

Volume: 1
Pages 1-185
Exhibits: 10

COMMONWEALTH OF MASSACHUSETTS

PLYMOUTH, SS. SUPERIOR COURT
CA NO. 1983CV920

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ANTHONY BRANCH,

Plaintiff

V.

TURTLEBOY DIGITAL MARKETING, LLC, ET. AL.,
Defendants

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REMOTE/ZOOM DEPOSITION of ANTHONY BRANCH,
taken pursuant to the provisions of the Massachusetts
Rules of Civil Procedure, at 478 Torrey Street,
Brockton, Massachusetts, on Tuesday, July 12, 2022,
commencing at 9:00 a.m.

Reported By: Michele DeCoste, appearing remotely
from Braintree, Massachusetts.

REMOTE APPEARANCES

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ALSO PRESENT:
Aidan Kearney

INDEX

1	WITNESS	DIRECT CROSS REDIRECT RECROSS
2	ANTHONY BRANCH	
3	(By Mr. McLane)	5
4	(By Mr. Stefani)	179
5		
6		
7		
8		

EXHIBITS

NO.	DESCRIPTION	PAGE
1	Citizens Commission Application	28
2	Amended Complaint	64
3	Mass.gov Page	68
4	Facebook Page	70
5	Bankruptcy Filing	117
6	Supplemental	142
7	Antonio Harris's Complaint	148
8	DOR Record	152
9	12B6 Opposition Memo	159
10	Answers to Interrogatories	160

19
20
21
22
23
24

STIPULATIONS

THE COURT REPORTER: And this email
I have for you, Kris, is that where you want
me to send the transcript?

MR. STEFANI: Please.

It is hereby stipulated and agreed
by and between counsel for the respective
parties that the deponent shall have thirty
(30) days in which to read and sign the
deposition transcript, after which time it
shall be deemed to have been signed, and that
the filing and sealing of the deposition
transcript are waived.

It is further stipulated and agreed
that all objections, except objections as to
the form of the question, and all motions to
strike, shall be reserved to the time of
trial.

MR. MCLANE: Kristopher, are we
okay with reserving objections other than to form
of question and responsiveness of the answer until
trial?

MR. STEFANI: And privilege, if

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Page 5

1 any exists.

2 MR. STEFANI: Oh, yes, that's

3 fine.

4

5 ANTHONY BRANCH, having been

6 satisfactorily identified and duly sworn by

7 the Notary Public, was examined and testifies

8 as follows:

9 DIRECT EXAMINATION

10 BY MR. MCLANE:

11 Q Mr. Branch, my name is Ryan McLane. We've

12 met in court. I see you're now here with

13 your attorney, Kristopher Stefani, who I've

14 not seen over video but I've spoken to. Have

15 you ever had your deposition taken before?

16 A I have not, sir.

17 MR. STEFANI: Before we go any

18 further, can we just go over some of the

19 other stipulations that we agreed to about

20 the conduct of this deposition? Just I'd

21 like to have them on the record if that's

22 okay.

23 MR. MCLANE: Oh yes, yes. By all

24 means.

Page 7

1 Kearney wants to assent on the record or if

2 you want to represent that he assents to

3 those conditions as well, since he --

4 MR. KEARNEY: What were the

5 conditions? Sorry.

6 MR. MCLANE: Okay. So Aidan, these

7 are the things I went over the other day.

8 There's no video or audio or photo recording.

9 You can't be in the room with anyone else

10 other than -- and you can turn on your video

11 now, if you want.

12 THE WITNESS: Do I have to turn

13 the video on?

14 MR. MCLANE: No, you don't. No,

15 you can be just audio.

16 And what was the other one?

17 Unless he's in the presence of with his

18 attorney, that's it, right?

19 MR. STEFANI: Just he's going to

20 remain on mute during testimony.

21 MR. MCLANE: Oh yes.

22 THE WITNESS: Yes.

23 MR. STEFANI: All right, thank

24 you.

Page 6

1 MR. STEFANI: And correct me if I'm

2 wrong, based on our communication, we agreed

3 that aside from the court reporter, there

4 would be no video recording of the deposition

5 by anyone. And I would also say that extends

6 to photography. No photographing of the

7 deposition?

8 MR. MCLANE: Yes, there's no intent

9 to record this at all other than through

10 transcript.

11 MR. STEFANI: Right. And no audio

12 recording other than by the court reporter.

13 If either party attends the deposition, it'll

14 remain on mute during testimony and no one

15 other than counsel is allowed in the room

16 with the deponent while testimony is being

17 taken.

18 MR. MCLANE: Understood.

19 MR. STEFANI: Okay. And just to

20 be clear, is your client's name Kearney? I

21 don't want to butcher his last name.

22 MR. MCLANE: He pronounces it

23 Kearney.

24 MR. STEFANI: And whether Mr.

Page 8

1 Q All right. So Mr. Branch, you said you never

2 had your deposition taken before?

3 A No, sir.

4 Q All right. So I want to just go over some --

5 we went over some stipulations, your attorney

6 and I, and some ground rules sort of for this

7 deposition, and there are sort of other

8 ground rules as well, primarily being that

9 this deposition is reduced to a transcript.

10 So you've met Ms. DeCoste, who is a wonderful

11 person, very skilled at her job. And she has

12 to type everything that you say, everything

13 that I say, and everything your attorney

14 says. So it's important that when we're

15 doing this deposition, we are speaking orally

16 in our communication. Sometimes we tend to

17 nod our head or "mmm-hmm." That actually

18 can't be taken down on a transcript. So we

19 need every response to be a "yes" or a "no"

20 or a full verbal response rather than a

21 shaking of the head or some of the phrases

22 that we commonly use. Is that all right?

23 A Yes, sir.

24 Q All right. Additionally, aside from just

Page 9

1 that, we have a tendency to sometimes in
 2 normal conversation interrupt or talk over.
 3 I make mistakes sometimes. I know people, in
 4 general, do. If I haven't might finished my
 5 question, please let me finish. And I'm
 6 going to do the same for you. I'm going to
 7 let you finish your answer. I have a
 8 tendency to do this. Sometimes if I start on
 9 with another question, feel free to just put
 10 your hand up or just say, "Excuse me, I'm not
 11 done talking." I'm not going to take it
 12 personally. This is what we do. I'll just
 13 stop and I'll let you finish. We want your
 14 answers to be complete and on the record.
 15 Okay?
 16 A Yes, sir.
 17 Q All right. You understand that you're under
 18 oath today, right? You took the oath, I
 19 think, two minutes ago. And you understand
 20 that this is the same effect as if you were
 21 testifying in court?
 22 A Yes, sir.
 23 Q Okay. You're competent to testify today.
 24 You're not under any stress or alcohol or any

Page 11

1 MR. STEFANI: Hold on for one
 2 second. Thank you.
 3 A I'm working part time for Haitian Community
 4 Partners.
 5 Q Okay.
 6 A And I also have my own business, Anthony
 7 Michael Branch Transport. Under that
 8 umbrella I do a lot of gig work like Lyft,
 9 DoorDash, Uber. That's actually primarily my
 10 income.
 11 Q Oh, okay. When did you start working for
 12 Haitian Community Partners?
 13 A So I've been on their Board for years as a
 14 volunteer. It's been within the last year.
 15 Q So for just about a year?
 16 A Yes, sir.
 17 Q But you said you were employed. Are you
 18 receiving pay?
 19 A Yes, I do. I work 15 hours a week.
 20 Q Okay. So you were volunteering for years,
 21 but you just got paid as of about a year ago?
 22 A You got it. Sorry.
 23 Q How long you been doing Anthony Michael
 24 Branch Transport, Uber, and Lyft?

Page 10

1 drugs that would affect the capacity for you
 2 to testify. Is that correct?
 3 A Yes, sir. No, I'm not under any --
 4 Q So mentally, you feel competent to answer
 5 these questions today?
 6 A Yes, sir.
 7 Q Okay. Did you prepare for this deposition
 8 with your attorney? And don't tell me what
 9 you said to him. I just want to know if you
 10 prepared with it.
 11 A Yes, sir.
 12 Q Okay. Did you speak to anybody else in
 13 preparation, aside from your attorney, in
 14 preparing for this deposition today?
 15 A Oh, no, sir. No.
 16 Q Okay. Just a little background about
 17 yourself. Is the 25 Montello Street still
 18 your current address?
 19 A 25 Montello Street Extension.
 20 Q Montello Street Extension in Brockton?
 21 A Yes, sir.
 22 Q Okay. Are you currently employed?
 23 A Yes, sir.
 24 Q By whom?

Page 12

1 A Oh, since, I believe, 2018 or 2019.
 2 Q Okay. Do you have a business entity that you
 3 do business under, or is it just you?
 4 A Oh, no, I do it as a sole proprietor.
 5 Q Okay. So did you file a DBA Certificate?
 6 A I did not.
 7 Q Okay. But you go by the name "Anthony
 8 Michael Branch Transport"?
 9 A Correct.
 10 Q Okay. So you're on the Haitian Community
 11 Partners. Part of what put in your
 12 pleadings, part of what we've discussed is a
 13 lot of activism, a lot of volunteering that
 14 you do. Can you provide me any other non-
 15 profits that you volunteer for or any other
 16 advocacy groups that you're a member of?
 17 A Currently?
 18 Q Let's say since the date of the allegation
 19 from August of 2016 till present?
 20 A Several. I'm going to try to remember them
 21 all. The Social Justice Coalition, the
 22 NAACP, Haitian Community Partners, Cape
 23 Verdean Association of Brockton, the
 24 Massachusetts Alliance Against Predatory

Page 13

1 Lending. I can't remember offhand anymore.

2 Q Well, I tell you what, let's start with the

3 Social Justice Coalition. When did you start

4 volunteering with them?

5 A Oh, I've been with Social Justice, I believe,

6 since 2015.

7 Q All right. And as a result of what you claim

8 are damages from your allegations, were you

9 removed from the Board or were you removed

10 from a volunteer position?

11 A I was not removed. When the post came out,

12 it was more so of individuals that knew me

13 kind of brushed it off, but it was talked

14 about an awful lot.

15 Q By who?

16 A I'm sorry?

17 Q Oh, I'll let you finish. Sorry. Go ahead.

18 A Oh, yes. It was talked about an awful lot

19 among the places that I volunteered at.

20 Q By whom?

21 A By other Board members. Specifically, I

22 could tell you that it led to, with the

23 NAACP, initially, I think it was a one-week

24 suspension. I would have to dig that out and

Page 15

1 the Haitian Partners?

2 A No, I remained active as a Board member.

3 Q All right. Cape Verdean Association, when

4 did you start volunteering with them?

5 A At 2014.

6 Q Okay. As a result of this blog post, was any

7 action taken against the Cape Verdean

8 Association?

9 A No action was taken against me. I'm sorry.

10 Q It's okay. What about the Mass. Alliance

11 Against Predatory Lending? When did you

12 start volunteering with them?

13 A 2019.

14 Q Okay. Did they do any sort of background

15 checking before you joined?

16 A I don't know.

17 Q Did you have to answer any questions about

18 the article when you joined?

19 A I did not.

20 Q Okay. Let's go back to the Social Justice

21 Coalition. You said you had had

22 conversations with a lot of people about it

23 and they brushed it all off. Who did you

24 speak to about it?

Page 14

1 I would have to be -- well, I've just said it

2 in the deposition, but my concern is that

3 there was an Executive Board meeting that I'm

4 not supposed to talk about in terms of NAACP

5 bylaws.

6 Q But how about this? How about this? Don't

7 tell me what was said in that Board meeting,

8 but as part of my requests, in terms of

9 request for production documents, what was

10 requested was evidence of your damages and a

11 one week suspension or notice of that was not

12 provided to me. So I find this would be a

13 formal request for that document or formal

14 request for some documentation of that

15 notice. I don't need to know what you said

16 in that Executive Board meeting or what they

17 said in that Board meeting. But definitely,

18 if you were receiving reputational damages

19 and suspension from NAACP position, I need

20 that information.

21 A Okay. I understood. Okay. Okay. But if it

22 exists, we'll produce it. Okay. Okay.

23 Q What about the Haitian -- so you said you

24 were suspended from the NAACP. What about

Page 16

1 A Several individuals.

2 Q Name two.

3 A I can name Carla Toussaint.

4 MR. STEFANI: Do you know how to

5 spell it?

6 Q Was she listed as a witness?

7 MR. STEFANI: Oh, sorry. Go ahead.

8 I was just asking him to spell Toussaint

9 because I'm sure that question is going to

10 come up later.

11 THE WITNESS: T-O-U-S-S-A-I-N-T.

12 Q Okay. Was she listed on as a witness on your

13 interrogatories?

14 MR. STEFANI: I can't tell you.

15 A No.

16 Q Okay.

17 A Not that I believe.

18 Q All right. Other than Carla, who else? Who

19 else brought it up?

20 A Off the top of my head, honestly, it's so

21 long ago. I can't remember. I can't

22 remember. I'm sorry.

23 Q Yes, no, that's fine. Okay. That's

24 volunteering. Obviously, right now, you're a

Page 17

1 member of the, I believe it's called the
 2 Southeastern District School Committee?
 3 A The Southeastern Regional Vocational School
 4 Committee.
 5 Q Okay. Regional Vocational School Committee?
 6 I'm from northern Mass. I'm sorry. I'm not
 7 all familiar with everything. So
 8 Southeastern Regional Vocational School
 9 District?
 10 A Yes.
 11 Q And you've been on the school -- is it a
 12 committee, or is it a Board?
 13 A It's a committee.
 14 Q Okay. You've been on that school committee
 15 for how long?
 16 A I was appointed in 2016, I believe.
 17 Q Okay.
 18 A To fill a vacancy of someone that had passed.
 19 Q And you were appointed by whom?
 20 A The Brockton City Council, the School
 21 Committee, and the mayor. It was a vote.
 22 Q What month in 2016?
 23 A I would be guessing. I don't remember.
 24 Q Okay. What about elected office? You ever

Page 19

1 Understood. Have you run for any office
 2 since 2016?
 3 A Yes.
 4 Q Okay. What offices have you run for since --
 5 or excuse me. What elected positions have
 6 you run for since 2016?
 7 A Ward for Brockton City Council.
 8 Q Okay.
 9 A And the governor's council and mayor.
 10 Q Okay. So mayor, ward four city council, and
 11 then governor's council. When did you run
 12 for mayor?
 13 A I don't recall the actual year.
 14 Q Okay. What about ward four city council, do
 15 you remember?
 16 A 2017.
 17 Q What about governor's council?
 18 A I believe, 2020.
 19 Q All right. You've held yourself out as a
 20 civil rights leader. Can you describe a
 21 little bit for me some of the advocacy that
 22 you do?
 23 A Since the murder of Tiffany Moore on Humboldt
 24 Avenue in Roxbury, I have been a community

Page 18

1 run for elected office?
 2 A Yes, sir.
 3 Q Let's start with, I guess, when did you begin
 4 running for elected office?
 5 MR. STEFANI: You're asking for
 6 the first office he ever ran for?
 7 MR. MCLANE: First office -- let
 8 me rephrase the question. That's fine.
 9 Q What's the first office you ever ran for?
 10 A School committee.
 11 Q What year?
 12 A I don't remember. It was ward four. I would
 13 be guessing it would be on the end of 2014
 14 because that makes sense. In 2014, I
 15 believe.
 16 Q All right. Have you ever won an elected
 17 office?
 18 A Only my current one.
 19 Q Okay. I thought you said this was appointed.
 20 A No, I was initially appointed to fill the
 21 vacancy and then I would have -- you have to
 22 do the election.
 23 Q Okay. So they appoint the vacant position,
 24 but then you have to run for election.

Page 20

1 activist primarily around anti-gun violence,
 2 food insecurity because I was homeless, youth
 3 homelessness. Specific to civil rights, I --
 4 back, then we focused on stopping frisk and
 5 other alleged police misconduct. With
 6 respect to violence, we created -- when I say
 7 "we," myself and my colleague -- created the
 8 Community Action Patrol in Boston. And that
 9 really worked around working with gang
 10 members and being a set of eyes for the
 11 community in the reduction of crime.
 12 Q Okay. I'm going to introduce or show you a
 13 document.
 14 MR. MCLANE: Do I have share
 15 screen capability, Michele?
 16 THE COURT REPORTER: Let me enable
 17 that for you. You should now.
 18 MR. MCLANE: Okay. Perfect. Let
 19 me share screen.
 20 Q Can you see what I have put forth on my
 21 screen?
 22 A Yes, sir.
 23 Q All right. I'll represent to you that I
 24 found this online, publicly available. What

1 appears to be an application for the Citizens
2 Commission, where it says, "Submission time
3 of March 5, 2019." Right below, it says,
4 "Name: Bishop Tony Branch. Did you fill out
5 an application for the Massachusetts Citizens
6 Commission?"

