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DISTRICT COURT, CITY AND COUNTY OF )
DENVER, COLORADO
STATE OF COLORADO
Court Address:
1437 Bannock Street
Denver, Colorado 80202
Case No.: 2020CV34319
Div./Ctrm.: 409
Plaintiff: Eric Coomer, Ph.D.,
vs.
Defendants: Donald J. Trump for
President, Inc.; Sidney Powell;
Sidney Powell, P.C.; Defending the )
Republic, Inc.; Rudolph Giuliani;
Joseph Oltmann; FEC United;
Shuffling Madness Media, Inc., dba )
Conservative Daily; James Hoft; TGP)
Communications, LLC, dba The
Gateway Pundit; Michelle Malkin;
Eric Metaxas; Chanel Rion; Herring )
Networks, Inc., dba One America
News Network; and Newsmax Media,
Inc.
Attorney for Defendants Sidney
Powell and Sidney Powell, P.C.
Barry K. Arrington
Arrington Law Firm
3801 East Florida Avenue, Suite 830)
Denver, Colorado 80210
(303) 205-7870
Shaun Pearman
The Pearman Law Firm, P.C.
4195 Wadsworth Boulevard
Wheat Ridge, Colorado 80033
(303) 991-7601
             VIDEOCONFERENCE OF ERIC COOMER
                   September 23, 2021
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Calderwood-Mackelprang, Inc. 303.477.3500

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                   The above-entitled videoconference (Zoom)
    deposition was taken on behalf of the Defendants Sidney
    Powell and Sidney Powell, P.C., on September 23, 2021,
2
    at 11:33 a.m., before Jana Mackelprang, Certified
    Realtime Reporter, Registered Professional Reporter,
3
    and Notary Public.
4
    VIDEOCONFERENCE APPEARANCES:
5
    For the Plaintiff:
               Charles J. Cain, Esq.
6
               Brad Kloewer, Esq.
               Steve Skarnulis, Esq.
7
               Zach Bowman, Esq.
               Cain & Skarnulis PLLC
8
               P.O. Box 1064
               Salida, Colorado 81201
9
               (719) 530-3011
               ccain@cstrial.com
10
               skarnulis@cstrial.com
11
               zbowman@cstrial.com
               Thomas M. Rogers, III (Trey), Esq.
12
               Recht Kornfield PC
13
               1600 Stout Street, Suite 1400
               Denver, Colorado 80202
               (303) 573-1900
14
               trey@rklawpc.com
15
    For the Defendant Donald J. Trump For President, Inc.:
               Eric R. Holway, Esq.
16
               Nicole Grimmesey, Esq.
17
               Jackson Kelly PLLC
               1099 18th Street, Suite 2150
               Denver, Colorado 80202
18
               (303) 390-0016
19
               eric.holway@jacksonkelly.com
               nicole.grimmesey@jacksonkelly.com
20
    For the Defendant Defending the Republic, Inc.:
               Michael W. Reagor, Esq.
21
               Christopher P. Seerveld, Esq.
               Dymond Reagor, PLLC
22
               8400 East Prentice Avenue, Suite 1040
23
               Greenwood Village, Colorado 80111
               (303) 734-3400
               mreagor@drc-law.com
24
               cseerveld@drc-law.com
25
```

```
1
    VIDEOCONFERENCE APPEARANCES (Continued):
2
    For the Defendants Sidney Powell and Sidney Powell,
    P.C.:
3
               Barry K. Arrington, Esq.
               Arrington Law Firm
               3801 East Florida Avenue, Suite 830
4
               Denver, Colorado 80210
               (303) 205-7870
5
               barry@arringtonpc.com
6
               Shaun Pearman, Esq.
7
               The Pearman Law Firm, P.C.
               4195 Wadsworth Boulevard
               Wheat Ridge, Colorado 80033
8
               (303) 991-7600
9
               shaun@pearmanlawfirm.com
10
    For the Defendants Oltmann, Shuffling Madness Media,
    and FEC United:
11
               Andrea M. Hall, Esq.
               P.O. Box 2251
               Loveland, Colorado 80539
12
               (970) 419-8234
               andrea@thehalllawoffice.com
13
               Ingrid DeFranco, Esq.
14
               Law Office of Ingrid J. DeFranco
               P.O. Box 128
15
               Brighton, CO, 80601-0128
16
    For the Defendants James Hoft and TGP Communications,
17
    LLC, d/b/a The Gateway Pundit:
               Jonathan Burns, Esq.
18
               The Burns Law Firm
               P.O. Box 191250
19
               St. Louis, Missouri 63119
20
    For the Defendant Michelle Malkin:
               Gordon Queenan, Esq.
21
               Patterson & Ripplinger, PC
               5613 DTC Parkway, Suite 400
               Greenwood Village, Colorado 80111
22
               (303) 741-4539
23
               gqueenan@prpclegal.com
24
25
```

```
VIDEOCONFERENCE APPEARANCES (Continued):
1
    For the Defendant Eric Metaxas:
2
               Margaret Boehmer, Esq.
3
               Gordon & Rees
               555 17th Street, Suite 3400
               Denver, Colorado 80202
4
               (303) 534-5160
               mboehmer@grsm.com
5
    For the Defendants Chanel Rion and One America News
6
    Network:
               Blaine Kimrey, Esq.
7
               Bryan Clark, Esq.
               Vedder Price
8
               222 North LaSalle Street
               Chicago, Illinois 60601
9
               (312) 609-7865
10
               bkimrey@vedderprice.com
               bclark@vedderpice.com
11
               Stephen Dexter, Esq.
12
               Lathrop GPM LLP
               1515 Wynkoop Street, Suite 600
               Denver, Colorado 80202
13
               (720) 931-3200
14
               stephen.dexter@lathropgpm.com
15
               Eric Early, Esq.
               Jeremy Gray, Esq.
               Early Sullivan Wright Gizer & McRae LLP
16
               6420 Wilshire Boulevard, 17th Floor
               Los Angeles, California 90048
17
               eearly@earlysullian.com
18
               jgray@earlysullivan.com
    Also Present:
19
               Joseph Oltmann
               Sidney Powell
20
               Charles Herring
21
               Robert Herring
               Abbie Frye, Esq.
22
23
24
25
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1	EXAMINATION INDEX	
2	By Mr. Arrington	Page 7
3	By Ms. Hall	Page 107
4		
5		
6	EXHIBIT INDEX	TNITHITAT
7	FOR IDENTIFICATION	INITIAL REFERENCE
8	Exhibit P18 - "He Was the 'Perfect Villain' for Voting Conspiracists"	10
9	Exhibit P19 - Denver Post "Guest Commentary"	43
10 11	Exhibit P21 - "On Edge: There's a \$1,000,000 Bounty on His Head and He Can't go Home"	52
12	Exhibit P22 - Screenshots in Coomer's most recent court filing	100
13 14	Exhibit P23 - Coomer's 80-some Facebook Posts	16
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

8 6 1 **PROCEEDINGS** 1 that's an instruction to Dr. Coomer to not respond to 2 WHEREUPON, the following proceedings were 2 that question because it's outside the scope of the 3 3 taken pursuant to the Colorado Rules of Civil 4 4 Procedure. MR. ARRINGTON: Okay. And so stipulated. 5 5 And the other thing that I would like to 6 THE COURT REPORTER: Will counsel please 6 clarify --7 7 stipulate that the court reporter is authorized to (Distortion.) 8 8 MR. ARRINGTON: Mr. Rogers, can you -administer the oath remotely; that no objection to 9 9 admissibility of the deposition will be made based on can you mute, please. 10 10 validity of the oath; and that Dr. Coomer is who he Okay, thank you. 11 11 So the other thing is that I anticipate says he is so that I may swear him in remotely? 12 MR. ARRINGTON: So stipulated on behalf 12 you'll be making preservation objections as well, and 13 13 the witness will -- unless you instruct him not to of Ms. Powell and Powell, PC. MR. CAIN: Plaintiff stipulates as well. 14 14 answer, will, after you've made your preservation 15 15 MR. ARRINGTON: And since there's so many objection, answer. 16 people involved here, what's typically happened in the 16 MR. CAIN: Yes, thank you. Absolutely. 17 past, Jana, is you ask if anyone doesn't stipulate; and 17 MR. ARRINGTON: Okay. 18 18 if not everybody -- if no one says anything, you can Q. (By Mr. Arrington) So let's get started. 19 take that as an unanimous stipulation. 19 Dr. Coomer, typically, at the start of 20 20 Does anyone object to that stipulation? the deposition, we make some -- a record in terms of 21 21 your capacity to -- to participate in the objection Okay. 22 22 [sic] today. One of the things that has come to light ERIC COOMER, Ph.D., 23 23 having been first duly sworn to state the whole is that you have, in the past, struggled with 24 24 substances. And I wanted to know if you are, in fact, truth, testified as follows: 25 25 under the influence of any substance today. >>> 7 9 1 1 **EXAMINATION** A. No. I'm not. 2 2 Q. Okay. When is the last time that you BY MR. ARRINGTON: 3 3 Q. Thank you for appearing this morning, ingested cocaine? 4 4 MR. CAIN: Objection. Don't respond to Dr. Coomer. 5 If you could please just state your name and 5 that question. 6 6 Q. (By Mr. Arrington) Okay. When was the address for the record. 7 7 last time you used heroin? A. Yes. Eric Coomer, Salida, Colorado. 8 8 MR. CAIN: Objection. Don't respond to MR. ARRINGTON: And before we get 9 9 started, we're going to make a couple of things for the that question. 10 10 record. One of the things that we've been doing in all Q. (By Mr. Arrington) When is the last time 11 11 you used any mind-altering substance that might affect of these depositions is that an objection by one party 12 12 your ability to answer questions in your capacity will be counted as an objection by all parties. 13 The other stipulation is that Mr. Cain is 13 today? 14 14 going to perhaps make some scope objections. MR. CAIN: The same objection. Don't 15 15 And, Mr. Cain, if you would like to answer that question. 16 16 state, with that, what you mean by that. He's indicated he's not under the 17 17 MR. CAIN: Yeah, let me explain. Just influence of any substance. 18 for ease here, if I make an objection as to the scope 18 Q. (By Mr. Arrington) I'm going to share my 19 19 of the question or the question is seeking privileged screen. And I have put up what we're going to mark as 20 information -- so if I say "scope" or "privileged," 20 Exhibit P --21 21 that is an instruction by me to Dr. Coomer to not MR. ARRINGTON: What's the next one? I 22 respond to that question because it would exceed the 22 think it's 18, isn't it, Jana, P18? 23 Court's order of September 7th with respect to this 23 THE REPORTER: Yes. 24 24 MR. ARRINGTON: Thank you. deposition. 25 25 So just to reiterate, if I say "scope," >>>

6 (Pages 6 to 9)

12 10 1 (Exhibit P18 was marked for 1 question I asked. 2 identification.) 2 Are you denying that last Friday, when 3 3 Q. (By Mr. Arrington) This is going to be you were sitting right there in front of her, she said 4 marked as P18. This is a New York Times magazine 4 that I would have the right to inquire about this 5 5 article entitled: "He Was the 'Perfect Villain' For article? 6 Voting Conspiracists." 6 MR. CAIN: I'm not denying or confirming 7 7 Have you seen this article before, anything. I'm just reading her order. 8 8 Dr. Coomer? MR. ARRINGTON: Okay. We'll call the 9 9 A. Yes, I have. Court right now. 10 Q. Have you read it? 10 Off the record. 11 11 (Off the record from 11:40 a.m. to 11:47 A. Yes, I have. 12 12 Q. When was the last time you read it? a.m.) 13 13 Within the last week. MR. ARRINGTON: Back on the record. 14 Q. Within the last week. 14 Q. (By Mr. Arrington) Dr. Coomer, can you 15 15 Do you consider yourself familiar with see Exhibit P18? 16 16 its contents, then? A. Yes, I can. 17 17 A. I gave the interview, yeah. Q. Okay. And the first thing that's there, 18 18 Q. Okay. So I'm going to go through this. I've already read. 19 It's going to be a fairly tedious exercise, but we're 19 So you told the New York Times reporter 20 going to go through several sections of it and see if 20 that on November 9th you were in Chicago and went to 21 21 you said that to this reporter. your hotel. 22 22 It says in the very first paragraph, very A. Yes. 23 first line: "It was already late on November 9." 23 Q. And --24 I presume that's November 9th, 2020; is 24 MR. CAIN: And, Barry, I'm sorry to 25 that correct? 25 interrupt you. Just to clarify the record, I was able 13 11 1 A. Correct. 1 to find your statement -- well, someone on my staff 2 "... when Eric Coomer, then the director 2 did. And our off-the-record discussion was about the 3 3 of product strategy and security for Dominion Voting fact that I was fine with you asking Dr. Coomer if he 4 4 Systems, left his temporary office on Daley Plaza in made the statements that are attributed to him in the 5 5 Chicago and headed back to the hotel." New York Times article. 6 6 So you went to your -- to the hotel in What you said to the Court --7 Chicago on November 9th, 2020, correct? 7 MR. ARRINGTON: Back off the record. Off 8 MR. CAIN: Scope. 8 the record, Jana. I'm not going to have Mr. Cain waste 9 9 MR. ARRINGTON: I beg your pardon? my time. 10 10 MR. CAIN: Scope. MR. CAIN: I'll give you back this --11 11 MR. ARRINGTON: Okay. So are you going this comment. I'm not trying to waste your time. You 12 to have a scope objection for each of the times that we 12 can have the -- whatever the minute is that I'm 13 say something about this article, Charles? 13 talking. I just want to make sure we're on the same 14 14 MR. CAIN: No, I think the order says, as page. Okay? So just credit this to me, not you. 15 15 it relates to public statements, Plaintiff's prior And I think it's consistent with kind 16 public statements, that certain Facebook posts were 16 of -- both of what we were saying. So you said, Since 17 17 fabricated. the New York Times article, we would -- we agree with 18 And so those questions don't relate to 18 counsel that the article is absolutely critical in this 19 19 case, and I intend, at the deposition next Thursday, to the fabrication of Facebook posts. 20 20 MR. ARRINGTON: Were you present at the ask a simple question to Mr. Coomer -- Dr. Coomer, 21 21 hearing last Friday, the status conference, when the rather, I apologize -- did he say the things that are 22 Court specifically stated that I was entitled to 22 attributed to him in this New York Times article? And 23 23 inquire about this article? he can either state that he stated it or he didn't, but 24 24 MR. CAIN: I'm reading her order. I don't see why we should not be able to ask that. 25 MR. ARRINGTON: Okay. That's not the 25 And the Court said, Yeah, I haven't put

7 (Pages 10 to 13)

14 16 1 any limit on your ability to get that information. 1 Oltmann say your name, the conversation will be about a 2 2 man named Eric Coomer, and he spelled it out? And you say, Thank you, Your Honor. 3 3 So I think that's consistent with what A. No, I don't believe I said that to the 4 4 reporter. I believe that she watched the video herself we're talking about, confirming whether he told the 5 New York Times that information. 5 and gave -- and gave those time stamps and quotes. 6 6 Q. Okay. Did you, in fact, watch the video So I think we're on the same page, and 7 7 you can have whatever time I just took back credited to on November 9th and hear your name? 8 8 A. Yes. vou. 9 9 (By Mr. Arrington) Okay. We're in the Okay. We're on page 2 now. 10 third paragraph. I've highlighted some information 10 Do you remember -- and, again, on 11 11 November 9th, watching this video in your hotel room, that begins "prone to profanities." 12 12 Did you tell the New York Times reporter where Max McGuire read from an anonymous open letter 13 13 that you were prone to profanities, with a sense of that explained that "while there was no formal 14 humor that could have blunt force? 14 organization known as 'antifa,' the ideas the public 15 A. No, that's not a quote from me. 15 associates with it are worth supporting" -- "the ideas 16 16 Okay. Did you tell the New York Times the public associates with it," rather, "are worth 17 17 reporter you travel around the world for competitive supporting"? 18 18 endurance bike races? A. Can you repeat that question? 19 19 Q. Okay. Do you remember on November 9th, A. Yes, we did discuss that. 20 Did you tell the New York Times reporter 20 2020, hearing on this video you were watching, Max 21 21 that you have full-sleeve tattoos, one of Francis McGuire read from an anonymous open letter that 22 Bacon's "Screaming Popes," some Picasso bulls, and 22 explained that "while there was no formal organization 23 23 known as 'antifa,' the ideas the public associates with half-inch holes in your ears where you once wore what 24 24 are known as plugs? it are worth supporting"? 25 A. I discussed my tattoos. I don't recall 25 A. I don't remember that exact quote coming 15 17 1 discussing my piercings. 1 from Mr. McGuire. I do have a vague recollection that 2 2 Q. Okay. Is that, in fact, true, that -they were going through various private posts of mine, 3 A. That I have piercings? 3 one of which was a satirical Antifa manifesto, in 4 4 Q. Excuse me. You've got to allow me to quotes. 5 5 What does "satirical" mean? finish my questions. Q. 6 Is it, in fact, true that you have 6 Tongue-in-cheek. Not serious. A. 7 full-sleeve tattoos and half-inch holes in your ears 7 Q. Okay. I've put up what's going to be 8 8 where you once wore plugs? marked as Exhibit P23. 9 9 A. I have many tattoos. I have to actually (Exhibit P23 was marked for 10 10 measure the current diameter of the holes in my ears. identification.) 11 11 Q. Okay. Q. (By Mr. Arrington) I'm on page 9 of P23. 12 12 But they're about a half inch. Is this your Facebook post, Mr. Coomer --13 Q. Okay. So you watched -- let's go back to 13 or Dr. Coomer? 14 14 the next paragraph, and then the next one. It says the A. It's a repost that I made on my private 15 15 video you watched in your hotel room. Facebook, yes. Q. Okay. 16 16 So did you tell the New York Times or 17 17 the -- we'll call him the Times reporter -- that you A. I did not author this. I reposted it. 18 watched a video in your hotel room on November 9th of 18 Q. Okay. Which -- which part of it is 19 19 Mr. Oltmann -- or actually Joe Otto at the time? tongue-in-cheek? 20 20 A. Yes. To the best of my recollection, All of it. A. 21 21 yes. That's -- that's the timeline we're talking Q. All of it? Okay. So let's go back to 22 22 about. satirical. 23 23 Q. And -- and when you were watching this I've got a dictionary.com there. 24 24 video on November 9th, about 11 minutes, did you tell Actually, I've asked it for a definition of satirical. 25 the Times reporter that about 11 minutes in, you heard 25 It's the use of irony, sarcasm, ridicule, or the like,

8 (Pages 14 to 17)

20 18 1 in exposing, denouncing, or deriding vice, folly, 1 ahead. 2 2 et cetera. MR. CAIN: I'm sorry, you're asking to go 3 3 Can we use that as a working definition off the record? 4 4 of satirical? MR. ARRINGTON: We're off the record. 5 5 MR. CAIN: Form. I'm not going to let him waste my time while he reads a 6 6 THE DEPONENT: It's one of. I'm not document word for word. 7 7 MR. CAIN: No, I don't agree to that. going to -- there are a lot of other definitions in 8 8 there. Dictionary.com is not the definitive source on I've done -- we've done this throughout all of the 9 9 definitions of terms. depositions, and I'm not going to have him study up on 10 10 Q. (By Mr. Arrington) Okay. So do you a particular document off the record. 11 11 dispute that this is what you were using the word MR. ARRINGTON: No, no. In other 12 12 depositions, when someone has said that they needed to "satirical" to mean? 13 13 A. It's part of. I wouldn't say it read an entire document, you and Mr. Skarnulis have 14 14 said, Okay, we'll go off the record and he can read encompasses all of it, no. 15 15 Q. Okay. So let us go back to -- let's see that document on a break. And now you're not giving me 16 16 what dictionary.com says tongue-in-cheek means, if it the same courtesy, Mr. Cain. And so --17 17 MR. CAIN: I'm not being discourteous. has one. 18 18 No, it's not going to give us one. MR. ARRINGTON: -- we are going to have 19 19 Whimsical. How about whimsical, joking, to reschedule this deposition because of this. But 20 20 humorous, jocular? Is that what you meant? if -- I'm going to make a record. 21 21 A. Again, those are multiple terms. I'll The witness has said he needs to read an 22 22 pick out sarcastic, satirical, flippant, ironic, entire single-spaced, four-page document before he can 23 23 irreverent, blithe. Sure. Dry. Farcical. make any comments about it. And Mr. Cain is insisting 24 24 Q. Okay. So tell me -- tell me which of that he do that on the record, knowing that I have one 25 25 those terms apply to this document? What in it is hour. 19 21 1 1 ironic, farcical, whimsical? THE DEPONENT: No, no. Hey, I made my 2 2 statements on this. I said, as a whole, I view that A. So, from my best recollection, this 3 3 anonymous letter was posted the day after the current entire document satirical. I don't have to parse every 4 4 FBI released the statement saying that there was no single sentence. Don't need to. I view the entire 5 such thing as an organized group called Antifa. 5 document as satirical. 6 6 So it's clear, when it says, Let us be There you have it. That's your answer. 7 7 Q. (By Mr. Arrington) And so I get to ask perfectly clear Antifa isn't an organization. There are no memberships, no meetings, no dues, no rules, and 8 8 the questions, Dr. Coomer, and one of the questions I'm 9 9 then it goes on to then describe rules and leaders and going to ask is: Which of these things in there 10 10 structure. specifically are whimsical, farcical, tongue-in-cheek? 11 11 That, in itself, is a contradiction, And you said you needed to read the entire document 12 12 which to me is satirical, tongue-in-cheek, irreverent, before you can do that. 13 and trying to make a statement through that sarcasm. 13 A. Every single line. 14 14 Q. Okay. So you think the article, as a MR. ARRINGTON: Every single line. Okay. 15 15 whole, is satirical. Are there any particular A four-page, single-spaced document before he can 16 16 answer my question, which will probably take up the statements in the article, other than the ones that 17 17 you've already mentioned, that you believe are ironic rest of my deposition time, reading this paper. 18 or not serious, tongue-in-cheek, whimsical? 18 And so if you're going to insist that he 19 19 do that on my time, I'm going to make a record of it, A. I'd have to reread the entire article, 20 20 and then we'll come back after the Court says you're which if you want me to do that right now, I guess I 21 21 can, but I would say, on the whole, the document stands being ridiculous.

9 (Pages 18 to 21)

Is that what you're going to insist on

MR. CAIN: I'm not going to argue with

you. If there's something specific in this document

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him doing, Mr. Cain?

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in and of itself as a satirical, sarcastic post.

MR. ARRINGTON: Off the record. We'll

let you read this on your own time. When you're ready,

we'll have you set down the page and we'll go. Go

24 1 that you want him to comment on, then show it to him. 1 And we will -- the Court has asked 2 MR. ARRINGTON: That's what I did --2 everybody to go onto its WebEx page, which is public 3 record, at 12:15. So we will stand in recess. 3 MR. CAIN: I'm sorry --4 4 MS. HALL: Barry? MR. ARRINGTON: -- I showed it to him. I 5 5 asked him a question: What specific in this document MR. ARRINGTON: Yeah? 6 is whimsical, facarical -- farcical, tongue-in-cheek, 6 MS. HALL: Barry, I would also ask that 7 7 and he said he had to read the entire document in order we address the New York Times issue with the judge, as 8 8 well, since she's already going to be on there. to tell me. 9 MR. ARRINGTON: Well, I don't think that 9 MR. CAIN: You can do what you want, 10 Barry. I'd suggest that you go on the record and ask 10 we have a dispute regarding the New York Times issue. 11 11 your questions. Mr. Cain, who obviously already had the quote in hand, 12 12 MR. ARRINGTON: Okay. If I can do what I even though he was denying it, has specifically 13 13 want, we'll go off the record while he does what he agreed --14 14 needs to do in order to answer my question. MR. CAIN: Barry, look. I'm trying not 15 15 MR. CAIN: Nope, we're not going to do to engage because this is ridiculous. But, no, I 16 didn't have it. One of my staff folks pulled it while 16 it. If there's something in this --17 17 MR. ARRINGTON: And I'm going to ask for we were talking about it so I could look at it. Why 18 18 fees. I'm going to ask for fees. would you say that? 19 MR. CAIN: -- if there's something in 19 MR. ARRINGTON: Well --20 20 this document that you want to point him to that you MR. CAIN: I didn't have it. 21 21 need a comment on, then do it. MR. ARRINGTON: Okay. I will take your 22 22 MR. ARRINGTON: No, Mr. Cain. I asked word for that. You were not prepared. 23 23 him a question about this document, and I asked him to MR. CAIN: No, that's not what I said. 24 24 point out what is satirical, whimsical, farcical, and MR. ARRINGTON: Okay. See you --25 25 he said he had to read the whole document in order to everybody will readjourn after the hearing -- reconvene 23 25 1 do it, and you're saying he had to do that on the 1 after the hearing. 2 2 record and waste everybody's time. (A recess was taken from 12:08 p.m. to 3 And we're going to come back in a couple 3 12:38 p.m.) 4 4 of weeks, whenever the Court reschedules this MR. ARRINGTON: Back on the record. 5 deposition, and we will do that. 5 Q. (By Mr. Arrington) Dr. Coomer, we have 6 MR. CAIN: You can do what you want. 6 Exhibit P23, starting at page 9, on the screen here. 7 7 We're here to --Do you see that? 8 8 Yep. MR. ARRINGTON: You know what? We're A. 9 9 Q. Okay. We're going to call this the going off the record while we call the Court. 10 10 Antifa Manifesto for short. Off the record, Jana. 11 11 MR. CAIN: I thought we were off the Is that okay? 12 12 record. A. It's a document that has that title. Q. Okay. Well, that's what we'll refer to 13 MR. ARRINGTON: I hope we've been off the 13 14 14 it as -- for short. record. 15 15 (Discussion off the record from 12:02 p.m. A. It's an alleged -- it's an alleged 16 16 to 12:06 p.m.) manifesto. 17 17 MR. ARRINGTON: Back on the record. Okay. You can characterize it, if you'd 18 We're going to, not adjourn, but recess 18 like, but we'll refer to it as the Antifa Manifesto for 19 19 this deposition pending the resolution of the issue purposes of our discussion today. 20 20 about whether Mr. Cain is to waste half an hour of my Have you read the Antifa manifestation --21 21 hour while his client reads this document. And so -or Manifesto just now, word for word? 22 22 A. Yes, I have. MR. CAIN: You're mischaracterizing the 23 23 Q. Just a few seconds ago, correct? situation. 24 24 MR. ARRINGTON: I'm characterizing it A. Well, now we're coming up on a few 25 25 perfectly. minutes.

10 (Pages 22 to 25)

28 26 1 1 it just a few minutes ago, any specific statement that Q. Okay. Is it fresh in your mind? 2 2 you thought was whimsical, satirical, tongue-in-cheek, A. Yes, it is. 3 3 Q. All the statements are fresh in your farcical? 4 4 mind? A. Yes. 5 I couldn't recite it verbatim, but, yes, 5 Q. Which ones? 6 6 I understand the gist of the article. Okay. Let's start at the top. 7 7 "Public Statements From 'Antifa' In Q. Okay. So which of the statements in the 8 8 document are satirical, the individual statements in Response To The Threats Issued By United States 9 9 the article are satirical? President Donald Trump," I find satirical. 10 A. Okay. If you want to ask me about every 10 Q. Okay. What's the next one? 11 11 "Dear Mr. Trump" I find satirical. individual sentence, we can do that. So I will wait A. 12 12 for you to read each individual statement, sentence, Q. Okay. 13 13 and then I will tell you whether I think it's Please stop scrolling, sir. 14 14 "Let us be perfectly clear: 'Antifa' satirical. 15 15 But let's try to make this easy on isn't an organization. There's no membership, no 16 16 everyone: I think the document, in totality, is a meetings, no dues, no rules, no leaders, no structures. 17 17 satirical document as laid out in the opening It is, literally, an idea and nothing more." 18 18 paragraphs where it clearly states: Also according to I find that satirical because it's in 19 19 the FBI report that was released the day before -direct contradiction of then President Trump trying to 20 20 Q. Okay. You're now engaging in a designate the organization that his own FBI said wasn't 21 21 filibuster, wasting my time. an organization, as a terrorist organization. So I 22 22 So the question that's on the table and find those statements satirical. 23 23 that you're not responding to, is which of the Q. You think that statement is untrue? You 24 24 statements in the article -think Antifa is an organization? 25 25 The document is satirical. A. No, I don't. I think the statement is 27 29 1 MR. CAIN: Hold on. Object to the 1 satirical --2 2 sidebar. Q. Wait. Wait. 3 The question is, which of the statements? 3 Do you think Antifa is an organization? 4 4 So you're going to have to go through and identify A. 5 which of these paragraph -- or sentences or paragraphs 5 Q. Do you think that there is membership of 6 you consider satirical and do that for the entire 6 Antifa? 7 7 document. A. No, I do not. 8 MR. ARRINGTON: No, I don't have to do 8 Q. Do you think that Antifa had meetings? 9 9 that, Mr. Cain. So I'm going to ask --A. No, not that I know of. 10 10 MR. CAIN: No, you've asked the question, Q. Do you think that people pay dues to 11 11 so Dr. Coomer needs to respond --Antifa? 12 MR. ARRINGTON: Are you objecting? Are 12 A. Not that I know of. 13 you objecting? Or are you just doing a Wild, Wild West 13 Q. Do you think that people -- that Antifa 14 1980s style deposition here? 14 has rules? Do you have an objection? If you don't, 15 15 A. Not that I know of. 16 you need to be quiet, sir. 16 Q. Do you think Antifa has leaders? 17 MR. CAIN: Yes, you're asking the 17 A. Not that I know of. 18 18 Do you think Antifa has structure? question --Q. 19 19 MR. ARRINGTON: You can't tell me how to Not that I know of. 20 run my deposition. You absolutely cannot do that. 20 So do you disagree with anything that 21 21 If you have an objection, you can put it that statement says, what we just read? It's 22 on the record. Otherwise, you need to be quiet. 22 absolutely true, isn't it, in your opinion? 23 23 MR. CAIN: What was your question? No, I didn't say it was absolutely true. 24 24 Q. (By Mr. Arrington) Dr. Coomer, do you To the best of my knowledge --25 remember, from your perusal of this document, reading 25 Q. What part is untrue?

