5;91:6;93:5; 30 (6) 116:1;120:23;121:3, 17;119:9 95:19;97:1;98:4;99:6; 16:19;31:14,15; 11;122:4,6,12,16; 7 100:15:102:21:104:1: 127:1,3;132:25 123:1,23;124:1,10,14; 105:3;106:5;107:10; 30 - (1)125:4,12,18:134:23: 108:15;109:17;110:20; 17:1 135:3,16;136:15; 7(7)112:22;113:10;120:23; 30b6 (5) 137:7;141:16,19,23; 62:11,18;84:23,25; 121:2;125:22,23; 9:12,16;12:1;33:9; 142:4,7,10,14,19; 146:19,21;156:11 143:5,8,15;144:1,5,11; 70(7) 128:1,15;130:15; 41:6 133:9;135:3;136:17; 31 (8) 162:18,20;163:13;

6:22;32:16;167:7 118:10 20th (10) 38 (6) 22:24;78:5;79:21; 89:1,8,11,13,19;

32 (2)

33 (2)

35 (6)

134:2,5

156:18,21

125:23;128:15,16; 118:13 129:24;130:14;133:9; 39 (1) 136:17 133:11

21 (7) 77:19,21;78:22;79:5, 24;101:14;117:2

162:2,18,19;163:13

158:6,22,23

157:17;159:6

2012 (3)

2013 (2)

2018 (1)

60:5

2019 (3)

21st (1) 159:6 22 (6)

80:14,15;81:6,12; 102:10;117:4 23 (6)

81:24;82:19;83:8,13; 103:18;117:6

4 (21) 30:7,12,19;46:22; 50:16;80:4,7;91:1,7,12, 17,19,25;94:2;116:4; 121:25;122:2;134:20; 136:3,6;164:2 40 (5)

16:17,19;31:14,15;

4

86:25;87:7,11,13,19;

87:25;88:8,10,13,19;

118:7:130:9.12

5 (16) 19:2;20:2;50:12,12; 81:14,16;137:21,24; 145:18;147:8;148:14; 150:16;152:1;153:6; 154:5;155:10 50(6)

5

164:16

109:12

126:12

44(1)

49 (1)

4th (2) 158:6,22

92:18,25;93:12,14, 20;118:19 56 (9)

93:24:94:6,7,14,17, 20,23;95:7;118:22 57 (1) 126:17 58 (2)

105:23;106:1,7,9,12, 21:119:11 77 (8) 106:25;107:3,5,12, 15.18:108:1:119:17 77th (1) 137:18 8

8 (7) 64:19;66:2,6;85:22, 24;148:5,7 8:58 (1) 167:7 80 (8) 108:5,8,10,17,20,22;

109:6;119:20 81st (1) 137:18 86 (8)

97:23,24;98:6,9,11, 20;99:25;119:23 88 (7) 98:24;99:2,8,11,13,

19;120:1