7 A I did.

8 Q Do you recognize -- well, I guess, do you
9 recognize the document in its current form?

10 MR. STEFANI: Is this the current
11 -- is this the entire document, or are there
12 additional pages?

13 MR. MCLANE: Yes, there are
14 additional pages. Why don't I -- yes, let me
15 do this. How do we want to do this? Do you
16 want me to --

17 MR. STEFANI: If you want to -- I
18 guess if you want to let him read it and then
19 he can tell you when to scroll down, if
20 that's acceptable?

21 MR. MCLANE: Yes, we can do that.

22 Q All right. So why don't you -- I'll scroll
23 down to your name, "Bishop Tony Branch."

24 A Yes, I'm done.

1 but I don't know, we got five pages. All
2 right. Let me get rid of that.

3 MR. MCLANE: Well, why don't I
4 send you -- I want to send you everything I
5 intend and I'll CC Michele on this.

6 MR. STEFANI: Want to go off the
7 record once we --

8 MR. MCLANE: Yes. Why don't we go
9 off the record right now, actually. Okay.
10 Is that okay with you?

11 MR. STEFANI: I'm fine with it.

12 (Short break.)

13 MR. MCLANE: Back on.

14 Q Mr. Branch, before I get back into this
15 document -- well, actually, why don't I get
16 back? I'll share the screen. You got a copy
17 of it in front of you.

18 MR. STEFANI: Are we talking
19 about the Citizens Commission?

20 MR. MCLANE: Citizens Commission.
21 This document.

22 Q Do you have a copy of that in front of you,

1 MR. MCLANE: Okay. Kris, do you
2 want me to just email this to you?

3 MR. STEFANI: Whatever. However
4 you want to handle it is fine with me. It's
5 your show, as they say.

6 MR. MCLANE: All right. Sending
7 it to you now. We'll see if this works out
8 any easier.

9 MR. STEFANI: So you want to have
10 him have it in front of him while you refer
11 to it?

12 MR. MCLANE: Right.

13 MR. STEFANI: Okay.

14 MR. MCLANE: And then it might be
15 easy -- I don't know if you can double
16 screen it. I can direct him to the page.

17 MR. STEFANI: Well, it just came
18 through. Let me print it out. Is this going
19 to -- I mean, I'm not trying to be a smart
20 aleck. Are we going to do a fair amount of
21 this today?

22 MR. MCLANE: Yes, you will.

23 MR. STEFANI: Okay. Okay. Fair
24 enough. I may have some documents already,

1 Mr. Branch?

2 A Yes.

3 Q Can you review that document and tell me if
4 it appears to be the same document that you
5 submitted to the Citizens Commission on March
6 15, 2019?

7 A All five pages?

8 MR. STEFANI: March of 2019,
9 according to the document.

10 A Yes.

11 Q Okay. Is the information in it true to the
12 best of your knowledge?

13 A No.

14 Q Okay. What is false?

15 A Listed here as Bradford College of 1988 is
16 incorrect.

17 Q Okay. Why do you think it is on there?

18 A I placed it there.

19 Q Why?

20 A At the time that I was applying for a role, I
21 believed they required a bachelor's degree
22 and although I had the experience for the
23 role, quite frankly, I really needed the job.
24 I was supporting, at that point, my two step-

Page 25

1 children and two children, and I placed it
 2 there. Economically, I really needed the
 3 wages. Well, really needed the job.
 4 Q Did you get the job?
 5 A I did.
 6 Q Okay. And you got the job based on you
 7 having a qualification of a bachelor's
 8 degree?
 9 A I would say no.
 10 Q Why did you get the job?
 11 A No. I --
 12 Q So would they have hired -- let me rephrase
 13 that another way.
 14 Would they have hired you if you
 15 didn't have a bachelor's degree?
 16 MR. STEFANI: Objection. Just so
 17 we're clear, we're referring to the Citizens
 18 Commission?
 19 MR. MCLANE: Yes, Citizens
 20 Commission.
 21 MR. STEFANI: Okay.
 22 A We're referring to the Citizens Commission?
 23 Q You said that you got the job at the Citizens
 24 Commission, correct?

Page 27

1 they have hired you at this property
 2 management company if you did not have a
 3 bachelor's degree?
 4 MR. STEFANI: Objection. You're
 5 asking him to tell you what they would've
 6 done.
 7 Q Well, he can answer it or not. Right?
 8 MR. MCLANE: I don't need you
 9 coaching the witness.
 10 MR. STEFANI: I'm not coaching the
 11 witness. I'm just saying objection.
 12 MR. MCLANE: What you're doing is
 13 giving --
 14 MR. STEFANI: Speculation.
 15 MR. MCLANE: -- a speaking
 16 objection. He needs to answer. If he can't
 17 answer it, he can't. But he doesn't need you
 18 to tell him, "Oh, how is he going to do
 19 this." You need to let him answer the
 20 question.
 21 MR. STEFANI: I did.
 22 Go ahead. Answer the question if
 23 you can.
 24 A So if I remember the job posting correctly,

Page 26

1 A No.
 2 Q Oh, okay. So this is an application of the
 3 Citizens Commission. It includes a
 4 bachelor's degree that you admit that you
 5 don't have, correct?
 6 A Yes.
 7 Q Okay. Then you used this bachelor's degree
 8 to get a job somewhere else?
 9 A Yes.
 10 Q Where?
 11 A It would have been Westminister Willard
 12 Apartments.
 13 Q Okay. What was that job?
 14 A Assistant director of property management.
 15 Q Okay. And you did get the job?
 16 A Yes.
 17 Q And would they have hired you at the property
 18 management company had you not had a
 19 bachelor's degree?
 20 A Yes.
 21 Q They would have?
 22 MR. STEFANI: Well I'll object.
 23 He already answered it.
 24 Q I don't think you did, Mr. Branch. So would

Page 28

1 and the reason why I paused, if I remember
 2 the job correctly, it was a preferred that
 3 you have an undergraduate degree, but I had
 4 enough experience to get the job so that's
 5 why I'm answering the question.
 6 Q Then why put the bachelor's degree on there?
 7 A Because it gave me a leg up.
 8 Q Okay. Gave you the leg up. And just to be
 9 clear, did you ever go to Bradford College?
 10 A No, sir.
 11 Q Okay. So not only you don't have the degree,
 12 you never attended that college?
 13 A No, sir, I did not.
 14 Q Have you ever achieved a bachelor's degree?
 15 A No, sir.
 16 MR. MCLANE: Okay, done with this
 17 document.
 18 Can we mark this as Exhibit 1,
 19 Michele?
 20 THE COURT REPORTER: Yes.
 21
 22 (Exhibit Number 1, Citizens
 23 Commission Application, was
 24 Marked for Identification.)

Page 29

1 Q All right. So I'm going to move on Mr.
 2 Branch. Well, I guess move back. I do want
 3 to explore -- you'd mentioned that you were
 4 suspended from the NAACP and you indicated
 5 that was a result of the Turtleboy article,
 6 correct?
 7 A Yes, sir.
 8 Q What reason did they give you for the
 9 suspension?
 10 A So I can reveal executive session --
 11 Q So there's a difference between what they
 12 said in the executive session and the reason
 13 they provided you. In fact, I'm not going to
 14 contend that what they said in the executive
 15 sessions privilege. If you were in there,
 16 you have attorney client privilege, and there
 17 are certain other privileges at law that
 18 require you not to answer a question. If you
 19 have signed a non-disclosure agreement, that
 20 may be as well, but we would have to explore
 21 that to determine whether or not it precludes
 22 you from testifying in another case. But at
 23 the same time, I'm not looking for the
 24 contents of the speech in the executive

Page 31

1 Q - they said that -- let me ask you another
 2 question.
 3 When they had this conversation
 4 with you, do you remember the name of the
 5 person that had the conversation with you?
 6 A Steve Bernard, the president of the NAACP.
 7 Q Steve --
 8 A The executive --
 9 MR. STEFANI: Okay. I'm sorry,
 10 the answer was Steve Bernard and what else?
 11 You were going to give some other answer.
 12 A And the other Executive Board members.
 13 Q Okay. Did they believe at the time that you
 14 were a real bishop?
 15 MR. STEFANI: Objection.
 16 You can answer.
 17 A Yes. But the article was bringing attention
 18 to the NAACP. The community members were
 19 concerned and it called members of the NAACP,
 20 including President Bernard.
 21 Q Okay. Now, I want to fast forward to very
 22 recently. You had filed a TRO against Mr.
 23 Kearney for several other statements that
 24 he's made in, I'd say, the past year,

Page 30

1 session. What I'm looking for is the reason
 2 that they provided you. You're saying that
 3 you were suspended as a result of the
 4 Turtleboy article. I want to know the
 5 reason. Did they just say you were on the
 6 news and you're all of a sudden suspended?
 7 What if it was good press?
 8 A It --
 9 Q What if --
 10 A I apologize.
 11 Q So I'm looking for that reason.
 12 MR. STEFANI: Do you understand
 13 what he's asking you?
 14 THE WITNESS: I do, sir.
 15 MR. STEFANI: Then you can answer
 16 the question.
 17 A I was bringing too much attention to the
 18 NAACP. Members of the community was
 19 complaining on why I would be allowed to
 20 remain at the NAACP, knowing that I had
 21 falsified or knowing that he probably wasn't
 22 a bishop.
 23 Q Okay. So --
 24 A That's the beginning of it.

Page 32

1 correct?
 2 A Yes, since March. Yes, sir.
 3 Q Am I correct in saying that the NAACP has
 4 issued a statement on your behalf supporting
 5 you after he made those statements?
 6 A Yes.
 7 Q Now, you received a suspension, you're
 8 saying, after someone wrote about you in
 9 2016, at least it was on the Turtleboy blog?
 10 A Yes.
 11 Q But now they're supporting you in 2021 and
 12 2022, correct?
 13 A Correct.
 14 Q Even despite the publications?
 15 A Yes.
 16 Q Is there different leadership at the NAACP?
 17 A Yes.
 18 Q Has anyone communicated to you why they
 19 support you now and did not back then?
 20 A Change of leadership.
 21 Q And who communicated that to you?
 22 A Oh, communicated that to me? So the one-week
 23 suspension that Steve Bernard did was
 24 overturned a week later when Phyllis Ellis

Page 33

1 returned from, I believe, a national meeting.
 2 So since then, there had been a strong
 3 feeling, again, without revealing the
 4 comments that were in the executive meeting,
 5 that I should not have been suspended with
 6 respect to the Turtleboy argument. That
 7 argument was successful, so the suspension
 8 was removed.

9 Q Okay. You were suspended for a week, but
 10 then a week later they reversed the
 11 suspension. Was that just in name only to
 12 get it off the record, so to speak?

13 A I don't know. I don't know what that means.

14 Q Yes, so you were suspended for a week, but it
 15 was overturned a week later. So you served
 16 the suspension?

17 A I had to, yes. Yes, sir.

18 Q Was this a formality, the removal of just,
 19 like, clearing your name, so to speak?

20 A I don't know if I can answer that. It was,
 21 indeed, the executive. I was a vice
 22 president and could not do my duties as a
 23 result of the suspension. So I don't know
 24 how to answer that.

Page 35

1 A Yes.

2 Q Pull up that document. It should say it has
 3 an amended complaint. It has a date stamp of
 4 August 26, 2019.

5 MR. STEFANI: Is that the bottom
 6 of my file? Yes.

7 A Okay.

8 Q All right. Can you take a look at that
 9 document, Mr. Branch? And once you read it
 10 or skim it to the best of your knowledge,
 11 what I'm looking for is I want to make sure
 12 from you, on the record, that's the most
 13 recent operative document that contains your
 14 claims against Aidan Kearney and any other
 15 Turtleboy defendants?

16 A Yes.

17 Q Okay. With respect to this case, this docket
 18 number only, you haven't made any additional
 19 claims, correct?

20 A No, sir.

21 Q Okay. So where in this document do you
 22 indicate that Mr. Kearney claimed that you
 23 stole money?

24 A I misspoke because I didn't have the

Page 34

1 Q And this person's name was Phyllis Ellis?

2 A Phyllis is the current president, yes.

3 Q And is she the one who made a statement on
 4 your behalf more recently within the past six
 5 months?

6 A Yes.

7 Q Okay. All right. With respect to Bishop
 8 Tony Branch, the issue that your allegations
 9 is a defamation is that you say that the
 10 Turtleboy franchise, Mr. Kearney, called you
 11 "a fake bishop." And that's the crux of your
 12 claims, correct?

13 A Fake bishop, fake clergy, and had stolen
 14 money.

15 Q Okay. Where did Mr. Kearney ever write that
 16 you stole money?

17 A Maybe I'm paraphrasing. I'm sorry, I don't
 18 have the complaint in front of me, but I
 19 believe --

20 Q Well, I tell you what, why don't we do this?
 21 Just to get a clear record, why don't I share
 22 screen and we'll go over the complaint and
 23 I'll make sure everything is accurate and up
 24 to date. Can you see the screen as of now?

Page 36

1 document. What I'm referring to, sir, is
 2 Paragraph 1, under Facts, where the quote
 3 from the Turtleboy article, (Reading):
 4
 5 "See, Worcester isn't the only
 6 place with fake passes who
 7 exists for the sole purpose of
 8 bilking the taxpayers and
 9 stirring up racial tensions."
 10
 11 My point is that I never "bilk taxpayers."
 12 Q What does "bilk" mean to you?

13 A For me, it's to take money that I'm not
 14 entitled to, to take advantage.

15 Q Okay. Now, let me ask you what, in your
 16 view, did Mr. Kearney personally do that was
 17 defamatory to you?

18 A Write this article.

19 Q So what evidence do you have that Mr. Kearney
 20 wrote the article?

21 A I believe the only confirmation that I would
 22 have gotten, and, again, it has been a while,
 23 is both when the motion to dismiss was filed
 24 and my opposition, and with respect to the

Page 37

1 final position of the court, whereas Mr.
 2 Kearney never denied that he didn't. I
 3 believe, actually, in his response he said
 4 that he was in fact the publisher writing it
 5 or the publisher, but again, I would have to
 6 specifically do a deep dive into the
 7 documents.

8 Q I don't have a copy of any document where he
 9 said he was the publisher of this. Again, I
 10 would ask if it's on the record. I didn't
 11 see it on the record. I've combed through
 12 this record. If you have that, I would make
 13 the formal request now because that certainly
 14 would fall under the request for any
 15 documents that support your claims. So you
 16 are saying that you have -- and I guess I'll
 17 go back and clarify. Essentially, your
 18 position on the motion to dismiss, you claim
 19 that Mr. Kearney produced a document that
 20 said he was the publisher and you believe the
 21 court has made a final determination that he
 22 was the publisher?

23 A I believe that the court actually wrote --
 24 and, again, I don't have the order in front

Page 39

1 produce them.

2 MR. MCLANE: Okay.

3 Q When did you first become a bishop, Mr.
 4 Branch?

5 A Upon my ordination as an elder in February of
 6 2010.

7 Q Describe to me what you mean by your
 8 ordination as an elder.

9 A The presiding bishop of Deliverance Miracle
 10 recognized my continued calling to the
 11 Christian ministry and made the decision to
 12 ordain me as an elder in the presence of the
 13 church.

14 Q What is that bishop's name?

15 A Bishop Robert Bridges.

16 Q Robert Bridges?

17 A Bridges, B-R-I-D-G-E-S.

18 Q Okay, I reviewed the interrogatories. Is he
 19 the one who is deceased?

20 A Yes, unfortunately.

21 Q He's passed away. Okay, how long had you
 22 been attending Deliverance Miracle prior to
 23 becoming a bishop?

24 A It may have been two to three years.

Page 38

1 of me -- that he has never denied the
 2 allegation. And, in fact, that his argument
 3 with respect to 230 was that he was a
 4 publisher of the article and that he was
 5 exempt from this sort of civil litigation.

6 Q Yes, my reading is a little different in the
 7 sense that the way I read that document was
 8 the only reason we're even here is because
 9 you alleged that Mr. Kearney wrote the
 10 document and, at the pleading stage, your
 11 complaint taken as true would have to allow
 12 you to pass go. But now in the discovery
 13 stage, we're looking for evidence that you
 14 have that Mr. Kearney personally wrote that
 15 article. Did you have any, other than the
 16 document, that you say exists?