11 (Pages 26 to 29)

	30		32
1	A. Sir, can I	1 Yo u	u don't think Antifa exists as an organization, do
2	MR. CAIN: Let him finish his	2 yo u	_
3	THE DEPONENT: Can I finish my answer?	3	A. No, I don't.
4	Q. (By Mr. Arrington) Which part of this is	4	Q. And therefore
5	untrue that we just read?	5	A. I see no evidence of that.
6	A. Something does not have to be untrue to	6	Q. And, therefore, in your view, it would be
7	be satire, sir.	7 imp	possible, by definition, for there to be an Antifa
8	Q. Okay. And you can say that later on.		t; isn't that true?
9	I'm asking you: Which part of "Antifa	9	A. Correct.
10	isn't an organization. There's no membership, no	10	Q. Let's move on.
11	meetings, no dues, no rules, no leaders, no structure,"	11	Okay. We're on page 2 of Exhibit P18.
12	which part of that is untrue?	12 It s a	ays: "Coomer watched the video in shock."
13	A. As far as I know, my personal knowledge,	13	Did you tell the Times reporter that you
14	none of it is untrue.	¹⁴ wat	ched the video of Mr. Oltmann in shock?
15	Q. So you're even though those statements	15	A. Since that's not in quotes, I'm not sure
16	are true, you still think they're satirical?		that's an exact quote, but I was shocked watching
17	 A. Do you want to keep reading the document, 		video.
18	sir?	18	Q. Coomer "is adamant that he never
19	Q. I've asked you a question.	•	ticipated in any antifa phone call."
20	A. Yes, I do.	20	Did you tell the Times reporter that?
21	Q. Okay. And there are other true	21	A. Yes.
22	statements in this document that you think are	22	Q. And, of course, in your opinion, it's
23	satirical, correct?		possible to participate in an Antifa phone call
24	A. There are other statements in this		ause Antifa doesn't exist, correct?
25	document that I believe are satirical, yes.	25	A. I I also expressly stated multiple
	31		33
1	Q. Okay. You changed the question.	1 times	S
2	There are other true statements in this	2	Q. Sir, I've asked you a question. You can
3	document that you think are satirical, correct?	3 answ	ver a different question when your counsel has his
4	A. Possibly. I'd have to continue to read	4 time	
5	each individual statement, and we can do that.	5	The question I have is: In your view,
6	Q. Okay. So can you can you remember any	6 it's i	mpossible to participate in an Antifa phone call
7	untrue statement in this document that you just read?	7 beca	ause Antifa doesn't exist?
8	A. Any untrue statement.		A. No, it's impossible because I was
9	Q. I'm not asking you to read it again. I'm		er I was never on a call with Antifa.
10	asking if you can remember it. You read it a couple		Q. Okay. So you're now saying that it's
11	minutes ago.	-	sible to have an Antifa call; you just weren't on
12	Do you remember any untrue statements?	12 it?	
13	A. And I clearly said that I did not commit		A. No, that's not what I said. I said I was
14 15	the entire document to memory.		er on a call with Antifa.
15	Q. I understand that as well. What I'm		Q. Which is true, as a matter of definition,
16 17	asking you is: Do you have a specific recollection of		ause Antifa doesn't exist, correct, in your view?
18	any untrue statement in this document that you read a		A. To my to my personal recollection, I
19	few minutes ago? A. Yes, I believe	19 Got i	t know beyond my own sphere of day-to-day life.
20	A. Yes, I believe MR. CAIN: Form.	001.	। ? Q. Don't know what?
21	THE DEPONENT: the author, after		A. Whether Antifa exists or not. I don't
22	stating that there is no membership, meetings, or	•	it does because I've never come in contact with
23	leaders, then proclaims to be a leader, even though he	*******	hat's not the same thing as you're implying, that
24	is not a leader that can release a manifesto.		re somehow made a statement that it's
25	Q. (By Mr. Arrington) Let me ask you this:		inflicted. I've never been on an Antifa call.
	-		

12 (Pages 30 to 33)

36 1 Q. Is it possible -- is it possible for you 1 I was actually never in prison. I was in 2 2 to be on an Antifa call? jail. 3 3 A. I have -- me personally? No, because I'm Q. Other than that, you told the New York not a member of that organization, if one exists. 4 4 Times reporter everything that I just quoted? 5 Q. So it is an organization? A. Well, the ones that are in quotes, yes. 6 A. Not that I know of. That's why I'm not a 6 Q. You, in fact, did file bankruptcy, 7 7 member. correct? 8 8 Q. But you don't believe that it does? A. Like many unfortunate Americans, yes. 9 9 A. According to all of the evidence that Q. So did you tell the New York Times 10 I've seen, including from the FBI under the Trump 10 reporter that, in 2016, you were on Facebook when you 11 11 Campaign, the Trump presidency, they said it doesn't came across a few posts -- well, let's stop. 12 12 exist. I'll give them the credit. Read to yourself from "In 2016" to 13 13 Q. Okay. So did you tell the Times reporter "linking to both songs" and tell --14 that before you left for work on November 10, you 14 A. Everything in -- sir, everything in 15 15 checked the settings on your Facebook account? quotes are quotes from me that I said. 16 16 Q. So everything in article -- in Exhibit 17 17 Q. Did you wonder whether you had been P18 that is attributed to you, you in fact told the 18 careless? 18 New York Times reporter? 19 19 A. Everything that's in quotes are quotes A. Yes. 20 Q. Did you think that your privacy settings 20 from me, and that is true for the rest of the article. 21 21 Q. Okay. had ensured that your personal posts were only visible 22 to your Facebook friends? 22 MR. ARRINGTON: Jana, what time -- how 23 23 A. Yes, that's why I had them set. much time have we gone? 24 24 THE REPORTER: Well, up to the last Q. So everything in this paragraph, if you 25 can just read this paragraph --25 break, you had been going 35 minutes, but then there 35 37 1 A. Well, why don't you read it. You read 1 were 13 minutes off of that. So let's see what we did 2 2 the first part. since -- I have to go back to the recess and we came 3 3 Q. Okay. Read this paragraph out loud -back on. 4 4 not out loud but to yourself, to the word "it," and MR. KIMREY: Can we go off the record? 5 tell me if it's true. 5 MR. ARRINGTON: Yes. Off the record. 6 A. Yes, that's true. 6 (A recess was taken from 12:53 p.m. to 7 7 Q. Okay. So did you tell the New York Times 12:55 p.m.) 8 reporter that you had considered yourself a skinhead? 8 THE REPORTER: I have 36 minutes on the 9 9 A. In the '80s, yes. record. 10 10 Q. So it's true that you told the New York MR. ARRINGTON: Okay. We've been going 11 11 Times reporter that you told -- that you considered for about an hour and half, let's take a --12 12 yourself a skinhead at one time? THE REPORTER: Oh. 13 A. At one time, yes, in the past. Asked and 13 MR. ARRINGTON: Oh, sorry. Just so you 14 14 answered. know, I have much less than 36 minutes. 15 15 Q. And so in -- in 2000 you tell -- did you, THE REPORTER: Much less than 36 minutes? 16 in 2004, write a climbing board message about your 16 MR. ARRINGTON: Let's take a 15-minute 17 17 struggles with heroin and cocaine? break. We'll go back on the record at -- I'm talking 18 18 A. Yes. Mountain time -- 1:10. Okay? 19 19 Q. And how much they had damaged your life? MR. CAIN: Sure. 20 20 A. Addiction is a horrible disease, yep. (A recess was taken at 12:56 p.m. to 1:13 21 21 Q. Did you tell the Times reporter that you p.m.) 22 were -- in 2004 -- you were on the verge of bankruptcy 22 Q. (By Mr. Arrington) Dr. Coomer, I put up 23 23 and had lost your marriage and ended up in prison after your declaration, Exhibit A to your recent brief, and 24 24 being charged with several counts of driving under the it talks about your Facebook posts. And in paragraph 25 25 influence? 19, it says, "In fear for my life, and in light of

13 (Pages 34 to 37)

40 1 security professionals' assessment that the threats 1 A. So I -- sorry. I did not delete -- as 2 against me were legitimate, I immediately began 2 far as I can recall, I have never deleted a Facebook 3 3 deleting my Facebook posts." post until on or around November 9th or 10th. 4 4 How many Facebook posts did you delete, Q. Did anyone at Dominion tell you to delete 5 5 Dr. Coomer? these Facebook posts? 6 6 A. No. A. I actually don't recall. 7 7 Q. How many Facebook posts did you have? Q. Did you tell, as an executive of 8 8 Dominion, that anyone should delete Facebook posts? I do not recall. 9 9 Q. All right. Did you delete -- going back A. 10 to Exhibit -- page 2, which we were looking at earlier 10 Q. Are you aware of a Dominion policy that 11 11 provides that posts of the Dominion employees, either as Exhibit 23, you've seen Exhibit 23 before, haven't 12 12 for or against President Trump, should be deleted? you? 13 13 A. I have. A. 14 14 Q. This is a series of about 80 Facebook Q. Do you believe such a policy does not 15 posts? 15 exist? 16 16 A. Such policy does not exist as far as I I've never counted. 17 17 Okay. But you've seen it before and know. Actually, that would be -- that would be illegal Q. you're familiar with it? 18 18 under Colorado statute. 19 19 Yes. Q. To do what? A. 20 Q. And you deleted all these Facebook posts? 20 To have such a policy. 21 21 A. Actually, I'd have to -- I'd actually Q. I see. Okay. 22 22 have to go back and look. I can't say that with any Your declaration goes on to say, "I 23 23 generally feared for my own safety and was trying to certainty. 24 24 Q. remove information that I understood was being So there are some Facebook posts you 25 didn't delete. 25 misconstrued and used to falsely suggest I was somehow 41 1 1 A. Well, I certainly didn't delete all my involved in criminal conduct." 2 2 So when you were deleting these posts, Facebook posts, no. 3 3 Q. Let's talk about a particular time frame. whichever ones you deleted, you understood that someone 4 4 From May of 2020 to November 11th, 2020, could construe those -- could misconstrue them as 5 are there Facebook posts you didn't delete? implicating you in wrongful conduct; isn't that 6 A. That I did not delete? Absolutely. 6 correct? 7 7 A. No. Q. Okay. 8 8 Well, actually, maybe. I'd have to go Q. Isn't that what you just said in your A. 9 9 declaration? back and look. 10 10 Q. So you don't know how many Facebook posts A. No, that's slightly -- that's slightly 11 11 you deleted. parsed. They were misconstruing it to set a narrative. 12 12 I do not and never have believed that any of this A. Nope. 13 Q. Okay. And so there might be a lot more 13 material could be used to construe that I was involved 14 Facebook posts on your Facebook from this time period 14 in a criminal enterprise, no. 15 15 of 2020 that you didn't delete. Q. But you agree that it could be 16 16 A. No. No. That I can say without a doubt. misconstrued, that it could be used as evidence 17 17 I know that this is the sum total of Facebook posts misconstrued that you were engaged in wrongful conduct? 18 that I had. I cannot tell you definitively which of 18 A. I think it could be used to lie about it, 19 19 these I deleted. None of the posts that I deleted are yes. Not misconstrued. Lied. 20 20 not contained in this file. Q. Okay. Let's go back to your --21 21 Q. Okay. So Exhibit P23 contains all of the A. Yes, my affidavit says "misconstrued." 22 22 Maybe I should have had another sentence. Misconstrued posts that you deleted? 23 and then used to lie about a criminal conspiracy. 23 A. As well as other posts that I may not 24 24 Q. Mr. -have deleted. 25 25 Q. I see. Okay. So --A. There is nothing -- I have never at any

14 (Pages 38 to 41)

	42		44
1	time felt that anything in that data, those posts,	1	A. Yeah, that's in The Denver Post.
2	could ever be used to show criminal intent, no.	2	Q. You wrote it, right?
3	Q. Who just suggested that you modify your	3	A. Yes, I did.
4	answer?	4	Q. And it says, towards the bottom: "It is
5	A. Pardon me?	5	unconscionable that certain fringe media personalities
6	Q. Who are you looking at? Who did you just	6	looking to increase personal notoriety, website
7	look at?	7	traffic, and ad revenue would continue to prey on the
8	A. I can turn my computer around. I looked	8	fears of a public."
9	at my screen, sir. I'm the only person in the room	9	Did you have anyone in particular in mind
10	that I'm in.	10	when you said that?
11	Q. Is anybody communicating with you during	11	A. I had multiple personalities in mind.
12	this deposition?	12	Q. Which fringe media personalities did you
13	A. No. My cats have meowed at me once or	13	have in mind?
14	twice.	14	A. I off the top of my head, Max McGuire,
15	Q. So you we're looking at your	15	Joe Oltmann, Michelle Malkin, Sidney Powell, Rudy
16	declaration again. It says you understood that these	16	Giuliani, Eric Trump, Eric Metaxas, Clay Clark, Randy
17	Facebook posts could be misconstrued to suggest	17	Corporon.
18	A. Falsely suggest.	18	Q. Okay. And they were they were you
19	Q. You're going to have to let me ask my own	19	were aware from approximately November 9th of 2020,
20	question, sir.	20	that they were making the Facebook posts that we just
21	You understood that these Facebook posts	21	looked at in Exhibit 23 public, right?
22	that you deleted could be misconstrued to suggest that	22	A. Yes. On or about November 9th, yeah.
23	you had been involved in wrongful conduct. Didn't you	23	Q. And so that's what you were talking about
24	understand that?	24	in terms of these fringe personalities generating fear
25	A. So I will repeat my answer. Misconstrued	25	by trafficking those Facebook posts?
1 2	and then used to falsely suggest. So I explained that earlier in my clarification. They could be	1 2	45A. Nope.Q. Okay. And then it says, "Additionally,
3	misconstrued and then used in lies. That's not the	3	any posts on social media channels purporting to be
4	same as being misconstrued on their own.	4	from me have also been fabricated."
5	Q. Understood. And so this was evidence	5	So you were saying that Facebook posts
6	this was evidence that you were worried would be	6	that
7	misconstrued and falsely used to implicate you in	7	A. No, I was not
8	wrongful conduct, so you got rid of it, right?	8	Q. You're going to have to let me answer
9	 A. I got rid of it because I was getting 	9	my ask my questions. You can talk about what you
10	death threats, sir.	10	want to say after the question is completed.
11	Q. Okay.	11	Can we have that understanding, sir?
12		12	A. Yes, we do.
	MR. ARRINGTON: Read the question back to		•
13	him, Court Reporter.	13	MR. CAIN: Object to the sidebar.
14	him, Court Reporter. Listen very carefully to the question,	14	MR. CAIN: Object to the sidebar. O. (By Mr. Arrington) So it says,
14 15	him, Court Reporter. Listen very carefully to the question, Dr. Coomer.	14 15	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels
14 15 16	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by	14 15 16	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated."
14 15 16 17	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by the court reporter.)	14 15 16 17	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated." So you were accusing Mr. Oltmann of
14 15 16 17 18	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by the court reporter.) THE DEPONENT: I deleted the Facebook	14 15 16 17 18	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated." So you were accusing Mr. Oltmann of fabricating those Facebook posts, weren't you?
14 15 16 17 18 19	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by the court reporter.) THE DEPONENT: I deleted the Facebook posts, yes.	14 15 16 17 18 19	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated." So you were accusing Mr. Oltmann of fabricating those Facebook posts, weren't you? A. No, I was not.
14 15 16 17 18 19 20	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by the court reporter.) THE DEPONENT: I deleted the Facebook posts, yes. (Exhibit P19 was marked for	14 15 16 17 18 19 20	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated." So you were accusing Mr. Oltmann of fabricating those Facebook posts, weren't you? A. No, I was not. Q. "I do not have a Twitter account and my
14 15 16 17 18 19 20 21	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by the court reporter.) THE DEPONENT: I deleted the Facebook posts, yes. (Exhibit P19 was marked for identification.)	14 15 16 17 18 19 20 21	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated." So you were accusing Mr. Oltmann of fabricating those Facebook posts, weren't you? A. No, I was not. Q. "I do not have a Twitter account and my Facebook account is not active."
14 15 16 17 18 19 20 21 22	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by the court reporter.) THE DEPONENT: I deleted the Facebook posts, yes. (Exhibit P19 was marked for identification.) Q. (By Mr. Arrington) So I've put up	14 15 16 17 18 19 20 21 22	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated." So you were accusing Mr. Oltmann of fabricating those Facebook posts, weren't you? A. No, I was not. Q. "I do not have a Twitter account and my Facebook account is not active." You were trying to imply that you didn't
14 15 16 17 18 19 20 21 22 23	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by the court reporter.) THE DEPONENT: I deleted the Facebook posts, yes. (Exhibit P19 was marked for identification.) Q. (By Mr. Arrington) So I've put up Exhibit P19, which is a document called "Guest	14 15 16 17 18 19 20 21 22 23	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated." So you were accusing Mr. Oltmann of fabricating those Facebook posts, weren't you? A. No, I was not. Q. "I do not have a Twitter account and my Facebook account is not active." You were trying to imply that you didn't have Facebook accounts posts such as those exposed
14 15 16 17 18 19 20 21 22	him, Court Reporter. Listen very carefully to the question, Dr. Coomer. (Whereupon, the record was read back by the court reporter.) THE DEPONENT: I deleted the Facebook posts, yes. (Exhibit P19 was marked for identification.) Q. (By Mr. Arrington) So I've put up	14 15 16 17 18 19 20 21 22	MR. CAIN: Object to the sidebar. Q. (By Mr. Arrington) So it says, "Additionally, any posts on social media channels purporting to be from me have also been fabricated." So you were accusing Mr. Oltmann of fabricating those Facebook posts, weren't you? A. No, I was not. Q. "I do not have a Twitter account and my Facebook account is not active." You were trying to imply that you didn't

15 (Pages 42 to 45)

48 1 So you never had those particular 1 phrase "national news" means? 2 Facebook posts in mind when you said that they were 2 A. I know --3 3 being fabricated? We can do this all day long, if you want 4 4 A. Nope. to. 5 5 Q. Okay. What did you -- what social media A. I know what it's commonly conferred to 6 posts did you have in mind? 6 mean. 7 7 A. So if you scroll up at the top -- and can Q. Give me -- give me your definition of 8 8 we get a date stamp on this? "national news." 9 9 A. Credible news that's carried nationally. No, I'm asking you a question. 10 What social media posts did you have in 10 Q. And so --11 11 A. I don't know if I would call a podcast mind? 12 12 A. Okay. So, actually, I'll look at the national news. 13 13 bottom. The date stamp is December 8th. Q. Okay. So you --14 On December 8th and the week preceding 14 A. I don't know if I would call -- I don't 15 15 December 8th, when I was writing this op-ed, there were know if I would call random Twitter accounts national 16 16 multiple people that had fake accounts that were using news, sir. 17 17 my profile pictures and my name and posting things. Q. Would One America News Network, which 18 18 That is exactly what I had in mind when I wrote this. has -- which is broadcast nationally, would that be a 19 19 At the time that this article was national news source to you, or are you denying that 20 20 published, my Facebook was completely locked down. It One America News Network is a national news media 21 21 was actually locked down before this, but that's a outlet? 22 22 different question that you haven't asked. A. I think they have national -- they have 23 23 So that is exactly what I had in mind. national reach, yes. 24 24 "Purporting" is an active verb in the current context And I've got to be honest that this ... 25 25 and tense of when I wrote this article. It does not (Audio distortion.) 47 49 1 1 speak --THE DEPONENT: ... at this point, I'm not 2 2 sure -- sorry, I'm getting some feedback. I don't know Q. And so -- are you finished? 3 3 A. It does not speak to any past Facebook if somebody needs to mute. 4 4 posts. Current. MR. CAIN: Let me look at it. 5 Q. Are you finished? 5 MR. ARRINGTON: What? 6 6 A. Yep. MR. CAIN: I'm seeing if someone is 7 7 Q. So were these fake social media posts in unmuted. 8 the national news, as far as you know? 8 MR. ARRINGTON: Okay. 9 9 A. I have no idea. THE DEPONENT: At this point, I honestly 10 10 Q. Okay. But you knew that the Facebook can't say for certain that I saw the Facebook posts on 11 11 posts that Mr. Oltmann had produced and circulated were something like OAN. Where I had seen them, from my 12 12 recollection, were mostly on Mr. Oltmann's podcasts and in national news, right? 13 A. They were on -- I saw them on -- on his 13 random Twitter accounts and also vitriolic e-mails sent 14 podcasts and various other outlets, yes. 14 to me threatening my life. 15 15 Q. And you knew that they were in the I can't say for sure if I ever saw those 16 16 national news. specific Facebook posts on a, quote/unquote, national 17 17 A. I guess you'd have to define "national media outlet. 18 18 Q. (By Mr. Arrington) So your testimony here news" for me, sir. 19 19 Q. What do you think the word "national today, under oath, is that on December 8, 2020, you 20 20 news" means, Dr. Coomer? Are you unfamiliar with that were unaware that the Facebook posts marked as 21 21 term? Exhibit P23 were in the national news? 22 22 Α. Again, maybe define it. A. As I said, I cannot point to a single, 23 23 You know -quote/unquote, national media organization that I 0. 24 24 recall posting them. I know that they were out in the A. Credible news sources? 25 25 digital wild. Q. You have a Ph.D. Do you know what the

16 (Pages 46 to 49)

52 50 1 So the answer to the question is, as far 1 those posts. Not once, sir. That was not the goal of 2 as you knew on December 8, 2020, they were not in the 2 that op-ed. 3 3 national news. The goal of that op-ed was to clear my 4 A. That's not what I said. 4 name that I had no role in any alleged Antifa call, any 5 Q. Okay. So were you or were you not aware 5 alleged progressive action call, or any statements of 6 on December 8, 2020, that the Facebook posts marked as 6 trying to throw the election or doing anything of that 7 7 Exhibit P23 were in the national news? sort. That was the expressed goal of that outlet. 8 8 A. I cannot recall a single media outlet (Exhibit P21 was marked for 9 9 that I saw those Facebook posts on. identification.) 10 Q. Did you have a general awareness that 10 Q. (By Mr. Arrington) So I've got Exhibit 21 11 11 on the screen. It starts "On Edge." It's from those Facebook posts were in the national news? 12 12 December 22nd, 2020. A. I had a general knowledge that they were 13 Are you familiar with this article from 13 out in the digital universe. 14 MR. ARRINGTON: Can you read the question 14 the Ark Valley Voice? 15 15 back to him, Jana? A. Yeah. 16 16 (Whereupon, the record was read back by Q. Reading from the paragraph on the second 17 17 the court reporter.) page: "Later in the interview, Coomer reiterated that 18 18 THE DEPONENT: I cannot recall any his Facebook account was dormant for about three and a 19 19 half years." national news outlet where I saw those Facebook posts. 20 20 MR. ARRINGTON: Okay. That's the answer Is that correct, your Facebook account 21 21 was dormant for about three and a half years? to a very different question than what I asked. 22 22 Could you read it again, please, Jana? A. Yep. 23 MR. CAIN: Object to form. 23 "Until the George Floyd murder." 24 24 MR. ARRINGTON: Listen very carefully to So you opened up your Facebook account in 25 the question, Dr. Coomer. 25 May of 2020 in response to the George Floyd murder? 53 1 1 (Whereupon, the following record was read A. To the best of my recollection, yes. 2 back by the court reporter: "Did you have a general 2 Q. "At that point, he began posting here and 3 3 awareness that those Facebook posts were in the national there. He was not the author of the wild posts being 4 4 news?") circulated. He doesn't even have a Twitter handle." 5 THE DEPONENT: Statements related to the 5 Did you say that to the Ark Valley Voice? 6 6 Facebook posts, I was aware, were being discussed in A. No, I did not. 7 the national news. I do not recall whether the actual 7 Q. So you're saying that the Ark Valley 8 posts appeared on any national news media outlets. 8 Voice just made this up? 9 9 Q. (By Mr. Arrington) And so it was A. So I -- I reviewed the interview. 10 10 important to you to address the Facebook posts that you There's an audio-video interview that accompanied 11 11 knew were at least being referred to in the national this -- accompanies this article. I reviewed that last 12 12 news and rebut them on December 20th -- or December 8, night. And at no point did I ever make that statement, 13 2020, wasn't it? 13 that I was not the author of wild posts being 14 A. I have never denied that I authored those 14 circulated. 15 15 posts, ever. Q. Did you imply it, if you did not -- if 16 Q. Okay. My question is this: It was 16 not expressly make it? 17 17 important to you on December 8, 2020, to go into the A. No. Again, I reviewed the audio-video. 18 media and rebut --18 I will also point out that I believe the 19 19 A. No. day after this article appeared is when we filed our 20 20 Q. Okay. You've got to let me finish. original suit. And in there, I made clear statements 21 21 It was important to you on December 8, that I did author those Facebook posts. 22 2020, to go into the media and rebut the idea that you 22 So that would have been -- that would 23 23 had put those Facebook posts up; isn't that correct? certainly supersede any setting the record straight. 24 24 A. No, absolutely not. That was not the Q. So you're saying your original complaint 25 25 goal of this at all. I have never rebutted that I made in this case admitted to authoring the Facebook posts?