17 A I'm unsure based upon the interpretation of
 18 documents that I've looked at recently.

19 Q Okay. I am, again, going to make a formal
 20 request for any documents that you have that
 21 demonstrate that Mr. Kearney personally wrote
 22 that article.

23 MR. STEFANI: I'm acknowledging
 24 your request and, if they exist, we'll

Page 40

1 Q Two to three years prior. What roles did you
 2 have during those two to three years prior
 3 within Deliverance Miracles?

4 A Substitute preaching.

5 Q Okay. In order to do that substitute
 6 preaching, you had to have been ordained as a
 7 lower-level minister?

8 A Ordained as a minister.

9 Q Okay. As a minister. And that's the title
 10 "minister"?

11 A Minister.

12 Q Okay. Now, you also mentioned this was a
 13 Pentecostal faith in your interrogatories, is
 14 that correct?

15 A That is correct.

16 Q Obviously, Pentecostal is a denomination of
 17 Christianity. I'm sure you understand there
 18 are Assemblies of God. There are other sorts
 19 of organizations within the denominations?
 20 Does Deliverance Miracle fall under one of
 21 those organizations?

22 A No.

23 Q No? So they're just an independent? They
 24 just fall under the Pentecostal denomination

Page 41

1 of Christianity?

2 A They fall under the Pentecostal faith,

3 correct.

4 Q But it is Christian, right?

5 A Absolutely.

6 Q All right. Let me see here. So Robert

7 Bridges ordained you in 2010. You had done

8 some substitute preaching for two to three

9 years prior to that. How often would you

10 substitute preach?

11 MR. STEFANI: Again, in this

12 church you're referring to specifically?

13 Q Let's start with Deliverance Miracle.

14 MR. MCLANE: Thank you.

15 A I have substitute preached, I believe, three

16 times.

17 Q In those two to three years prior to 2010?

18 A Yes.

19 Q Okay. And was that for Robert Bridges that

20 you substitute preached?

21 A It was when the bishop was out of town and

22 the first lady, yes. Excuse me. I'm sorry,

23 when Pastor Bridges -- because Pastor Bridges

24 was actually the pastor. When Pastor Alice

Page 43

1 MR. STEFANI: Let him finish his

2 question because I can't hear what he's

3 asking you. Just so I'm clear that you were

4 asking if he got paid to preach a Refuge and

5 Relief Ministries?

6 MR. MCLANE: Yes.

7 MR. STEFANI: And your answer was

8 what?

9 A No.

10 MR. STEFANI: Okay. Thank you.

11 Sorry.

12 Q During that same two to three-year period of

13 time did you get paid to preach at

14 Deliverance Miracle?

15 A No. They took an offering.

16 Q They took an offering. Did any of that go to

17 you?

18 A Yes.

19 Q Okay. So you received compensation for

20 preaching at Deliverance Miracle in that

21 two-year period of time before you were

22 ordained as a bishop?

23 A So yes. I'm explaining our movement. We

24 don't call it payment. We call it, people

Page 42

1 Bridges was out of town.

2 Q Okay. So Robert Bridges was the bishop and

3 Alice Bridges was the pastor?

4 A Yes, sir.

5 Q And you would substitute for Alice Bridges?

6 A Yes, sir.

7 Q Okay. Did you substitute preach or did you

8 preach anywhere else in that two to

9 three-year period of time prior to 2010?

10 A Yes.

11 Q Where?

12 A Refuge and Relief Ministries in Dorchester.

13 Q Okay, Dorchester. What is Refuge and Relief?

14 A It was my aunt's church and had been on the

15 Board there.

16 Q Church. And you've been on the Board. How

17 often did you preach there?

18 A I had done the Easter service maybe twice a

19 year. A few years. I don't recall.

20 Q Did you get paid to teach at Refuge and

21 Relief?

22 A No.

23 Q I'm sorry. I said "paid to teach." Did you

24 get paid to preach at Refuge and Relief?

Page 44

1 would take a free will offering for a

2 preacher, whether they're visiting or

3 covering for the pastor. And, often, because

4 we're a small Pentecostal church, it is 25 or

5 50 dollars or something of that nature.

6 Q Okay. I'm speculating -- and correct me if

7 I'm wrong -- sometimes these smaller

8 organizations, they don't have the funding to

9 pay out a full-time staff. So aside from the

10 tide, you would take some of the Goodwill

11 offerings that they offered specifically

12 because you came in to preach services?

13 A Correct.

14 Q Offering for services?

15 A Yes.

16 Q Okay. Did that happen at Refuge and Relief?

17 Because you said you didn't receive payment,

18 but now did you receive goodwill offering at

19 Refuge and Relief?

20 A It was offered, but I rejected it because it

21 was my aunt's church. The offering went back

22 to the house.

23 Q Okay. So the offering went back to the

24 church. You refused the goodwill offering

Page 45

1 during that two-to-three-year period of time?

2 A Yes.

3 Q Okay. After you're ordained as an elder in

4 2010, how is that synonymous with the term

5 "bishop"?

6 A We know under First Timothy 3:1-7 gives the

7 qualifications, but we also know in Titus

8 1:5-9 "elder" and "bishop" is

9 interchangeable. But let me also say this.

10 Under the leadership of Bishop Bridges, he

11 actually explained in quite detail how

12 synonymous or how interchangeable the terms

13 are. But I can tell you as a part of the

14 Apostle Pentecostal movement, we don't

15 necessarily have ever saw a distinction.

16 There is a distinction when one says that

17 they are a presiding bishop, but most

18 respectfully, African-American sort of

19 storefront churches really adopt what is

20 written here in scripture.

21 Q Okay. So what does "elder" mean in

22 accordance to your church's belief?

23 A "Elder" would be a combination or consistent

24 with overseer. An example of that, if I'm

Page 47

1 are the overseer of the church, and that's

2 what we accept -- or at least that's what I

3 accept with respect to my faith.

4 Q So this Zion Fire, what is Zion Fire?

5 A Well, Zion Fire, I'm familiar with that not

6 only from going there, but also my family has

7 a history to Branches, have a history in

8 eldership within that church. I'm also

9 familiar with one that's Pentecostal. I'm

10 familiar with COGIC. What I try to explain

11 to people that when you look at locally-

12 managed churches, churches that come out of

13 the African meeting house sort of history, we

14 had stopped what's difficult. We don't get

15 tied up on a title. People can call me

16 "Tony." I wouldn't care. So for me when

17 Bishop Bridges explained and ordained us as

18 elders, he reminded us that we are bishops of

19 the church and that the titles are

20 synonymous.

21 Q So then what's the distinction between

22 "presiding bishop" that you mentioned

23 previously and just the titled "bishop" or

24 "elder"?

Page 46

1 going to Zion Fire, an elder would be the

2 district leader over the bishops. So again,

3 it's up to sort of the church organization of

4 what they have adopted biblically.

5 Q I'm confused because you said "elder" was

6 synonymous with "bishop," but now you're

7 saying if you go somewhere else and you're an

8 elder, you preside over the bishops?

9 A What I said that it depends upon the

10 Pentecostal organization and I gave you the

11 example of the Zion Fire Baptist

12 Incorporation, where they can have an elder

13 as a district leader. I think where

14 confusion may come in to lay people or those

15 that are not a part of the Pentecostal

16 movement, they see bishop as a person that is

17 managing an organization versus a spiritual

18 responsibility to the church. You get tied

19 up on the title and the responsibility versus

20 looking at what scripture has said regarding

21 the office. That's why Paul identifies a

22 Titus there. Peter identifies the same

23 thing. The titles are really

24 interchangeable. At the end of the day you

Page 48

1 A So presiding bishop is the one that we go to

2 for spiritual leadership. So my spiritual

3 leadership, my guidance would have come from

4 the late Bishop Bridges.

5 Q Where can I find literature on this that says

6 that "elder" is synonymous to "bishop"?

7 A King James version of the Bible or the NIV.

8 Q Let's bring it up here. What scripture?

9 A I would start with First Timothy 3:7.

10 Q Timothy 3 --

11 A Or, actually, First Timothy 3:1 through 7.

12 Q Okay, so First Timothy 3:1 through 7. So I'm

13 just going to go to bible.com. I think

14 that's the new version. Yes, you can't

15 search it here. So First Timothy 3, right?

16 And we'll start with verse one.

17 A Yes.

18 Q You said we're going to go to King James

19 version, not the default new international,

20 right?

21 A People go to the NIV because it's not in the

22 King James.

23 Q Well, I want to get the translation, right.

24 A I'm in King James.

Page 49

1 Q King James, okay. So I'm reading First
 2 Timothy 3:1 says, this is a true saying,
 3 (Reading):
 4
 5 "If a man desires the office
 6 of a bishop, he desire its
 7 good work. A bishop then must
 8 be blameless, the husband of
 9 one wife, vigilant, sober, of
 10 good behavior, given to
 11 hospitality, apt to teach, not
 12 given to wine, no striker, not
 13 greedy of filthy lucre; but
 14 patient, not a brawler, not
 15 covetous; one that ruleth well
 16 with his own house, having his
 17 children in subjection with
 18 all gravity; for if a man know
 19 not how to rule his own house,
 20 how shall he take care of the
 21 church of God. Not a novice,
 22 lest being lifted up with
 23 pride, he fall into the
 24 confirmation of the devil.

Page 51

1 "bishop," but to your point the person you
 2 would have shown your credentials you've
 3 shown your ordination.
 4 Q So you first have to be ordained is what
 5 you're saying?
 6 A To be what, sir? I'm lost.
 7 Q To be a bishop. So somebody has to make a
 8 determination about who becomes a bishop at
 9 Deliverance Miracle, correct?
 10 A Correct.
 11 Q Is there any literature? My original
 12 question was, is there any literature that
 13 states what criteria? Who decides?
 14 A The church organization, the presiding bishop
 15 of that church decides.
 16 Q So does a Board appoint the original bishop?
 17 MR. STEFANI: You're asking with
 18 this particular church?
 19 MR. MCLANE: Yes.
 20 MR. STEFANI: Okay. If I'm
 21 understanding it, his question is directed to
 22 the Greater Deliverance Church in terms of
 23 its structure.
 24 MR. MCLANE: Right.

Page 50

1 Moreover, he must have a good
 2 report of them which are
 3 without; lest he fall into
 4 reproach in the snare of the
 5 devil."
 6
 7 Did I read one through seven correctly?
 8 A Yes.
 9 Q Based on your translation?
 10 A Yes.
 11 Q So you're using biblical literature, but does
 12 your church organization have anything that
 13 states who they accept as a bishop?
 14 A The Bible is there.
 15 Q Okay. Your organization says -- I guess who
 16 is to stop me if I went to your church? I'm
 17 not being silly about this. I'm trying to
 18 understand who's to stop me from attending
 19 Deliverance Miracle and saying I'm a bishop
 20 now. If I embody these qualities, somebody
 21 has to make that determination that I can be
 22 a bishop there, right?
 23 A They would make the determination that you
 24 are an elder, which is synonymous with

Page 52

1 Q I'm saying, Mr. Branch, a bunch of people
 2 didn't just get together and one person
 3 decided to be the bishop and everybody
 4 ascended, right? Who's to stop people from
 5 making up their own titles in a church
 6 organization?
 7 A You're asking me that. It's freedom of
 8 religion. I don't know.
 9 Q Okay. So in Deliverance Miracle, did they
 10 have any bylaws that stated who got to make
 11 what determination as to who becomes a bishop
 12 or a minister or any other position of the
 13 church?
 14 A I have no idea.
 15 Q So for all you know, Deliverance Miracle,
 16 Robert Bridges was the presiding bishop and
 17 he was just able to name you as a bishop?
 18 A Ask that question again.
 19 Q Who gave Robert Bridges the authority to name
 20 you as a bishop?
 21 A I don't know the answer to that because I
 22 don't know who ordained Bishop Bridges. I
 23 can only go by what I know in my Bible.
 24 Q And that's what I'm getting to. So if we're

Page 53

1 just using the Bible, what is to stop anyone
 2 from claiming they're an elder within the
 3 Deliverance Miracle Church?
 4 A Well, that's the United States of America.
 5 That's freedom of religion.
 6 Q Right. You can practice whatever religion
 7 you want and you've obviously adopted the
 8 Pentecostal faith, but who in the Deliverance
 9 Miracle church. So I can go to Deliverance
 10 Miracle tomorrow, and, again, I'm not being
 11 silly when I ask this. I'm trying to get to
 12 the crux of the issue. Can I go to
 13 Deliverance Miracle tomorrow and say, "I'm an
 14 elder now" and they're going to accept me as
 15 an elder?
 16 A Not without you showing your Christian
 17 ordination.
 18 Q Okay. So you have to have an ordination to
 19 become an elder at the Deliverance Miracle?
 20 A I'm pausing because I was already ordained
 21 and I will also say when I have ordained
 22 people I have ordained them as ministers or I
 23 would license them as ministers.
 24 Q I understand you said I already had my

Page 55

1 recognize me as the elder. What qualifies me
 2 to be accepted by the church? You're saying
 3 that the presiding bishop gave you an
 4 examination or evaluation for a ten-day
 5 period of time, correct?
 6 A Yes.
 7 Q Okay. Does there exist any literature within
 8 the Deliverance Miracle Church that says that
 9 he has to do that?
 10 A Sir, I don't know if that existed.
 11 Q Okay. So you don't know the process through
 12 which the church organization goes to select
 13 elders?
 14 MR. STEFANI: Objection. That was
 15 asked and answered. I think you're
 16 mischaracterizing his testimony. I think he
 17 just testified to that.
 18 But go ahead. Answer his
 19 question.
 20 A I have no idea how Miracle Deliverance or how
 21 Bishop Robert Bridges became a bishop.
 22 Q And you went there two to three years before
 23 you were ordained as a bishop. He was the
 24 presiding bishop that entire time?

Page 54

1 ordination as a minister. And you told me
 2 that if I went to Deliverance Miracle right
 3 now and said, "I want this entire
 4 congregation to recognize me as an elder
 5 because I believe that I embody those traits
 6 that we just read in First Timothy 3," that
 7 they have to just accept me as an elder in
 8 that church or is there a process or a
 9 criteria that has to happen or has to occur
 10 or that I have to meet before they do
 11 recognize me as an elder?
 12 A The presiding bishop has to recognize you as
 13 something before you even get to that point.
 14 So the presiding bishop, like Bishop Bridges,
 15 examined me for ten days. I had to go
 16 through an examination with respect to
 17 becoming an elder and you talk about your
 18 background, et cetera, et cetera. But again,
 19 Apostolic Pentecostals they're going to refer
 20 to the Bible.
 21 Q No doubt. No doubt. Okay. Yes, no doubt.
 22 But my point is I say I embody those traits.
 23 You say you do. We're in church at the same
 24 time. I say no, no, no. You need to

Page 56

1 A Yes.
 2 Q You accepted an ordination as a church elder
 3 in this church in 2010, correct?
 4 A Yes.
 5 Q And you have no idea how this man who
 6 ordained you became a bishop?
 7 A No, sir.
 8 Q Did you ever think to ask?
 9 A No. We operate by faith. No. Why? I don't
 10 know anybody that's a Pentecostal that goes
 11 into -- so Deliverance has been in existence,
 12 I think, maybe 20 years, but no, people don't
 13 do that. No, I didn't do that.
 14 Q Did you have to apply to become a minister or
 15 a bishop?
 16 A No.
 17 Q You didn't have to fill out an application?
 18 A No, sir.
 19 Q Okay. But do you know if you were allowed to
 20 be a bishop in the Deliverance Miracle if you
 21 weren't ordained as a minister?
 22 A I do know that Bishop Bridges has appointed
 23 or ordained to elder a deacon, which is also
 24 considered a part of the ministry, so I'm not

Page 57

1 sure how to answer that.

2 Q Okay. You want to bring up another document

3 here?

4 This was provided to me in the

5 responses to the request for production of

6 documents. This is zoomed in. I'm going to

7 try to zoom out a little bit if I can. And

8 this was labeled "Ordination Certificate"

9 when it was sent to me. I'm going to rotate

10 the view. I don't know why it's doing this.

11 All right. So this certificate

12 that was provided to me by your attorney

13 said, (Reading):

14

15 "After satisfactory

16 examination regarding

17 Christian experience, called

18 to the ministry, personal

19 qualifications and educational

20 qualifications, Elder Anthony

21 Michael Branch was duly

22 ordained to the Christian

23 ministry by the Greater

24 Miracle Deliverance Tabernacle

Page 59

1 Christian ministry, right?

2 A Yes.

3 Q What were the educational qualifications?

4 A The Bible study, the earlier training when I

5 was licensed as the minister through a

6 Pentecostal church in Dorchester would have

7 been the educational qualification. This was

8 a part of the examination to give my history

9 in the ministry.

10 Q Okay. What was the education in Dorchester?

11 A Oh, primarily, a Bible study, study of

12 theology, the difference between the science

13 and theology, the Godhead, the wholeness of

14 God, the oneness of God.

15 Q Okay. We know that Robert Bridges is

16 unfortunately deceased. We know that you

17 said you didn't fill out an application for

18 this position. When you underwent that

19 ten-day examination, were any records kept

20 between you and Mr. Bridges regarding his

21 examination of your experience, call to

22 ministry, personal qualifications and

23 education qualifications?

24 A Well, I would first say there wasn't a

Page 58

1 Church."

2

3 And it was dated February 7, 2010. I'm just

4 going to clarify, for the record, the Greater

5 Miracle Deliverance Tabernacle Church is what

6 we're calling Deliverance Miracle.

7 A Yes. That's our nickname, yes.

8 Q Okay. That's fine. So anytime we say

9 "Deliverance Miracle" throughout this

10 deposition, we're referring to the Greater --

11 A Yes.

12 Q And it's fine that we do. In fact, it's

13 easier. So we can just call it "Deliverance

14 Miracle," but I just want to make sure on the

15 record so that we get a clear transcript,

16 anytime we say "Deliverance Miracle," we're

17 talking about this church?

18 A Yes.

19 Q Okay. Now, the Ordination Certificate that

20 you provided me says that after satisfactory

21 examination regarding Christian experience

22 call to the ministry personal qualifications

23 and educational qualifications, you were then

24 ordained, you were duly ordained to the

Page 60

1 position. He considered it to be a calling

2 from God on my life that had been consistent

3 with the fact that I had already been in the

4 ministry. Specific to your question about

5 records, I actually don't know.

6 Q Okay. Is Deliverance Miracle still in

7 existence?

8 A No.

9 Q Okay. I know Mr. Bridges has unfortunately

10 passed. Do you know if any Board members

11 alive at the time you were ordained are still

12 alive today?

13 A Sister Jacqueline Hill is the clerk.

14 Q Jacqueline Hill.

15 A Pastor Alice Bridges preceded in death Robert

16 Bridges. She died before him.

17 Q Okay. I'm sorry to hear that.

18 A Thank you.

19 Q Okay. So Jacqueline Hill is still alive

20 today and she was the clerk?

21 A Yes.

22 Q Okay. Well, I'm not going to ask you that

23 question. As part of your allegations

24 whether it be contained within the complaint,

Page 61

1 the amended complaint or your 12B6
 2 opposition, I just want to make clear, you
 3 are contending that you lost the ability to
 4 perform weddings, correct?
 5 A Yes.
 6 Q Okay. How many weddings were you doing prior
 7 to 2016? A year.
 8 A I would be guessing. May, June, July, and
 9 August were busy. Anywhere from possibly 10
 10 to 12, but I'm guessing.
 11 Q 10 to 12 a year?
 12 A Yes.
 13 Q Did that volume of weddings continue until
 14 August 2016 when the article was written?
 15 A No, I was consistently doing that and then
 16 they dropped. I'm sorry, I don't understand
 17 your question. Say it again?
 18 Q I said prior to 2016. What I was trying to
 19 do is clear up the question and say were you
 20 still in 2016 performing the same amount of
 21 weddings until the article was written in
 22 August?
 23 A I'm trying to think how many I may have had
 24 booked. I'm going to say yes.

Page 63

1 together. The exact numbers I don't
 2 remember.
 3 Q When did it stop all together?
 4 A So I filed this and it would have been
 5 sometime late in '16 and none in '17 or maybe
 6 one in '17, and after that, none.
 7 Q Well late in the '16s. The article was
 8 written in August 2016, right?
 9 A Yes.
 10 Q Okay. So I think around August 26th, if I'm
 11 not mistaken, or let me bring this complaint
 12 back. I don't want to get it incorrect.
 13 Amended complaint, August 23, 2016, does that
 14 sound accurate, that the article was written?
 15 A I haven't looked at it. Yes, August 26th.
 16 Q Let me bring up the amended complaint. All
 17 right. So right here it says on Paragraph 1
 18 of the amended complaint, (Reading):
 19
 20 "On or about August 23, 2016,
 21 defendants doing business
 22 Turtleboy Sports maliciously
 23 and falsely published to
 24 social media the following

Page 62

1 Q Okay. Then your allegation is, after the
 2 article was written, you had a drop in the
 3 number of weddings requested?
 4 A I had cancellations, yes. I'm going to use
 5 the word "cancellations." Yes.
 6 Q Okay. So prior to the article being written,
 7 you're saying you did 10 to 12 a year. How
 8 much did you charge per wedding?
 9 A On average, between 6- to 800, depending upon
 10 location there. I had done lower amounts if,
 11 in fact, it had been either a low-income
 12 family or someone that I basically knew.
 13 Q Okay. And then after the article was
 14 written, how many weddings a year would you
 15 do?
 16 A I don't know the exact number. I'm going to
 17 say that the weddings went down, but the ones
 18 that I had done prior became an issue because
 19 people began to question the legitimacy of
 20 whether those were valid, but I believe it
 21 dropped, and then it just stopped all
 22 together.
 23 Q Right. You believe it dropped?
 24 A It did drop, and then it stopped all

Page 64

1 defamatory words."
 2
 3 And then it continues. So you're confirming
 4 August 23, 2016, is when you believe the
 5 article to be written?
 6 A Yes, sir.
 7 MR. MCLANE: I don't think I
 8 officially said I want to introduce this.
 9 Michele, can we introduce this as Exhibit 2,
 10 please?
 11 THE COURT REPORTER: Yes.
 12
 13 (Exhibit Number 2, Amended
 14 Complaint, was Marked for
 15 Identification.)
 16
 17 Q All right. And then we have roughly three
 18 months and a week or three months, eight days
 19 left of the year after the article was
 20 written. How many weddings did you have
 21 scheduled between August 23, 2016, and
 22 December 31, 2016?
 23 A I don't remember. I can tell you that I had
 24 three cancellations.

Page 65

1 Q So you had at least three scheduled and you
2 say three canceled?

3 A Right. And they were in the Brockton area.

4 Q Were you planning on charging 600 to 800
5 dollars for each of those three weddings?

6 A The question is, was I planning to? The
7 answer would be yes.

8 Q Okay. Who canceled? Do you remember the
9 names of the people that canceled?

10 A I've been researching that. I do not
11 remember. remember Dapina is one, but I
12 don't remember the balance of the other two
13 families.

14 Q Okay. Who's Dapina?

15 A That was one of the weddings that I was going
16 to do in the backyard, but I've been trying
17 to research the details.

18 Q So do you have any documents at all that
19 demonstrate that they canceled weddings?

20 A That they canceled? No. That would have
21 been a phone call. They were phone calls.

22 Q All right. You're claiming that all these
23 people canceled because of an article that
24 was written on Turtleboy. I'm asking what

Page 67

1 A When I became a minister, this law didn't
2 exist --

3 Q Okay. When did it --

4 A -- when --

5 Q I'm sorry.

6 A When I became a minister, this --

7 MR. STEFANI: Let's slow down.
8 You're talking over him. He's talking over
9 you.

10 What was your question, please,
11 Attorney McLane?

12 MR. MCLANE: Well, he stated that
13 when he became a minister this law didn't
14 exist.

15 Q When did this law come into existence?

16 A That's the question. I researched this only
17 after I saw this in one of your documents.
18 And I believe the secretary of state at 1989.

19 Q Okay. So since 1989, did you ever send any
20 documents to the secretary of the
21 Commonwealth in order to perform marriages
22 within the Commonwealth of Massachusetts?

23 A No, sir. I wasn't even aware of this until
24 you brought it to my attention. No, sir.

Page 66

1 evidence. I said documents. I'll ask, what
2 evidence at all do you have to support that
3 assertion?

4 A At this point, none.

5 Q You don't have any? Okay, I'm going to bring
6 up another document. It's already in one of
7 the filings, so it should be familiar to you.
8 Well, I'll bring up something else first. So
9 I'm going to represent to you that what I did
10 was I downloaded the page on the mass.gov
11 website. If you'd like me to go there on the
12 internet, I can as well. But what I did was
13 in preparation for this deposition I
14 downloaded the page to a PDF so I could use
15 it as an exhibit. And its on the secretary,
16 the Commonwealth state website. It states
17 the procedure to perform marriages. The
18 mass.gov website provides the chapter of the
19 Massachusetts general laws that outlines what
20 a clergy member must do and provide in order
21 to perform a wedding. Now, when you became a
22 minister, did you provide to the secretary of
23 the Commonwealth any documentation to be able
24 to perform these weddings?

Page 68

1 Q Okay. So there's a form link there. And
2 you're saying you didn't send the form?

3 A No, sir.

4 Q Okay. Michele, I'd like to offer this as
5 Exhibit 3.

6
7 (Exhibit Number 3, Mass.gov
8 Page, was Marked for
9 Identification.)

10

11 Q It's already been made part of the record of
12 this case. And you already answered the
13 question. I want to move on. Let's see.
14 So Deliverance Miracle is no
15 longer in existence is what you said prior,
16 correct?

17 A Yes, sir.

18 Q All right. What about Refuge and Relief?

19 A It's still in existence. I ended up
20 pastoring after the death of my aunt. When I
21 say in existent, it is still in existence, as
22 a paid-for organization, but we are inactive.

23 Q Okay. How long has Refuge and Relief been
24 inactive?

Page 69

1 A Oh, I filed for the divorce in 2013. I
2 believe, 2015.

3 Q Okay. What about Zion Fire? Do you still
4 have any communication or any correspondence
5 or any involvement, I should say, with Zion
6 Fire?

7 A No, sir.

8 Q Okay. Is that still an active organization,
9 to the best of your knowledge?

10 A I don't know.

11 Q You don't know? Okay.
12 So I'm going to bring up -- you
13 had mentioned the divorce. I am going to
14 bring up the findings of fact that has been
15 introduced in the opposition to your
16 application, your petition for a temporary
17 restraining order. Do you have a copy in
18 front of you, Mr. Branch?

19 A Yes.

20 Q Okay. So, if I'm not mistaken within this
21 document, the judge, --and this is a findings
22 of fact. Have you seen this? Let me just
23 step back. Do you recognize this document?

24 A Yes.

Page 71

1 "Toney Shabazz"?

2 A Yes.

3 Q Why Toney Shabazz?

4 A That was my name during a time when I was
5 dabbling on whether or not I should join the
6 nation.

7 Q Join the nation. That being Islam, correct?

8 A Nation of Islam, correct.

9 Q Okay, so I found the spot that I was talking
10 about, where it said Paragraph 11 on Page 7.
11 Can you flip there with me?

12 A Sure.

13 Q So it says in the judge's findings of fact
14 husband was then a Muslim, meaning the time
15 the wife accepted his proposal of marriage,
16 and --

17 MR. STEFANI: Are you reading this
18 verbatim or are you paraphrasing?

19 MR. MCLANE: I was paraphrasing.

20 MR. STEFANI: Okay, I'm just
21 trying to be clear because I'm not following
22 you when you said you -- go ahead.

23 Q All right. So in the findings, I'll just
24 read it. (Reading):

Page 70

1 Q And you recognize it as the judge's findings
2 of fact from your divorce trial?

3 A Yes.

4 Q And your ex-wife's name was what?

5 A Evelyn M. Wiggins Branch.

6 Q Does she still use Branch or Wiggins?

7 A She reverted to Wiggins.

8 Q Okay. And I'm going to find the page.
9 Well, let me just search the document.
10 You're familiar with the accusation that your
11 wife made that used a name of Toney Shabazz,
12 correct?

13 A Yes.

14 Q Okay. I think I downloaded a clean copy, so
15 I apologize.

16
17 (Exhibit Number 4, Facebook
18 Page, was Marked for
19 Identification.)

20

21 Q Do you use an alias named Toney Shabazz?

22 A No.

23 Q Did you have a Facebook profile, which you
24 used the name, on your Facebook profile of

Page 72

1 "Wife told husband before they
2 were married that she did not
3 love him, nonetheless, she
4 accepted his proposal of
5 marriage. At the time she was
6 pregnant with their first
7 child, husband was then a
8 Muslim and had been using the
9 name Anthony Malik Shabazz
10 since approximately 1988.
11 Wife told him she would not
12 marry him if he were Muslim.
13 So they started going to Zion
14 Fire church together."

15
16 Is that the same Zion Fire that we've been
17 referring to in previous questions?

18 A Yes.

19 Q Okay. Have you been using the name Anthony
20 Malik Shabazz since 1988?

21 MR. STEFANI: Well, I'm going to
22 object. Are you asking him if he, like, as
23 of today, or are you asking him as of the
24 time of that?

Page 73

1 MR. MCLANE: Well, I mean, up to
2 today.

3 MR. STEFANI: Okay. You
4 understand the question?

5 THE WITNESS: No.

6 A I don't understand.

7 Q A judge issued a findings of fact, meaning
8 she credited that this is a fact after
9 hearing evidence at your divorce trial, she
10 stated that husband was then a Muslim. And
11 this was at the time Evelyn was pregnant with
12 your first child, that you were a Muslim and
13 had been using the name Anthony Malik Shabazz
14 since approximately 1988. I'm asking -- so
15 we'll start with at the time.

16 So at the time of this divorce,
17 had you been using the name -- or at the time
18 of you getting married rather. Let me
19 rephrase. At the time of you getting married
20 to Evelyn Wiggins, had you been using the
21 name Anthony Malik Shabazz since 1988?

22 A No.

23 Q You had not?

24 A No.

Page 75

1 A Yes.

2 Q Okay. Now, you were ordained in 2010, per
3 what you told me, as an elder in the church,
4 per what you told me prior, by Bishop
5 Bridges. When did you move back from Florida
6 and start attending Deliverance Miracle?

7 MR. STEFANI: Objection. I think
8 your question presupposes facts that are not
9 in evidence.

10 But go ahead and answer.

11 A I never lived in Florida.

12 Q Okay. So you only got married there?

13 A Correct.

14 Q Did you come right home?

15 A Yes.

16 Q Did you stay for an extended period of time?

17 A Three days. We were there for my daughter's
18 graduation.

19 Q Okay. So you went for the daughter's
20 graduation and also got married while you
21 were down there?

22 A Yes, sir.

23 Q Okay. Do you still use the Facebook name,
24 Toney Shabazz?

Page 74

1 Q Okay. Where do you believe that Evelyn -- or
2 let me rephrase this. Had you communicated
3 the use of the name Anthony Malik Shabazz to
4 Evelyn Wiggins Branch prior to getting
5 married to her?

6 A Yes.

7 Q Okay. Why? And in what context?

8 A We talked about it in the context of my black
9 nationalism and of my removing the slave
10 master's name. We talked about it in the
11 context of whether or not I would seek a
12 relationship out of Christianity through a
13 more nationalistic nation of Islam. I was
14 becoming militant, and we were having those
15 conversations.

16 Q Okay. A couple paragraphs down or one
17 paragraph down, Paragraph 12, says,
18 (Reading):

19 "The parties were married on
20 May 21, 2007, in Kissimmee,
21 Florida."

22

23

24 Is that accurate?

Page 76

1 A No, sir.

2 Q Okay. When did you get rid of that?

3 A When I found the password. I don't know the
4 exact date that I got rid of it. I was
5 reminded that the page existed based upon Mr.
6 Kearney's YouTubes and I asked Facebook to
7 delete it.

8 Q So Mr. Kearney's YouTubes would be probably
9 within the past six months?

10 A Yes, sir. Yes.

11 Q But am I correct in you -- so you watched the
12 YouTubes, right?

13 A Some of them, I did. Some of them, I
14 haven't.

15 Q All right, but you saw enough that you
16 recognized that he found your Toney Shabazz
17 Facebook profile, correct?

18 A Yes, sir.

19 Q It's my understanding that during those
20 YouTube videos, he was pulling up your
21 Facebook story, which is a 24-hour photo
22 frame, correct?