17 (Pages 50 to 53)

54 56 1 A. As far as I recall, I believe that that's 1 you believe was fabricated? 2 explicit in the original. Again, I don't have 2 A. I -- I've got a screenshot of at least 3 3 everything memorized, but that's my recollection. one of them, yeah. So, yes, I can remember one, yes. 4 4 I've certainly never denied the Facebook Q. Okay. What did it say? 5 posts. In fact, I've actually stood by them. That's 5 A. I think something about being a scary 6 6 in the New York Times article. clown, the best of my recollection. 7 7 Q. So do you remember any others besides the Q. Dr. Coomer, it's your testimony that you 8 8 screenshot that you're looking at right now? did not state in The Denver Post article that you had 9 9 I'm not actually looking at a screenshot, not -- that the Facebook posts that we've been talking 10 about were fabricated? 10 sir --11 11 MR. CAIN: Form. Q. So you --12 12 THE DEPONENT: That is a fair statement, A. -- it was from my recollection. But I do 13 13 yes. I -- I never said or implied that the Facebook have screenshots, yes. 14 Q. So I thought you said you were looking at 14 posts that were clearly authored by me were fabricated. 15 15 a screenshot of one of them. Okay. Q. (By Mr. Arrington) Go back on the 16 A. No, I said I had a screenshot, sir. 16 New York Times article. It says in a paragraph on 17 Q. I see. Okay. 17 page 9: "On December 8, Coomer responded to some of the 18 So the only specific social media post 18 attacks. In an op-ed for The Denver Post, he called 19 that you can think of right now, sitting here today 19 out for the 'fringe media personalities' who 'continue 20 20 that you're referring to in the December 8th Denver to prey on the fears of a public concerned about the 21 Post op-ed was that one about the scary clown? 21 safety and security of our electoral system.' He also 22 A. I cannot remember the specifics of 22 claimed that 'any posts on social media accounts 23 multiple posts that had my name and profile picture 23 purporting to be from me have also been fabricated.' 24 attached that were posted, but I do know for a fact 24 And yet, Coomer had written posts that Oltmann had 25 that there were multiple. 25 highlighted." 57 55 1 So the Times reporter goes on to say, 1 Q. Okay. Any others that you can think of 2 2 "Asked about the misleading language, Coomer concedes other than the --3 that his writing could have been clearer." 3 A. I believe I've --4 4 Did you concede that your writing could Q. Let me finish. Let me finish. 5 have been clearer, Dr. Coomer? 5 Any others that you can think of other 6 6 A. It probably could have been clearer, yep. than the, quote/unquote, scary clown post? 7 Q. And do you agree with the Times reporter 7 A. Not that I recall with specifics. 8 that your statement in The Denver Post was misleading, 8 Q. Okay. So it's your testimony that all of 9 9 at best? these Facebook posts that Mr. Oltmann had made public 10 10 A. No, I don't. and which you knew were out there in the digital wild 11 11 Q. So it's your testimony that the Facebook and that were being referred to in the national media 12 12 posts that were in the media that you knew were out were not what you were trying to assure people about, 13 there and were being talked to -- talked about by 13 but only the ones that were not in the national news 14 people like Mr. Oltmann were not what you were 14 that you yourself can't even remember were what you 15 referring to, but certain social media posts that you 15 were talking about, right? 16 cannot specifically identify were? 16 MR. CAIN: Form. 17 17 A. I'm sorry, when did I say I couldn't THE DEPONENT: That's actually not what I 18 identify those? 18 said. I don't know if these posts were out in the 19 19 Q. Well, I asked you to identify one. What digital world. I assume they were, at least as much as 20 specific social media post did you refer to that has 20 the other posts that were on the Twitter. So ... 21 21 been fabricated? Q. (By Mr. Arrington) You didn't know that, 22 A. I -- I think I was pretty clear. There 22 and now you're just speculating, right? 23 were multiple accounts that were using my name and 23 A. No, they were on Twitter, yes. I know 24 24 profile pics and posting things. that for a fact. 25 25 Q. Can you remember any specific post that Q. Did you -- were you aware that any news

18 (Pages 54 to 57)

60 1 media organization had picked them up and ran with 1 (By Mr. Arrington) I'll ask the question 2 2 them? again. 3 3 A. Not that I recall. You knew that journalists with national 4 4 Q. following had used -- had referred to the Facebook Okay. So all these social media posts 5 5 that had not been in the news were what you were posts that Mr. Oltmann had made public? 6 6 talking about and not the ones that had been in the MR. CAIN: Form. 7 news; is that what you're saying? 7 THE DEPONENT: You're asking me to make a 8 8 Yes. That's why I used the present tense judgment on what a journalist is. 9 9 in the verb. Not had purported to be me, but Q. (By Mr. Arrington) So are you suggesting 10 purporting to be me. That's the present tense when 10 that Ms. Malkin was not a journalist? 11 11 this article was written. A. I'm not sure I can make that 12 12 determination. Q. I think it's a yes-or-no question. 13 13 MR. ARRINGTON: Can you read the Q. Okay. You knew she had a national 14 14 question, again, Jana? following, right? 15 15 (Whereupon, the following record was read A. Yes. 16 16 back by the court reporter: "So all these social media Q. Okay. So you knew that Ms. Malkin, who 17 17 posts that had not been in the news were what you were had a national following, had referred to these 18 18 talking about and not the ones that had been in the Facebook posts, correct? 19 19 news; is that what you're saying?") A. Correct. 20 Q. (By Mr. Arrington) Yes or no? 20 MR. CAIN: Form. 21 21 A. Again, I don't -- I know that those posts Q. (By Mr. Arrington) And yet you were 22 22 were on Twitter. So when you say "not in the news," I unaware of any national news organization that had 23 23 can't speak to that. But I am speaking specifically covered these fake social media accounts that you say 24 24 that you were talking about on December 8th? to --25 Q. You just said you didn't know whether 25 A. Correct. 59 61 1 1 they were in the news or not --Q. Okay. So can you explain why you were 2 2 THE REPORTER: Oh -worried about the fake social media accounts and felt 3 THE DEPONENT: I'm sorry, you just 3 like you had to explain them in The Denver Post when 4 4 interrupted me now. they hadn't been picked up by anyone talking about 5 Q. (By Mr. Arrington) Okay. Did -- let --5 them, whereas you were ignoring the Facebook posts that 6 it sounds like you're backtracking. 6 had been picked up? 7 Are the social media posts -- are you 7 Yes. It was the death threats. 8 aware of any news organization that had picked up the 8 The death threats as a result of what? 9 9 social media posts that you were, in fact, talking A. Of those fake accounts. 10 about on December 8 and ran with them? 10 Q. Okay. 11 11 MR. CAIN: Form. Some death threats included screenshots A. 12 THE DEPONENT: No, I'm not. 12 of those people, yes. 13 Q. (By Mr. Arrington) Okay. But you were 13 MR. KIMREY: Mr. Arrington, my wife is 14 aware that at least some news organizations had picked 14 summoning me, and I don't know why. Could we take a 15 up the Facebook posts that Mr. Oltmann had made public? 15 brief break of five minutes? 16 A. No, I said certain podcasts and Twitter 16 MR. ARRINGTON: Okay. We'll take a 17 17 accounts had. I do not recall whether the news media, five-minute break. 18 national news media, as you put it, had actually posted 18 How much time has elapsed, Jana? 19 19 THE REPORTER: Let me look at the last those. I -- I can't recall that. 20 20 Q. But you do know that they were being starting time. 21 21 talked about in podcasts, and at least Michelle Malkin MR. ARRINGTON: Okay. Off the record. 22 had talked about them in her podcasts, which had 22 Thank you. 23 23 national scope? (A recess was taken from 1:47 p.m. to 24 24 A. Yes, they were used to defame me, yes. 1:56 p.m.) 25 25 MR. CAIN: Object to form. Q. (By Mr. Arrington) Dr. Coomer --

19 (Pages 58 to 61)

64 MR. CAIN: Are we on the record? 1 A. Can --MR. ARRINGTON: Yes. 2 Well, excuse me. 3 3 THE REPORTER: Yes. Were you talking about posts that were at 4 4 Q. (By Mr. Arrington) Dr. Coomer, please that moment going on, or was there sometime in the past 5 describe the scary clown video that you referred to that those posts had been going on? 6 that you were -- you said you had in mind when you 6 A. Contemporaneous to when I wrote the 7 7 wrote the December 8th Denver Post piece. article. 8 8 I never said it was a video. Q. So immediately as the article was being 9 9 Q. Okay. Please describe the scary clown written, you're only talking about those posts? 10 post that you referred to when you were talking about 10 A. Yes. 11 11 what you had in mind with respect to the December 8th Q. It had -- so even -- even a post that had 12 12 Denver Post piece. gone out the day before, you didn't have in mind? 13 13 A. There was a Twitter user. I believe his A. No. 14 real name was Larry McDoo. 14 MR. CAIN: Form. 15 15 THE REPORTER: Mc ... Q. (By Mr. Arrington) We had a double 16 16 THE DEPONENT: McDoo, M-c-D-O-O. negative there, so let me clarify. 17 17 He change his profile pic to be a photo If a social media post had gone out the 18 18 of me from one Halloween costume, and he made several day before, it's your testimony that you did not have 19 19 that social media post in mind because it wasn't posts over many weeks under my name, purporting to be me at the time. 20 20 contemporaneous with what you were writing at that 21 21 And there were others that I, again, moment; is that correct? 22 22 A. That's reasonable, yeah. can't recall the details. At that time, late November, 23 I was in great fear of my life, so I was moving around 23 Q. That's -- well, I don't know if it's 24 24 a lot and under a lot of stress. So I wasn't always reasonable or not. I'm just asking if that's what you 25 good about --25 had in mind. 63 65 1 1 Q. (By Mr. Arrington) You've got a narrative Is that what you meant? 2 2 going that has nothing to do with the question. Yep. 3 3 So let me just -- so you're saying the Q. I'm looking at a Facebook post from 4 4 scary clown post was, in fact, an authentic picture of Exhibit P23, page 72, dated July 21, 2016. 5 you, just being someone who was using it to impersonate 5 Is this your Facebook post, Dr. Coomer? 6 6 you. Is that what you're saying? A. Yes, it is. 7 A. No, that's not what I said. I said he 7 Q. I want you to read it out loud into the 8 was using an authentic picture of me as his profile pic 8 record, please. 9 9 and then making other posts under that. "Rant on," is essentially what the A. 10 10 Q. Looking at Exhibit P23, page 56, this is hashtag means. 11 11 a -- purports to be a Facebook post made by you, Eric "Facebook friend land - open call ..." 12 12 Coomer, on October 31, 2016. "If you are planning to vote for that 13 Is this, in fact, something that you did? 13 autocratic, narcissistic fascist asshat blowhard and 14 14 Is this your post? his Christian jihadist VP pic, UNFRIEND ME NOW! No, 15 15 A. Yes. I've already stipulated to that, I'm not joking. I'm all for reasoned political 16 16 sir. discourse and healthy debate - I'm looking at you, 17 17 Q. And is that a picture of you on page 56? Geoffrey Cushing-Murray, Gus Munem, Benjamin Rice - I 18 In Halloween makeup, yes. 18 disagree with you" there on -- "you three on many 19 19 Q. Is this the scary clown photo to which philosophical grounds but respect your opinions. Only 20 you were referring that Mr. McDoo had used as his 20 an absolute FUCKING IDIOT could ever vote for that 21 21 Twitter handle? wind-bag, fucktard FASCIST RACIST FUCK! No bullshit, I 22 A. Yes. 22 don't give a damn if you're a friend, family or random 23 23 Q. So when you say you were talking about acquaintance, pull the level, mark an oval, touch a 24 24 present social media posts on December 8th, what does screen for that carnival barker ... UNFRIEND ME NOW. I 25 25 "present" mean? I mean, are you talking about -have no desire whatsoever to ever interact with you.

20 (Pages 62 to 65)

68 1 You are beyond hope, beyond reason. You are controlled 1 (Whereupon, the following record was read 2 by fear, reaction and bullshit. Get your shit 2 back by the court reporter: "So it's your view, if the 3 3 together. thoughts expressed in this Facebook post did not reflect 4 4 the thoughts of Dominion Voting Systems, that you should "Oh, if that doesn't persuade you, FUCK 5 YOU! Seriously, this fucking ass-clown stands against 5 probably find another job?") 6 everything that makes this country awesome! You want 6 Q. (By Mr. Arrington) Is that true? 7 7 in on that? You deserve nothing but contempt." A. I think -- I think I answered that. 8 8 Hashtag untrump me. Q. But is the statement -- is the statement 9 9 "I think that hashtag might go viral." true? That if the thoughts -- that it was your view on 10 Hashtag taking a stand. 10 the date of this Facebook post that if the thoughts you 11 11 expressed in it were not shared by Dominion, you should End rant. 12 12 "No really, unfriend me!" get another job. 13 13 Untrump me. MR. CAIN: Form. 14 You are beyond hope. 14 THE DEPONENT: If I thought I worked for 15 15 Really end rant. fascists, I would quit. 16 Actually, I added that word. 16 Q. (By Mr. Arrington) Okay. You've avoided 17 17 "Edit, I put the end-tag in the wrong the question again. 18 18 A. I don't think I have. spot ..." 19 19 "2nd edit, these opinions are rational, Q. It's a yes-or-no question. Yes or no --20 and completely my own. They are based in reason and 20 Yes, I don't work for fascists. 21 21 highly credible. Though they are not necessarily the Q. Yes or no: It was your view on the date 22 thoughts of my employer, though if not, I should 22 of this Facebook post that if Dominion didn't share the 23 probably find another job ... Who wants to work for 23 thoughts you expressed, you should get another job? 24 24 complete morons? None of my personal opinions affect MR. CAIN: Form. 25 my professional conduct or attitudes. I am 25 THE DEPONENT: I'll answer once again: 67 69 1 1 non-partisan. I am not, however, willing to stand by Yes. 2 2 and watch this great country be" -- can't read those Q. (By Mr. Arrington) Okay. 3 under the Bates tag -- "saying something, anything." 3 MR. KIMREY: Is that because your 4 4 "2nd edit, these opinions" -- oh, here we answer --5 5 Q. (By Mr. Arrington) It was your view at go, it repeats. 6 6 Q. Right here is where you left -that time --7 A. Yeah, "I am not, however, willing to 7 A. If Dominion were fascist, I would quit. 8 stand by and watch this great country be taken over by 8 Q. Okay. So the answer is yes. Okay. 9 9 fascists without saying something, anything." So it was your view that if Dominion did 10 10 not think that only an absolute fucking idiot could Q. So you said that these thoughts don't 11 11 ever vote for Donald Trump, you should get another job? necessarily reflect the thoughts of your employer. 12 That's Dominion Voting Systems, correct? 12 A. No, if they were fascists. 13 A. At the time, yes. 13 Okay. So now you're saying that you 14 14 don't think that Dominion -- Dominion -- let me back Q. Though, if not, you should probably find 15 another job? Is that what you meant to say? 15 16 16 A. I think that's what's written there, yes. Now your testimony is that you don't 17 17 Q. So it's your view, if the thoughts necessarily think you should get another job if 18 expressed in this Facebook post did not reflect the 18 Dominion didn't think that only an absolute fucking 19 19 thoughts of Dominion Voting Systems, that you should idiot could vote for Trump? 20 20 MR. CAIN: Form. probably find another job? 21 21 A. If I thought I worked for fascists, I THE DEPONENT: I -- I clearly stated that 22 22 if they were fascists, I would get another job. would quit. 23 23 MR. ARRINGTON: Jana, could you read the Q. (By Mr. Arrington) No, you didn't say 24 24 question, please? that at all. 25 25 >>> A. Yes, I did.

21 (Pages 66 to 69)

	70		72
1	Q. Okay. So let me ask you this: Do you	1 MR. CAIN: Form.	
2	believe everything you say here in this post that we	THE DEPONENT: Again, hat	e hate's a
3	just read?	different connotation.	io natoou
4	MR. CAIN: Form.	4 MR. ARRINGTON: Read the	auestion.
5	THE DEPONENT: I stand by it, yes.	5 please, Jana.	quostion
6	Q. (By Mr. Arrington) So it's your it's	6 Listen very carefully to the que	estion
7	your position sitting here today, in 2021, that only an	7 sir.	030011
8	absolute fucking idiot could ever vote for Donald	8 (Whereupon, the following red	cord was read
9	Trump?	9 back by the court reporter: "So you're	
10	A. Yes.	here today and say you don't hate him	
11	MR. CAIN: Form.	11 MR. CAIN: Form.	,
12	Q. (By Mr. Arrington) You hate Donald Trump,	12 THE DEPONENT: Your doub	ole negatives are
13	don't you, sir?	really confusing a lot of times.	no nogames and
14	A. I do not like him at all.	14 Q. (By Mr. Arrington) All right	. So let me
15	Q. Let me ask the question again: You hate	15 ask	
16	Donald Trump, don't you, sir?	A. No, I would I would say tha	nt I don't
17	MR. CAIN: Form.	hate him. I hate his policies and his fa	
18	THE DEPONENT: I do not like him at all.	tendencies.	30.01
19	Q. (By Mr. Arrington) I'm going to ask it	19 Q. So you think he's an autoc	ratic.
20	one more time: Do you or do you not hate Donald Trump?	narcissistic fascist, asshat blowhard	
21	A. I do not like Donald Trump, sir.	21 hate him?	, ,
22	Q. You've avoided the question. I didn't	A. I absolutely think all of those	are true.
23	ask	²³ yes.	,
24	A. No, I didn't.	Q. But you don't hate him?	
25	Q. Okay. I did not ask you whether you	25 A. Again, I wouldn't characterize	e it as
	71		73
1	liked him or not. I asked you whether you hated him or	1 that.	
2	not.	2 Q. Let me ask you this: Could you	u do you
3	Do you or do you not hate Donald Trump?	3 agree that someone reading this post on	
4	MR. CAIN: Form.	4 Exhibit 23 could be excused for thinking	that you hate
5	THE DEPONENT: I'm not sure I would	5 Donald Trump?	
6	characterize it as such, no. I do not like Donald	6 MR. CAIN: Form.	
7	Trump or his policies.	7 THE DEPONENT: I won't specula	te on that.
8	Q. (By Mr. Arrington) You dislike him	8 Q. (By Mr. Arrington) No, I'm not a	isking you
9	intensely, don't you?	9 to speculate. I'm asking you if	
10	A. I would say it's intense.	MR. CAIN: You are asking that. F	orm.
11	Q. Intense enough to be characterized as	1 Q. (By Mr. Arrington) I'm asking yo	ou if a
12	hate?	reasonable person could read the in year	·
13	A. I'm not sure about that.	3 a reasonable person read what you wrot	e on page 72 of
14	Q. You're not sure, but you may hate Donald	4 Exhibit P23 and come to the conclusion	that you hate
15	Trump; you just don't know; is that what you're saying?	5 Donald Trump?	
16	A. No, I said I wasn't sure if you would	6 MR. CAIN: Form. Foundation.	
17	characterize it as that.	THE DEPONENT: I am neither a	
18	Q. So you're just going to sit here today	8 psychologist nor a grammarian, so I am not	qualified to
19	and say you don't hate do is it your testimony	9 say how somebody might read this.	
20	today that you don't hate Donald Trump?	Q. (By Mr. Arrington) I understand	
21	A. Again, that's that's a	asking you to speak as a psychologist o	-
22	characterization I'm not ready to agree to. I dislike	l'm asking whether you think, Dr. Coome	
23	Donald Trump intensely, yes.	think a reasonable person could read wh	
24	Q. So you're unwilling to sit here today and	page 72 and come to the conclusion that	t you hate Donald
25	say you don't hate him?	Trump?	

22 (Pages 70 to 73)

	74	70	6
1	MR. CAIN: Form.	1 is that what you're saying?	
2	THE DEPONENT: Again, I'm not qualified	2 A. No, that's not what I said. I said I	
3	to to make that assessment on somebody else's	don't recall the number I deleted.	
4	reading.	4 Q. So we're on page 4 of Exhibit P23.	
5	Q. (By Mr. Arrington) I'm not asking you	5 Please read that into the record starting with "Okay	,
6	about somebody else's reading. I'm asking you about	6 okay."	
7	your reading.	7 A. "Okay, okay. It was technically June,	
8	A. No, you weren't.	8 but I found out recently, and I SOOOO love a good	
9	Q. Yes. I'm asking you if you believe that	9 Christmas in July Christmas in June? I dunno, fuck	
10	a reasonable person could come to the conclusion that	it. Good riddance, you shitbag - I'm GLAD you're dead.	
11	you hate Donald Trump after reading what's on page 72.	I hope it was painful, but you were probably dosed to	
12	MR. CAIN: Asked and answered.	12 high-heaven with your own supply."	
13	THE DEPONENT: You're asking whether I	13 Q. Who were you talking about?	
14	can get into the mind of somebody else who is not me,	A. Jonathan Sackler, the architect of the	
15	reading this. I cannot do that.	opioid crisis. One of them.	
16	Q. (By Mr. Arrington) So you're saying that	16 Q. So you were glad that Jonathan Sackler	
17	someone may or may not come to the conclusion that you	was dead and you hoped his death was painful?	
18	hate Donald Trump from reading page 72; you just can't	A. As a personal sufferer of the opioid	
19	tell?	19 crisis	
20	A. May or may not.	Q. Mr. Coomer, I asked you a question.	
21	MR. CAIN: Form.	21 You 22 A Yes Yeah Lwas hanny Yen	
22 23	Q. (By Mr. Arrington) That's your testimony	7. Too. Touris Titles happy. Top.	
23 24	under oath today? A. Yeah.	2. 20 you timin that the average, typical	
25	Yeah. That somebody could read this and say,	 corporate executive, high-salaried, high-ranking corporate executive in his 50s, would be happy that 	
25	C. Hat somebody could read this and say,	corporate executive in his sos, would be happy that	
	75	7	7
1	Yeah, that guy doesn't have any problems with Donald	someone died and hoped they'd died in a great deal o	of
2	Trump; he loves him, right?	2 pain?	
3	A. That's not that wasn't the question,	MR. CAIN: You don't have to answer that	
4	sir.	4 question. I do have a form objection. I think it's	
5	Q. Okay. Okay. I've put up page 4 of	5 harassing and irrelevant.	
6	Exhibit P23, a July 6th Facebook post.	6 If you want to answer it, Dr. Coomer, you	
7	By the way, did you delete the post on	7 can, but you don't have to.	
8	page 72?	8 THE DEPONENT: One, I wasn't acting in	
9	A. No idea. I'd have to go back and look.	⁹ the capacity of a high-ranking employee of a company.	
10	Q. You don't know whether you deleted that	These were my personal statements based on my very	
11	or not.	personal experience with opiate addiction. Yeah.	
12	A. No.	12 Q. (By Mr. Arrington) Yeah what?	
13	Q. Do you have a specific recollection of	A. I think these were reasonable statements.	
14	any of the Facebook posts you deleted?	Q. That a typical high-ranking executive in	
15	A. No. I'd have to go back and look.	his 50s would not say	
16	Q. But you deleted do you know how	16 A. That's not what I just said.	
17 18	many do you know how many Facebook posts you	17 MR. CAIN: Form. 18 O (By Mr. Arrington) Okay. What my	
19	deleted?	e. (b) iii. / ii iiigtori, okay. What iii	
20	A. No.	queenen ie ne tery ne tery epeeme yeu	
21	Q. It could be dozens, it could be three; is	say in here, in your brief, that a lot of what Mr. Oltmann said was absurd on its face because no	
22	that what you're saying? A. We covered this earlier. I do not recall	22 high-ranking, high-compensated executive would say	,
23	how many I deleted. I can say with absolute fact under	23 something like that.	1
24	oath that nothing I deleted does not appear here.	24 I'm asking about this one. Would a	
25	Q. So up to 80 Facebook posts you deleted;	25 high-ranking, highly compensated executive say	
	C. Oo up to oo I doobook posts you deleted,	ingir rainang, ingin jouriponduce oxecutive day	

23 (Pages 74 to 77)

80 78 1 something like that? 1 since I looked at the lyrics. 2 MR. CAIN: Form. 2 Q. Okay. So it's your testimony, sitting 3 3 THE DEPONENT: I've seen lots of evidence here under the oath -- under oath today that you think 4 4 of high-ranking executives from many companies doing "Oi Polloi" might be thinking about the actual 5 reprehensible and illegal things. This is not illegal. slaughter of the actual pigs? 6 So I would say the bar is very low. 6 Is that what your testimony under oath 7 7 Q. (By Mr. Arrington) So you think the today is? 8 8 typical high-ranking, high-compensated executive in his A. No, I said I didn't know without seeing 9 9 50s would say something like what you said on page 4, the lyrics. 10 the typical --10 Q. You're saying that you -- it's your 11 11 A. It wouldn't be out -- it wouldn't be out testimony under oath today that you have no idea 12 12 whatsoever what the phrase "Pigs For Slaughter" means of the question, nope. 13 in this context, unless you were able to look at the 13 Q. No, I'm not talking about whether it's 14 out of the question on the fringe. I'm asking if it's 14 actual lyrics? 15 a typical thing for a high-ranking, highly compensated 15 Is that your testimony under oath, sir? 16 16 executive in his 50s to say. A. For this song? Absolutely. 17 17 Q. Okay. So as far as you know, they could MR. CAIN: Form. 18 18 THE DEPONENT: So, again, I can't speak be talking about pigs in the slaughterhouse industry? 19 19 A. Again, I don't know. It's been a long to that. I think it's reasonable based --20 Q. (By Mr. Arrington) Based on what? 20 time --21 21 A. I think it's reasonable based on the Q. That's your testimony --22 22 evidence I've seen of high-ranking executive officials -- since I've listened to this song. 23 that have done lots of things. 23 Do you recall ever hearing the song about 24 24 I actually don't know that many actual pigs being slaughtered in an actual 25 high-ranking executive officials in their 50s to know 25 slaughterhouse? 79 81 1 1 enough to posit an answer to that. MR. CAIN: Form objection. Good Lord. 2 2 Q. So it's your testimony sitting here today MR. ARRINGTON: That's highly 3 that you really can't speak to what's typical of 3 unprofessional, Mr. Cain. 4 4 high-ranking, highly compensated executives in their THE DEPONENT: Actually -- actually, I 5 50s? 5 think -- yeah, I think so. Way back. And it was more 6 6 A. of a metaphor. It's kind of like Animal Farm. I seem No. 7 7 to recall -- and, again, you're going to probe me Q. Okay. So let's go on with this. We've 8 got page 17. It says -- this is a May 31 Facebook 8 and -- I do have a vague recollection of actual -- and 9 9 particularly some punk rock songs, mostly out of the post. 10 10 animal rights' wing of punk rock -- that did talk about Did you post this, sir? 11 actual slaughterhouses, yes. 11 A. Yes. 12 12 Q. (By Mr. Arrington) So it's your Q. Is this one of the ones you deleted? 13 A. Again, I'd have to -- I'd have to 13 testimony, on page -- that page 17 might be referring 14 14 cross-check. I don't know. to an animal rights' movement song? 15 15 Q. You don't know. Okay. It says, "Oi A. I don't think so, but, again --16 16 Q. Okay. Then why did you bring that up? Polloi - Pigs For Slaughter." 17 17 Do you know what "pigs for slaughter" is A. You -- you just asked me if I had any 18 referring to? Are they talking about literal pigs, in 18 recollection of any song that talked about 19 19 slaughterhouses. That's why I brought it up. your view? 20 20 Q. Okay. So it's -- "Pigs For Slaughter" is A. They could be. 21 21 MR. CAIN: Form. actually a metaphor for killing cops, isn't it? 22 Q. (By Mr. Arrington) It could be? So you 22 A. It can -- it can be. 23 23 think that -- that "Oi Polloi - Pigs For Slaughter" is Q. I'm talking about right here. You know 24 24 about the slaughterhouse industry? that, don't you? 25 25 A. I actually don't know. It's been a while Asked and answered.

24 (Pages 78 to 81)

	82		84
1	Q. No, no. I get to ask the questions.	1	Q. (By Mr. Arrington) And is it your view
2	You know for a certain fact, sitting here	2	that that is an appropriate thing for an executive in
3	today, that page 17, when it refers to "Pigs For	3	his 50s, for a voting system company, to say?
4	Slaughter" is talking about killing actual cops, isn't	4	MR. CAIN: Form objection.
5	it?	5	THE DEPONENT: I posted that as a private
6	A. No, I do not.	6	individual on a private Facebook
7	MR. CAIN: Form.	7	THE REPORTER: I'm sorry. Excuse me
8	THE DEPONENT: I'd have to see the	8	Mr or, Dr. Coomer, could you say that again?
9	lyrics. I made that explicit earlier.	9	THE DEPONENT: Sorry.
10	Q. (By Mr. Arrington) Page 20 of Exhibit 23	10	I posted that on a private Facebook page
11	talks about "Dead Prez - Cop Shot." What does "Dead	11	as a private individual, and I stand by my right to do
12	Prez" mean, in your view?	12	that. And I would do it again today.
13	A. That's the name of a band. They've	13	Q. (By Mr. Arrington) Okay, understood.
14	actually been on the Tonight Show.	14	MR. ARRINGTON: Jana, could you read the
15	Q. Do you know what "Prez" means in this	15	question, please.
16	context?	16	(Whereupon, the following record was read
17	A. Actually, I don't.	17	back by the court reporter: "And is it your view that
18	Q. Is that on page 20, is that the one	18	that is an appropriate thing for an executive in his
19	one of the posts that you deleted, sir?	19	50s, for a voting system company, to say?")
20	A. I do not recall. I'd have to	20	MR. CAIN: The same objection.
21	cross-check.	21	THE DEPONENT: An executive for a voting
22	Q. Page 21 says: "Fuck the USA."	22	company, in his 50s, didn't put that up there.
23	Is that something that you'd stand by	23	Q. (By Mr. Arrington) Well, I thought you
24	today, posting "Fuck the USA" on your Facebook page?	24	were an executive for a voting system company, in your
25	MR. CAIN: Really? You're asking him	25	50s, when you put this up here?
	83		85
1	that question?	1	A. Well, actually, I wasn't. I was 49.
2	MR. ARRINGTON: Yes, sir, I am.	2	Q. Okay.
3	MR. CAIN: Well, we're way beyond	3	A. The math is tough, but
4	THE DEPONENT: I	4	Q. Let me reask the question.
5	MR. CAIN: No, Dr. Coomer, hold on.	5	A. I did not
6	THE DEPONENT: Yeah.	6	Q. Do you think it's appropriate for an
7	MR. CAIN: Object to the form. I don't	7	executive who is 49 to put that up?
8	even I cannot believe that you're asking these lines	8	MR. CAIN: Form.
9	of questions.	9	THE DEPONENT: I think it's appropriate
10	MR. ARRINGTON: Improper speaking	10	for every citizen to express their political beliefs.
11	objection.	11	Q. (By Mr. Arrington) Do you think the
12	MR. CAIN: But for the sake of comedy, I	12	typical
13	will I will object to form.	13	A. Yes. Yes. Get right down to it.
14	You can answer it, if you can.	14	Yep.
15	THE DEPONENT: I posted that I posted	15	Q. What are you affirming?
16	that song	16	A. It's appropriate for anybody to put up
17	MR. ARRINGTON: Wait. Wait. Wait. With	17 18	that information, regardless of what their job is.
18	Mr. Cain's speaking objection, we lost the thread.		Q. Okay.
19	Q. (By Mr. Arrington) Do you the question	19 20	A. God-given right. Constitution.
20 21	here is this: Do you stand by today your decision to	20	Q. So you think that everything you have a
22	put on your Facebook page a statement that says, "Fuck the USA"?	21	right to do is also appropriate?
23		22	MR. CAIN: Form.
23 24	MR. CAIN: Form.	24	THE DEPONENT: Yeah.
25	THE DEPONENT: I stand by posting that	25	Q. (By Mr. Arrington) Okay. So the next one is N.W.A. Do you know what that acronym stands for?
20	song, yes.		13 14.14.74. DO YOU KIIOW WHAT HIAT ACTORISH STAINGS TOF !