23 A I don't know.

24 Q You use Facebook?

Page 77

1 A Yes, but I don't know what a photo frame is.
 2 I'm sorry.
 3 Q Okay. So have you published any photos to a
 4 Facebook story?
 5 A Yes.
 6 Q What is your understanding of what a Facebook
 7 story is?
 8 A The posting of an activity of a photo of a
 9 video. I just did one last night.
 10 Q Okay. So you post on your own timeline,
 11 correct? Where you just post content on your
 12 profile, do you do that frequently?
 13 A At times, yes.
 14 Q Right. There's another function on Facebook
 15 called the Facebook story?
 16 A Okay.
 17 Q Do you use that function?
 18 A Yes.
 19 Q All right. And is your understanding of the
 20 story, the Facebook story function, the same
 21 as mine, that you can post photo and video
 22 for only a 24-hour period of time?
 23 A I don't know that.
 24 Q Okay. So it was within the past six months

Page 79

1 on then.
 2 So you don't remember when you
 3 used Facebook. How about this? Did you
 4 start using Facebook in the last ten years,
 5 or do you think it was before that?
 6 A Before that.
 7 Q Okay, it's 2022. I'm not sure when Facebook
 8 came on the scene. So was it maybe 20 years
 9 ago that you started using?
 10 A Evelyn and I used it frequently. So if we
 11 got married in 2007, at least since 2007.
 12 Q Okay. So at least since 2007, you've been
 13 using Facebook?
 14 MR. STEFANI: Is that a question?
 15 MR. MCLANE: Yes.
 16 A Yes. Yes. Sorry.
 17 MR. STEFANI: I didn't know either.
 18 That's why I was asking.
 19 Q So have been using the Facebook profile,
 20 Toney Shabazz, since 2007?
 21 A I may have.
 22 Q Was it in existence at the time of in 2007?
 23 A I don't know.
 24 Q Okay.

Page 78

1 that you got rid of the Facebook profile,
 2 Toney Shabazz, correct?
 3 A Yes.
 4 Q You had been a Christian minister or, by your
 5 own terms, an elder since 2010, and yet you
 6 did not -- you continued using a Facebook
 7 profile under the name Toney Shabazz?
 8 A Continued to use it? I'm not going to say I
 9 continued to use it.
 10 Q When did you create it?
 11 A No, I thought you were talking about Bishop
 12 Tony Branch. I just told you, I just posted
 13 a story.
 14 Q Toney Shabazz.
 15 A No, no, no, sir. I didn't use -- it was not
 16 in my recollection until I saw the postings
 17 in YouTube.
 18 Q When did you create it?
 19 A Oh my, I don't remember.
 20 Q When did you start using Facebook?
 21 A I don't remember.
 22 Q You don't remember?
 23 A No.
 24 Q How about this -- oh, all right, let me move

Page 80

1 A Not only do I not --
 2 MR. STEFANI: You answered the
 3 question. Let him ask the next one.
 4 Q Well, let me ask, you're a Christian Bishop?
 5 You are said to have gone through a rigorous
 6 examination. You have embodied principles
 7 that you told me in Titus chapter three, one
 8 through seven. What steps did you take to
 9 remove a profile with an alias "Toney
 10 Shabazz" on Facebook?
 11 A I took no steps.
 12 Q So as an elder of the church, did you take
 13 any steps to clean up or remove what might be
 14 considered sort of ties to the Islamic faith?
 15 A Oh my, so I don't have anything, nor have I
 16 ever posted anything with respect to the
 17 Islamic faith.
 18 Q Okay. Well, in here, your divorce, you said
 19 you filed for divorce in 2013, correct?
 20 A Yes.
 21 Q This finding of fact was dated July 5, 2016,
 22 correct?
 23 A Yes.
 24 Q In this finding of fact, the judge found that

Page 81

1 you used a Facebook profile with a name Toney
 2 Shabazz. This was in 2016. You told me you
 3 didn't even know it was still in existence
 4 until Turtleboy's YouTube Page 6 months ago.
 5 My question is, you are an elder. You claim
 6 to be an elder. You claim to be a Bishop in
 7 the Christian Church. You've been accused of
 8 using a Muslim name, Anthony Malik Shabazz,
 9 and having a Facebook profile under the name
 10 Toney Shabazz, which might tend to correlate
 11 that. And I'm asking what steps you took to
 12 remove that. How about since 2016? How
 13 about since you got this findings of fact?
 14 What steps have you taken to remove that
 15 Facebook profile Toney Shabazz?
 16 A So Toney Shabazz, S-H-A-B-A-Z-Z, had nothing
 17 to do -- respectfully, I know you're calling
 18 it a Muslim name, but it is more to identify
 19 with the tribe of Shabazz as a part of the
 20 teaching of the nation of Islam. So the
 21 Shabazz is based upon an African tribe. I
 22 don't know how to respond to your or anyone's
 23 comments around having a Muslim name. I will
 24 say to your earlier point or question that I

Page 83

1 tribe; hence Malcolm X going to become Malik
 2 Shabazz or myself saying that I'm interested
 3 in being Anthony Shabazz.
 4 Q And you don't think that would contradict
 5 your current Christian faith?
 6 A Contradict, sir? No, because I never left
 7 Christ. Absolutely not.
 8 Q Okay. You never practiced Islam?
 9 A Absolutely not.
 10 Q Okay. And you using names that might be tied
 11 to the practice of the nation of Islam aren't
 12 a contradiction to your current Pentecostal
 13 faith?
 14 A No, because the greatness of Christ, what you
 15 did in the past, is not relevant. Whether it
 16 be of a sinful nature or whether it be for
 17 you, what we as Pentecostal called
 18 backsliding because that's exactly what I
 19 did, backsliding. No, I don't see it as a
 20 contradiction at all.
 21 Q Okay. But you said what happens in the past,
 22 and I'm familiar with the concept of Christ,
 23 right?
 24 A Mm-hmm.

Page 82

1 had not posted anything with respect to
 2 Islam, so there was nothing to delete.
 3 Q So I didn't say, "Muslim name." I said,
 4 "Ties to Islam," right? I'm reading what
 5 your wife accused you of being a Muslim since
 6 1988. That's in the findings of fact. I
 7 said, "Ties to Islam." My understanding of
 8 what you testified to earlier was that you
 9 were exploring Islamic nationalism, I
 10 believe, and then that's why you were using
 11 that name, Toney Shabazz. Is that not
 12 accurate, what I just said?
 13 A That's not accurate. I said, "Black
 14 nationalism."
 15 Q Black nationalism?
 16 A Correct.
 17 Q Okay. So you're exploring black nationalism.
 18 And so Shabazz has nothing to do with Islam,
 19 is what you're telling me?
 20 A What I'm telling there is that the teachings
 21 of the Nation for us, once we realized that
 22 our names were associated with slavery, that
 23 the teaching of the nation is to either do an
 24 X or to associate ourselves with the missing

Page 84

1 Q My thing is you were reminded of this
 2 Facebook profile in 2016 when you received
 3 this finding of fact; therefore, it is no
 4 longer in the past. It's still a current
 5 profile as of July 5, 2016. I'm asking why
 6 you didn't delete it at that time.
 7 A I understand your question now. The profile
 8 presented at trial, I denied that was my
 9 profile. I believe that's what Judge Roberts
 10 was talking about.
 11 Q And you denied it was your profile, right?
 12 But now you're telling me you deleted it
 13 within the past six months.
 14 A No, sir. What I'm saying to you is that a
 15 profile existed on the T-O-N-E-Y
 16 S-H-A-B-A-Z-Z, with someone with my face,
 17 with another individual that was denied at
 18 trial. That was a fake profile.
 19 Q But you had a real profile, Toney Shabazz,
 20 that wasn't the fake profile that was
 21 presented at trial, correct?
 22 A T-O-N S-H-A-B-A-Z-Z.
 23 Q Yes. Why does that matter with respect to
 24 your last answer?

Page 85

1 A Because you're saying that I was reminded of
 2 the profile and I actually was not during
 3 trial. I was presented with an exhibit that
 4 was not my old Toney Shabazz Facebook page.
 5 Q Mr. Branch, you're telling me that you were
 6 presented with evidence of a Toney Shabazz
 7 Facebook page. You said it's not mine. You
 8 have a real one, but you claim you didn't
 9 remember you had a real one, even when
 10 presented with evidence of a fake one?
 11 A Right. Sir, I didn't think of it. I was
 12 using "Bishop Tony Branch" for years. I only
 13 worked Bishop Tony Branch and another Bishop
 14 Branch.
 15 MR. MCLANE: Okay, Michele, I'm
 16 going to offer this as an exhibit. What are
 17 we up to now?
 18 THE COURT REPORTER: Three or
 19 four. Hang on one second.
 20 MR. MCLANE: I have it should be
 21 Exhibit 4. What do we have? I've emailed
 22 them a little out of order myself. So I have
 23 the amended complaint, right?
 24 THE COURT REPORTER: Yes. Number

Page 87

1 (Short break.)
 2
 3 Q Really quickly, I want to get into the
 4 pastoral background. We'll pull up Exhibit 4
 5 again. Let's see. Well, I'll bring it up,
 6 but we can look at it, Paragraph 22.
 7 I want to get into your pastoral
 8 background because I know you had said you
 9 were already ordained before Bishop Bridges
 10 ordained you as a bishop, but you were
 11 already ordained as a minister before you
 12 were ordained as a bishop. So in Paragraph
 13 22 -- can you find Paragraph 22?
 14 A Yes, sir.
 15 Q All right. So it says, (Reading):
 16
 17 "When husband's aunt died" --
 18
 19 And you're "husband," correct?
 20 A Yes.
 21 Q Okay. (Reading):
 22
 23 "When husband's aunt died in
 24 May of 2012, husband and wife

Page 86

1 2 is the article and then --
 2 MR. MCLANE: Well, let me see what
 3 I think I've got. Exhibit 1 is the Citizens
 4 Commission.
 5 THE COURT REPORTER: Yes. Exhibit
 6 2 is the article.
 7 MR. STEFANI: I thought two was
 8 the amended complaint. Which article?
 9 THE COURT REPORTER: Hold on one
 10 second.
 11 Three is the article. Sorry, one second.
 12 MR. STEFANI: What article?
 13 THE COURT REPORTER: The article
 14 that Ryan was discussing about --
 15 MR. MCLANE: It's the mass.gov
 16 page.
 17 THE COURT REPORTER: Exhibit 1 is
 18 the application. Two is the complaint.
 19 Three is the article. Now we're on four.
 20 MR. MCLANE: Got it. Okay.
 21 That's what I have.
 22 Can we take five? I've got to use
 23 the restroom.
 24 MR. STEFANI: Sure.

Page 88

1 assumed responsibility for the
 2 Refuge and Relief ministry.
 3 Husband became pastor. Wife
 4 was ordained as a minister and
 5 became fully involved in
 6 church matters. She organized
 7 a woman's group and oversaw
 8 the first women meet event in
 9 October of 2012 for Revival
 10 Nation Chapels of America, of
 11 which Refuge and Relief was a
 12 member. By October 2012,
 13 husband had assumed the title
 14 of bishop, a title he admitted
 15 that he used even before he
 16 was sanctioned in public."
 17
 18 That's part of the finding of fact. It says
 19 here that you became a pastor in 2012 after
 20 your aunt unfortunately passed away. When I
 21 had asked you questions previously, you had
 22 said you were already ordained as a minister
 23 prior to becoming a bishop with Deliverance
 24 Miracle. I guess my question is, why does it

Page 89

1 say here that you became a pastor in 2012?

2 A Because my aunt died, the pastor at the

3 church.

4 Q Okay. Is "pastor" a different title than

5 "minister"?

6 A Different. Of course. Yes, it's a different

7 title.

8 Q Okay. Did you have to get some new

9 ordination process to take over the pastoral

10 responsibilities for her church?

11 A No.

12 Q Okay. When were you actually ordained as a

13 minister?

14 A 1986.

15 Q Okay. So you were able to assume these roles

16 based on your previous ordination?

17 A I was able to assume a pastoral role if, in

18 fact, a Board wanted to hire me as their

19 pastor.

20 Q Okay. It says in October 2012 you assumed

21 the title of bishop, "a title he admitted he

22 had used even or before he was sanctioned in

23 public." Was this bishop of Refuge and

24 Relief ministries, or is this bishop of

Page 91

1 Q Okay. Do you remember what that testimony

2 was?

3 A She began to say she spoke to Bishop Bridges

4 on how I became a bishop and that was

5 stricken as hearsay.

6 Q Okay. But you are here saying that people

7 just call you "bishop" and have been for a

8 long period of time before undergoing this

9 process with Bishop Bridges?

10 A I'm sorry. I didn't hear the question.

11 Q And this was before you underwent this

12 examination and ordination with Robert

13 Bridges?

14 A Yes, sir. I was called "bishop" and I was

15 called "preacher."

16 Q For how long? When did it start?

17 A Oh, I think since I was a youth minister

18 since I was licensed.

19 Q Okay. And that was in 1986?

20 A Probably. No, since I was licensed, I think

21 I was licensed in '81 or '82. It's been so

22 long. When I was a youth minister is what

23 I'm trying to say.

24 Q Okay. So when you're a youth minister,

Page 90

1 Deliverance Miracle?

2 A So you're not a bishop of, but it remains

3 bishop with respect to the conservation of

4 elder in February of 2010.

5 Q Okay. So then the judge says here, "a title

6 he admitted that he used even before he was

7 sanctioned in public." So you've been using

8 the title "bishop" before being sanctioned?

9 A So my testimony never dealt with public

10 sanctions during my trial, but nonetheless, I

11 had been called "bishop" for many, many years

12 by people in the community. It became so

13 synonymous primarily because of all the work

14 that I was doing across churches. So,

15 although this says here the official process

16 to become a bishop, I gave no testimony with

17 respect to any process to becoming a bishop

18 during the trial.

19 Q So let me ask you, did Evelyn give testimony

20 as to the process of becoming a bishop during

21 the course of that trial?

22 A Evelyn, during the trial, attempted to, in

23 which Judge Roberts, she didn't strike it.

24 She said it was hearsay.

Page 92

1 you're not ordained yet?

2 A No, you're just licensed.

3 Q Okay. What is the licensing process to

4 become a youth minister?

5 A The licensing process is you remain under the

6 examination of the pastor or the bishop, your

7 license expires on an annual basis, and

8 primarily, it's for us as we were youth

9 ministers at 15, 16, 17. And it just

10 licenses you to participate in church

11 activities. You're recognized as a youth

12 pastor or youth minister, depending upon the

13 church.

14 Q Okay. And so you're saying even starting

15 probably in 1981 people just started calling

16 you "bishop"?

17 A No, I'm saying they called me "preacher."

18 And when I was doing the missionary work,

19 people would say "bishop." I mean, it was

20 just the way -- I don't know how to better

21 explain it.

22 Q Well, let me ask another question. And

23 that's why we're here. I mean, did you stop

24 them from calling you "bishop" or tell them

1 you were not a bishop?

2 A Of course not. Because if people see that

3 your calling -- if people see that's your

4 calling, you don't correct them. They see

5 something in you.

6 Q So no church had ordained you as a bishop

7 until 2010. But your testimony here is that,

8 because you felt that it was your calling,

9 you accepted that title since in the '80s?

10 A That's not my testimony. I just said other

11 people did that because they saw that. They

12 saw that calling upon my life. And no, you

13 asked if I corrected them. And I said no,

14 because if they saw that calling, it's a

15 compliment. It's an accepting. It's a

16 spiritual connecting. And, again, I don't

17 know how to better explain that sort of

18 Pentecostal experience. Well, like people

19 saw that.

20 Q Yes, so I said you didn't correct them. The

21 judge in the findings of fact in Paragraph 22

22 said that you had used the title even before

23 you were sanctioned in public. How long were

24 you using it for yourself?

1 you saw it as a compliment, but I was young.

2 And I didn't see that as a part of my -- I

3 knew I definitely was called to the ministry,

4 but I don't know necessarily what capacity I

5 would have ended up other than when Bishop

6 Bridges saw things in my life. That was so

7 wonderful. I don't know how other to explain

8 it. Because it speaks to my spirituality.

9 It speaks to my building my relationship with

10 Christ. And, again, a part of my youth was

11 such a militancy to a certain extent. And

12 this is why I looked at not leaving Christ,

13 but really the militancy, the directness to

14 having a cultural understanding that was

15 provided by having some sort of relationship

16 in the nation.

17 Q Yes, so in the '80s, people started calling

18 you "bishop." You didn't see yourself as a

19 bishop, but you also didn't correct people

20 and tell them not to call you "bishop"?

21 A They called me "preacher" and "bishop," yes,

22 sir. That is true.

23 Q When did you finally see yourself as a

24 bishop?

1 A So with all due respect, I don't know what

2 Judge Roberts was talking about. So I became

3 an elder in February of 2010. I officially,

4 synonymous with that, would have been a

5 bishop. Prior to that, other than what the

6 community was saying, the question is, would

7 I accept it? It could have been a couple of

8 years.

9 Q All right. So you're saying then, and let me

10 ask you then, I'll ask it open-ended so you

11 can answer. You didn't correct them. You

12 don't know what Judge Roberts is talking

13 here. Did you consider yourself a bishop

14 when people started calling you "bishop" in

15 the '80s?

16 A No.

17 Q So you allowed people to continue to call you

18 "bishop" when you didn't see yourself as a

19 bishop?

20 A No, because we are humble. I love the people

21 who thought that. And I love that I had that

22 relationship and people saw -- the Bible --

23 you probably know the Bible says "Your light

24 shall shine." People saw that. And, again,

1 A When Bishop Bridges examined me.

2 Q So for roughly or close to 30 years, people

3 have been calling you "bishop." You were not

4 a bishop. You admittedly didn't see yourself

5 as a bishop and you never stopped anybody

6 from calling you "bishop," is that correct?

7 A Yes.

8 Q Okay. And you're saying that Judge Roberts

9 is --her finding of fact is untrue, that you

10 did not use the title personally prior to

11 being ordained in 2010?

12 A I'm not saying Judge Roberts' findings are

13 untrue. I'm saying that I did not testify

14 with respect to the official process to

15 become a bishop.

16 Q Well, let me ask you something. This judge

17 heard evidence at a trial and determined that

18 these facts are what she believed to be true.

19 And she is the court's -- she issued the

20 court's order, issued the findings of fact

21 from the evidence that was presented to her.

22 So I'm asking you, she said that you used it

23 before you were sanctioned in public. Your

24 answer is, I don't think it's untrue, but

Page 97

1 that's not what I testified to. You
 2 certainly might have testified to something
 3 differently. Why do you think Judge Roberts
 4 then believed this? If her testimony was
 5 different, why would this be on the findings
 6 of fact?
 7 MR. STEFANI: Objection.
 8 You can answer.
 9 A I don't know how they -- I don't know. I
 10 have no idea how she evaluated the testimony
 11 to come to that conclusion. And what's
 12 drawing me to it is because, in quotations,
 13 she says, "Sanctioned in public." We never
 14 talked about -- well, I never gave testimony
 15 to that. And nor do I recall Evelyn even
 16 going into detail with respect to public
 17 sanctioning of a bishop. So that's my
 18 answer.
 19 Q So if nobody testified to it, is this made up
 20 or is this an actual process?
 21 A Sir, I'm not -- I don't believe the judge
 22 made --
 23 Q I'm asking.
 24 A I just don't know what she did to evaluate

Page 99

1 I asked you very early on about whether
 2 there's Protestant within that, there's
 3 Assemblies of God, and there's different
 4 suborganizations or organizations within the
 5 denominations. In Paragraph 22 here, it says
 6 --
 7 A What page is that?
 8 Q Page 8. It says, (Reading):
 9
 10 "She organized the women's
 11 group and oversaw the first
 12 women meet event in October
 13 2012 for Revival Nation
 14 Chapels of America of which
 15 Refuge and Relief Ministries
 16 was a member."
 17
 18 So is Revival Nation Chapels of America sort
 19 of an organization that adheres to the
 20 Pentecostal faith?
 21 A So this finding in 22 is also inconsistent
 22 with my testimony.
 23 MR. STEFANI: That's not what he
 24 asked you.

Page 98

1 this. I'm sorry.
 2 Q Is sanctioning in public something that
 3 you're supposed to do? Because here's the
 4 footnote at the bottom of Page 9, right? It
 5 says, (Reading):
 6
 7 "The official process for
 8 husband to become bishop."
 9
 10 Is sanctioning in public the official process
 11 for you to become a bishop?
 12 A With all due respect, I don't know where she
 13 got that from.
 14 Q Okay. But is sanctioning in public the
 15 official process of which you were supposed
 16 to become a bishop?
 17 A One, I don't know what sanctioned mean in the
 18 context of what she was writing. I can only
 19 tell you that there was an examination and a
 20 public ordination. I don't know how she
 21 applied the word "sanction" or how she made a
 22 determination the official process to become
 23 a bishop. I don't know that.
 24 Q Okay. Let me ask you -- going back to the --

Page 100

1 A Oh, sorry. What was the question again?
 2 Q So Revival Nation Chapels of America, it says
 3 your Refuge and Relief was a member of that
 4 organization. So for instance, I go to
 5 church called New Day Church. It is an
 6 Assemblies of God church -- or it was until
 7 very recently. So my church fell within an
 8 organization under the umbrella of what would
 9 be the Pentecostal denomination. Do you
 10 understand? I'm trying to ask you, is this
 11 accurate that Refuge and Relief fell under
 12 the umbrella of the Revival Nation Chapels of
 13 America organization?
 14 A No.
 15 Q It did not, okay, because we had already
 16 discussed the Deliverance Miracle was its own
 17 entity and didn't fall under any
 18 organization. Is that the same with Refuge
 19 and Relief Ministries?
 20 A Yes.
 21 Q Okay. So it was independent of any
 22 organization?
 23 A Yes.
 24 Q Okay. So with respect to Refuge and Relief

Page 101

1 Ministries, were you ever on the Board of
 2 that organization?
 3 A Yes.
 4 Q Okay. Is there any documentation with
 5 respect to that organization as to the
 6 process somebody must undergo to become a
 7 bishop in the Refuge and Relief organization?
 8 A No.
 9 Q Okay. Have you ever ordained anyone as a
 10 bishop?
 11 A No.
 12 Q Okay. Whether in Refuge and Relief or
 13 Deliverance Miracle?
 14 A Correct, no.
 15 Q Okay. I think I'm done with this for now.
 16 All right. What is your
 17 understanding of the claims that you have
 18 against Mr. Kearney and the other Turtleboy
 19 defendants?
 20 A What is my understanding?
 21 Q What are your claims? What are you alleging
 22 that Mr. Kearney and the other Turtleboy
 23 defendants did that gives you a claim to
 24 bring in a court of law?

Page 103

1 A Do I have...
 2 Q You've held yourself out when we've discussed
 3 -- let me rephrase it maybe. I'll give a
 4 little background.
 5 You've held yourself out. You
 6 serve on many organizations. You're a
 7 volunteer. You serve on the NAACP. You're
 8 on the Southeastern Regional School District.
 9 I believe you're the chairman now. And
 10 you've been held at least with the respect to
 11 the memorandum and order that was issued on
 12 the 12B6 motion to dismiss as at least a
 13 limited public figure. So my question is,
 14 you're here suing Mr. Kearney and the
 15 Turtleboy defendants for defamation. Part of
 16 what you need to do is you need to show that
 17 he knew it was false. Do you have any
 18 evidence that he knew it was false?
 19 MR. STEFANI: I'm going to object
 20 to that as a statement of law.
 21 But you can answer the question.
 22 A And prior to suing Mr. Kearney, I read from
 23 his blog that he was an investigative
 24 reporter and that he fully investigates all

Page 102

1 A He called me a fake bishop, said I wasn't a
 2 member of the clergy. And I apologize,
 3 again, I forgot the exact wording, but that I
 4 billed taxpayers of money.
 5 Q Okay.
 6 A I believe that to be defamatory when it's not
 7 true.
 8 Q And you believe that at some point in time
 9 Mr. Kearney admitted to publishing the
 10 article himself?
 11 A I believe that. Yes, sir.
 12 Q All right. Were you in receipt of Mr.
 13 Kearney's request for admissions, his
 14 answers, his responses to those where he
 15 denies writing that article himself?
 16 A Yes.
 17 Q Okay. Does that change your mind in any way,
 18 shape, or form?
 19 A Whether or not he wrote it?
 20 Q Yes, whether or not he wrote it.
 21 A No.
 22 Q Okay. Do you have any evidence that he knew
 23 it was false when he wrote it or someone at
 24 Turtleboy wrote it?

Page 104

1 his stories. From that conclusion that Mr.
 2 Kearney says, writes, published, that he
 3 investigates his story, I believe that to be
 4 evidence that if he conducted that
 5 investigation, as he claims with all his
 6 stories, that he would've known simply by
 7 Googling me that I was a member of the
 8 clergy, member of the NAACP, talk show host,
 9 et cetera.
 10 Q That's interesting that you said just by
 11 Googling you, he should have known that
 12 you're a member of the clergy. All I
 13 received in my production of documents from
 14 you was that Ordination Certificate. Are
 15 there other documents out there that
 16 demonstrate that you're a member of the
 17 clergy?
 18 A No.
 19 Q I didn't get your Ordination Certificate on
 20 Google. Where did you obtain it? If I
 21 Google you right now -- let me rephrase.
 22 If I Google you right now, will I
 23 see your Ordination Certificate on Google?
 24 A I just said that if Mr. Kearney, who claims

Page 105

1 to be an investigative reporter, had Googled

2 me, he would have saw that I was a member of

3 the clergy. That's what I just said.

4 Q What evidence --

5 A If he Google me, he would have found me

6 pastoring -- excuse me. He would have found

7 me giving sermons. He would have found me

8 giving food to homeless families. He would

9 have saw my TV programs. He would have at

10 least seen that I was recognized by the

11 community as being a member of a Christian

12 ministry. He would not have seen me as an

13 Islamic member.

14 Q Well, let me ask you, did he mention you

15 being Islamic in the 2016 article?

16 A No, he did not.

17 Q No. Let me ask you another thing. You've

18 demonstrated, you've just told me all these

19 things that prove you're a member of the

20 clergy. I received nothing from you other

21 than your Ordination Certificate. And I got

22 a video where the word "bishop" wasn't

23 mentioned at all in the video. You're saying

24 that other documents and videos and media

Page 107

1 Mr. Kearney had Googled you, he would have

2 found all this evidence that you're an actual

3 bishop or that you're a member of the clergy.

4 Now, I asked for that information and

5 discovery. Mr. Kearney did. As his

6 attorney, I asked for it, documents that

7 would show that you are, that his statements

8 were false or that he knew them to be false

9 or that he with reckless falsity. In fact, I

10 quoted your own pleading, I believe, to show

11 that what he said was false or that he should

12 have known that it was false. You now told

13 me that on Google there's a whole bunch of

14 videos of you feeding homeless, giving

15 sermons, and that there's evidence that the

16 community has accepted you as a member of the

17 clergy. I'm asking why that wasn't turned

18 over in discovery.

19 A Good question. Answer is I should have been

20 much more thorough. I believe that my

21 certification of ordination was good enough

22 to establish that I'm a member of a Christian

23 ministry. Back to my testimony, when you

24 asked the initial question of how he would

Page 106

1 exists. Why haven't you provided them to me?

2 A Because the certification of the Christian

3 ministry establishes even without other

4 information that I'm a member of the

5 Christian ministry.

6 Q Well, no. I'm talking, you are suing Mr.

7 Kearney and the Turtleboy defendants for

8 defamation, meaning that you say that he

9 published something that was untrue and that

10 with either reckless falsity or knowing that

11 the issue was false or the statement was

12 false published it anyways. And I asked for

13 documents, proving your case. And you're

14 telling me all these documents exist. And

15 all you gave me was an Ordination

16 Certificate.

17 MR. STEFANI: Well, okay. I'll

18 object to that.

19 Q All these documents and media exist. Videos

20 of feeding the homeless, videos of preaching.

21 A Again - I'm sorry. Is there a question?

22 Q Yes. Where are they?

23 A Where, where...

24 Q You answered my question by stating that if

Page 108

1 have known, I answered because he said that

2 he was an investigative reporter. So that

3 this work would have been done prior to him

4 publishing the article, unless he was looking

5 to do something nefarious, which is to make

6 me out to be something that I'm not.

7 Q Let me ask, I guess, another question on

8 that. What do you think that he should have

9 done in terms of -- you said he was an

10 investigative -- what is your standard? What

11 should he have done before writing that

12 article or what should the person who wrote

13 the article have done?

14 A From not being a journalist, but if I was

15 going to write a story about somebody when

16 I'm acting as if I'm a journalist, simply

17 pick up the phone and ask the question, do

18 background like most journalists do,

19 respectfully.

20 Q Well, and here's the thing, you're suing Mr.

21 Kearney. We're conducting discovery. You've

22 turned over one document and one video

23 demonstrating that you have an ordination. I

24 never found that video online. So I don't

Page 109

1 know if it exists or not. It's your case to
 2 prove. You are saying that he, as a
 3 journalist, should have done more, and you've
 4 only produced these two items in discovery.
 5 What other evidence are you going to provide
 6 or what other evidence do you have that shows
 7 he should have investigated more or should
 8 have known that his or the person who wrote
 9 the article statements were false?
 10 A With respect to what he should have done, I
 11 go back to what I just said. He should have
 12 done what he claims he does, which is to
 13 investigate his stories prior to posting.
 14 And I think I did provide that to you.
 15 Q Are you under the impression that he has a
 16 legal obligation to call you before he writes
 17 a story about you?
 18 A I never said that. I don't know what his
 19 obligations are.
 20 Q I'm just asking if you're under the
 21 impression.
 22 A I'm under the impression that my experience
 23 with reporters is that they call you for a
 24 quote with respect to an article. And I've

Page 111

1 looking to have a smear campaign or to
 2 embarrass you or to -- there is another word
 3 that slips my memory right now. It is a part
 4 of those sort of storylines.
 5 Q Well, let me ask you, then, you've never
 6 personally dealt with a reporter who had
 7 something, what you believe to be nefarious
 8 in terms of motives --
 9 A Not --
 10 Q - other than what you believe Mr. Kearney
 11 did?
 12 A Correct.
 13 Q Have all the news stories about you been
 14 positive in your opinion?
 15 A No.
 16 Q Other than Mr. Kearney's, have there ever
 17 been any that painted you in what you might
 18 consider a negative light?
 19 A Since when?
 20 Q Well, I mean, let's say --
 21 A Ever?
 22 Q Since maybe let's say 2015.
 23 A Yes.
 24 Q Okay. What was that?

Page 110

1 been in many stories and they ask the
 2 question and they tell you that they've done
 3 some background. That's been my experience.
 4 Unless someone is trying to do something
 5 nefarious.
 6 Q Okay. You said, "unless someone's trying to
 7 do something nefarious." What experience do
 8 you have with people who have been doing
 9 something nefarious?
 10 A When I balanced out --
 11 MR. STEFANI: Hold on. In a
 12 reporter context, a journalist context, or at
 13 any point in any context?
 14 Q With respect to your experience with
 15 reporters, you said they call you, the
 16 litany, unless they're trying to do something
 17 nefarious. What reporters have tried to do
 18 something nefarious where they didn't contact
 19 you?
 20 A When I've studied the application of how the
 21 right wing does with their media, when I
 22 studied that as part of my civil rights work,
 23 this was so close and similar to that.
 24 That's my experience. That when someone is

Page 112

1 A Disagreement at the Diversity Commission.
 2 Q Okay. Tell me about that.
 3 A The Diversity Commission was -- there was an
 4 active campaign by members of the Brockton
 5 City Council for us not to investigate
 6 discriminatory remarks that was made actually
 7 by a city counselor. That was perceived by
 8 that particular reporter to be a -- I think
 9 he called it fireworks. I think that the
 10 Enterprise could have done a better job in
 11 managing that story. I found out later that
 12 specifically Jacob Tagger and the reporter
 13 were really best friends. So it was
 14 concerning to me.
 15 Q How were you, in that story, painted in a bad
 16 light?
 17 A As a chair of the commission, people - you
 18 know, it was like I was the issue in terms of
 19 investigating the -- city council and --
 20 investigating whether or not her remarks were
 21 discriminatory, which they were. And people
 22 took some very strong sides. And I was the
 23 target of that discontentment.
 24 Q Now, what was nefarious about what the

1 article did or what the reporter did in that
2 article?
3 A I don't -- you said "nefarious"? I thought
4 you asked me for a negative article.
5 Q Oh, okay. All right. Then do you think the
6 reporter had nefarious motives?
7 A I think that -- I'm not saying nefarious. I
8 think that there was an ethical lap on that
9 particular article if someone was your best
10 friend and pushed the story.
11 Q Okay.
12 A I think that's concerning.
13 Q If I'm not mistaken, part of the subject
14 matter of the more recent TRO, there was a
15 subject that arose about an article about you
16 with ammunition charges, is that correct,
17 criminal charges, possession of ammunition?
18 A Which? Which?
19 Q I believe it was an article in Enterprise.
20 A There has been article regarding ammunition
21 charges, yes.
22 Q Against you?
23 A Yes.
24 Q When was that written?