25 (Pages 82 to 85)

88 1 We're talking about page 22 of 1 MR. CAIN: Form. 2 Exhibit 23, P23. 2 THE DEPONENT: I want to support the 3 3 ending of police murder of people of color. A. Yes, I do know what it stands for. 4 4 Q. (By Mr. Arrington) And that's why you Q. What's it stand for? 5 5 MR. CAIN: Form. think you should say, "Fuck the Police"? 6 6 A. Yep. THE DEPONENT: I'm not going to say the 7 7 Q. Okay. And then it says, "The n-word out loud, but --8 8 mutherfuckin villain that's mad." Q. (By Mr. Arrington) You can just say, "the n-word." 9 9 Do you know who you're referring to there 10 A. I'm sorry? 10 in the lyrics? 11 11 Q. You can just say the n-word. So you're A. You know, I'm not super up on N.W.A. 12 12 willing to say "fuck" but not the n-word; is that what lyrics. They're probably talking about cops. you're saying? 13 13 Q. And you think the cops are "mutherfuckin A. Well, I'm not a racist, so, yeah. 14 14 villains"? 15 Q. Okay. There you go. 15 A. In certain aspects, yes. I think one of A. You keep interrupting me. 16 them was just sentenced to prison for murder, which is 16 17 Q. So what does N.W.A. stand for? 17 pretty villanous. 18 18 A. N With Attitude. Q. So you're -- you're familiar with the 19 Q. Okay. It says: "Fuck the Police." Do 19 "Fuck the Police" song? It's about killing cops, 20 you think it's appropriate for an executive to put 20 right? Shooting them --21 21 "Fuck the Police" on his Facebook page? A. No, I don't believe that that's the case. 22 22 Q. Okay. You don't, no. Okay. MR. CAIN: Form. 23 THE DEPONENT: I don't think it's 23 MR. KIMREY: Hey, Barry. Can we take a 24 24 short break? inappropriate at all. 25 Q. (By Mr. Arrington) Okay. The other --25 MR. ARRINGTON: Yes. Off the record for 87 89 1 the other question I asked is: Do you think it's 1 five minutes. 2 2 appropriate for a highly ranked, highly compensated MR. KIMREY: Thank you. 3 executive to put the phrase "Fuck the Police" on his 3 (A recess was taken from 2:26 p.m. to 4 4 Facebook page? 2:36 p.m.) 5 A. I don't think it's inappropriate. 5 Q. (By Mr. Arrington) Dr. Coomer, if I'm not 6 6 Q. It could be neutral -mistaken, a few minutes ago, you said it was 7 7 appropriate for you to put these things on your A. Sure. 8 8 Facebook page. -- but it's not inappropriate? Okay. 9 9 So the question is this: Is it MR. CAIN: Wait, wait. Time out. Are we 10 10 affirmatively appropriate for an executive in your back on the record? 11 position at this time to put "Fuck the Police" on his 11 MR. ARRINGTON: I thought we were. Yeah. 12 12 MR. CAIN: Okay. Can we just -- I'm Facebook page? 13 MR. CAIN: Form. 13 sorry, why don't we go off real quick. I don't want to 14 14 take your time up. I came in right as you were THE DEPONENT: So we're going to do this 15 15 starting your question. on every post, and I will affirmatively say that I had 16 every right to post this. I think it was appropriate, 16 So off the record. 17 17 expressing my personal viewpoints. (There was a brief discussion off the 18 Whether I was an executive or not --18 record.) 19 19 Q. (By Mr. Arrington) So one of --Q. (By Mr. Arrington) All right. So just a 20 20 few moments ago, I believe, Dr. Coomer, you said it was A. -- it has no bearing on it. 21 21 Q. So one of -appropriate for you to put these Facebook posts up. 22 22 But I'm back at Exhibit P18, and it says, A. You're going to interrupt me again. 23 23 So one of your personal viewpoints is "He," meaning you, Coomer, "he believed every word of 24 24 that "Fuck the Police" is something that you want to what he said on Facebook, but when colleagues later 25 25 asked him what he was thinking, he was frank: He had support, the post?

26 (Pages 86 to 89)

92 1 screwed up." 1 If they were in my position, they 2 2 would -- they would use every resource to exploit that. What did you mean when you said you had 3 3 screwed up? What did you screw up about? Why? Because I made some personal statements of a 4 4 personal political belief. I screwed up because I gave A. Thinking that people would understand 5 that you can have a personal opinion and not act on 5 them fodder because they can twist that and use it to 6 6 fundraise and continue this farce. that bias in a professional capacity. 7 7 Q. Okay. So you didn't think that you had That's where I screwed up. And it's a 8 8 screwed up by putting these vehemently -- let me start farce. 9 9 over. Q. So it says, at the very end, quoting you, 10 You did not think that it was 10 "I think Dominion as a company would be facing all the 11 11 same things they are right now without me, Coomer said, inappropriate for the head of security for a major 12 12 voting machine firm to put on his Facebook page but I was an accelerant. For lack of a better word, I 13 13 vehemently anti-post Trumps -- anti-Trump posts? was a perfect villain." 14 14 What did you mean by you being a perfect 15 Q. Okay. That was not what you were 15 villain? 16 16 referring to when you said you screwed up? A. I have strong personal beliefs. I have 17 17 A. Not at all. expressed those in a private setting. I think those 18 18 Q. You screwed up when you just gave the have been used, again, in a concerted campaign of lies 19 19 and misinformation, malinformation, disinformation, to American people too much credit; is that what you're 20 20 saying? pretend like there is something actually illegal going 21 21 on when there isn't. MR. CAIN: Form. 22 22 THE DEPONENT: That's not what I said at Q. So if I follow the chain of reasoning, 23 23 people see that you're vehemently anti-Trump; that all. 24 24 Q. you're the director of security for a voting company; (By Mr. Arrington) Well, I'm trying to 25 understand. 25 that you would act on your vehement anti-Trump views to 91 93 affect the election, and you gave them fodder for 1 A. Maybe Ms. Mackelprang can read back my 1 2 2 answer. perpetuating that narrative. 3 Is that what you're saying? 3 Q. No, no. I'm trying to understand. 4 4 What did you mean when you said you 5 screwed up? 5 Q. Okay. Which part of what I just said is 6 6 MR. CAIN: Form. wrong? 7 7 THE DEPONENT: There is a segment of the A. The fact that, in my 16-year career in 8 population that doesn't understand and can't conceive 8 elections, I actually worked to make the vendors, in 9 9 of having an opinion that they don't act maliciously on general, more transparent --10 10 and would gladly break the law to see their own ends. Q. No, no. So you're not talking about what 11 11 And that is not me. I just said. 12 12 Q. (By Mr. Arrington) So nothing in your A. Yes, I am. 13 answer just there talked about you screwing up. So 13 Q. What I just said was: If I understand 14 14 tell me what you did that screwed up. what you're talking about -- and you didn't talk 15 15 A. It gives fodder for crazy people that anything about a 16-year career -- that you said you 16 view the world as -- as people that would gladly --16 were the perfect villain and that you had screwed up 17 17 I'll say this -- gladly use their supposed influence to because you had given fodder to people who could use 18 do illegal things. 18 your Facebook posts to advance the narrative that you, 19 19 in your position at Dominion, had affected the Q. So you screwed up --20 20 election? A. They can't imagine, they can't imagine 21 21 having an opinion and being in a position, a supposed 22 position, which I was not in, by the way, to try to 22 Q. Is that true? Is what I just said true? 23 23 affect a free and fair election. To them, them -- and Do you need me to repeat it? 24 24 I'm talking about your clients -- to them, this is I believe --25 25 inconceivable. Q. Sir, is what I just said true?

27 (Pages 90 to 93)

96 1 A. Let's repeat it then. 1 A. I can't confirm that. It's possible. 2 MR. ARRINGTON: Could you repeat the Q. Do you know Tay Anderson? 3 3 A. Never met him. Never had a conversation question, Jana? 4 4 And that question is going to be, after with him. Don't -- only found out who he was once this 5 she repeats it, is what I said true? You can have some lawsuit started. 6 6 Q. Have you ever been on a Zoom call with commentary later. 7 7 (Whereupon, the following record was read someone who you later learned was Tay Anderson? 8 8 A. Nope. Pretty -- pretty sure I made that back by the court reporter: "What I just said was: If 9 9 I understand what you're talking about -- and you didn't clear in my declaration. 10 talk anything about a 16-year career -- that you said 10 I've never been on a Zoom call about any 11 11 you were the perfect villain and that you had screwed up progressive activities whatsoever, marches, planned 12 12 because you had given fodder to people who could use protests, anything related other than my job and some 13 13 your Facebook posts to advance the narrative that you, therapy after getting death threats from all of this 14 in your position at Dominion, had affected the 14 15 15 election?") MR. CAIN: Dr. Coomer, you need to answer 16 16 MR. CAIN: Form. the question that he asked you. 17 17 THE DEPONENT: No. Q. (By Mr. Arrington) Do you have any -- do 18 18 Q. (By Mr. Arrington) How's what I said not you have any idea why Mr. Oltmann would be searching 19 19 Eric from Dominion on September 26th -true? 20 20 A. There's a key word missing. MR. CAIN: We're getting well outside the 21 21 Q. Go ahead. scope of what the order is, Mr. Arrington, into general 22 22 A. Misuse -- two key words; three, I discovery. Can you try to tailor it to the order, 23 23 please, to some statement, public statement that he's guess -- misuse and lie. 24 Q. Okay. So to sum up, you were the perfect 24 made, or to the deletion of his Facebook posts? 25 villain because your Facebook posts were fodder to 25 MR. ARRINGTON: Well, he's made lots of 97 1 1 people who you believe advanced a narrative that you statements that Joe Oltmann was lying when he said he 2 2 used your position at Dominion to affect the election? was researching Eric from Dominion on September 26th. 3 3 A. Advanced a false and made-up narrative, Q. (By Mr. Arrington) Let me ask you this: 4 4 defamatory narrative, lied multiple times. Do you -- do you stand by your statements that you've made to the media that Joe Oltmann was lying when he Q. So you're saying that it's also made up? 5 6 6 said he was searching Eric from Dominion in September A. Absolutely. 7 Q. But they're saying that it's not, but you 7 of 2020? 8 had given them fodder? 8 MR. CAIN: Object to form. I mean, form 9 9 MR. CAIN: Form. objection. 10 10 THE DEPONENT: I guarantee that --THE DEPONENT: I've never made any such 11 11 THE REPORTER: What -- excuse me. I statement. 12 12 didn't hear, Charlie, what you said. Q. (By Mr. Arrington) Do you believe he was 13 MR. CAIN: I said form. That's short for 13 lying when he said that he was searching Eric from 14 14 Dominion in September of 2020? form objection. 15 15 MR. CAIN: Form. THE DEPONENT: I can say categorically 16 16 statements of me being on a call, affecting the THE DEPONENT: I have no idea. 17 17 election, saying that I would ever guarantee that Trump Q. (By Mr. Arrington) You don't know one way 18 won, are categorically false, made up, and bullshit, 18 or the other whether he was searching Eric from 19 19 without a doubt. There is no evidence and there never Dominion in 2020? 20 20 A. I have no idea if he was -- no, I have no will be. So ... 21 21 Q. (By Mr. Arrington) Dr. Coomer, have you idea if he was searching Eric Coomer or Eric from 22 ever attended a BLM Zoom meeting? 22 Dominion at any time. I do know that I was never on a 23 23 call. A. Nope. 24 24 Q. Do you know anybody who is an activist MR. CAIN: I've got you at about 11 25 25 minutes left, Barry. with BLM?

28 (Pages 94 to 97)

	98	
1	MR. ARRINGTON: Thank you.	1 might think, Well, he says he doesn't do it just
2	Let's take a five-minute break and I'll	2 because it's illegal
3	see if there's anything else I can talk about.	3 A. Nope.
4	MR. CAIN: Okay.	4 Q I guess let me finish.
5	(A recess was taken at 2:49 p.m. to 2:58	5 He says he doesn't do it because he says
6	p.m.)	6 it's illegal. It sounds like he could do it, but he
7	MR. ARRINGTON: Back on the record.	7 just doesn't because it's illegal.
8	Q. (By Mr. Arrington) So, Dr. Coomer, is it	8 A. No, you would have to be deficient to
9	your position that it is impossible for you to have	9 believe that
10	affected the election in your position with Dominion?	Q. You would have to be deficient to believe
11	A. Absolutely impossible.	11 that you could affect the election?
12	Q. You're certain of that?	12 A. Yep.
13	A. Absolutely. Hands down.	13 (Exhibit P22 was marked for
14	Q. I'm at page 80 of Exhibit P23. This, in	14 identification.)
15		·
16	some context, is a comment string to one of your posts.	L. (2) III. I panea ap
	Do you remember this, starting at	
17 10	page 71?	, ,
18	A. I mean, it looks familiar.	September 26th, 2020. And the fifth entry in the
19	Q. Okay. So this is, starting at page 71,	screenshot is the one that Mr. Oltmann referred to in
20	is one of your Facebook posts; is that right?	20 his November 13th affidavit.
21	A. Yeah. Yeah, that's yeah, that's mine.	21 Do you have any idea why Joe Oltmann
22	Q. And the pages that follow are the comment	22 would be searching search terms "Eric Dominion Der
23	string to it, correct?	23 Colorado" on September 26th, 2020?
24	A. It appears so, yes.	24 A. I have no idea.
25	Q. And the last page, someone named Byron	25 Q. Do you deny that Mr. Oltmann was
	99	
1	Watson says, "Why don't you just change their votes?"	1 searching the search terms "Eric Dominion Denver
1 2	And you respond: "Because that would be	 searching the search terms "Eric Dominion Denver Colorado" on September 20 or September 26th, 202
		 Colorado" on September 20 or September 26th, 202 MR. CAIN: Form.
2	And you respond: "Because that would be	2 Colorado" on September 20 or September 26th, 202
2	And you respond: "Because that would be illegal."	 Colorado" on September 20 or September 26th, 202 MR. CAIN: Form.
2 3 4	And you respond: "Because that would be illegal." Do you see that?	 Colorado" on September 20 or September 26th, 202 MR. CAIN: Form. THE DEPONENT: He provided that in
2 3 4 5	And you respond: "Because that would be illegal." Do you see that? A. Yep.	 Colorado" on September 20 or September 26th, 202 MR. CAIN: Form. THE DEPONENT: He provided that in discovery. So, no, I don't dispute that. Q. (By Mr. Arrington) You talked about the
2 3 4 5	And you respond: "Because that would be illegal." Do you see that? A. Yep. Q. Why didn't you respond "Because that	 Colorado" on September 20 or September 26th, 202 MR. CAIN: Form. THE DEPONENT: He provided that in discovery. So, no, I don't dispute that.
2 3 4 5 6 7	And you respond: "Because that would be illegal." Do you see that? A. Yep. Q. Why didn't you respond "Because that would be impossible"?	Colorado" on September 20 or September 26th, 202 MR. CAIN: Form. THE DEPONENT: He provided that in discovery. So, no, I don't dispute that. Q. (By Mr. Arrington) You talked about the fact that these Facebook posts were private, right?
2 3 4 5 6 7 8	And you respond: "Because that would be illegal." Do you see that? A. Yep. Q. Why didn't you respond "Because that would be impossible"? A. Because it's Facebook. Q. Because it's Facebook?	Colorado" on September 20 or September 26th, 202 MR. CAIN: Form. THE DEPONENT: He provided that in discovery. So, no, I don't dispute that. Q. (By Mr. Arrington) You talked about the fact that these Facebook posts were private, right? A. Yes, I did.
2 3 4 5 6 7 8 9	And you respond: "Because that would be illegal." Do you see that? A. Yep. Q. Why didn't you respond "Because that would be impossible"? A. Because it's Facebook. Q. Because it's Facebook? A. Yep.	Colorado" on September 20 or September 26th, 202 MR. CAIN: Form. THE DEPONENT: He provided that in discovery. So, no, I don't dispute that. Q. (By Mr. Arrington) You talked about the fact that these Facebook posts were private, right? A. Yes, I did. Q. And you had 300 friends, approximately? A. Approximately.
2 3 4 5 6 7 8 9	And you respond: "Because that would be illegal." Do you see that? A. Yep. Q. Why didn't you respond "Because that would be impossible"? A. Because it's Facebook. Q. Because it's Facebook? A. Yep. Q. So you're saying that because it's	Colorado" on September 20 or September 26th, 202 MR. CAIN: Form. THE DEPONENT: He provided that in discovery. So, no, I don't dispute that. Q. (By Mr. Arrington) You talked about the fact that these Facebook posts were private, right? A. Yes, I did. Q. And you had 300 friends, approximately? A. Approximately. Q. So you think a statement made to 300
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29 (Pages 98 to 101)

	102		104
1	question. It's to authenticate the documents, in which	1	that term for me, sir?
2	he	2	Q. (By Mr. Arrington) No, I want you to
3	MR. CAIN: Ask him about a document. If	3	define it.
4	you want him to authenticate a document, then put it in	4	A. No. Nope.
5	front of him and he can authenticate it.	5	Q. So you're refusing to answer the
6	Q. (By Mr. Arrington) So in the Facebook	6	question? You're refusing to use your own definition
7	post	7	of the word "often" to answer the question?
8	MR. CAIN: Asking him, you say the word	8	Is that what you're going to say?
9	"fuck" a lot, doesn't authenticate anything.	9	Because if that's the case, just say it and we'll move
10	Q. (By Mr. Arrington) So in the Facebook	10	on.
11	posts, you use the word "fuck" quite often, don't you?	11	A. No, you asked the question. You used the
12 13	A. Actually, I'm not sure I can answer that.	12 13	term. I don't know what your definition of the term
13 14	Q. You don't know whether you used that word often?	14	is. So until you provide me with that definition, I can't answer the question.
15	A. Can you define "often"?	15	Q. It doesn't matter what my definition of
16	Q. Do you want to play definition derby? Do	16	the term is. I'm asking you to use your definition of
17	you know what "often" means?	17	the term.
18	A. No, I don't in your in your terms.	18	Let me ask you this: Do you know what
19	Are we talking 1 percent? 5 percent? 20 percent?	19	the English word "often" means?
20	50 percent? What's often, sir?	20	A. Frequently.
21	Q. You can define it any way you'd like.	21	Q. Okay. Using that definition of the word
22	A. Then I would say no.	22	"often," do you use the word "fuck" often?
23	Q. So your testimony, sitting here under	23	MR. CAIN: Form.
24	oath today, is you do not use the word "fuck" often?	24	THE DEPONENT: In my understanding of
25	MR. CAIN: Form.	25	frequently, no.
1	103 THE DEPONENT: In a Facebook post?	1	Q. (By Mr. Arrington) So you were head of
2	Q. (By Mr. Arrington) No, generally.	2	security for a voting software and machine company,
3	A. Again, I won't answer that until you	3	correct?
4	define the terms.	4	A. Product strategy and security.
5	Q. No, I'm asking you you can define the	5	 Q. So as the head of security for that
6	terms. You're	6	company, did you think
7	A. No, you define the term. You asked the	7	A. Product strategy and security, sir.
8	question, sir.	8	Q. Okay. So you were the head of security,
9	Q. Do you understand what the English word	9	right?
10	"often" means?	10 11	A. No, I was head of product strategy and
11 12	A. Not in your context. Q. I'm not asking for my context. I'm	12	security. That's a different role. Q. Okay. So in that role, did you think the
13	asking for you to use the English word "often" as you	13	Q. Okay. So in that role, did you think the Facebook posts were private?
14	understand its meaning, and to tell me whether, as you	14	A. Yes.
15	understand the word "often," you use that word "fuck" a	15	Q. Okay. So you did not think that any time
16	lot.	16	you put something on the Internet, it's subject to
17	A. I would say I use it less than a lot of	17	being discovered?
18	people I know. So then I would characterize it as not	18	A. No.
19	often.	19	Q. Okay.
20	Q. Okay. So your testimony is you do not	20	MR. ARRINGTON: How much time do I have,
21	use the word often?	21	Jana?
22	MR. CAIN: Form.	22	THE REPORTER: I think Charlie is keeping
23	THE DEPONENT: Until you define, you	23	track of the last 11 minutes.
24	define you brought up sarcasm. You brought up	24	MR. CAIN: Yeah, you're at 9:32. So
25	dictionary.com. Can you bring up "often" and define	25	you've got a minute and a half.

30 (Pages 102 to 105)

	106		108
1	MR. ARRINGTON: So, Andrea, I'm going to	direct: Are you antifascist?	
2	give that minute to you, in case I didn't ask all the	² A. Absolutely.	
3	questions that you wanted me to ask.	 Q. And is Antifa a truncation of 	
4	MS. HALL: One second, Charlie.	4 antifascists?	
5	THE DEPONENT: Are we still on the	5 MR. CAIN: Form.	
6	record?	6 THE DEPONENT: It's a neologism.	
7	THE REPORTER: Yes.	7 Q. (By Ms. Hall) So you agree that Ar	ntifa is
8	MS. HALL: I've got a quick stop off the	8 part of being an antifascist?	
9	record.	9 A. No.	
10	MR. KIMREY: Yeah. Can we take a break?	10 Q. So do you agree that Antifa is a	
11	MR. CAIN: We literally have 60 seconds	11 truncation of antifascists?	
12	left, but	A. No, it's a neologism.	
13	MR. KIMREY: Can we take a break? I need	13 Q. What's your definition of neologis	
14	to take a break. Let's take a break.	MR. CAIN: And that's going to be you	ır
15	THE DEPONENT: Does somebody need to pee?	15 last answer.	
16	MR. KIMREY: Yes.	THE DEPONENT: Let's bring up	
17	MR. CAIN: Very short very short break	dictionary.com, kids.	_
18	so we can be done. We've got a minute left on the	MR. CAIN: No. That can be your i	f
19	record.	you can define it, you've gone your minute.	
20	You can stay on, Eric.	So try to define it, Dr. Coomer, and	
21	(A recess was taken from 3:09 p.m. to	that's your last answer.	6.1
22	3:12 p.m.)	THE DEPONENT: It's a combination words truncated into one	of two
23 24	MS. HALL: Okay. I guess we're back on	Words a directed into one.	
25	the record. Is everybody ready? MR. CAIN: Yes, ma'am.	Q. (By Ms. Hall) Antifa is? MR. CAIN: We're done. That's it.	
25	IVIR. CAIN. 165, IIIa aiii.	wir. Cain. Were done. Hidts it.	
	107		
	107		109
1	EXAMINATION	1 You've had your two hours.	109
1 2		2 MS. HALL: Well, I think he can answer	109
	EXAMINATION BY MS. HALL: Q. Okay. Mr. Coomer, are you antifascist?	 MS. HALL: Well, I think he can answer the question here. 	
2 3 4	EXAMINATION BY MS. HALL: Q. Okay. Mr. Coomer, are you antifascist? MR. CAIN: Form.	 MS. HALL: Well, I think he can answer the question here. THE DEPONENT: I think we're over tim 	e.
2 3 4 5	EXAMINATION BY MS. HALL: Q. Okay. Mr. Coomer, are you antifascist?	 MS. HALL: Well, I think he can answer the question here. THE DEPONENT: I think we're over tim MS. HALL: So you're refusing to answer 	e.
2 3 4 5 6	EXAMINATION BY MS. HALL: O. Okay. Mr. Coomer, are you antifascist? MR. CAIN: Form. THE DEPONENT: I do not like fascists, no.	 MS. HALL: Well, I think he can answer the question here. THE DEPONENT: I think we're over tim MS. HALL: So you're refusing to answer the question? 	e.
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31 (Pages 106 to 109)

112 110 1 THE DEPONENT: So, actually, I just 1 video be synchronized with the transcript? 2 2 THE REPORTER: No, because it's a Zoom. looked it up. Neologism is a newly coined word or 3 3 expression. The coining or use of new words. So we didn't have a videographer here that would do 4 4 MR. KIMREY: That's not the question 5 5 pending MR. KIMREY: Okay. Understood. That's 6 6 fine. Thank you. Could you reread the question, please? 7 7 MR. ARRINGTON: Jana, I'll have an MR. CAIN: This is not your witness, 8 8 expedited transcript as well, please. Electronic only. Blaine. Let the counsel do it. 9 9 MS. HALL: Yeah, I mean, he didn't answer Thank you. 10 the question, Charlie. He's now reading something he 10 MR. CAIN: I don't need an expedite, 11 11 Jana, but I'll have Scotti get in touch with you just Googled. 12 12 because I don't know what the order is typically. So, Jana, please read the question to him 13 13 MS. BOEHMER: Jana, this is Margaret again. 14 14 Boehmer on behalf of Eric Metaxas. I'd like an e-tran. And, Mr. Coomer, please answer the 15 question. 15 I don't believe we need it expedited. 16 MR. HOLWAY: Jana, this is Eric Holway on 16 THE DEPONENT: And please refer to me as 17 17 behalf of the Trump Campaign, and I would like an Dr. Coomer. 18 18 MR. CAIN: Okay. Stop. Just please, expedited transcript, please. 19 19 MR. BURNS: Jana, this is John Burns for everyone. 20 20 What I've said is we're over the two TGP Communications and Jim Hoft. We would like an 21 21 hours. What I've said is you can respond to Andrea expedited transcript and video, please. 22 22 Hall's last question and then we'll be done. THE REPORTER: Thank you. 23 23 MR. BURNS: Jana, do you need my -- this So if you need Jana to read that back, 24 24 Dr. Coomer, to respond to that question, fine. If you is John Burns again -- do you need my e-mail address? 25 can recall it, then you can respond and we'll be done. 25 THE REPORTER: No, I have that, but thank 111 113 1 THE DEPONENT: If you can please read it 1 you, John. 2 2 back. MR. BURNS: Cool. Thank you. 3 3 (Whereupon, the reporter stated, "The MR. QUEENAN: And Gordon Queenan for 4 4 Michelle Malkin. I don't need an expedited transcript, Deponent said, 'It's a combination of two words 5 5 but I would need it by -- well, you tell me. I need it truncated into one.' 6 6 by next Thursday. Is that semi-expedited? "Ms. Hall said, 'Antifa is?" 7 7 THE REPORTER: You don't need to worry THE DEPONENT: So I don't know what 8 8 about that. You'll get it soon. Antifa refers to. 9 9 MR. CAIN: Thank you. MR. QUEENAN: I appreciate it. Thanks. 10 10 THE REPORTER: I guess we're finished, THE REPORTER: Since we're off the 11 11 deposition, can everybody tell me what they want? then. 12 MS. HALL: We'll take an expedited 12 (WHEREUPON, the deposition was concluded 13 transcript, please. And then we'll just take regular 13 at 3:22 p.m.) 14 on the video. It doesn't have to be expedited, but a 14 15 15 video. But we do need the transcript from today 16 16 expedited, please. 17 MR. KIMREY: And OAN and Ms. Rion would 17 18 like expedited on the transcript and the video. And 18 19 19 how quickly can we get that? 20 20 THE REPORTER: Tomorrow. 21 21 MR. KIMREY: Okay, that's fantastic. 22 22 Thank you. 23 23 MR. ARRINGTON: Thank you, gentlemen --24 24 MR. KIMREY: I'm sorry. I don't know how 25 this works with Internet depositions, but will the 25

32 (Pages 110 to 113)

Deposition of Eric Coomer

	114		116
1 2 3 4 5 6	I have read the foregoing transcript of my testimony and have indicated the same by my signature.	CALDERWOOD-MACKELPRANG, INC. 9745 East Hampden Avenue, Suite 220 Denver, Colorado 80231 (303) 477-3500 September 24, 2021 Charles J. Cain, Esq.	
7 8 9 10 11 12 13 14 15	STATE OF COLORADO CITY AND COUNTY OF DENVER Subscribed and sworn to before me by ERIC COOMER, on this, 2021. My commission expires:	5 Brad Kloewer, Esq. Steve Skarnulis, Esq. 6 Cain & Skarnulis PLLC P.O. Box 1064 7 Salida, Colorado 81201 Re: Coomer v. Donald J. Trump For President, et al. 9 Deposition of: ERIC COOMER 10 The deposition in the above-entitled matter is ready for reading and signing. Please attend to this matter by complying with ALL blanks checked below: 2	
17 18 19 20 21 22 23 24 25	Address Reporter: JM	signature page and correction sheets, if any. XXX within 35 days of the date of this letter. bydue to trial/hearing date of Please be sure that the signature page and amendment sheets, if any, are signed before a notary public and returned to our office. If this matter has not been taken care of within said period of time, the deposition will be filed unsigned pursuant to the Rules of Civil Procedure. JANA MACKELPRANG, CRR, CSR, RPR cc: Counsel of Record	
3 4 5 6 1 7 8 9 1 10 11 12 12 13 14 15 16 17 18 19 20 21 22 23	CERTIFICATE STATE OF COLORADO) ss. CITY AND COUNTY OF DENVER I, Jana Mackelprang, Certified Realtime Reporter, Registered Professional Reporter, and Notary Public for the State of Colorado, do hereby certify that previous to the commencement of the examination, the said ERIC COOMER was duly sworn by me to testify the truth in relation to the matters in controversy between the said parties. I further certify that said deposition was taken in shorthand by me and was reduced to typewritten form by computer-aided transcription, that the foregoing is a true transcript of the questions asked, testimony given, and proceedings had. I further certify that I am not an attorney nor counsel nor in any way connected with any attorney or counsel for any of the parties to said action or otherwise interested in its event. IN WITNESS WHEREOF, I hereunto affix my hand and notarial seal this 23rd day of September, 2021. My commission expires January 24, 2024. Aman Mackelprang CRR, RPR, Notary Public Calderwood-Mackelprang, Inc.	1 CALDERWOOD-MACKELPRANG, INC. 9745 East Hampden Avenue, Suite 220 2 Denver, Colorado 80231 (303) 477-3500 3 4 Barry K. Arrington, Esq. Arrington Law Firm 5 3801 East Florida Avenue, Suite 830 Denver, Colorado 80210 6 6 Re: Coomer v. Donald J. Trump For President, et al. Dear Mr. Arrington: 9 Enclosed is the deposition of: ERIC COOMER 10 10 Previously filed. Forwarding signature page 11 and amendment sheets. 12 Signed, no changes. 13 Signed, with changes, copy enclosed. 14 Unsigned, notice duly given pursuant to the Rules of Civil Procedure. 15 Not signed, notice duly given 16 since trial is set for 17 No signature required. 18 Signature vaived. 19 To be signed in court. 20 Signature pages/amendment sheets to be returned to court on date of trial. 21 Mailed by Certified Mail No. 22 Hand-delivered on approximately 23	117
20 21 22		Mailed by Certified Mail No 22 Hand-delivered on approximately	

33 (Pages 114 to 117)

a.m 2:2 12:11,12 **Abbie** 4:21 ability 9:12 14:1 **able** 12:25 13:24 80:13 above-entitled 2:1 116:10 absolute 65:20 69:10,18 70:8 75:23 absolutely 8:16 13:18 27:20 29:22,23 39:6 51:24 72:22 80:16 95:6 98:11,13 108:2 absurd 77:21 accelerant 92:12 accompanied 53:10 accompanies 53:11 account 34:15 45:20,21 52:18 52.20 24 accounts 45:23 46:16 48:15 49:13 54:22 55:23 59:17 60:23 61:2,9 accusing 45:17 acquaintance 65:23 acronym 85:25 act 90:5 91:9 92:25 99:24 109:9 acting 77:8 action 52:5 115:11 active 45:21 46:24 activist 95:24 activities 96:11 actual 51:7 80:4,5,14,24,24 81:8,11 82:4 99:15 ad 44:7 adamant 32:18 added 66:16 addiction 35:20 77:11 Additionally 45:2,15 address 1:2 7:6 24:7 51:10 112:24 114:18 adjourn 23:18 administer 6:8 admissibility 6:9 admitted 53:25 advance 93:18 94:13 advanced 95:1,3 affect 9:11 66:24 91:23 93:1 95:2 100:11 affidavit 41:21 100:20 affirmatively 87:10,15 affirming 85:15 affix 115:12 ago 25:23 28:1 31:11,18 89:6 89:20 agree 13:17 20:7 41:15 55:7 71:22 73:3 108:7,10 **agreed** 24:13 ahead 20:1 94:21 al 116:8 117:7 alleged 25:15,15 52:4,5 allow 15:4 amendment 116:14,21 117:11 America 1:14 4:6 48:17,20 American 90:19 Americans 36:8 Anderson 96:2,7 Andrea 3:11 106:1 110:21 andrea@thehalllawoffice.c... 3:13 Angeles 4:17

```
animal 81:6.10.14
anonymous 16:12,21 19:3
answer 8:14,15 9:12,15 21:6,16
  22:14 30:3 33:3 42:4,25 45:8
  50:1,20 68:25 69:4,8 77:3,6
  79:1 83:14 91:2,13 96:15
  99:13 101:22 102:12 103:3
  104:5,7,14 108:15,21 109:2,5
  109:24 110:9.14
answered 35:14 68:7 74:12
  81:25 107:12,17
anti-post 90:13
anti-Trump 90:13 92:23,25
anticipate 8:11
antifa 17:3 19:5,7 25:10,18,20
  28:24 29:3,6,8,11,13,16,18
  30:9 32:1,7,19,23,24 33:6,7,9
  33:11,14,16,21,25 34:2 52:4
  107:23 108:3,7,10,24 111:6,8
Antifa' 28:7.14
antifa,' 16:14,23
antifascist 107:3,7,10,13,16
  108:1,8
antifascists 108:4,11
anybody 42:11 85:16 95:24
apologize 13:21
appear 75:24
APPEARANCES 2:5 3:1 4:1
appeared 51:8 53:19
appearing 7:3
appears 98:24
apply 18:25
appreciate 113:9
appropriate 84:2,18 85:6,9,16
  85:21 86:20 87:2,10,16 89:7
  89:21
approximately 44:19 101:9,10
  117:22
architect 76:14
argue 21:24
Ark 52:14 53:5,7
arranging 116:12
Arrington 1:17,18 3:3,3 5:2
  6:12,15 7:2,8 8:4,8,17,18 9:6
  9:10,18,21,24 10:3 11:9,11,20
  11:25 12:8,13,14 13:7 14:9
  17:11 18:10 19:23 20:4,11,18
  21:7,14 22:2,4,12,17,22 23:8
  23:13,17,24 24:5,9,19,21,24
  25:4,5 27:8,12,19,24 30:4
  31:25 36:22 37:5,10,13,16,22
  43:12,22 45:14 49:5,8,18
  50:14,20,24 51:9 52:10 54:15
  57:21 58:13,20 59:5,13 60:1,9
  60:21 61:13,16,21,25 62:2,4
  63:1 64:15 67:23 68:6.16
  69:2,5,23 70:6,12,19 71:8
  72:4,14 73:8,11,20 74:5,16,22
  77:12,18 78:7,20 79:22 81:2
  81:12 82:10 83:2,10,17,19
  84:1,13,14,23 85:11,24 86:8
  86:25 87:19 88:4,25 89:5,11
  89:19 90:24 91:12 94:2,18
  95:21 96:17.21.25 97:3.12.17
  98:1,7,8 100:15 101:6,20,25
  102:6,10 103:2 104:2 105:1
  105:20 106:1 111:23 112:7
  117:4,4,8
```

article 10:5.7 11:13.23 12:5 13:5,17,18,22 19:14,16,19 26:6,9,24 36:16,20 46:19,25 52:13 53:11,19 54:6,8,16 58:11 64:7,8 asked 12:1 17:24 22:5,22,23 24:1 27:10 30:19 33:2 35:13 46:22 50:21 55:2,19 71:1 74:12 76:20 81:17.25 87:1 89:25 96:16 103:7 104:11 107:17 115:9 asking 13:3 20:2 27:17 30:9 31:9,10,16 46:9 60:7 64:24 73:8,9,10,11,21,22 74:5,6,9 74:13 77:24 78:14 82:25 83:8 102:8 103:5,12,13 104:16 107:22 aspects 88:15 ass-clown 66:5 assessment 38:1 74:3 asshat 65:13 72:20 associates 16:15,16,23 assume 57:19 assure 57:12 attached 56:24 attacks 54:18 **attend** 116:10 attended 95:22 Attitude 86:18 attitudes 66:25 attorney 1:16 115:10,11 attributed 13:4,22 36:17 **Audio** 48:25 audio-video 53:10,17 auditorium 101:14,19 authentic 63:4.8 authenticate 102:1,4,5,9 author 17:17 31:21 53:3,13,21 authored 51:14 54:14 authoring 53:25 authorized 6:7 autocratic 65:13 72:19 Avenue 1:18 2:22 3:4 116:1 117:1.5 average 76:23 avoided 68:16 70:22 aware 40:10 44:19 50:5 51:6 57:25 59:8,14 awareness 50:10 51:3 awesome 66:6 back 11:5 12:13 13:7,10 14:7

B
back 11:5 12:13 13:7,10 14:7
15:13 17:21 18:15 21:20 23:3
23:17 25:4 37:2,3,17 38:9,22
39:9 41:20 43:12,16 50:15,16
51:2 54:15 58:16 68:2 69:14
72:9 75:9,15 81:5 84:17
89:10,22 91:1 94:8 98:7
106:23 109:16 110:23 111:2
backtracking 59:6
Bacon's 14:22
band 82:13
bankruptcy 35:22 36:6
Bannock 1:3
bar 78:6
barker 65:24
Barry 1:17 3:3 12:24 22:10 24:4

24:6.14 88:23 97:25 117:4 barry@arringtonpc.com 3:5 based 6:9 66:20 77:10 78:19,20 78:21 **Bates** 67:3 bclark@vedderpice.com 4:10 bearing 87:20 beg 11:9 began 38:2 53:2 begins 14:11 behalf 2:1 6:12 112:14,17 belief 92:4 beliefs 85:10 92:16 believe 16:3.4 19:17 30:25 31:19 34:8 40:14 53:18 54:1 56:1 57:3 62:13 70:2 74:9 83:8 88:21 89:20 93:24 95:1 97:12 100:9,10 112:15 believed 41:12 89:23 Beniamin 65:17 best 15:20 19:2 29:24 53:1 55:9 56:6 **better** 92:12 **beyond** 33:18 66:1,1,14 83:3 bias 90:6 bike 14:18 bit 101:21 bkimrey@vedderprice.com 4:10 Blaine 4:7 109:13,18 110:8 **blanks** 116:11 **blithe** 18:23 BLM 95:22,25 blowhard 65:13 72:20 **blunt** 14:14 board 35:16 Boehmer 4:2 112:13,14 **bottom** 44:4 46:13 Boulevard 1:21 3:7 4:16 **Bounty** 5:11 Bowman 2:7 **Box** 2:8 3:11,15,18 116:6 Brad 2:6 116:5 break 20:15 36:25 37:17 61:15 61:17 88:24 91:10 98:2 106:10,13,14,14,17 brief 37:23 61:15 77:20 89:17 **Brighton** 3:15 bring 81:16 103:25 108:16 broadcast 48:18 brought 81:19 103:24,24 Bryan 4:7 **bulls** 14:22 bullshit 65:21 66:2 95:18 Burns 3:17,18 112:19,19,23,24 113:2

С

Byron 98:25

C 6:1 Cain 2:6,8 6:14 7:13,15,17 8:16 9:4,8,14 11:8,10,14,24 12:6 12:24 13:8,10 18:5 20:2,7,16 20:17,23 21:23,24 22:3,9,15 22:19,22 23:6,11,20,22 24:11 24:14,20,23 27:1,9,10,17,23 30:2 31:20 37:19 45:13 49:4 49:6 50:23 54:11 57:16 59:11

59:25 60:6.20 62:1 64:14 68:13,24 69:20 70:4,11,17 71:4 72:1,11 73:6,10,16 74:1 74:12,21 77:3,17 78:2,17 79:21 81:1,3 82:7,25 83:3,5,7 83:12,23 84:4,20 85:8,22 86:5 86:22 87:13 88:1 89:9,12 90:21 91:6 94:16 95:9,13 96:15.20 97:8.15.24 98:4 101:3,17,22 102:3,8,25 103:22 104:23 105:24 106:11 106:17,25 107:4,11,17 108:5 108:14,18,25 109:7,13,17,24 110:7,18 111:9 112:10 116:4 116:6 Cain's 83:18 Calderwood-Mackelprang 115:17 116:1 117:1 California 4:17 call 12:8 15:17 23:9 25:9 32:19 32:23 33:6,9,11,14,25 34:2 48:11,14,15 52:4,5 65:11 95:16 96:6,10 97:23 called 19:5 43:23 54:18 campaign 34:11 92:18 112:17 capacity 8:21 9:12 77:9 90:6 care 116:22 career 93:7,15 94:10 carefully 43:14 50:24 72:6 careless 34:18 carnival 65:24 carried 48:9 case 1:5 13:19 53:25 88:21 104:9 106:2 categorically 95:15,18 cats 42:13 cc 116:25 117:25 ccain@cstrial.com 2:10 certain 11:16 44:5 49:10 55:15 59:16 82:2 88:15 98:12 certainly 39:1 53:23 54:4 certainty 38:23 **CERTIFICATE** 115:1 Certified 2:2 115:4 117:21 certify 115:5,7,10 cetera 18:2 chain 92:22 Chanel 1:13 4:6 109:14 change 62:17 99:1 changed 31:1 changes 117:12,13 **channels** 45:3,15 characterization 71:22 characterize 25:17 71:6,17 72:25 103:18 characterized 71:11 characterizing 23:24 charged 35:24 Charles 2:6 4:20 11:13 116:4 Charlie 95:12 105:22 106:4 109:10 110:10 checked 34:15 116:11 Chicago 4:9 11:5,7 12:20 Christian 65:14 Christmas 76:9,9 Christopher 2:21 circulated 47:11 53:4,14 citizen 85:10

CITY 1:1 114:9 115:3 Civil 6:3 116:23 117:14 claimed 54:22 clarification 43:2 **clarify** 8:6 12:25 64:16 Clark 4:7 44:16 Clay 44:16 clear 19:6,7 28:14 52:3 53:20 55:22 96:9 clearer 55:3,5,6 clearly 26:18 31:13 54:14 69:21 client 23:21 clients 91:24 climbing 35:16 **clown** 56:6,21 57:6 62:5,9 63:4 63:19 cocaine 9:3 35:17 coined 110:2 coining 110:3 colleagues 89:24 color 88:3 Colorado 1:1,2,3,19,22 2:9,13 2:18,23 3:4,8,12,22 4:4,13 6:3 7:7 40:18 100:23 101:2 114:8 115:2,5 116:2,7 117:2,5 combination 108:22 111:4 come 8:22 21:20 23:3 33:22 73:14,24 74:10,17 comedy 83:12 coming 16:25 25:24 commencement 115:5 comment 13:11 22:1,21 98:15 98:22 commentary 5:9 43:24 94:6 comments 20:23 commission 114:12 115:13 commit 31:13 commonly 48:5 communicating 42:11 Communications 1:12 3:16 112:20 companies 78:4 company 77:9 84:3,19,22,24 92:10,24 105:2,6 compensated 77:25 78:15 79:4 87:2 competitive 14:17 complaint 53:24 complete 66:24 completed 45:10 completely 46:20 66:20 complying 116:11 computer 42:8 computer-aided 115:8 concede 55:4 concedes 55:2 conceive 91:8 concerned 54:20 concerted 92:18 concluded 113:12 conclusion 73:14,24 74:10,17 conduct 41:1,5,17 42:23 43:8 66:25 conference 11:21 conferred 48:5 **confirm** 96:1 109:19

confirming 12:6 14:4

confusing 72:13

connected 115:10 connotation 72:3 Conservative 1:12 consider 10:15 27:6 considered 35:8.11 consistent 13:15 14:3 Conspiracists 5:8 10:6 conspiracy 41:23 Constitution 85:19 construe 41:4,13 contact 33:22 contained 39:20 contains 39:21 contemporaneous 64:6,20 contempt 66:7 contents 10:16 context 46:24 80:13 82:16 98:15 99:12 103:11,12 continue 31:4 44:7 54:19 92:6 **Continued** 3:1 4:1 contradiction 19:11 28:19 contributing 99:23 controlled 66:1 controversy 115:6 conversation 16:1 96:3 Cool 113:2 Coomer 1:7,23 6:10,22 7:4,7,21 8:1,19 10:8 11:2 12:14 13:3 13:20,20 16:2 17:12,13 21:8 25:5 27:11,24 32:12,18 37:22 38:5 43:15 47:20 50:25 52:17 54:7,17,24 55:2,5 61:25 62:4 63:12 65:5 73:22 76:20 77:6 83:5 84:8 89:5,20,23 92:11 95:21 96:15 97:21 98:8 107:3 107:24.25 108:20 110:14.17 110:24 114:6,11 115:6 116:8 116:9 117:7,9 Coomer's 5:12,13 Cop 82:11 cops 81:21 82:4 88:12,13,19 **copy** 116:14 117:13 corporate 76:24,25 Corporon 44:17 correct 10:25 11:1,7 25:23 30:23 31:3 32:9,24 33:16 36:7 41:6 51:23 52:20 60:18 60:19,25 64:21 67:12 98:23 105:3 correction 116:16 costume 62:18 counsel 6:6 13:18 33:3 110:8 115:10,11 116:25 117:25 count 109:20 counted 7:12 38:16 country 66:6 67:2,8 counts 35:24 **COUNTY** 1:1 114:9 115:3 couple 7:9 23:3 31:10 course 32:22 **court** 1:1,2 5:12 6:6,7 11:22 12:9 13:6,25 21:20 23:4,9 24:1 43:13,17 50:17 51:2 58:16 68:2 72:9 84:17 94:8 99:14 100:17 109:7 117:19,20 Court's 7:23 courtesy 20:16 covered 60:23 75:22

crazy 91:15 credible 47:24 48:9 66:21 credit 13:14 34:12 90:19 credited 14:7 criminal 41:1,14,23 42:2 crisis 76:15,19 critical 13:18 cross-check 79:14 82:21 CRR 115:17 116:24 117:24 cseerveld@drc-law.com 2:24 CSR 116:24 117:24 **cult** 32:8 current 15:10 19:3 46:24 47:4 Cushing-Murray 65:17 D **D** 6:1 d/b/a 3:17 **Daily** 1:12 **Daley** 11:4 damaged 35:19 damn 65:22 data 42:1 date 46:8,13 68:10,21 116:18 116:19 117:20 dated 65:4 100:17 day 19:3 26:19 48:3 53:19 64:12,18 115:12 day-to-day 33:18 days 116:18 dba 1:11,12,14 dead 76:10,17 82:11,11 deal 77:1 Dear 28:11 117:8 death 43:10 61:7,8,11 76:17 96:13 debate 65:16 99:15 **December** 46:13,14,15 49:19 50:2,6 51:12,12,17,21 52:12 54:17 56:20 59:10 60:24 62:7 62:11 63:24 decision 83:20 declaration 37:23 40:22 41:9 42:16 96:9 defamatory 95:4 defame 59:24 **Defendant** 2:15,20 3:20 4:2 **Defendants** 1:9.16 2:1 3:2.10 3:16 4:6 **Defending** 1:10 2:20 **deficient** 100:8,10 define 47:17,22 102:15,21 103:4,5,7,23,24,25 104:3 108:19,20 definition 17:24 18:3 32:7 33:15 48:7 102:16 104:6,12 104:13,15,16,21 108:13 definitions 18:7,9 definitive 18:8 definitively 39:18 **DeFranco** 3:14,14 **delete** 38:4,9,25 39:1,5,6,15 40:1,4,8 75:7 **deleted** 38:20 39:11.19.19.22

39:24 40:2,12 41:3 42:22

75:25 76:3 79:12 82:19

43:18 75:10,14,16,18,23,24

crap 96:14

ends 91:10

deleting 38:3 41:2 deletion 96:24 denied 51:14 54:4 denouncing 18:1 Denver 1:1,3,19 2:13,18 3:4 4:4 4:13 5:9 44:1 54:8,18 55:8 56:20 61:3 62:7,12 100:22 101:1 114:9 115:3 116:2 117:2.5 deny 100:25 denying 12:2,6 24:12 48:19 deponent 18:6 21:1 30:3 31:21 43:18 49:1,9 50:18 51:5 54:12 57:17 59:3,12 60:7 62:16 68:14,25 69:21 70:5,18 71:5 72:2,12 73:7,17 74:2,13 77:8 78:3,18 81:4 82:8 83:4,6 83:15,24 84:5,9,21 85:9,23 86:6,23 87:14 88:2 90:22 91:7 94:17 95:10.15 97:10.16 101:4,18 103:1,23 104:24 106:5,15 107:5,12 108:6,16 108:22 109:4 110:1,16 111:1 111:4,7 116:14 deposition 2:1 6:9 7:24 8:20 13:19 20:19 21:17 23:5,19 27:14,20 42:12 109:10 111:11 113:12 115:7 116:9,10,12,16 116:23 117:9 depositions 7:11 20:9,12 111:25 derby 102:16 deriding 18:1 describe 19:9 62:5,9 deserve 66:7 designate 28:20 **desire** 65:25 details 62:22 determination 60:12 Dexter 4:11 diameter 15:10 dictionary.com 17:23 18:8,16 103:25 108:17 died 77:1.1 different 33:3 46:22 50:21 72:3 digital 49:25 50:13 57:10,19 direct 28:19 108:1 director 11:2 92:24 disagree 29:20 65:18 discourse 65:16 discourteous 20:17 discovered 105:17 discovery 96:22 101:5 discuss 14:19 discussed 14:25 51:6 discussing 15:1 discussion 13:2 23:15 25:19 89:17 109:22 disease 35:20 disinformation 92:19 dislike 71:8,22 dispute 18:11 24:10 101:5 **distortion** 8:7 48:25 **DISTRICT 1:1 Div./Ctrm** 1:5 document 18:25 19:21 20:6,10 20:13,15,22 21:3,5,11,15,25

22:5.7.20.23.25 23:21 25:12 26:8,16,17,25 27:7,25 30:17 30:22,25 31:3,7,14,17 43:23 43:25 102:3.4 documents 102:1 doing 7:10 21:23 27:13 52:6 78:4 **Dominion** 11:3 40:4,8,10,11 67:12.19 68:4.11.22 69:7.9.14 69:14,18 92:10 93:19 94:14 95:2 96:19 97:2,6,14,19,22 98:10 100:22 101:1 **Donald** 1:9 2:15 28:9 69:11 70:8,12,16,20,21 71:3,6,14,20 71:23 73:5,15,24 74:11,18 75:1 116:8 117:7 dormant 52:18,21 dosed 76:11 double 64:15 72:12 doubt 39:16 95:19 dozens 75:20 **Dr** 6:10 7:4,21 8:1,19 10:8 12:14 13:3,20 17:13 21:8 25:5 27:11,24 37:22 38:5 43:15 45:24 47:20 50:25 54:7 55:5 61:25 62:4 65:5 73:22 77:6 83:5 84:8 89:5,20 95:21 96:15 98:8 108:20 110:17,24 driving 35:24 **Dry** 18:23 **DTC** 3:21 due 116:19 dues 19:8 28:16 29:10 30:11 duly 6:23 115:6 117:14,15 dunno 76:9 Dymond 2:22 Ε

E 6:1,1 e-mail 112:24 e-mails 49:13 e-tran 112:14 earlier 38:10 43:2 75:22 82:9 Early 4:15,16 ears 14:23 15:7,10 ease 7:18 East 1:18 2:22 3:4 116:1 117:1 117:5 easy 26:15 eating 107:20 **Edge** 5:10 52:11 edit 66:17,19 67:4 eearly@earlysullian.com 4:17 either 13:23 40:11 elapsed 61:18 **election** 52:6 91:23 93:1,20 94:15 95:2.17 98:10 100:11 elections 93:8 electoral 54:21 Electronic 112:8 else's 74:3,6 employee 77:9 employees 40:11 **employer** 66:22 67:11 enclosed 116:15,16 117:9,13 encompasses 18:14 end-tag 66:17 ended 35:23

endurance 14:18 **engage** 24:15 engaged 41:17 engaging 26:20 English 103:9,13 104:19 ensured 34:21 enterprise 41:14 entire 19:19 20:13.22 21:3.4.11 22:7 27:6 31:14 entitled 10:5 11:22 entry 100:18 Eric 1:7,13,23 2:16 4:2,15 6:22 7:7 11:2 16:2 44:16,16 63:11 96:19 97:2,6,13,18,21,21 100:22 101:1 106:20 112:14 112:16 114:6,10 115:6 116:9 117:9 eric.holway@jacksonkelly.... 2:19 **Esq** 2:6,6,7,7,12,16,16,21,21 3:3 3:6,11,14,17,20 4:2,7,7,11,15 4:15,21 116:4,5,5 117:4 essentially 65:9 et 18:2 116:8 117:7 event 115:11 everybody 6:18 24:2,25 106:24 111:11 everybody's 23:2 evidence 32:5 34:9 41:16 43:5 43:6 78:3.22 95:19 exact 16:25 32:16 exactly 46:18,23 examination 5:1 7:1 107:1 115.5 exceed 7:22 **excuse** 15:4 64:2 84:7 95:11 excused 73:4 executive 40:7 76:24.25 77:14 77:22,25 78:8,16,22,25 84:2 84:18,21,24 85:7 86:20 87:3 87:10,18 executives 78:4 79:4 exercise 10:19 **Exhibit** 5:6,8,9,10,12,13 9:20 10:1 12:15 17:8,9 25:6 32:11 36:16 37:23 38:10,11,11 39:21 43:20,23 44:21 49:21 50:7 52:8,10 63:10 65:4 73:4 73:14 75:6 76:4 82:10 86:2 89:22 98:14 100:13,16 exist 32:24 33:7,16 34:12 40:15 40:16 exists 32:1 33:21 34:4 expedite 112:10 expedited 111:12.14.16.18 112:8,15,18,21 113:4 experience 77:11 expires 114:12 115:13 **explain** 7:17 61:1,3 explained 16:13,22 43:1 explicit 54:2 82:9 exploit 92:2 **exposed** 45:23 exposing 18:1 express 85:10 99:22 expressed 52:7 67:18 68:3,11 68:23 92:17

expressing 87:17 expression 110:3 expressly 32:25 53:16 extra 109:14,15

fabricated 11:17 45:4,16 46:3 54:10,14 55:21 56:1 fabricated.' 54:23 fabricating 45:18

fabrication 11:19 facarical 22:6 face 77:21

Facebook 5:13 11:16.19 17:12 17:15 34:15,22 36:10 37:24 38:3,4,7,14,20,24 39:2,5,10 39:14,14,17 40:2,5,8 42:17,21 43:18 44:20,25 45:5,18,21,23 46:2,20 47:3,10 49:10,16,20 50:6,9,11,19 51:3,6,10,23 52:18,20,24 53:21,25 54:4,9 54:13 55:11 57:9 59:15 60:4 60:18 61:5 63:11 65:3,5,11 67:18 68:3,10,22 75:6,14,17 75:25 79:8 82:24 83:21 84:6 84:10 86:21 87:4,12 89:8,21 89:24 90:12 93:18 94:13,25 96:24 98:20 99:8,9,12,14,16 101:7 102:6,10 103:1 105:13

facing 92:10 fact 8:24 13:3 15:2,6 16:6 36:6 36:17 54:5 56:24 57:24 59:9 63:4,13 75:23 82:2 93:7 99:19,20,23 101:7

fair 54:12 91:23 **fairly** 10:19 **fake** 46:16 47:7

fake 46:16 47:7 60:23 61:2,9 **false** 95:3,18

falsely 40:25 42:18 43:1,7 familiar 10:15 38:18 43:25 52:13 88:18 98:18

52:13 88:18 98 family 65:22

fantastic 111:21 far 30:13 40:2,16 47:8 50:1 54:1 80:17

farce 92:6,8

farcical 18:23 19:1 21:10 22:6 22:24 28:3

Farm 81:6

fascist 65:13,21 69:7 72:17,20 fascists 67:9,21 68:15,20 69:12 69:22 107:5,8,14

FBI 19:4 26:19 28:20 34:10 **fear** 37:25 44:24 62:23 66:2

feared 40:23 fears 44:8 54:20 FEC 1:11 3:10 feedback 49:2

feedback 49:2 feel 99:22 107:23 fees 22:18,18 felonious 99:24 felt 42:1 61:2 fifth 100:18

file 36:6 39:20 filed 53:19 116:23 117:10

filibuster 26:21 filing 5:12 100:17

find 13:1 28:9,11,18,22 66:23

67:14.20 68:5 fine 13:3 109:19 110:24 112:6 finish 15:5 30:2,3 51:20 57:4,4 100:4 finished 47:2.5 113:10 firm 1:18,21 3:3,7,18 90:12 first 6:23 10:22,23 12:17 35:2 five 61:15 89:1 **five-minute** 61:17 98:2 flippant 18:22 Floor 4:16 Florida 1:18 3:4 117:5 Floyd 52:23,25 fodder 91:15 92:5 93:1,17 94:12,25 95:8 folks 24:16 follow 92:22 98:22 following 6:2 51:1 58:15 60:4 60:14,17 68:1 72:8 84:16 94:7 **follows** 6:24 **folly** 18:1 force 14:14 foregoing 114:1 115:9 form 18:5 31:20 50:23 54:11 57:16 59:11,25 60:6,20 64:14 68:13,24 69:20 70:4,11,17 71:4 72:1,11 73:6,10,16 74:1 74:21 77:4,17 78:2,17 79:21 81:1 82:7 83:7.13.23 84:4 85:8,22 86:5,22 87:13 88:1 90:21 91:6 94:16 95:9,13,14 97:8,8,15 101:3,17 102:25 103:22 104:23 107:4,11,17 108:5 115:8 formal 16:13,22 Forwarding 117:10 found 76:8 96:4 Foundation 73:16 four-page 20:22 21:15 frame 39:3 Francis 14:21 frank 89:25 free 91:23 frequently 104:20,25 fresh 26:1,3 Friday 11:21 12:2 friend 65:11,22 friends 34:22 101:9,12 fringe 44:5,12,24 54:19 78:14 front 12:3 102:5 Frye 4:21 fuck 65:21 66:4 76:9 82:22,24 83:21 86:12,19,21 87:3,11,24 88:5.19 101:21 102:9.11.24 103:15 104:22 **fucking** 65:20 66:5 69:10,18 70:8 fucktard 65:21 full-sleeve 14:21 15:7 fundraise 92:6 funny 109:9 further 115:7.10 G