1 charges. Are those true? Were the
2 statements true in that article?
3 A Yes.
4 Q Okay. So you did face charges of possession
5 of ammunition?
6 A Yes.
7 Q Were you still active as a bishop at this
8 time?
9 A I'm always going to be a bishop. Was I
10 active pastoring? No.
11 Q Okay. So you weren't active in pastoring.
12 You still used the term or the title
13 "bishop." And it was true that you did face
14 those charges while you were still using the
15 title "bishop"?
16 A Well, I --
17 Q I'm having a hard time. You're saying, "I'm
18 always going to be a bishop." What does that
19 mean?
20 A What?
21 Q You're no longer active in a role as a
22 bishop, but you say "I'm always going to be a
23 bishop." What does that mean?
24 A You're ordained for life.

1 A I don't know. It was 2017 or 2018. I don't
2 remember.
3 Q Okay. Around that time.
4 A When I ran for city council.
5 Q Okay. Was it written by the Brockton
6 Enterprise?
7 A Yes.
8 Q Did they call you before they wrote it?
9 A Yes.
10 Q Okay. Did you talk to the reporter?
11 A Yes.
12 Q Okay. What about when they wrote the article
13 about you with the investigating the
14 discriminatory statements, did they call you
15 before that one?
16 A Oh, yes.
17 Q Okay. So let me ask you, the article that
18 was written in 2017 or '18 regarding the
19 ammunition charges against you, do you think
20 that was -- did you sue the Enterprise?
21 A No.
22 Q Okay. Why?
23 A Because they didn't call me a fake bishop.
24 Q Okay. So they talked about your ammunition

1 Q Okay. So it's a title you get to use for
2 life?
3 A I don't know how to answer that because I we
4 don't see it as titles. We see it as a
5 person being anointed and consecrated to an
6 office. It's actually kind of insulting. A
7 title makes it a job. A title makes it a
8 profession into calling by Christ constantly
9 by man. So I don't --
10 Q Why use it?
11 A You don't have to use it. I said that
12 earlier. You can call me "Tony."
13 Q Okay. So if the title doesn't mean anything,
14 why file a lawsuit over it?
15 MR. STEFANI: Objection. That's
16 not what he said.
17 Go ahead. You can answer the
18 question.
19 MR. MCLANE: He specifically said,
20 "The title doesn't mean anything."
21 A I filed the lawsuit because the articles were
22 still appearing when people were doing
23 background checks on me.
24 Q Okay. I'm going to bring up another exhibit

Page 117

1 here.

2

3 (Exhibit Number 5, Bankruptcy

4 Filing, was Marked for

5 Identification.)

6

7 Q All right. This was an exhibit filed in

8 opposition to the temporary restraining

9 order. You have it in front of you. It was

10 obtained via Pacer. It was public access.

11 And it is a -- and, actually, it wasn't even

12 via Pacer, it is via Recap. So it's public

13 access for anybody to see. And this is the

14 bankruptcy filing in 2016. Do you recognize

15 this as your bankruptcy filing from 2016?

16 A I would say yes.

17 Q Okay. Is the information correct on this

18 document?

19 A I would have to review every -- I haven't

20 seen this in years.

21 Q Okay.

22 A I would have to review it.

23 Q Well, no, no. That's not true. Because you

24 saw it about in April, right?

Page 119

1 says zero for monthly gross wages, salary and

2 commissions, zero for monthly overtime pay.

3 And it says calculate zero or gross income.

4 And it says zero.

5 A Okay.

6 Q If we go to Page 39, there are some

7 highlights on the document. Section 8D lists

8 some unemployment compensation that you

9 received in the total of 3,104 dollars. The

10 total amount of combined income is 3,104

11 dollars listed on your bankruptcy file. I'm

12 asking if that's true.

13 A If I filed it, yes.

14 Q Well, this is interesting because you told me

15 you were doing 10 to 12 weddings a year and

16 that you were continuing those weddings prior

17 to this article being published. Did you not

18 -- at 600 to 800 dollars a wedding, that

19 would be between 7,200 or 9,600 dollars a

20 year. That's not listed here. Is there a

21 reason you didn't list it on your bankruptcy

22 file?

23 A I do not know why no income or a limited

24 income for 2015 was not doc- -- well,

Page 118

1 A I didn't look. No, I didn't look at this

2 because I didn't think it was relevant. No,

3 I didn't, honestly.

4 Q Okay.

5 A I didn't mean to say "honestly."

6 Q So would it surprise you to learn that you

7 listed zero income other than a small amount

8 of social security income on this when you

9 filed for bankruptcy?

10 A What is the question again?

11 Q Would it surprise you to learn that you filed

12 this document claiming to have made zero

13 income in 2016?

14 A It might.

15 Q Why would that surprise you?

16 A I'm trying to remember what income I may have

17 had.

18 Q So here we go. Schedule I, your income, it

19 says Page 1 on here. On the PDF, it will be

20 page -- hold on a second. Let me move this

21 document. It's 38. Can you move to Page 38

22 of that document? It says, "Income"?

23 A Yes.

24 Q All right. Now we're looking at Page 38. It

Page 120

1 especially any, I don't know.

2 Q You don't know?

3 A No, because it says here "12/15." As of

4 12/15, I honestly don't know.

5 Q Okay. So do you have any other evidence

6 other than what you're testifying to today

7 that you completed -- that you were paid for

8 10 to 12 weddings a year prior to this

9 article being written?

10 A As of right now, no.

11 Q As of right now? I mean, discovery is

12 closed. You refused to extend the discovery.

13 I'm going to ask how long it's going to take

14 you to get this information because I don't

15 know that I'm going to send a nice follow-up

16 email after this. I don't know how much

17 longer we can do this, especially because it

18 was you, Mr. Branch, who continued on this

19 path of maintaining this strict discovery

20 schedule. You're saying not as of now. When

21 are you planning to get this information?

22 A I don't know what I can get in terms of

23 presenting any income that I've made from

24 these weddings that were paid in cash.

Page 121

1 Q Do you keep records?
 2 A The only thing that I would have kept is
 3 possibly the marriage licenses for three
 4 years.
 5 Q Well, okay. You keep them for three years,
 6 right? You filed your lawsuit three years to
 7 the date after the article was published.
 8 Are you saying now you didn't save any of
 9 those marriage licenses?
 10 A No. I'm saying that I may not have them
 11 available now.
 12 Q Why three years? That seems like a very
 13 specific time period to keep records.
 14 A I kept them consistent with my professional
 15 life. Keep things three years, then I shred
 16 them.
 17 Q What do you mean consistent with your
 18 professional life?
 19 A I keep most documents three years.
 20 Q Why three years?
 21 A It's just a habit.
 22 Q So you just one day decided three years, is
 23 it?
 24 A Yes, I did. If something doesn't come up in

Page 123

1 MR. STEFANI: Let's take a five-
 2 minute break. Let me go back and look and
 3 see what I -- because I'm fairly certain that
 4 I know that was the issue. Obviously, we
 5 discussed it.
 6 MR. MCLANE: All right.
 7 MR. STEFANI: I could barely read
 8 them myself and I was trying to get better
 9 copies. I've got printed-out copies that are
 10 crystal clear.
 11 MR. MCLANE: Oh, good.
 12 MR. STEFANI: I'm fairly certain
 13 that I sent them to you with my
 14 supplementation. But let me look.
 15 MR. MCLANE: No problem at all.
 16 That would be great. Thank you.
 17
 18 (Short break.)
 19
 20 MR. MCLANE: All right. I'll stop
 21 share here. Haven't got it yet. So I'll
 22 wait. Sometimes it's the file, it bleeps a
 23 little bit. We will try to make good use of
 24 our time here.

Page 122

1 three years, I dump it.
 2 MR. MCLANE: Okay, I'm going to
 3 introduce this as -- what are we on now,
 4 Michele?
 5 THE COURT REPORTER: We last
 6 marked Exhibit 5.
 7 Q Another thing with respect to the weddings,
 8 I've got these text messages that were sent,
 9 and this is exactly as they appear as I've
 10 received them. I truly, for the life of me,
 11 cannot read them. I know that I've been
 12 working diligently with Attorney Stefani to
 13 try to obtain these. Again, I'd make a
 14 formal request to you, Mr. Branch. I can't
 15 read these. I think I might be able to --
 16 MR. STEFANI: I sent you new
 17 copies that should have been clear when I
 18 supplemented. You didn't get those?
 19 MR. MCLANE: No.
 20 MR. STEFANI: Okay. Well, let me
 21 look and see.
 22 MR. MCLANE: I may have, but I may
 23 have overlooked it. The fault may be on me,
 24 so...

Page 124

1 Q Mr. Branch, do you recall stating that you
 2 were asked to test preach at two churches in
 3 Brockton, both of which failed to hire you,
 4 that you allege is because of the blog post?
 5 A I remember the call. I believe one was
 6 Taunton and one was Brockton, yes.
 7 Q Okay. So I'm going to just pull this up here
 8 real quick. This is a copy of your
 9 memorandum or your opposition rather, a
 10 memorandum and included an affidavit Exhibits
 11 2, the 12B6 motion to dismiss that was filed
 12 early on in this case. I've just highlighted
 13 Paragraph 32. It says, (Reading):
 14
 15 "In 2017, I was asked to test
 16 preach at two churches in
 17 Brockton. All committed to
 18 background checks. One was
 19 compensating 400 dollars of
 20 service and another was 300
 21 dollars."
 22
 23 You said one of these is in Taunton and the
 24 other is in Brockton?

Page 125

1 A Yes. Both pastors were in Brockton.

2 Q Okay. Who communicated to you that it was

3 because of the Turtleboy blog?

4 A For Lighthouse, it was Didi Calhoun. For the

5 ministry in Taunton, it was the actual

6 pastor.

7 Q Who is --

8 A Lord have mercy. His name is Thomas Night,

9 N-I-G-H-T, and that's Life Ministries.

10 Q And Didi Calhoun, what ministry is she part

11 of?

12 A She would have been Lighthouse, here in

13 Brockton.

14 Q Lighthouse in Brockton. Okay.

15 Your conversation with Didi, let's

16 start with Didi Calhoun. She told you it's

17 specifically because of the Turtleboy blog

18 that you're not going to receive the

19 preaching position in Brockton?

20 A Well, I mean, that's not an exact quote, but

21 yes.

22 Q Okay, tell me your exact quote.

23 A After she had texted me, I called her and she

24 said, "Bishop, some of the members that

Page 127

1 you stated that he should have just Googled

2 you and he would have known this is not true

3 -- "him" being Mr. Kearney - if they were to

4 Google you and they already saw what you

5 call, "the good stuff." That's where the

6 conversation ended? "Hey, we saw an article

7 and we feel uncomfortable," and that's it? I

8 mean, did you defend yourself at all?

9 A I just told you I did.

10 Q Okay. You told her it wasn't true?

11 A She knew it wasn't true.

12 Q Okay.

13 A But they had made their decision. As a

14 matter of fact, they had made their decision.

15 If I remember correctly, I got a text message

16 saying, "Bishop, it's going to be a no-go,"

17 when she was going to talk to them. Then we

18 talked on the telephone and we had a

19 conversation.

20 Q When in 2010 was this?

21 A I would have to look at the texts. I don't

22 know.

23 Q Okay. I guess my point is, this article was

24 written in August of 2016. You were then in

Page 126

1 Googled you and they were concerned about

2 legitimacy." They were going to go with who

3 they currently have. I forgot his name. I'm

4 sorry.

5 Q Okay. What did you say back?

6 A I told her that -- well, I actually

7 questioned whether I had done a great job in

8 my test preaching, and she said, "Yes." And

9 I said that what I could do is provide at

10 least a certification from Bishop Bridges.

11 Her response was that they really wanted to

12 go -- that's his name, Floyd, Pastor Floyd.

13 They wanted just to go with Pastor Floyd

14 because he had been a member of the church.

15 I was basically competing against somebody

16 that wanted to be in the ministry there.

17 Q Did you direct Didi Calhoun to what you claim

18 are all the Google publicly-available videos

19 of you feeding the homeless and preaching?

20 A Did I direct her to that? No, they saw the

21 good stuff.

22 Q Okay. I guess my point is they've offered

23 you this test position job. You claim to

24 have a lot of evidence out there. I mean,

Page 128

1 2017 offered a position to test preach,

2 right? Was it early 2017? Was it, like, the

3 winter months?

4 A If you're asking - I told you I would have

5 to look at the text messages.

6 Q Well, hold on. I never got any text messages

7 produced in discovery.

8 A Well, I sent you the texts.

9 Q Okay. These are the text messages, all

10 right. This is about the job. I still did

11 not receive this. I've got nothing.

12 MR. STEFANI: Let me just check

13 the email. All right, (Reading):

14

15 "11:46 a.m.: Ryan, please see

16 the attached, which was sent

17 originally on 6/17."

18

19 MR. MCLANE: Should we double

20 check the email address?

21 MR. STEFANI: Sure.

22 I have the one we've been using,

23 ryan@mclanelaw.com.

24 MR. MCLANE: Yes. I've received

1 nothing.

2 MR. STEFANI: Okay. You've gotten

3 every other one, apparently, except for this

4 one. I don't know what to tell you.

5 So you're saying you never got a

6 supplementation from me at all?

7 MR. MCLANE: I received -- is this

8 the same one with the link to the video?

9 MR. STEFANI: Yes. And there were

10 as part of the supplementation, right

11 attached to it. It was a ten-page document.

12 All the other stuff, like, that were PDFs

13 were just simply on those ten pages.

14 MR. MCLANE: Well, I got go to

15 folder -- it's in a Dropbox. Well, I have

16 an email with just a Dropbox in it. There's

17 no document. And then the Dropbox is where I

18 got the ordination video and it seems like an

19 audio file.

20 MR. STEFANI: Right, that's

21 because I couldn't fit it on. I couldn't

22 just simply email that. It was too big. But

23 on June 17th, the original email, (Reading):

24

1 MR. MCLANE: Back on the record.

2 Q Let me see what I can do. Hold on. Let me

3 work on that. You've got your supplemental

4 responses here, Mr. Branch, in which you've

5 provided additional documents. One looks to

6 be a Brockton Community Access. (Reading):

7

8 "Congratulations on Show

9 Number 400 NAACP Forum."

10

11 So it looks to be an award of some sort that

12 you received in October of 2016. Can you

13 tell me what this award was?

14 A Yes, that was for me. I had been the

15 producer of the NAACP TV program. I had

16 restarted it and produced it. We had finally

17 gotten to show 400, and I received that.

18 Q Okay. And this was in October of 2016,

19 correct?

20 A Yes, sir.

21 Q Okay. This was after the Turtleboy article

22 was published?

23 A Yes, sir.

24 Q Okay. They didn't rescind this award due to

1 "At 12:44 p.m., to Ryan

2 McLane, ryan@mclanelaw.com,

3 please see the attached for

4 our recent conversation."

5

6 Supplemental response to RPD was attached.

7 Then there was another MP4 video, I think. I

8 think it was of your client. I don't

9 remember how I got it, but it was

10 supplemental response. It was seven

11 megabytes. I don't know if that's too big

12 for your --

13 MR. MCLANE: Can you drop into

14 that same Dropbox file? Because it may just

15 be my email filtering it out.

16 A I don't know.

17 MR. STEFANI: I can try.

18 THE COURT REPORTER: Ryan, do you

19 want to go off record for this?

20 MR. MCLANE: Yes.

21

22 (Whereupon, a brief discussion was

23 held off the record.)

24

1 the Turtleboy article?

2 A That award, sir, was given by Brockton

3 Community Access, not NAACP.

4 Q Got it. Okay. This is a Haitian Community

5 Partners Foundation Award that was given to

6 you, it looks like, on Saturday, April 13,

7 2019. Can you describe what this is?

8 A That's an award for the community work that I

9 had done for years with the non-profit.

10 Q Okay. Then NAACP Forum's Perfect Host Award

11 given on April 27, 2022, can you describe to

12 me what this award is?

13 A Yes. I had been working on the prostate

14 cancer. It had been at its highest numbers in

15 Plymouth County for the last three or four

16 years. I was recognized by Meditech and Good

17 Samaritan.

18 Q This was after actually after the TRO was

19 filed this year, correct?

20 A Correct.

21 Q Let me try to zoom up on these. Okay. We

22 have Didi here, and it seems to be a text

23 message from Didi -- a text message exchange

24 between you and Didi. Are we speaking of, I

Page 133

1 believe her name is Dolores Calhoun or
2 Deborah?
3 A The late Deborah Calhoun.
4 Q Late, okay. She's recently passed. There's
5 something that's cutoff as charge. (Reading):
6
7 "We'll have to see the" --
8 something up here that I can't
9 read -- "little congratulation
10 they got left, but I will
11 include you in the prior
12 discussions."
13
14 Who is in blue? Is that you?
15 A Yes.
16 Q So this box in blue here, it says, "Oh my,
17 okay, then "Thanks." And "Thanks" is
18 abbreviated, "T-H-X." Is that accurate?
19 A Yes.
20 Q Then she -- this would be Didi or Deborah
21 said, (Reading):
22
23 "Hey Bishop, trying to get it
24 together to step out Bri Fly."