G 6:1

Gateway 1:13 3:17

general 50:10,12 51:2 93:9 96:21 generally 40:23 103:2 generating 44:24 gentlemen 111:23 Geoffrey 65:17 George 52:23,25 getting 43:9 49:2 96:13,20 107:23 gist 26:6 **Giuliani** 1:10 44:16 give 13:10 18:18 34:12 48:7,7 65:22 106:2 given 93:17 94:12 95:8 115:9 117:14,15 gives 91:15 giving 20:15 109:14 Gizer 4:16 glad 76:10,16 gladly 91:10,16,17 **go** 5:11 10:18,20 15:13 17:21 18:15 19:25,25 20:2,14 22:10 22:13 24:2 27:4 37:2,4,17 38:22 39:8 41:20 51:17,22 54:15 66:9 67:5 75:9,15 79:7 86:15 89:13 94:21 107:20 109:10.18 goal 51:25 52:1,3,7 God-given 85:19 goes 19:9 40:22 55:1 going 7:9,14 9:18,19 10:3,18,19 10:20 11:11 13:8 17:2,7 18:7 18:18 20:5,9,18,20 21:9,18,19 21:22,24 22:15,17,18 23:3,9 23:18 24:8 25:9 27:4,9 36:25 37:10 38:9 42:19 45:8 63:2 64:4,5 70:19 71:18 81:7 86:6 87:14,22 92:20 94:4 104:8 106:1 107:20 108:14 good 62:25 76:8,10 81:1 Googled 110:11 Gordon 3:20 4:3 113:3 **GPM** 4:12 gqueenan@prpclegal.com 3:23 grammarian 73:18,21 **Gray** 4:15 great 62:23 67:2,8 77:1 **Greenwood** 2:23 3:22 Grimmesey 2:16 grounds 65:19 **group** 19:5 guarantee 95:10,17 guess 19:20 47:17 94:23 100:4 106:23 113:10 Guest 5:9 43:23 Gus 65:17 guy 75:1 Н half 15:12 23:20 37:11 52:19,21 105:25 half-inch 14:23 15:7 **Hall** 3:11 5:3 24:4,6 106:4,8,23

Hampden 116:1 117:1 hand 24:11 115:12 Hand-delivered 117:22 handle 53:4 63:21 Hands 98:13 happened 6:16 happy 76:22,25 harassing 77:5 101:23,25 hashtag 65:10 66:8,9,10 hate 70:12,15,20 71:3,12,14,19 71:20,25 72:2,10,17,17,21,24 73:4,14,24 74:11,18 hate's 72:2 hated 71:1 head 5:11 44:14 90:11 105:1,5 105:8.10 headed 11:5 healthy 65:16 hear 16:7 95:12 heard 15:25 hearing 11:21 16:20 24:25 25:1 80:23 **hereunto** 115:12 heroin 9:7 35:17 Herring 1:13 4:20,21 **Hey** 21:1 88:23 high-compensated 77:22 78:8 high-heaven 76:12 high-ranking 76:24 77:9,14,22 77:25 78:4,8,15,22,25 79:4 high-salaried 76:24 highlighted 14:10 54:25 highly 66:21 77:25 78:15 79:4 81:2 87:2,2 99:18 Hoft 1:12 3:16 112:20 hold 27:1 83:5 holes 14:23 15:7,10 Holway 2:16 112:16,16 Home 5:11 honest 48:24 honestly 49:9 **Honor** 14:2 hope 23:13 66:1,14 76:11 hoped 76:17 77:1 horrible 35:20 hotel 11:5,6 12:21 15:15,18 16.11 hour 20:25 23:20,21 37:11 hours 109:1,7 110:21 How's 94:18 humor 14:14 humorous 18:20 idea 28:17 47:9 51:22 75:9

80:11 96:18 97:16,20,21 100:21.24 ideas 16:14,15,23 identification 5:6 10:2 17:10 43:21 52:9 100:14 identify 27:4 55:16,18,19 idiot 65:20 69:10,19 70:8 ignoring 61:5 III 2:12 illegal 40:17 78:5,5 91:18 92:20 99:3,16,17,18,18,23 100:2,6,7 Illinois 4:9 imagine 91:20,20

immediately 38:2 64:8 impersonate 63:5 implicate 43:7 implicating 41:5 **implied** 54:13 **imply** 45:22 53:15 implying 33:23 important 51:10,17,21 impossible 32:7,23 33:6,8 98:9 98:11 99:7,21 Improper 83:10 **inappropriate** 86:24 87:5,8 90:11 inch 15:12 included 61:11 109:18 including 34:10 inconceivable 91:25 increase 44:6 **INDEX** 5:1.6 indicated 9:16 114:2 individual 26:8,11,12 31:5 84:6 84:11 industry 79:24 80:18 **influence** 8:25 9:17 35:25 91:17 information 7:20 14:1,5,10 40:24 85:17 ingested 9:3 Ingrid 3:14,14 **INITIAL** 5:6 inquire 11:23 12:4 insist 21:18,22 insisting 20:23 instruct 8:13 instruction 7:21 8:1 intend 13:19 intense 71:10,11 **intensely** 71:9,23 intent 42:2 interact 65:25 interested 115:11 Internet 105:16 111:25 interrupt 12:25 87:22 interrupted 59:4 interrupting 86:16 interview 10:17 52:17 53:9,10 invited 101:19 involved 6:16 41:1,13 42:23 ironic 18:22 19:1,17 irony 17:25 irrelevant 77:5 irreverent 18:23 19:12

J 1:9 2:6,15 3:14 116:4,8 117:7 Jackson 2:17 iail 36:2 James 1:12 3:16 **Jana** 2:2 6:17 9:22 13:8 23:10 36:22 50:15,22 58:14 61:18 67:23 72:5 84:14 94:3 105:21 109:19 110:12.23 112:7.11.13 112:16,19,23 115:4,16 116:24 117:24 January 115:13

is?' 111:6

Issued 28:8

issue 23:19 24:7,10

107:2,7,13,18 108:7,24 109:2

109:5,9 110:9 111:6,12

Hall's 109:16 110:22

Halloween 62:18 63:18

Jeremy 4:15 jgray@earlysullivan.com 4:18 iihadist 65:14 Jim 112:20 JM 114:21 **job** 66:23 67:15,20 68:5,12,23 69:11,17,22 85:17 96:12 jocular 18:20 Joe 15:19 44:15 97:1.5 100:21 John 112:19,24 113:1 **joking** 18:19 65:15 Jonathan 3:17 76:14,16 Joseph 1:11 4:19 journalist 60:8,10 journalists 60:3 judge 24:7 judgment 60:8 July 65:4 75:6 76:9 June 76:7,9

K 1:17 3:3 117:4

keep 30:17 86:16 keeping 105:22 Kelly 2:17 key 94:20,22 kids 108:17 killing 81:21 82:4 88:19 **Kimrey** 4:7 37:4 61:13 69:3 88:23 89:2 106:10,13,16 109:12,13,21 110:4 111:17,21 111:24 112:5 kind 13:15 81:6 107:23 **Kloewer** 2:6 116:5 knew 47:10.15 50:2 51:11 55:12 57:10 60:3,13,16 know 8:24 23:8 29:9,12,15,17 29:19 30:13 33:18.20 34:6 37:14 39:10,17 40:17 47:8,23 47:25 48:2,5,11,14,15 49:2,24 56:24 57:18,21,23 58:21,25 59:20 61:14 64:23 71:15 75:10,16,17 78:24,25 79:14 79:15,17,25 80:8,17,19 81:23 82:2,15 85:25 86:3 88:9,11 95:24 96:2 97:17,22 102:13 102:17 103:18 104:12,18 109:11 111:7,24 112:12 knowing 20:24 knowledge 29:24 30:13 50:12 known 14:24 16:14,23 Kornfield 2:12

31:23

lack 92:12 laid 26:17 land 65:11 language 55:2 Larry 62:14 LaSalle 4:8 late 10:23 62:22 Lathrop 4:12 law 1:18,21 3:3,7,14,18 91:10 99:15 117:4 lawsuit 96:5 leader 31:23,24 leaders 19:9 28:16 29:16 30:11 learned 96:7 left 11:4 34:14 67:6 97:25 106:12,18 legitimate 38:2 let's 8:18 15:13 17:21 18:15 26:15 28:6 32:10 36:11 37:1 37:11,16 39:3 41:20 79:7 94:1 98:2 106:14 108:16 letter 16:12.21 19:3 116:18 level 65:23 lie 41:18,23 94:23 lied 41:19 95:4 lies 43:3 92:18 life 33:18 35:19 37:25 49:14 light 8:22 37:25 liked 71:1 limit 14:1 line 10:23 21:13,14 lines 83:8 **linking** 36:13 listed 116:12 Listen 43:14 50:24 72:6 listened 80:22 literal 79:18 literally 28:17 106:11 LLC 1:12 3:17 **LLP** 4:12,16 locked 46:20,21 long 48:3 80:19 look 24:14,17 38:22 39:9 42:7 46:12 49:4 61:19 75:9,15 80:13 looked 42:8 44:21 80:1 110:2 looking 38:10 42:6,15 44:6 56:8,9,14 63:10 65:3,16 looks 98:18 Lord 81:1

Los 4:17 lost 35:23 83:18 lot 18:7 39:13 62:24,24 72:13 77:20 102:9 103:16,17 lots 78:3,23 96:25 loud 35:3.4 65:7 86:7 Louis 3:19 love 76:8 Loveland 3:12 loves 75:2 low 78:6 lying 97:1,5,13

lyrics 80:1,9,14 82:9 88:10,12 M

M 2:12 3:11 M-c-D-O-O 62:16 ma'am 106:25 machine 90:12 105:2 Mackelprang 2:2 91:1 115:4,16 116:24 117:24 mad 88:8 **made-up** 95:3 Madness 1:11 3:10 magazine 10:4 Mail 117:21 Mailed 117:21 major 90:11 makeup 63:18 making 8:12 44:20 63:9

maliciously 91:9 malinformation 92:19 Malkin 1:13 3:20 44:15 59:21 60:10.16 113:4 man 16:2 manifestation 25:20 manifesto 17:3 25:10,16,18,21 31.24 marches 96:11 Margaret 4:2 112:13 mark 9:19 65:23 marked 10:1,4 17:8,9 43:20 49:20 50:6 52:8 100:13 marriage 35:23 material 41:13 math 85:3 matter 33:15 104:15 116:10,10 116:22 matters 115:6 Max 16:12.20 44:14 mboehmer@grsm.com 4:5 Mc 62:15 McDoo 62:14,16 63:20 McGuire 16:12,21 17:1 44:14 McRae 4:16 mean 7:16 17:5 18:12 48:6 63:25,25 82:12 90:2 91:4 92:14 97:8 98:18 110:9 meaning 89:23 103:14 means 18:16 47:20 48:1 65:10 80:12 82:15 102:17 103:10 104:19 meant 18:20 65:1 67:15 measure 15:10 media 1:11,14 3:10 44:5,12 45:3.15 46:5.10 47:7 48:20

49:17,23 50:8 51:8,18,22 54:19,22 55:12,15,20 56:18 57:11 58:1,4,16 59:7,9,17,18 60:23 61:2 63:24 64:17,19 97:5 meeting 95:22

30:11 31:22 member 34:4,7 membership 28:15 29:5 30:10 31.22

meetings 19:8 28:16 29:8

memberships 19:8 memorized 54:3 memory 31:14 mentioned 19:17 meowed 42:13 message 35:16 messages 99:16 met 96:3

metaphor 81:6.21 **Metaxas** 1:13 4:2 44:16 112:14 Michael 2:21 Michelle 1:13 3:20 44:15 59:21

113:4 mind 26:1,4 44:9,11,13 46:2,6 46:11,18,23 62:6,11 64:12,19

64:25 74:14 mind-altering 9:11

mine 17:2 98:21 minute 13:12 105:25 106:2,18 108:19

minutes 15:24,25 25:25 28:1

31:11.18 36:25 37:1.8.14.15 61:15 89:1,6 97:25 105:23 109:15,15,16

mischaracterizing 23:22 misconstrue 41:4 misconstrued 40:25 41:16,17 41:19,21,22 42:17,22,25 43:3

43:4.7 misconstruing 41:11 misinformation 92:19 misleading 55:2,8 missing 94:20 Missouri 3:19 mistaken 89:6 misuse 94:22,23 modify 42:3 moment 64:4,21 moments 89:20

morning 7:3 morons 66:24 Mountain 37:18 move 32:10 104:9 movement 81:14 **moving** 62:23

mreagor@drc-law.com 2:24 multiple 18:21 32:25 44:11 46:16 55:23 56:23,25 95:4

Munem 65:17 murder 52:23,25 88:3,16 mute 8:9 49:3 mutherfuckin 88:8.13

Ν

N 6:1 86:18 **n-word** 86:7,9,11,12 N.W.A 85:25 86:17 88:11 **name** 7:5 16:1,7 46:17 52:4 55:23 56:23 62:14,19 82:13 named 16:2 98:25 narcissistic 65:13 72:20 narrative 41:11 63:1 93:2,18 94:13 95:1,3,4 national 47:8,12,16,17,19 48:1 48:8,12,15,19,20,22,23 49:16 49:21,23 50:3,7,11,19 51:3,7 51:8,11 57:11,13 59:18,23 60:3,13,17,22 nationally 48:9,18 necessarily 66:21 67:11 69:17 need 21:4 22:21 27:16,22 93:23 96:15 106:13,15 110:23 111:15 112:10,15,23,24 113:4 113:5,5,7 needed 20:12 21:11 99:22 needs 20:21 22:14 27:11 49:3 negative 64:16 negatives 72:12 neither 73:17 **neologism** 108:6,12,13 110:2 Network 1:14 4:6 48:17.20 Networks 1:14 neutral 87:6 **never** 32:18 33:9,9,14,22,25 36:1 38:16 40:2 41:12,25 46:1 51:14,25 54:4,13 62:8 95:19 96:3,3,10 97:10,22 **new** 10:4 12:19 13:5,17,22 14:5

14:12,16,20 15:16 24:7,10

110:3 newly 110:2 **news** 1:14 4:6 47:8,12,16,18,20 47:24 48:1,8,9,12,16,17,19,20 48:20 49:21 50:3,7,11,19 51:4 51:7,8,12 57:13,25 58:5,7,17 58:19,22 59:1,8,14,17,18 60:22 Newsmax 1:14 Nicole 2:16 nicole.grimmesey@jackson... 2:19 **night** 53:12 non-partisan 67:1 **nope** 22:15 39:12 45:1 46:4 78:12 93:4 95:23 96:8 100:3 North 4:8 notarial 115:12 notary 2:3 114:16 115:4,17 116:21 note 109:13 notice 117:14,15 notoriety 44:6 November 10:23,24 11:7 12:20 15:18,24 16:7,11,19 34:14 39:4 40:3 44:19,22 62:22 100:20 number 76:3 116:12 0 0.6.1 OAN 49:11 109:13 111:17 oath 6:8,10 49:19 74:23 75:24 80:3,3,6,11,15 102:24 **object** 6:20 27:1 45:13 50:23 59:25 83:7,13 97:8 objecting 27:12,13 **objection** 6:8 7:11,12,18 8:15 8:21 9:4,8,14 11:12 27:15,21 77:4 81:1 83:11,18 84:4,20 95:14 97:9 objections 7:14 8:12 obviously 24:11 **October** 63:12 off-the-record 13:2 office 3:14 11:4 116:13,22 officials 78:22.25 oh 37:12,13 59:2 66:4 67:4 Oi 79:15,23 80:4 okay 6:21 8:4,10,17 9:2,6 10:18 11:11,25 12:8,17 13:14 14:9 14:16 15:2,11,13 16:6,9,19 17:7,16,18,21 18:10,15,24 19:14 20:14 21:14 22:12 24:21,24 25:9,11,13,17 26:1,7 26:10,20 28:6,10,12 30:8,21 31:1,6 32:11 33:10 34:13 35:3.7 36:21 37:10.18 38:17

39:7,13,21,25 40:21 41:20

43:11 44:18 45:2 46:5,12

47:10 48:13 49:8 50:5,20

51:16,20 56:4,15,17 57:1,8

58:4 59:5,13 60:13,16 61:1,10

61:16,21 62:9 68:16 69:2,8,8

69:13 70:1,25 75:5,5 76:5,6,7

76:7 77:18 79:7,15 80:2,17

35:7.10 36:3.9.18 54:6.16

81:16.20 84:13 85:2.18.24 86:15,19,25 87:8 88:7,22,22 89:12 90:7,15 93:5,21 94:24 98:4,19 103:20 104:21 105:8 105:12,15,19 106:23 107:3 110:18 111:21 112:5 Oltmann 1:11 3:10 4:19 15:19 16:1 32:14 44:15 45:17,24 47:11 54:24 55:14 57:9 59:15 60:5 77:21 96:18 97:1,5 100:19,21,25 **Oltmann's** 49:12 once 14:23 15:8 42:13 52:1 68:25 96:4 one.' 111:5 ones 19:16 28:5 36:5 41:3 57:13 58:6,18 79:12 op-ed 46:15 52:2,3 54:18 56:21 **open** 16:12,21 65:11 opened 52:24 opening 26:17 opiate 77:11 opinion 29:22 32:22 90:5 91:9 91:21 opinions 65:19 66:19,24 67:4 **opioid** 76:15,18 order 7:23 8:3 11:14,24 12:7 22:7,14,25 96:21,22 109:7 organization 16:14,22 19:7 28:15.20.21.21.24 29:3 30:10 32:1 34:4,5 49:23 58:1 59:8 60:22 organizations 59:14 organized 19:5 original 53:20,24 54:2 116:14 Otto 15:19 outlet 48:21 49:17 50:8,19 52:7 outlets 47:14 51:8 outside 8:2 96:20 oval 65:23

P 2:21 6:1 9:20 **P.C** 1:10,17,21 2:2 3:2,7 **p.m** 23:15,16 25:2,3 37:6,7,20 37:21 61:23,24 89:3,4 98:5,6 106:21,22 109:22,23 113:13 **P.O** 2:8 3:11.15.18 116:6 **P18** 5:8 9:22 10:1,4 12:15 32:11 36:17 89:22 P19 5:9 43:20,23 P21 5:10 52:8 **P22** 5:12 100:13,16 **P23** 5:13 17:8,9,11 25:6 39:21 49:21 50:7 63:10 65:4 73:14 75:6 76:4 86:2 98:14 page 5:2,3 13:14 14:6 16:9 17:11 19:25 24:2 25:6 32:11 38:10 52:17 54:17 63:10.17 65:4 73:3,13,24 74:11,18 75:5 75:8 76:4 78:9 79:8 81:13,13 82:3,10,18,22,24 83:21 84:10 86:1,21 87:4,12 89:8 90:12 98:14,17,19,25 116:15,16,21 117:10 pages 98:22

pages/amendment 117:20

pain 77:2 painful 76:11,17 paper 21:17 paragraph 10:22 14:10 15:14 27:5 34:24,25 35:3 37:24 52:16 54:16 paragraphs 26:18 27:5 pardon 11:9 42:5 Parkway 3:21 parse 21:3 parsed 41:11 part 17:18 18:13 29:25 30:4,9 30:12 35:2 93:5 107:22 108:8 participate 8:21 32:23 33:6 participated 32:19 particular 19:15 20:10 39:3 44:9 46:1 particularly 81:9 parties 7:12 115:7,11 party 7:11 Patterson 3:21 **pay** 29:10 **PC** 2:12 3:21 6:13 Pearman 1:20,21 3:6,7 pee 106:15 pending 23:19 110:5 **people** 6:16 29:10,13 46:16 55:14 57:12 61:12 88:3 90:4 90:19 91:15,16 92:23 93:17 94:12 95:1 101:15,18 103:18 percent 102:19,19,19,20 perfect 5:8 10:5 92:13,14 93:16 94:11,24 perfectly 19:7 23:25 28:14 period 39:14 116:22 perpetuating 93:2 person 42:9 73:12,13,23 74:10 personal 30:13 33:17 34:21 44:6 66:24 76:18 77:10,11 87:17,23 90:5 92:3,4,16 personalities 44:5,11,12,24 personalities' 54:19 personally 34:3 persuade 66:4 perusal 27:25 Ph.D 1:7 6:22 47:25 philosophical 65:19 **phone** 32:19,23 33:6 photo 62:17 63:19 phrase 48:1 80:12 87:3 pic 62:17 63:8 65:14 Picasso 14:22 pick 18:22 picked 58:1 59:8,14 61:4,6 pics 55:24 picture 56:23 63:4.8.17 pictures 46:17 piece 62:7,12 piercings 15:1,3 pigs 79:16,17,18,23 80:5,12,18 80:24 81:20 82:3 Plaintiff 1:7 2:5 6:14 Plaintiff's 11:15 planned 96:11 planning 65:12 **play** 102:16

62:4.9 65:8 67:24 72:5 76:5 84:15 96:23 110:6,12,14,16 110:18 111:1.13.16 112:8.18 112:21 116:10,21 **PLLC** 2:8,17,22 116:6 plugs 14:24 15:8 podcast 48:11 podcasts 47:14 49:12 59:16,21 59:22 **point** 22:20,24 49:1,9,22 53:2 53:12.18 **police** 86:19,21 87:3,11,24 88:3 88:5,19 policies 71:7 72:17 **policy** 40:10,14,16,20 political 65:15 85:10 92:4 Polloi 79:16,23 80:4 Popes 14:22 population 91:8 **posit** 79:1 **position** 70:7 87:11 91:21.22 92:1 93:19 94:14 95:2 98:9 98:10 **possible** 33:11 34:1,1 96:1 Possibly 31:4 post 5:9 17:12 19:22 40:3 44:1 54:8,18 55:8,20,25 56:18,21 57:6 61:3 62:7,10,12 63:4,11 63:14 64:11,17,19 65:3,5 67:18 68:3,10,22 70:2 73:3 75:6.7 79:9.10 87:15.16.25 102:7 103:1 **posted** 19:3 56:24 59:18 83:15 83:15 84:5,10 posting 46:17 49:24 53:2 55:24 82:24 83:24 posts 5:13 11:16,19 17:2 34:21 36:11 37:24 38:3,4,7,15,20,24 39:2,5,10,14,17,19,22,23 40:5 40:8,11 41:2 42:1,17,21 43:19 44:20,25 45:3,5,15,18,23 46:2 46:6,10 47:4,7,11 49:10,16,20 50:6,9,11,19 51:3,6,8,10,15 51:23 52:1 53:3,13,21,25 54:5 54:9,14,22,24 55:12,15 56:23 57:9,18,20 58:4,17,21 59:7,9 59:15 60:5,18 61:5 62:19 63:9,24 64:3,5,9 75:14,17,25 82:19 89:21 90:13 93:18 94:13,25 96:24 98:15,20 101:7 102:11 105:13 Powell 1:9,10,17,17 2:2,2 3:2,2 4:20 6:13,13 44:15 preceding 46:14 Prentice 2:22 prepared 24:22 present 4:19 11:20 58:8,10 63:24,25 preservation 8:12,14 presidency 34:11 President 1:9 2:15 28:9,19 40:12 116:8 117:7 presume 10:24 pretend 92:20 pretty 55:22 88:17 96:8,8 previous 115:5 Previously 117:10 prey 44:7 54:20

Plaza 11:4

please 6:6 7:5 8:9 28:13 50:22

Prez 82:11.12.15 Price 4:8 **prior** 11:15 prison 35:23 36:1 88:16 privacy 34:20 private 17:2,14 84:5,6,10,11 92:17 99:15 101:7,12,15 105:13 privileged 7:19.20 **probably** 21:16 55:6 66:23 67:14,20 68:5 76:11 88:12 **probe** 81:7 problems 75:1 Procedure 6:4 116:23 117:14 proceedings 6:2 115:9 proclaims 31:23 produced 47:11 product 11:3 105:4,7,10 profanities 14:11,13 professional 2:3 66:25 90:6 115:4 professionals' 38:1 profile 46:17 55:24 56:23 62:17 progressive 52:5 96:11 prone 14:11,13 protests 96:12 provide 104:13 provided 101:4 provides 40:11 psychologist 73:18,21 public 2:3 11:15,16 16:14,16,23 24:2 28:7 44:8,21 54:20 57:9 59:15 60:5 96:23 99:15 114:16 115:5,17 116:21 published 46:20 pull 65:23 **pulled** 24:16 100:15 Pundit 1:13 3:17 punk 81:9.10 purported 58:9 purporting 45:3,16 46:24 54:23 58:10 62:19 purports 63:11 purposes 25:19 pursuant 6:3 116:23 117:14 put 9:19 13:25 17:7 27:21 37:22 43:22 51:23 59:18 66:17 75:5 83:21 84:22,25 85:7,16 86:20 87:3,11 89:7,21 90:12 102:4 105:16 putting 90:8

qualified 73:18 74:2 Queenan 3:20 113:3,3,9 question 7:19,19,22 8:2 9:5,9 9:15 12:1 13:20 16:18 21:16 22:5,14,23 26:22 27:3,10,18 27:23 30:19 31:1 33:2.3.5 42:20 43:12,14 45:10 46:9,22 50:1,14,21,25 51:16 58:12,14 60:1 63:2 67:24 68:17,19 70:15,22 72:4,6 75:3 76:20 77:4,19 78:12,14 83:1,19 84:15 85:4 87:1,9 89:15 94:3 94:4 96:16 101:24 102:1 103:8 104:6,7,11,14 107:9,15

107:24.25 109:3.6 110:4.6.10 110:12,15,22,24 questions 9:12 11:18 15:5 21:8 21:8 22:11 45:9 82:1 83:9 106:3 115:9 quick 89:13 106:8 quickly 111:19 quiet 27:16,22 auit 67:22 68:15 69:7 quite 101:21 102:11 **quote** 14:15 16:25 24:11 32:16 quote/unquote 49:16,23 57:6 **quoted** 36:4 quotes 16:5 17:4 32:15 36:5,15 36:15,19,19 quoting 92:9

R 2:16 6:1

races 14:18 racist 65:21 86:14

ran 58:1 59:10 random 48:15 49:13 65:22 Randy 44:16 ranked 87:2 rant 65:9 66:11,15 rational 66:19 reach 48:23 reaction 66:2 read 10:10,12 12:18 16:12,21 19:24 20:13,14,21 21:11 22:7 22:25 25:20 26:12 29:21 30:5 31:4,7,9,10,17 34:25 35:1,1,3 36:12 43:12,16 50:14,16,22 51:1 58:13,15 65:7 67:2,23 68:1 70:3 72:4,8 73:12,13,19 73:23 74:25 76:5 84:14,16 91:1 94:7 110:12,23 111:1 114:1 116:12,14 reading 11:24 12:7 21:17 27:25 30:17 52:16 73:3 74:4,6,7,11 74:15,18 110:10 116:10,16 readjourn 24:25 reads 20:5 23:21 ready 19:24 71:22 106:24 116:10 Reagor 2:21,22 real 62:14 89:13 really 66:12.15 72:13 79:3 82:25 Realtime 2:3 115:4 reask 85:4 reason 66:1,20 reasonable 64:22.24 73:12.13 73:23 74:10 77:13 78:19,21 reasoned 65:15 reasoning 92:22 rebut 51:12,18,22 rebutted 51:25 recall 14:25 38:6.8 40:2 49:24 50:8,18 51:7 54:1 57:7 58:3 59:17,19 62:22 75:22 76:3 80:23 81:7 82:20 110:25 recess 23:18 24:3 25:2 37:2,6 37:20 61:23 89:3 98:5 106:21 **Recht** 2:12 recite 26:5 recollection 15:20 17:1 19:2

31:16 33:17 49:12 53:1 54:3 56:6,12 75:13 81:8,18 reconvene 24:25 record 7:6,10 8:20 12:10,11,13 12:25 13:7,8 19:23 20:3,4,10 20:14,20,24 21:19 22:10,13 23:2,9,10,12,14,15,17 24:3 25:4 27:22 37:4,5,9,17 43:16 50:16 51:1 53:23 58:15 61:21 62:1 65:8 68:1 72:8 76:5 84:16 88:25 89:10,16,18 94:7 98:7 106:6,9,19,24 107:21 109:18,21,22 116:25 117:25 reduced 115:8 Rees 4:3 refer 25:13,18 55:20 100:16 110:16 **REFERENCE** 5:7 referred 51:11 57:11 60:4,17 62:5.10 100:19 **referring** 55:15 56:20 63:20 79:18 81:13 88:9 90:16 refers 82:3 111:8 reflect 67:11,18 68:3 refusing 104:5,6 109:5 regarding 24:10 regardless 85:17 Registered 2:3 115:4 regular 111:13 reiterate 7:25 reiterated 52:17 **relate** 11:18 related 51:5 96:12 relates 11:15 relation 115:6 release 31:24 released 19:4 26:19 remember 16:10,19,25 27:25 31:6.10.12 55:25 56:3.7.22 57:14 98:16 remotely 6:8,11 **remove** 40:24 repeat 16:18 42:25 93:23 94:1 94:2 repeats 67:5 94:5 report 26:19 reporter 2:3,3 6:6,7 9:23 10:21 12:19 14:12,17,20 15:17,25 16:4 32:13,20 34:13 35:8,11 35:21 36:4,10,18,24 37:8,12 37:15 43:13,17 50:17 51:2 55:1,7 58:16 59:2 61:19 62:3 saw 47:13 49:10,15 50:9,19 62:15 68:2 72:9 84:7,17 94:8 saying 13:16 19:4 23:1 33:10 95:11 105:22 106:7 111:3,10 111:20 112:2,22,25 113:7,10 114:21 115:4.4 repost 17:14 reposted 17:17 says 6:11,18 10:22 11:14 15:14 reprehensible 78:5 **Republic** 1:10 2:20 required 117:17 reread 19:19 110:6 reschedule 20:19 reschedules 23:4 scary 56:5,21 57:6 62:5,9 63:4 researching 97:2 resolution 23:19 **scope** 7:14,18,20,25 8:2 11:8 resource 92:2

respond 7:22 8:1 9:4.8 27:11 99:2,6 110:21,24,25 responded 54:17 responding 26:23 response 28:8 52:25 rest 21:17 36:20 result 61:8 returned 116:22 117:20 revenue 44:7 reviewed 53:9,11,17 Rice 65:17 rid 43:8,9 riddance 76:10 Ridge 1:22 3:8 ridicule 17:25 ridiculous 21:21 24:15 right 12:3,4,9 19:20 38:9 43:8 44:2,21 47:12 56:8,19 57:15 57:22 60:14 67:6 72:14 75:2 81:23 84:11 85:13.19.21 87:16 88:20 89:14,19 92:11 98:20 101:7 105:9 rights' 81:10,14 **Rion** 1:13 4:6 109:14 111:17 Ripplinger 3:21 Robert 4:21 rock 81:9,10 Rogers 2:12 8:8 role 52:4 105:11,12 **room** 15:15,18 16:11 42:9 RPR 115:17 116:24 117:24 Rudolph 1:10 **Rudy** 44:15 rules 6:3 19:8,9 28:16 29:14 30:11 116:23 117:14 run 27:20 S **S** 6:1 **Sackler** 76:14,16 safety 40:23 54:21 sake 83:12 Salida 2:9 7:7 116:7 sarcasm 17:25 19:13 103:24 **sarcastic** 18:22 19:22 satire 30:7 satirical 17:3,5,22,24 18:4,12 18:22 19:12,15,22 21:3,5 22:24 26:8.9.14.17.25 27:6 28:2,9,11,18,22 29:1 30:16,23

30:25 31:3

45:5 53:7,24 58:7,19 63:3,6

75:21 76:1 80:10 86:13 90:20

18:16 19:6 21:20 29:21 32:12

37:25 41:21 42:16 44:4 45:2

83:21 86:19 88:7 89:22 92:9

45:14 54:16 79:8,15 82:22

67:3,9 69:13 71:15 74:16

93:3 95:5,7,17 99:11

99:1 100:1,5,5

Scotti 112:11

11:10,12 59:23 96:21

respect 7:23 62:11 65:19

support 87:25 88:2

supposed 91:17,21

supporting 16:15,17,24

Screaming 14:22 screen 9:19 25:6 42:9 52:11 65.24 screenshot 56:2,8,9,15,16 100:16.19 screenshots 5:12 56:13 61:11 screw 90:3 screwed 90:1,3,8,16,18 91:5,14 91:19 92:4.7 93:16 94:11 screwing 91:13 scroll 46:7 scrolling 28:13 seal 115:12 search 100:22 101:1 searching 96:18 97:6,13,18,21 100:22 101:1 second 52:16 106:4 seconds 25:23 106:11 sections 10:20 security 11:3 38:1 54:21 90:11 92:24 105:2,4,5,7,8,11 see 10:20 12:15 13:24 18:15 24:24 25:7 32:5 37:1 39:25 40:21 56:17 82:8 91:10 92:23 98:3 99:4,12 seeing 49:6 80:8 seeking 7:19 seen 10:7 34:10 38:11,17 49:11 78:3.22 Seerveld 2:21 seament 91:7 self-inflicted 33:25 semi-expedited 113:6 sense 14:13 sent 49:13 sentence 21:4 26:11,12 41:22 sentenced 88:16 sentences 27:5 **September** 1:24 2:2 7:23 96:19 97:2,6,14 100:18,23 101:2,2 115:12 116:3 **series** 38:14 serious 17:6 19:18 Seriously 66:5 set 19:25 34:23 41:11 117:16 setting 53:23 92:17 settings 34:15,20 share 9:18 68:22 **shared** 68:11 Shaun 1:20 3:6 shaun@pearmanlawfirm.com 3:9 sheets 116:14,16,21 117:11,20 shit 66:2 shitbag 76:10 shock 32:12.14 shocked 32:16 Shooting 88:20 **short** 25:10,14 88:24 95:13 106:17.17 shorthand 115:8 Shot 82:11 show 22:1 42:2 82:14 showed 22:4 Shuffling 1:11 3:10 sic 8:22 **sidebar** 27:2 45:13 **Sidney** 1:9,10,16,17 2:1,2 3:2,2

4:20 44:15 sign 116:12,14 signature 114:3 116:14,16,21 117:10,17,18,20 **signed** 116:21 117:12,13,15,19 signing 116:10,16 simple 13:20 single 21:4,13,14 49:22 50:8 single-spaced 20:22 21:15 sir 27:16 28:13 30:1,7,18 33:2 36:14 42:9,20 43:10 45:11 47:18 48:16 52:1 56:10,16 63:16 70:13,16,21 72:7 75:4 79:10 80:15 82:19 83:2 93:25 102:20 103:8 104:1 105:7 sit 71:18,24 72:9 sitting 12:3 56:19 70:7 79:2 80:2 82:2 102:23 situation 23:23 **Skarnulis** 2:7.8 20:13 116:5.6 skarnulis@cstrial.com 2:10 skinhead 35:8,12 slaughter 79:16,17,23 80:5,12 81:20 82:4 slaughtered 80:24 slaughterhouse 79:24 80:18 80:25 slaughterhouses 81:11,19 slightly 41:10,10 social 45:3,15 46:5,10 47:7 54:22 55:15.20 56:18 58:4.16 59:7,9 60:23 61:2 63:24 64:17,19 software 105:2 somebody 49:3 73:19 74:3,6 74:14,25 106:15 song 80:16,22,23 81:14,18 83:16,25 88:19 songs 36:13 81:9 **soon** 113:8 SOOOO 76:8 **sorry** 12:24 20:2 22:3 37:13 40:1 49:2 55:17 59:3 84:7,9 86:10 89:13 111:24 sort 52:7 sounds 59:6 100:6 source 18:8 48:19 sources 47:24 speak 47:1,3 58:23 73:21 78:18 79:3 speaking 58:23 83:10,18 specific 21:25 22:5 28:1 31:16 49:16 55:20,25 56:18 75:13 77:19 specifically 11:22 21:10 24:12 55:16 58:23 specifics 56:22 57:7 speculate 73:7,9 speculating 57:22 spelled 16:2 **sphere** 33:18 **spot** 66:18 ss 115:2 St 3:19 staff 13:1 24:16 **stamp** 46:8,13 **stamps** 16:5

stand 24:3 66:10 67:1,8 70:5

97:4 stands 19:21 66:5 85:25 86:3 start 8:19 28:6 90:8 **started** 7:9 8:18 96:5 **starting** 25:6 61:20 76:5 89:15 98:16,19 starts 52:11 state 1:2 6:23 7:5.16 13:23 54:8 114:8 115:2,5 stated 11:22 13:23 32:25 69:21 statement 13:1 19:4,13 26:12 28:1.23.25 29:21 31:5.7.8.17 33:24 53:12 54:12 55:8 68:8 68:8 83:21 96:23,23 97:11 101:11.12.16 statements 11:15,16 13:4 19:16 21:2 26:3,7,8,24 27:3 28:7.22 30:15.22.24 31:2.12 51:5 52:5 53:20 77:10.13 92:3 95:16 97:1,4 states 26:18 28:8 stating 31:22 status 11:21 statute 40:18 stay 106:20 Stephen 4:11 stephen.dexter@lathropgp... 4:14 Steve 2:7 116:5 stipulate 6:7,17 **stipulated** 6:12 8:4 63:15 stipulates 6:14 **stipulation** 6:19,20 7:13 stood 54:5 stop 28:13 36:11 106:8 110:18 **Stout** 2:13 straight 53:23 strategy 11:3 105:4,7,10 **Street** 1:3 2:13,17 4:3,8,12 stress 62:24 string 98:15,23 **strong** 92:16 structure 19:10 29:18 30:11 structures 28:16 struggled 8:23 struggles 35:17 **study** 20:9 style 27:14 **subject** 105:16 Subscribed 114:10 substance 8:25 9:11,17 substances 8:24 sufferer 76:18 suggest 22:10 40:25 42:17.18 42:22 43:1 suggested 42:3 suggesting 60:9 **suit** 53:20 Suite 1:18 2:13,17,22 3:4,21 4:3,12 116:1 117:1,5 Sullivan 4:16 sum 39:17 94:24 summoning 61:14 super 88:11 supersede 53:23 **supply** 76:12

82:23 83:20.24 84:11 86:4.17

sure 13:13 18:23 32:15 37:19 49:2,15 60:11 71:5,13,14,16 87:7 96:8 102:12 116:21 swear 6:11 **sworn** 6:23 114:10 115:6 synchronized 112:1 system 84:3,19,24 system.' 54:21 Systems 11:4 67:12,19 68:4 Т table 26:22 tag 67:3 tailor 96:22 take 6:19 21:16 24:21 37:11,16 61:14,16 88:23 89:14 98:2 106:10,13,14,14 111:12,13 taken 2:1 6:3 25:2 37:6,20 61:23 67:8 89:3 98:5 106:21 115:8 116:22 talk 39:3 45:9 81:10 93:14 94:10 98:3 talked 55:13,13 59:21,22 81:18 91:13 101:6 talking 13:13 14:4 15:21 24:17 37:17 44:23 54:9 57:15 58:6 58:18 59:9 60:24 61:4 62:10 63:23,25 64:3,9 76:13 78:13 79:18 80:18 81:23 82:4 86:1 88:12 91:24 93:10,14 94:9 102:19 talks 37:24 82:11 tattoos 14:21,25 15:7,9 Tay 96:2,7 technically 76:7 tedious 10:19 tell 14:12,16,20 15:16,24 18:24 18:24 22:8 26:13 27:19 32:13 32:20 34:13 35:5,7,15,21 36:9 36:13 39:18 40:4,7 74:19 91:14 103:14 111:11 113:5 temporary 11:4 tendencies 72:18 tense 46:25 58:8,10 **term** 47:21 103:7 104:1,12,12 104:16.17 terms 8:20 18:9,21,25 44:24 100:22 101:1 102:18 103:4,6 terrorist 28:21 testified 6:24 testify 115:6 testimony 49:18 54:7 55:11 57:8 64:18 69:16 71:19 74:22 79:2 80:2,6,11,15,21 81:13 102:23 103:20 114:2 115:9 TGP 1:12 3:16 112:20 thank 7:3 8:10.16 9:24 14:2 61:22 89:2 98:1 111:9,22,23 112:6,9,22,25 113:2 **Thanks** 113:9 **therapy** 96:13 they'd 77:1 thing 8:5,11 12:17 19:5 33:23 78:15 84:2,18 things 7:9,10 8:22 13:21 21:9

we'll 12:8 15:17 19:23.25.25

46:17 55:24 78:5.23 89:7 91:18 92:11 think 9:22 11:14 13:15 14:3,6 19:14 24:9 26:13,16 28:23,24 28:25 29:3,5,8,10,13,16,18 30:16.22 31:3 32:1 33:22 34:20 41:18 47:19 48:22 55:22 56:5,19 57:1,5 58:12 66:9 67:16 68:7.7.18 69:10.14 69:17,18 72:19,22 73:22,23 76:23 77:4,13 78:7,19,21 79:23 80:3 81:5,5,15 85:6,9 85:11,20 86:20,23 87:1,5,16 88:5,13,15 90:7,10 92:10,17 100:1 101:11 105:6,12,15,22 107:12 109:2,4,15 thinking 73:4 80:4 89:25 90:4 third 14:10 Thomas 2:12 thought 23:11 28:2 56:14 67:21 68:14 84:23 89:11 99:23 thoughts 66:22 67:10,11,17,19 68:3,4,9,10,23 thread 83:18 threatening 49:14 threats 28:8 38:1 43:10 61:7,8 61.11 96.13 three 52:18,21 65:18 75:20 94:22 throw 52:6 Thursday 13:19 113:6 time 9:2,7,10 10:12 13:9,11 14:7 15:19 16:5 19:24 20:5 21:17,19 23:2 26:21 33:4 35:12,13 36:22,23 37:18 39:3 39:14 42:1 46:19 61:18,20 62:20,22 67:13 69:6 70:20 80:20 87:11 89:9.14 97:22 105:15,20 107:20 109:4,11 116:22 timeline 15:21 times 10:4 11:12 12:19 13:5,17 13:22 14:5,12,16,20 15:16,17 15:25 24:7,10 32:13,20 33:1 34:13 35:7,11,21 36:4,9,18 54:6,16 55:1,7 72:13 95:4 title 25:12 today 8:22,25 9:13 25:19 49:19 56:19 70:7 71:18,20,24 72:10 74:23 79:2 80:3,7,11 82:3,24 83:20 84:12 102:24 111:15 told 12:19 14:4 35:10,11 36:3 36:17 **Tomorrow** 111:20 tongue-in-cheek 17:6.19 18:16 19:12,18 21:10 22:6 Tonight 82:14 top 28:6 44:14 46:7 total 39:17 totality 26:16 touch 65:23 112:11 touah 85:3 track 105:23 traffic 44:7 trafficking 44:25 transcript 111:13,15,18 112:1,8

112:18.21 113:4 114:1 115:9 transcription 115:8 transparent 93:9 travel 14:17 Trey 2:12 trey@rklawpc.com 2:14 trial 117:16,20 trial/hearing 116:19 true 15:2.6 29:22.23 30:16.21 31:2 32:8 33:15 35:5,6,10 36:20 68:6,9 72:22 93:22,22 93:25 94:5,19 115:9 Trump 1:9 2:15 28:9,11,19 34:10,11 40:12 44:16 69:11 69:19 70:9,12,16,20,21 71:3,7 71:15,20,23 73:5,15,25 74:11 74:18 75:2 95:17 112:17 116:8 117:7 **Trumps** 90:13 truncated 108:23 111:5 truncation 108:3,11 truth 6:24 115:6 try 26:15 91:22 96:22 108:20 trying 13:11 19:13 24:14 28:19 40:23 45:22 52:6 57:12 90:24 91:3 turn 42:8 twice 42:14 twist 92:5 Twitter 45:20 48:15 49:13 53:4 57:20,23 58:22 59:16 62:13 two 94:22 108:22 109:1,7,14,15 110:20 111:4 typewritten 115:8 typical 76:23 77:14 78:8,10,15 79:3 85:12 **typically** 6:16 8:19 112:12

U

unanimous 6:19

unaware 49:20 60:22 unconscionable 44:5 understand 26:6 31:15 42:24 73:20 90:4,25 91:3,8 93:13 94:9 99:25 103:9,14,15 understanding 45:11 104:24 understood 40:24 41:3 42:16 42:21 43:5 84:13 112:5 undetected 99:22 unfamiliar 47:20 unfortunate 36:8 unfriend 65:14,24 66:12 United 1:11 3:10 28:8 universe 50:13 unmuted 49:7 unprofessional 81:3 unsigned 116:23 117:14 untrue 28:23 29:25 30:5,6,12 30:14 31:7,8,12,17 untrump 66:8,13 unwilling 71:24 72:9 **USA** 82:22,24 83:22 use 17:25 18:3 91:17 92:2,5 93:17 94:12 102:11.24 103:13 103:15,17,21 104:6,16,22 110:3 user 62:13

v 116:8 117:7 vague 17:1 81:8 validity 6:10 Valley 52:14 53:5,7 various 17:2 47:14 Vedder 4:8 vehement 92:25 vehemently 90:8,13 92:23 vendors 93:8 verb 46:24 58:9 verbatim 26:5 verge 35:22 vice 18:1 **video** 15:15.18.24 16:4.6.11.20 32:12,14,17 62:5,8 111:14,15 111:18 112:1.21 videoconference 1:23 2:1,5 3:1 4:1 videographer 112:3 view 21:2,4 32:6 33:5,16 67:17 68:2,9,21 69:5,9 73:12 79:19 82:12 84:1,17 91:16 viewpoints 87:17,23 views 92:25 Village 2:23 3:22 villain 88:8 92:13,15 93:16 94.11 25 Villain' 5:8 10:5 villains 88:14 villanous 88:17 viral 66:9 visible 34:21 vitriolic 49:13 Voice 52:14 53:5,8 **vote** 65:12,20 69:11,19 70:8 votes 99:1 voting 5:8 10:6 11:3 67:12,19 68:4 84:3,19,21,24 90:12 92:24 105:2 **VP** 65:14

W

vs 1:8

W 2:21 Wadsworth 1:21 3:7 wait 26:11 29:2,2 83:17,17,17 89:9.9 waived 117:18 want 13:13 19:20 22:1,9,13,20 23:6 26:10 30:17 45:10 48:3 65:7 66:6 77:6 87:24 88:2 89:13 101:23 102:4,16 104:2 109:12,18 111:11 wanted 8:24 106:3 wants 66:23 wasn't 28:20 51:13 62:24 64:19 71:16 75:3 77:8 85:1 waste 13:8,11 20:5 23:2,20 wasting 26:21 watch 16:6 67:2,8 watched 15:13,15,18 16:4 32:12.14 watching 15:23 16:11,20 32:16 Watson 99:1 way 75:7 81:5 83:3 91:22 97:17 102:21 115:10

20:14 21:20 22:13 25:13,18 37:17 61:16 104:9 110:22,25 111:12.13 we're 7:9 9:19 10:19 13:13 14:4,6,9 15:21 16:9 20:4 22:15 23:3,7,8,18 25:9,24 32:11 42:15 76:4 83:3 86:1 87:14 96:20 106:23 108:25 109:4,8,20,25 110:20 111:10 113:10 we've 7:10 20:8 23:13 37:10 54:9 79:7 106:18 WebEx 24:2 website 44:6 week 10:13,14 46:14 weeks 23:4 62:19 went 11:6 12:20 weren't 33:11 45:18,24 74:8 West 27:13 whatsoever 65:25 80:12 96:11 Wheat 1:22 3:8 **WHEREOF** 115:12 whichever 41:3 whimsical 18:19,19 19:1,18 21:10 22:6,24 28:2 **wife** 61:13 wild 27:13,13 49:25 53:3,13 57:10 willing 67:1,7 86:12 Wilshire 4:16 wind-bag 65:21 wing 81:10 witness 8:13 20:21 110:7 115:12 won 95:18 wonder 34:17 word 18:11 20:6,6 24:22 25:21 25:21 35:4 47:19 66:16 89:23 92:12 94:20 101:20 102:8.11 102:13,24 103:9,13,15,15,21 104:7,19,21,22 110:2 words 94:22 108:23 110:3 111:4 wore 14:23 15:8 work 34:14 66:23 68:20 worked 67:21 68:14 93:8 working 18:3 works 111:25 world 14:17 57:19 91:16 worried 43:6 61:2 worry 113:7 worth 16:15,16,24 wouldn't 18:13 72:25 78:11,11 Wright 4:16 write 35:16 writing 46:15 55:3,4 64:20 written 54:24 58:11 64:9 67:16 73:23 wrong 66:17 93:6 wrongful 41:5,17 42:23 43:8 wrote 44:2 46:18,25 62:7 64:6 73:13 Wynkoop 4:12

XXX 116:14,18

1h 7-17 10-17 13-25 24-5 41-12 25 215 56-3 64-22 7: 7 74:24 75:1 76:22 77:11 7: 12 815-83:6 85:23 86:14 91:19 82:12,12;1 105:24 06: 10 100-12 110-9 17 85:21,12;1 105:24 06: 10 100-12 110-9 17 82: 12,12;1 105:24 06: 10 100-12 10-9 18: 25,12;1 105:24 06: 10 100-12 10-9 18: 25,12;1 105:24 06: 10 100-12 10-9 18: 25,12;1 105:24 06: 10 100-12 10-9 18: 25,12;1 105:24 06: 10 100-12 10-9 18: 25,10;1 100-12 07 18: 25,10;1 100-12 08: 10 100-12 08: 10 100-12 08: 10 100-12 09: 10 10 10 18: 11 10 10-12 09: 10 10 10 10 10 11 10	Υ	2	52 5:10
4:1,22 52:15 56:3 64:22 7:77:424 75:17 70:22 75:17 71:424 75:17 72:22 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:24 75:17 73:25 75:19 73			
7:7 74:24 75:1 76:22 77:11 7:12 81:5 836 85:23 86:14 9:11 98:12 10:19 12 25:8 34:16 35:20 47:6 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 82:10,18 101:2 102:19 20 81:10 100:12 20 81:10 100:12 20 81:10 100:12 20 10:24 11:7 16:20 39:4,4 39:15 44:19 49:19 50:2,6 51:13,17,22 52:12,25 97:7,14 97:19 100:18,23 101:2 20 11:24 22:70:7 111:1 115:13 116:3 2021 11:2 22 15:6 5:4 82:22 2150 2:17 22 86:1 220 11:11 220 11:11 220 11:11 220 11:11 221 52:2 38:11,11 44:21 73:4 82:10 86:2 23rd 115:12 23 12:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23rd 115:12 21 52:10 65:4 82:22 21 115:13 23 12:2 23:15 109:22 33 22:2 33 2:2 31 5:24 25:2 31:11 320 10:22 33 12:2 31:5 109:22 33 22:2 31 50 00:23 15 40 12:11 30 00 101:9,11,14 30 3 11:9,22 2:14,18,23 3:5,8,22 47 12:11 33:15 30 00 101:9,11,14 30 31:19,22 2:14,18,23 3:5,8,22 47 12:11 33:15 30 11:13 34:17:5 30 31:19 32 30 32:19 30 32:13 30 30 00 101:9,11,14 30 31:19,22 2:14,18,23 3:5,8,22 41 16:13 117:2 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:19 32 417:5 30 31:10 32			534-5160 4:4
7:12 81:5 83:6 85:23 86:14 9:11 98:12 1,21 105:24 06:10 109:12 110:9 12:58 98:5 20 82:10 18 101:2 102:19 2000 35:15 2004 35:16.22 2016 36:10,12 65:12 2007 35:16 22 2016 36:10,12 65:12 2016 36:10,12 65:12 2017 36:10,12 65:12 2018 36:10,12 65:12 2018 36:10,12 103:14 2020 102:4 11:7 16:20 39:4,4 39:15 44:19 49:19 50:2,6 40610 4:9 40611 4:9 40610 4:9 40611 4:9 40610 4:9 40611 4:9 40611 4:9 40611 4:9 40611 4:9 40611 4:9 40611 4:9 4061 4:9 40611 4:			555 4:3
7.12 10.13 6.13 6.13 6.13 6.14 10.15 6.13 6.13 6.14 10.15 6.13 6.15 6.15 6.15 6.15 6.15 6.15 6.15 6.15			56 63:10.17
76.170.172.171.172.170.27 76.170.172.174.170.27 76.170.172.174.170.27 76.170.172.174.170.27 76.170.172.174.170.27 76.170.172.174.170.27 76.170.174.174.174.174.174.175.27 76.174.174.174.174.174.175.27 76.174.174.174.174.174.175.27 76.174.174.174.174.174.175.27 76.174.174.174.174.174.175.27 76.174.174.174.174.174.175.174.175.27 76.174.174.174.174.174.174.175.275.274.175.275.274.175.275.274.175.275.274.175.275.275.275.275.275.275.275.275.275.2			'
rs 52:19,21 225:83 41:6 35:20 47:6 8:6 99:5,10 100:12 -0r-no 58:12 68:19 k 10:4 12:19 13:5,17,22 45:12,12,62 07:16 247;10 5:7,10 36:3,9,18 54:6,16 2			
202 302 303 302 303		*	
1			6
8:6 99:5, 10 100:12 - or-no 58:12 68:19 - or-no 58:12 68:19 - Miles 12:5, 17.22 - description of 58:12 68:19 - files 13:5, 17.22 - description of 58:12 68:19 - files 13:5, 17.22 - description of 58:12 68:19 - files 13:5, 17.22 - description of 58:12 68:19 - files 13:5, 17.22 - description of 58:12 68:19 - files 13:5, 17.22 - description of 58:12 68:19 - files 13:5, 17.22 - description of 58:12 68:19 - files 13:5, 17.22 - description of 58:12 68:19 - files 13:5, 17.22 - description of 58:12 68:19 - files 13:16:3 - files 1	•		
-or-no 58:12 68:19 k 10:4 12:19 13:5,17,22 b 13:15,142:19 13:5,17,22 5:113,17,22 52:12,25 97:7,14 75:7,10 36:3,9,18 54:6,16 2			
k 10:4 12:19 13:5,17,22 415;12,16;20 15:16 247:10 57,710 36:3,9,18 54:6,16 7 th 27 th 29:29 96:6,10 112:2 0 2020 17:24 2:2 70:7 114:11 115:13 116:3 205-7870 1:19 3:5 2015:12 21 52:10 65:4 82:22 2150:217 22 86:1 220 116:1 117:1 222 4:8 226:1 220 116:1 117:1 222 4:8 33 37:20 37:18 33 37:20 33 1:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23rd 115:12 20 116:1 117:1 224 4:2 31:11 16:3 33 37:20 42 23 112 42:2 38:11,11 44:21 73:4 82:10 86:2 23rd 115:12 20 12:2 2150 2:17 22 86:1 220 116:1 117:1 220 4:13 33 37:20 33 1:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23rd 115:12 20 12:2 2150 2:17 22 86:1 220 116:1 117:1 220 4:13 33 37:20 33 1:29 2:29 40 12:11 47 12:		,	
4:5,12,16,20 15:16 24:7,10 5:7,10 36:3,9,18 54:6,16 7			
557,710 36.3.9,18 54:6,16 7 7 15:7,10 36.3.9,18 54:6,16 7 2021 1:24 2:270:7 114:11 115:13 116:3 2024 115:13 2024 115:13 2024 115:13 2025 47870 1:19 3:5 205 47870 1:19 3:5 205 47870 1:19 3:5 205 47870 1:19 3:5 205 47870 1:19 3:5 205 47870 1:19 3:5 205 47870 1:19 3:5 205 4870 1:19 3:5 205 4872:22 21 50 2:17 22 86:1 220 116:1 117:1 222 4:8 225 13:11 200 37:18 222 4:8 225 13:11 220 4:18 222 4:8 225 13:11 220 4:18 221 52:10 22 4:8 225 13:11 220 4:13 23 37:20 23 1:24 2:2 38:11,11 44:21 73:4 25:8 34:14 25:8 34:14 25:8 34:14 25:8 34:14 25:8 34:14 25:8 34:14 25:8 34:14 25:8 34:14 25:8 34:14 26:8 34:14 27 28 4:18 29 116:6 29 116:1 117:1 200 116:1 117:1 200 116:1 117:1 200 116:1 117:1 200 4:13 224 4:8 225 1 3:11 200 2:22 21 50 2:17 22 88 23 113 116:2 23 101:2 24 115:13 116:3 25 116:6 26 66:19 67:4 28 8 49:19 50:2.6 51:12,17,21 54:17 59:10 28 3:12 106:22 31 66:19 67:4 31 300 101:9,11,14 300			
2021 1:24 2:2 70:7 114:11 115:13 116:3 2024 115:13 2025-7870 1:19 3:5 2026 115:12 2026-7870 1:19 3:5 2016 5:1:12 21 52:10 65:4 82:22 21 65:10 61:11 7:12 22 4:8 2251 3:11 220 116:1 117:1 222 4:8 2251 3:11 220 116:1 117:1 224 4:15:13 116:3 24 115:13 116:3 24 115:13 116:3 24 115:13 116:3 24 115:13 116:3 24 115:13 116:3 24 115:13 116:3 24 115:13 116:3 24 115:13 116:3 25 116:12 21 116:11 117:1 22 22 2 21 116:11 117:1 22 24:12 21 100:18:23 21 110:22 21 21 3:10 22 21 3:1		,	
The 1:7	35:7,10 36:3,9,18 54:6,16		
The content of the			6th 75.6
wman@cstrial.com 2:11 mm 2:1 95:22 96:6,10 112:2 0			
20th 51:12 0 215:210 65:4 82:22 215:217 22 86:1 22 874:4-45:39 3:22 27th 7:23 28 8 49:19 50:2,6 51:12,17,21 54:17 59:10 80 88:14 75:25 98:14 80-303 1:22 3:8 8011:1 2:23 3:22 8002 1:32 1:31;8 4:4,13 800 33 1:22 3:8 8011:1 2:23 3:22 8002 1:32 2:31,18 4:4,13 800 10:9, 11,14 317 109:23 32 2:2 31 63:12 79:8 31 21 24:9 31 63:12 79:8 31 21 24:9 31 63:12 79:8 31 21 24:9 36 37:31 380 1:18 3:4 117:5 380 1:18 3:4 117:5 380 1:18 3:4 117:5 380 1:18 3:4 117:5 380 1:18 3:4 117:5 380 1:18 3:4 117:5 390-0016 2:18 99 10:23 17:11 2:20 15:18,24 195 1:21 3:7 33 5:9 99 10:23 17:11 2:20 15:18,24 195 1:21 3:7 33 12 49 85:1,7 99 10:23 17:11 2:20 15:18,24 195 1:21 3:7 33 5:9 99 10:23 17:11 2:20 15:18,24 195 1:21 3:7 33 1:20 1:20 55 10:220 55 10:220 55 10:220 55 10:220 55 10:220 55 10:220 55 10:220 55 10:220 55 10:220 55 10:220	ach 2:7		
21 52:10 65:4 82:22 2150 2:17 22 86:1 220 116:1 117:1 22 86:1 30:0000 5:10 23 13:22 4:8 2251 3:11 221 65:27 3:11 221 65:27 3:11 221 65:27 3:11 221 65:27 3:11 23 13:20 33 37:20 33 37:20 32 31 15:12 24 115:13 116:3 82:10 86:2 24 115:13 116:3 82:10 86:2 24 115:13 116:3 82:10 86:2 101:2 21 101:2 21 101:2 21 101:2 21 101:2 21 101:2 21 101:2 21 101:2 21 101:2 31 12:23 3:22 31:15 109:22 31 32:24 105:23 33 2:2 31 15 109:22 31 15:10 6:22 33 2:2 31 15 109:22 33 2:2 31 15 109:22 31 15:10 6:22 33 2:2 31 15 109:22 31 17 109:23 33 2:2 31 15 109:22 31 17 109:23 33 2:2 31 11 12:23 3:22 31 15 102:22 31 12:21 13:13 300 101:9,11,14 31:22 113:13 300 101:9,11,14 31:22 117:2 31 63:12 79:8 31 24:9 33 25:3 35 316 35 36:25 116:18 35 37:6 35 37:6 35 37:6 35 37:7 36 37:20 3801 1:18 3:4 117:5 33 31:5 37 13 400 4:3 35 315 39 0-0016 2:18 37 1:3 400 3:21 41 19-8234 3:12 41 99 1:5 51 31 91 -7600 3:8 99 1-7601 1:22 91h 2:24 11:7 11:91-7600 3:8 991-7601 1:22 91h 2:24 11:7 11:91-7600 3:8 991-7601 1:22 91h 2:24 11:7 11:91-7600 3:8 991-7601 1:22 91h 2:24 11:7 11:19 40:3 44:19,22 15 10:20 50 10:20 50 50 76:25 77:15 78:9,16,25	owman@cstrial.com 2:11		
2150 2:17 22 86:1 220 116:1 117:1 222 4:8 225 1 3:11 220 4:2 23 8: 22 3 34.44539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-4539 3:22 741-7:23 741-4539 3:22 741-7:23 741-4539 3:22 741-7:23 741-4539 3:22 741-7:23 741-4539 3:22 741-7:23 741-4539 3:22 741-7:23 8 8 49:19 50:2,6 51:12,17,21 54:17 59:10 80 38:14 80 38:14 80 49:19 50:2,6 51:12,17,21 54:17 59:10 80 38:14 75:25 98:14 80 90 10:21 380 31:22 38 8011 1:23 3:22 80020 1:3 2:13 18 4:4,13 80 80 38:14 75:25 98:14 80 90 10:21 380 31:22 80 80 38:14 75:25 80:21 116:21 17:2 80 80 38:14 75:25 9	oom 2:1 95:22 96:6,10 112:2		
75:8 75:8 75:8 75:4:3 75:8 75:8 75:8 75:8 75:8 75:8 75:8 75:8			
1	0		
222 4:8 200,000 5:10 0 37:18 3 37:20 3 37:18 3 37:20 8 21:0 86:2 2 37t 115:12 2 4115:13 116:3 2 66 16:24 5:8 34:14 5:12 101:1 101:2 101:1 101:2 101:1 101:2 101:1 101:2 101:1			
221 19 00,000 5:10 00,000 5:10 037:18 23 1:24 2:2 38:11,11 44:21 73:4 8 2:10 86:2 23rd 115:12 24 115:13 116:3 26th 96:19 97:2 100:18,23 101:2 210 66:19 67:4 210 66:22 31:24 2:2 38:11,11 44:21 73:4 8 49:19 50:26 51:12,17,21 54:17 59:10 80 38:14 75:25 98:14 80-some 5:13 80033 1:22 38 80:11 2:23 3:22 80033 1:22 3:8 8011 1:23 3:22 80033 1:22 3:8 80111 2:23 3:22 80033 1:22 3:8 80111 2:23 3:22 80033 1:22 3:8 80111 2:23 3:22 80033 1:22 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:2 80020 1:3 2:13,18 4:4,13 80210 1:19 3:4 117:5 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80112 2:3 3:4 80020 1:19 3:4 117:5 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 80111 2:23 3:22 80033 1:29 3:8 8011 1:23 3:22 80033 1:29 3:8 8011 1:23 3:22 80033 1:29 3:8 8011 1:23 3:22 80033 1:29 3:8 8011 1:23 3:22 80033 1:23 3:4 80020 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:22 80033 1:23 3:4 800201 1:9 3:4 117:5 80033 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:22 80033 1:23 3:4 80020 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:22 80033 1:23 3:4 80010 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:22 80033 1:23 3:4 80020 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:22 80033 1:23 3:4 800201 1:9 3:4 117:5 80033 1:29 3:8 8011 1:23 3:2 80020 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:2 80020 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:2 80020 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:2 80020 1:19 3:4 117:5 80033 1:29 3:8 8011 1:23 3:4 80020 1:19 3:4 117:5 80033 1:29 3:18 80010 -0128 3:15 80033 1:29 3:18 80011 -122 3:16 80033 1:29 3:18 80011 -122 3:16 80033 1:29 3:18 80011 -123 3:4 117:5 80033 1:29 3:18 80011 -123 3:4 117:5 80033 1:29 3:18 80011 -123 3:4 117:5 80020 1:12 3:13 80:20 8003 1:20 3:13 8:14 117:5 80003 1:12 3:13 80:20 8003 1:20 3:13 8:14 117:5 80001 -12 3:13 80:20 8003 1:20 3:1	1		
22b1 3:11 22nd 52:12 23 1:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23 1:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23 115:12 24 115:13 116:3 26th 96:19 97:2 100:18,23 101:2 101:2 2nd 66:19 67:4 25:13 3 3:09 106:21 3:12 106:22 3:15 109:22 3:15 109:22 3:15 109:22 33 2:2 113:13 47 12:11 3:22 113:13 300 101:9,11,14 303 1:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 308 25:2 312 4:9 38 25:3 33 37:6 35 37:6 36 37:8,14,15 33:15 37:1 38 390-0016 2:18 37:1 391-00:20 4 475:5 76:4 78:9 400 3:1 47 12:3 3:20 31:1 31:1 47 12:3 3:22 31:1 47 12:3 3:22 31:1 47 12:11 3:22 113:13 300 101:9,11,14 303 1:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 38 31:4 49 38 25:3 38 25:3 39 39:0 39 20:13 39 39:12 30 30 31:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 31:1 15:24,25 97:24 31:2 10:22 31:2 10:22 31:2 10:22 31:2 10:22 31:2 10:22 31:2 10:21 31:2 10:22 31:2 10:3 10:3 10:3 10:3 10:3 10:3 10:3 10:3	102:19		
23 1:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23 1:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23 1:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23 1:24 2:2 38:11,11 44:21 73:4 82:10 86:2 23 1:24 2:2 38:11 16:3 5:8 34:14 5:15 10:2 2 2 1d 66:19 67:4 80-33 1:22 3:8 80211 1:223 3:22 80202 1:3 2:13,18 4:4,13 80210 1:19 3:4 117:5 80231 116:2 117:2 80231 116:2 117:2 80539 3:12 80601-0128 3:15 807 1:19 32 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 31 32 19:2 2:14,18,23 3:5,8,22 81 32 19:2 31 32 19:3 3:4 17:5 83 37:6 84 9:19 50:2,6 51:12,17,21 80 38:14 75:25 98:14 80-some 5:13 80 38:14 75:25 98:14 80-some 5:13 80210 1:19 3:4 17:5 80231 116:2 117:2 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80631 1:18 3:4 117:5 80641-17:2 80641			
3 37:20 7 61:23 6 61:24 7 61:23 6 61:24 2 3rd 115:12 2 4 115:13 116:3 2 6th 96:19 97:2 100:18,23 101:2 101:2 101:2 2 102:22 102:2 102:22 103:3 105:24 105:13 105:17 105:18 105:17 105:17 105:18 105:17 105:17 105:17 105:18 105:17 105:18 105:17 105:18	•		7th 7:23
82:10 86:12 6 61:24 6 61:24 6 61:24 6 61:24 15:13 116:3 26th 96:19 97:2 100:18,23 101:2 2nd 66:19 67:4 8 29:19 50:2,6 51:12,17,21 54:17 59:10 80 38:14 75:25 98:14 80-some 5:13 80 33:12 12:23:8 80011:12:23 3:22 80202 1:3 2:13,18 80210:11 2:23 3:28 80202 1:3 2:13,18 80 21:11 2:23 3:28 80202 1:3 2:13,18 80 21:13 80:22 18 80 31:12 80:22 18 80 31:12 2:22 80:22 18 80 31:14 77:22 80:33 18 80 21 1:17:23 3:22 18 80 31:12 11:22 3:13 18 80 31:12 17:12 18 80 31:14 77:22 80:33 12 80 202 1:3		23 1:24 2:2 38:11,11 44:21 73:4	
6 61:24 5:8 34:14 5:8 31:15 5:13 5:13 5:13 5:13 5:13 5:13 5:13			8
5:8 34:14 10:12 10:12 10:12 10:12 2nd 66:19 97:2 100:18,23 10:12 2nd 66:19 67:4 20:17 30:10:22 30:17 30:10:23 30:15:24,25 97:24 105:23 33:15 109:22 3:15 109:22 3:17 109:23 33:12 106:22 3:15 109:22 3:15 109:23 33:15 109:23 33:15 109:23 33:15 109:23 33:15 109:23 33:15 109:23 33:15 109:23 33:15 109:23 33:15 109:23 31:19:23:15 30:19:11:11 3:22 113:13 300 101:9,11,14 303 1:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 316:312 79:8 312 4:9 338 25:3 33:15 35:36:25 116:18 36:37:20 38:31:5 390-0016 2:18 4 75:5 76:4 78:9 4 75:5 76:4 78:9 4 77-3500 116:2 117:2 4 985:1,7 4 10:24 117:19 40:24 117:19 31-3200 4:13 3703:12 391-7601 1:22 9th 10:24 117: 12:20 15:18,24 16:7,11,19 40:3 44:19,22		23rd 115:12	8 49:19 50:2,6 51:12,17,21
261.12		24 115:13 116:3	54:17 59:10
10 2:22			80 38:14 75:25 98:14
2nd 66:19 67:4 80033 1:22 3:8 80111 2:23 3:8 80121 2:3 1:3 80210 1:19 3:4 117:5 80231 116:2 117:2 80539 3:12 80601-0128 3:15 80633 1:22 80601-0128 3:15 80539 3:12 80601-0128 3:15 80539 3:12 80601-0128 3:15 80539 3:12 80601-0128 3:15 80633 1:16 2 13:15 80539 3:12 80601-0128 3:15 80639 3:12 80601-0128 3:15 80639 3:12 80601-0128 3:15 80639 3:12 80601-0128 3:15 80639 3:12 80601-0128 3:15 80639 3:12 80601-0128 3:15 806033 1:18 8023 80611 2:17:2 80539 3:12 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3:15 80601-0128 3		101:2	80-some 5:13
3 3 3 3 3 3 3 3 3 3		2nd 66:19 67:4	80033 1:22 3:8
3 3:09 106:21 3:09 106:21 3:12 106:22 3:15 109:22 3:15 109:23 3:2: 13:18 4:4,13 80210 1:3 2:13,18 4:4,13 80210 1:19 3:4 117:5 80231 116:2 117:2 80539 3:12 80601-0128 3:15 80s 35:9 80601-0128 3:15 80s 35:9 81201 2:9 116:7 80s 35:9 81201 2:9 116:7 830 1:18 3:4 117:5 8400 2:22 8th 46:13,14,15 56:20 60:24 62:7,11 63:24 80221 1:3 2:13,18 4:4,13 80210 1:19 3:4 117:5 80231 1:16:2 117:2 80539 3:12 80601-0128 3:15 80s 35:9 81201 2:9 116:7 830 1:18 3:4 117:5 8400 2:22 8th 46:13,14,15 56:20 60:24 62:7,11 63:24 99 10:23 17:11 25:6 54:17 931-3200 4:13 970 3:12 9745 116:1 117:1 991-7600 3:8 991-7601 1:22 9th 10:24 11:7 12:20 15:18,24 16:7,11,19 40:3 44:19,22 9th 10:24 11:7 12:20 15:18,24 16:7,11,19 40:3 44:19,22 91 10:250 3:18			80111 2:23 3:22
h 40:3 3:09 106:21 80210 1:19 3:4 117:5 15:24,25 97:24 105:23 3:12 106:22 80231 116:2 117:2 33 2:2 3:17 109:23 80539 3:12 40 12:11 3:22 113:13 80601-0128 3:15 47 12:11 3:22 113:13 80601-0128 3:15 h 39:4 300 101:9,11,14 80s 35:9 02 23:15 4:4 116:2 117:2 80 1:18 3:4 117:5 06 23:16 4:4 116:2 117:2 800 1:18 3:4 117:5 08 25:2 31 63:12 79:8 80 1:18 3:4 117:5 38 25:3 3400 4:3 85 37:7 35 37:7 36 37:8,14,15 9 36 37:8,14,15 99 10:23 17:11 25:6 54:17 37:1 4 75:5 76:4 78:9 h 100:20 4 475:5 76:4 78:9 307:13 400 3:21 991-7600 3:8 991-7600 3:12 991-7600 3:8 991-7601 1:22 9th 10:24 11:7 12:20 15:18,24 16:7,11,19 40:3 44:19,22 16:7,11,19 40:3 44:19,22 9:28 81:13 82:3 50 102:20 50 102:20 50 102:20 50 576:25 77:15 78:9,16,25		3	80202 1:3 2:13,18 4:4,13
3:12 106:22 3:15 109:22 3:15 109:22 3:17 109:23 3:12 106:22 3:15 109:22 3:17 109:23 3:22 113:13 300 101:9,11,14 303 1:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 3:20 2:3:15 06 23:16 08 25:2 31 63:12 79:8 312 4:9 380 25:3 35 37:6 36 37:8,14,15 37:1 300 1:18 3:4 117:5 3801 1:18 3:4 117:5 3815 37:1 4 75:5 76:4 78:9 300 2:13 35:16 36 37:20 3801 1:18 3:4 117:5 37:13 400 3:21 475:5 76:4 78:9 409 1:5 419-8234 3:12 4195 1:21 3:7 43 5:9 477-3500 116:2 117:2 49 85:1,7 5 102:19 5 102:20 5 5 76:25 77:15 78:9,16,25		3:09 106:21	80210 1:19 3:4 117:5
33 2:2 40 12:11 3:15 109:22 3:17 109:23 3:2 113:13 3:21 10:21 1:10:7 300 101:9,11,14 303 1:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 4:4 116:2 117:2 312 4:9 312 4:9 312 4:9 312 4:9 312 4:9 312 4:9 312 4:9 312 4:9 312 4:9 312 4:9 313 118 3:4 117:5 3400 2:22 3th 46:13,14,15 56:20 60:24 62:7,11 63:24 9 10:23 17:11 25:6 54:17 9:32 105:24 90048 4:17 931-3200 4:13 970 3:12 9745 116:1 117:1 991-7600 3:8 991-7601 1:22 9th 10:24 11:7 12:20 15:18,24 16:7,11,19 40:3 44:19,22 9th 10:24 11:7 12:20 15:18,24 16:7,11,19 40:3 44:19,22 9 10:250 3:18		3:12 106:22	80231 116:2 117:2
40 12:11 3:17 109:23 80601-0128 3:15 47 12:11 3:22 113:13 300 101:9,11,14 803 1:19,22 2:14,18,23 3:5,8,22 02 23:15 4:4 116:2 117:2 830 1:18 3:4 117:5 08 25:2 31 63:12 79:8 8400 2:22 15 24:3 312 4:9 8400 2:22 38 25:3 3400 4:3 8400 2:22 38 25:3 3400 4:3 8400 2:22 38 25:3 3400 4:3 8400 2:22 38 25:3 3400 4:3 8400 2:22 38 25:3 3400 4:3 8400 2:22 38 25:3 3400 4:3 8400 2:22 38 37:20 3801 1:18 3:4 117:5 910:23 17:11 25:6 54:17 38 3:15 390-0016 2:18 910:23 17:11 25:6 54:17 37:13 400 3:21 90048 4:17 37:13 400 3:21 971-7600 3:8 38 1:13 409 1:5 991-7601 1:22 39 1-7601 1:22 991-7601 1:22 99 1-7601 1:22 991-7601 1:22 99 1:25 991-7601 1:22 99 1:25 991-7601 1:22 99 1:20 5 99 1:22 5 99 1:22 5 99 1:25 15 99 1:26 5 99 1:27 10:27 99 1:28 1		3:15 109:22	80539 3:12
47 12:11 3:22 113:13 300 101:9,11,14 80s 35:9 81201 2:9 116:7 47 12:11 303 1:19,22 2:14,18,23 3:5,8,22 44 116:2 117:2 8400 2:22 9400 2:23 8400 3:24 99 10:23 17:11 25:6 54:17 99 17:600 3:8 99 17:7601 1:22 99 17:7601 1:22 99 17:7601 1:22 99 17:7601 1:22 99 17:7601 1:22 <td></td> <td>3:17 109:23</td> <td>80601-0128 3:15</td>		3:17 109:23	80601-0128 3:15
h 39:4 300 101:9,11,14 81201 2:9 116:7 02 23:15 303 1:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 830 1:18 3:4 117:5 308 25:2 31 63:12 79:8 312 4:9 312 4:9 3400 4:3 35 36:25 116:18 35 37:6 35 36:25 116:18 9 55 37:7 36 37:8,14,15 9 36 37:20 3801 1:18 3:4 117:5 9:32 105:24 33:15 390-0016 2:18 9048 4:17 37:1 4 931-3200 4:13 h 100:20 4 902:13 37 1:3 409 1:5 991-7600 3:8 391-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22 991-7601 1:22		3:22 113:13	80s 35:9
303 1:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 31 63:12 79:8 312 4:9 38 25:3 38 25:3 38 37:6 35 37:6 36 37:8,14,15 38 37:10 38 31:19,22 2:14,18,23 3:5,8,22 4:4 116:2 117:2 31 63:12 79:8 312 4:9 3400 4:3 35 36:25 116:18 36 37:8,14,15 37:7 3801 1:18 3:4 117:5 390-0016 2:18 390-0016 2:18 37:1 475:5 76:4 78:9 400 3:21 409 1:5 419-8234 3:12 5:13 99-7601 1:22 9th 10:24 11:7 12:20 15:18,24 16:7,11,19 40:3 44:19,22		300 101:9,11,14	81201 2:9 116:7
00 6 23:16 4:4 116:2 117:2 08 25:2 31 63:12 79:8 15 24:3 312 4:9 38 25:3 3400 4:3 35 37:6 35 36:25 116:18 55 37:7 36 37:8,14,15 36 37:20 3801 1:18 3:4 117:5 3 37:1 4 h 100:20 4 100 2:13 4 75:5 76:4 78:9 400 3:21 409 1:5 15 4:12 419-8234 3:12 5:13 409 1:5 190 2:13 477-3500 116:2 117:2 49 85:1,7 49 85:1,7 41:3,16 5 99:22 5 h 2:17 50 102:20 37:25 50 102:20 1250 3:18 50s 76:25 77:15 78:9,16,25			830 1:18 3:4 117:5
31 63:12 79:8 31 2 4:9 38 25:3 38 25:3 35 37:6 35 37:7 36 37:8,14,15 37:1 h 100:20 h 2:13 minute 37:16 15 4:12 5:13 year 93:7,15 94:10 year 93:7,1			
312 4:9 38 25:3 38 25:3 35 36:25 116:18 36 37:8,14,15 36 37:20 38 39-0016 2:18			
3400 4:3 35 36:25 116:18 35 37:7 36 37:20 3801 1:18 3:4 117:5 37:1 h 100:20 00 2:13 h 100:31 h 100:20 15 4:12 5:13 year 93:7,15 94:10 00 2:13 h 4:3,16 99 99 10:23 17:11 25:6 54:17 99:32 105:24 90048 4:17 931-3200 4:13 970 3:12 9745 116:1 117:1 991-7600 3:8 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:7,11,19 40:3 44:19,22 9745 116:7,11,19 40:3 44:19,22 9745 116:7,11,19 40:3 44:19,22 9745 116:7,11,19 40:3 44:19,22 9745 116:7,11,19 40:3 44:19,22 975 102:19 970 3:12 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:7,11,19 40:3 44:19,22			
35 36:25 116:18 36 37:8,14,15 36 37:20 3801 1:18 3:4 117:5 37:1 h 100:20 00 2:13 h 100:31 h 100:32 h 200 3:21 h 200 3:21 h 200 3:21 h 35 36:25 116:18 h 36 37:8,14,15 h 390-0016 2:18			,
36 37:8,14,15 3801 1:18 3:4 117:5 3801 1:18 3:4 117:5 390-0016 2:18 390-0016 2:18 4 90048 4:17 931-3200 4:13 970 3:12 9745 116:1 117:1 991-7600 3:8 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:1 117:1 991-7601 1:22 9745 116:7,11,19 40:3 44:19,22 975 102:19 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 900 2:13 901 3:12 9745 116:1 117:1 991-7600 3:8 991-7601 1:22 9745 116:7,11,19 40:3 44:19,22			9
3801 1:18 3:4 117:5 390-0016 2:18 390-0016 2:18 4 75:5 76:4 78:9 4 75:5 76:4 78:9 4 400 3:21 409 1:5 419-8234 3:12 4195 1:21 3:7 43 5:9 477-3500 116:2 117:2 490048 4:17 931-3200 4:13 970 3:12 9745 116:1 117:1 991-7600 3:8 991-7601 1:22 9th 10:24 11:7 12:20 15:18,24 16:7,11,19 40:3 44:19,22 16:7,11,19 40:3 44:19,22 16:7,11,19 40:3 44:19,22 16:7,11,19 40:3 44:19,22			
390-0016 2:18 390-0016 2:18 4 75:5 76:4 78:9 400 3:21 409 1:5 419-8234 3:12 4195 1:21 3:7 43 5:9 477-3500 116:2 117:2 49 85:1,7			
37:15 37:17 37:18 400 3:21 409 1:5 419-8234 3:12 419-8234 3:12 4195 1:21 3:7 43 5:9 477-3500 116:2 117:2 49 85:1,7			
## 100:20 ## 175:5 76:4 78:9 ##	28 3:15		
4 75:5 76:4 78:9 4 79:5 116:1 117:1 991-7600 3:8 991-7601 1:22 91		Δ	
400 3:21 409 1:5 409 1:5 419-8234 3:12 <	3th 100:20		
minute 37:16 5 4:12	400 2:13		
419-8234 3:12 419-8234 3:12 419-8234 3:12 4195 1:21 3:7 43 5:9 477-3500 116:2 117:2 49 85:1,7 49 85:1,7 5 5 5 5 50 102:20 50 3:18 50 76:25 77:15 78:9,16,25 9th 10:24 11:7 12:20 15:18,24 16:7,11,19 40:3 44:19,22 16:7,11,19 40:3 44:19,22		1	
4195 1:21 3:7 43 5:9 477-3500 116:2 117:2 49 85:1,7 49 85:1,7 50 102:19 50 102:20 50 102:20 50 102:20 50 76:25 77:15 78:9,16,25			
year 93:7,15 94:10 40 2:13 477-3500 116:2 117:2 49 85:1,7 49 85:1,7 43 55 55 55 49 85:1,7 50 50 50 102:19 50 102:20 1250 33:25 50 76:25 77:15 78:9,16,25			
477-3500 116:2 117:2 49 85:1,7 49 85:1,7 5 5 102:19 37:25 500 102:20 500 102:20 500 76:25 77:15 78:9,16,25	5 5:13		10.7,11,19 40:3 44:19,22
49 85:1,7 h 4:3,16 9:22 h 2:17 37:25 1250 3:18 49 85:1,7 5 50 102:20 50 102:20 50s 76:25 77:15 78:9,16,25			
h 4:3,16 9:22 h 2:17 37:25 1250 3:18 5 50 102:20 50s 76:25 77:15 78:9,16,25	600 2:13		
9:22	7 79:8 81:13 82:3	47 85:1,/	
h 2:17 37:25 50 102:20 1250 3:18 50s 76:25 77:15 78:9,16,25	' th 4:3,16		
37:25 50 102:20 50s 76:25 77:15 78:9,16,25	3 9:22		
250 3:18 50s 76:25 77:15 78:9,16,25	8th 2:17		
	9 37:25		
30s 27:14	91250 3:18		
	980s 27:14	79:5 84:3,19,22,25	