Page 135

1
2 Correct?
3 A Yes, sir.
4 Q Then you put a little red dot here. I'm
5 imagining because this is what you deem to be
6 relevant. Didi is saying to you, (Reading):
7
8 "Okay, just got a call from
9 pastor. They celebrated
10 having you. She says she's
11 going to make some calls
12 because she would love to have
13 you again, the excitement and
14 nice feeling folks got us
15 still shining."
16
17 Right?
18 A Yes, sir.
19 Q Then it seems like you circled something in
20 red. I'm guessing that says, "Okay, thanks,"
21 underneath the red? Do you know what that
22 word was before "Thanks" that you responded?
23 A (Reading):
24

Page 134

1 Who is Bri Fly? I'm sorry, is that,
2 "briefly"?
3 A I believe that's "briefly."
4 Q Okay. All right. (Reading):
5
6 "Step out briefly. Are you
7 going to be home? How are you
8 feeling? Two questions: Are
9 we taping this eek?" I'm
10 guessing it's supposed to be,
11 "week." "I know I wrote the
12 date in my calendar. Just
13 asking while I hit you for a
14 minute. Also, who will be our
15 guest? Did you want me and
16 Vinny to take you to where you
17 want? You'll get signatures,"
18 to get signatures, probably
19 spelled mistakenly. "I'm word
20 for word, so don't forget me.
21 Tell me the area and I'll
22 pursue my brain who can know
23 as well." Then you responded,
24 "At work, leaving 2 p.m."

Page 136

1 "Okay. Thanks."
2 Q Okay. Then she said, (Reading):
3
4 "Bishop called me at the bank.
5 No-go." Then under that says,
6 "Can we" --
7
8 And I don't know what that says.
9 A I don't.
10 Q Well, this red didn't appear. You probably
11 put it there, right?
12 A Yes, sir.
13 Q Okay. So do you know what it says
14 underneath?
15 A I don't know without looking at the original.
16 Q (Reading):
17
18 "Can we come get you now to
19 Holbrook"?
20
21 Does that sound accurate?
22 A I believe you. I don't know.
23 Q What would Holbrook be?
24 A They probably wanted to take me out

Page 137

1 somewhere.

2 Q Okay. (Reading):

3

4 "We are in our way. Get to

5 Google and see if Frank

6 opened." And then you wrote

7 back, "Okay, out of shower,

8 thanks".

9

10 Then she wrote, (Reading):

11

12 "Come outside, they have

13 drive-up hours till 5:00, got

14 to scoot." You said, "Okay."

15 Then it says "Good morning,

16 Bishop" with some emojis. It

17 says, "Question, where is the

18 Cape Verde festival? Is it in

19 back of the Boys and Girls

20 Club off West Elm Street, in

21 back at the Arnone School?"

22 Then "RSVP, did you have a

23 good time last night? You

24 looked real nice, so serious

Page 139

1 well, I could provide credentials.

2 Nonetheless, they had already made the

3 decision to hire the minister that had

4 already been there again. I had his name,

5 not statement.

6 Q All right. But it seems to indicate she's at

7 the bank?

8 A No, sir. You need to read it in context of

9 the prior email, please.

10 Q Oh. All right.

11 A Yes, sir.

12 Q Which --

13 A I'm sorry. The one with the red dot is where

14 she was calling back to the pastor to discuss

15 whether I needed to come back for another

16 preaching section or that they would consider

17 just bringing me on.

18 Q Okay. But then you said, "Okay, thanks".

19 What does "Bishop, call me at the bank. No-

20 go" mean?

21 A That's what I'm saying to you. She had had

22 the conversation with the pastor and she was

23 telling me it's a no-go. That's when I

24 called her and she gave me the reason why.

Page 138

1 chatting live. Was you tired?

2 I would think so."

3

4 She wrote all that?

5 A Yes, sir.

6 Q All right. This is the completion of the

7 documents I have. In terms of text messages

8 from you, this is the completion of the text

9 message exchange that you've turned over?

10 A Yes, sir.

11 Q Where in this text message exchange does she

12 say they're not hiring you because of the

13 Turtleboy article?

14 A It is not there.

15 Q Okay. What evidence are you going to be able

16 to produce that shows that these two churches

17 did not hire you due to the Turtleboy

18 article?

19 A Where it says, "Bishop called me, it's a no-

20 go," is when I called her and she told me it

21 was because they had Googled me and they saw

22 the article in the newspaper, which they

23 thought was a real newspaper. She said,

24 "Turtleboy," and that's when we went over --

Page 140

1 Q What would "at the bank" mean?

2 A She's at the bank.

3 Q Okay. When she talked to the pastor, then

4 went to the bank and then "Call me at the

5 bank. No-go." What was Didi Calhoun's

6 role at this particular ministry?

7 A You know what, that's -- I don't know. She's

8 the one that put everything together for me

9 to come there. I would say that she

10 definitely was a member, an influential

11 member, and she had a very strong

12 relationship with the pastor and the pastor's

13 daughter.

14 Q Would this possibly be her at the bank

15 looking at the church's finances? Why she

16 would be at the bank? Did you have a

17 discussion about that?

18 A No. I don't know why she was at the bank.

19 Q Okay. This had nothing to do with whether

20 the church could afford to pay you?

21 A No, I would be speculating why she was at the

22 bank.

23 Q Understood. Okay. What about Thomas Night?

24 Are there any documents that you have or any

Page 141

1 other evidence that you have that shows that
 2 Thomas Night did not hire you specifically
 3 because of the Turtleboy article?
 4 A Written evidence, no, other than my phone
 5 conversation with him.
 6 Q Okay. Is he going to be testifying at trial?
 7 A I don't know.
 8 Q Okay, documentation, other than your phone
 9 calls with these two people, you have no
 10 videos, photos, audio or any other written
 11 documents that would demonstrate that these
 12 companies or these churches did not hire you
 13 to preach because of the Turtleboy article?
 14 A You are correct.
 15 MR. MCLANE: Okay, I'm going to
 16 stop sharing. Actually, I want to introduce
 17 that. If you don't mind, it didn't -- how do
 18 we do this? Can I email you afterwards,
 19 Michele?
 20 THE COURT REPORTER: Sure.
 21 MR. MCLANE: I'll try to find a
 22 way to get it to you because I don't want it
 23 to run the same issue. You guys have the
 24 document. I'll just try to get it to

Page 143

1 of your personnel file at Mass General
 2 Brigham, without giving me any of your
 3 non-public personal information. The
 4 relevancy that we have argued with respect to
 5 why we are looking for that file. Is that
 6 Ms. Branch or excuse me, Ms. Wiggins? She
 7 doesn't go by "Branch" anymore, right?
 8 A No, sir.
 9 Q Ms. Wiggins has admittedly on Aidan Kearney's
 10 website provided him testimony for a number
 11 of things, right? One of them being a scheme
 12 that she alleges you took part in, at Mass
 13 General Brigham, an overtime scheme, where
 14 you would collect additional overtime. Have
 15 you read each of these Turtleboy articles
 16 where you read those allegations?
 17 MR. STEFANI: First, I'm going to
 18 object. You characterized it as testimony.
 19 I think that could be a mischaracterization.
 20 I haven't seen it. But to the extent that
 21 you're implying it was somehow sworn under
 22 oath, unless I have proof of that, I would,
 23 object.
 24 Q Well, it's not under oath. It's not a sworn

Page 142

1 Michele. Can you just put a note to mark it
 2 as Exhibit 6?
 3 THE COURT REPORTER: Yes, Exhibit
 4 6.
 5 (Exhibit Number 6,
 6 Supplemental, was Marked for
 7 Identification.)
 8 MR. STEFANI: The whole
 9 supplemental, because we used the whole
 10 thing, will be Exhibit 6?
 11 MR. MCLANE: Yes, that's fine.
 12 MR. STEFANI: For completion.
 13 Q All right. Now, we filed --
 14 MR. MCLANE: Can we go off record
 15 for just one second?
 16 THE COURT REPORTER: Sure.
 17 (Whereupon, a brief discussion was
 18 held off the record.)
 19 MR. MCLANE: Back on the record.
 20 Q Okay. Mr. Branch, there's currently a motion
 21 for protective order regarding the disclosure
 22
 23
 24

Page 144

1 testimony. So she made statements to Mr.
 2 Kearney. He published that on his Turtleboy
 3 article. I know that you've been keeping
 4 abreast of some of his YouTube videos and
 5 articles that have been exhibits in some of
 6 your files. I'm trying to provide enough of
 7 a background here to where I don't ask you to
 8 disclose anything that has to do with the
 9 items that you're wishing to protect on the
 10 Protect Order. But what I would like to do
 11 is ask, have you read those allegations that
 12 he published that she's told him?
 13 A Yes, sir.
 14 Q Okay. Do you know where she would have come
 15 up with that idea?
 16 A No, sir. Ms. Wiggins has not lived at my
 17 home since 2013.
 18 Q Okay. You were let go from Mass General at
 19 what time?
 20 A Operation manager positions were eliminated.
 21 We were given notice in June. They were
 22 eliminated October 1st. I don't remember the
 23 year. I apologize.
 24 Q Okay. Some of the allegations were also that

Page 145

1 you used a bachelor's degree that you've now
 2 admitted that you did not have as a means of
 3 obtaining employment at Mass General. Did
 4 you include that bachelor's degree in an
 5 application to Mass General Hospital?
 6 A What? I don't recall.
 7 Q You don't recall?
 8 A You have doubts?
 9 Q You answer the question.
 10 Additionally, I'm going to bring
 11 something up here. Let's see. There was a
 12 complaint that you filed against Mr. Antonio
 13 Harris right around the same time or around
 14 at least the same year that you had filed
 15 against Mr. Kearney, the Turtleboy
 16 defendants.
 17 (Reading):
 18
 19 "Part of what Ms. Branch" --
 20 I'm sorry. "Part of what the
 21 statements Ms. Wiggins has
 22 made to Mr. Kearney in the
 23 articles that he's been
 24 publishing were statements

Page 147

1 A I haven't filed the appeal yet. It was
 2 notice of an appeal. I'm reminded now that
 3 their ground, I was allowed to proceed to the
 4 appeals for it. I haven't formulated the
 5 full grounds. I'm sorry, that's why I'm
 6 pausing.
 7 Q Okay. Did Mr. Harris get a TRO against you,
 8 say a TRO?
 9 A During my divorce? Yes, he did.
 10 Q Okay. During, well, the period of your
 11 divorce, I would say, you said you filed in
 12 2013, correct?
 13 A Yes, sir.
 14 Q All right. When did Mr. Harris obtain a TRO
 15 -- by "TRO," do you mean the 258E Harassment
 16 Prevention Order?
 17 A Yes, sir.
 18 Q What year did he obtain that?
 19 A 2013.
 20 Q Okay. Did anyone else obtain either a 209A
 21 or a 258E prevention order against you in
 22 2013?
 23 A Yes, sir.
 24 Q Who?

Page 146

1 that she had made regarding
 2 her, never actually having a
 3 relationship with Mr. Harris.
 4 She had made the statements
 5 that this was another scheme
 6 to try to sue the organization
 7 that Mr. Harris worked for."
 8
 9 Do you know where she would have come up with
 10 that idea?
 11 A No.
 12 Q Okay. What did you end up suing Mr. Harris
 13 for?
 14 A As indicated in the complaint for malicious
 15 prosecution, with respect to obtaining a TRO
 16 knowing that he in fact was engaged in a
 17 sexual relationship with my ex-spouse as
 18 indicated in the findings of the court.
 19 Q Okay. Her assertion that she did not -- I'm
 20 not going to get into that.
 21 What was the result of this
 22 lawsuit against Mr. Harris?
 23 A It's actually on appeal.
 24 Q What did you appeal?

Page 148

1 A Evelyn Wiggins.
 2 Q Did a Lashaun Middleton obtain a 209A or 258E
 3 order against you in 2013?
 4 A No, sir.
 5 Q Did Lashaun Middleton obtain one after 2013?
 6 A Yes, sir.
 7 Q What year?
 8 A I believe, 2015.
 9 Q 2015.
 10 MR. MCLANE: Okay. I'm going to
 11 enter this as Exhibit 7. This is Antonio
 12 Harris's complaint, Michele.
 13
 14 (Exhibit Number 7, Antonio
 15 Harris's Complaint, was Marked
 16 for Identification.)
 17
 18 Q Mr. Branch, I'm going to offer the DOR
 19 complaint. Now, I got it off of public
 20 record, but I'm happy to redact. I have no
 21 intention of publishing your social security
 22 or your driver's license, anything.
 23 MR. MCLANE: So when this is used
 24 in court, if you're okay with it, I'm going

1 to introduce as an exhibit, Kristopher, but
 2 I'll redact it when I file. I have no
 3 intention of doing that. I know they
 4 redacted the Exhibit 4, but this was
 5 available publicly.
 6 Q I think one of the issues you raised prior
 7 was your driver's license number was on
 8 there, I believe. I will redact it when I
 9 actually use this, but right now it is not a
 10 redacted document. All right, I'm going to -
 11 can you see what's on my screen?
 12 A Yes, sir.
 13 Q All right. This looks to be a complaint. It
 14 looks to be received on April 7, 2017,
 15 Anthony Michael Branch versus Massachusetts
 16 Department of Revenue, Child Support
 17 Enforcement Division. Did you file a
 18 complaint against the Massachusetts
 19 Department of Revenue?
 20 A I did.
 21 Q What was the basis?
 22 A My license had been suspended unlawfully.
 23 Q What year was your license suspended?
 24 A 2016.

1 Q Okay. So your challenge was that they sent
 2 the notice to the wrong address?
 3 A Yes.
 4 Q Okay. Not that you fully paid the child
 5 support?
 6 A The reason why I'm pausing is because the
 7 issue of the child support is an issue for
 8 the Probate Family Court, not for the
 9 Superior Court. So with respect to --
 10 Q Oh, this is totally relevant.
 11 A I'm sorry?
 12 Q This is 100 percent relevant. It's not an
 13 issue for a different court.
 14 A Sir, I'm trying to answer your question.
 15 What I'm saying to you is, I couldn't
 16 challenge child support in the Superior Court
 17 because it would have had to have been
 18 challenged in the Probate Family Court. So
 19 if you're asking me about the Superior Court,
 20 that dealt with my license.
 21 Q Okay. Did you challenge the child support in
 22 the Department of wherever, the Probate and
 23 Family Court?
 24 A I believe I actually did.

1 Q All right. Now, it looks here that it says
 2 you received a notice of license suspension
 3 on December 1, 2016. Is that correct?
 4 A Yes, sir.
 5 Q Is that after the Turtleboy article was
 6 published?
 7 A Yes, sir.
 8 Q Right. So the Turtleboy article was
 9 published on August 23rd of 2016, correct?
 10 A Yes, sir.
 11 Q Right. And you lost your license for failure
 12 to pay child support in 2016?
 13 A Yes, sir.
 14 Q In December of 2016?
 15 A Yes, sir.
 16 Q And you believe that was unlawful?
 17 A Yes, sir.
 18 Q All right. What was unlawful about the loss
 19 of your license?
 20 A Someone had went into the DOR computer and
 21 changed my address information, resulting for
 22 me not receiving notification, other than the
 23 statutory requirement, a DOR sent me
 24 something.

1 Q And what was the result of that?
 2 A I don't remember.
 3 Q Okay. What was the result of this Superior
 4 Court action against the Department of
 5 Revenue?
 6 A The DOR restored my license. They claimed
 7 that I was not entitled to the money damages,
 8 and they were successful.
 9 Q Okay, as a result of filing your complaint,
 10 they restored your license?
 11 A Yes, sir.
 12 MR. MCLANE: Okay, I'm going to
 13 mark this as Exhibit -- what are we at, 8?
 14 THE COURT REPORTER: Yes, 8.
 15
 16 (Exhibit Number 8, DOR Record,
 17 was Marked for
 18 Identification.)
 19
 20 A They also said they did it in error.
 21 Q Okay. Is there something in writing that
 22 shows that on the public record?
 23 A In their filings to dismiss the case, I think
 24 it delineates all of that.

Page 153

1 Q Okay.

2 MR. MCLANE: I'm just about done.

3 Why don't we take five or ten? I've got to

4 just go through my notes. Actually,

5 wait, I got one question before we take

6 this break or one set of questions.

7 Q I want to go back to this Citizens Commission

8 real quick, and I'll share the screen. Is

9 this the Citizens Commission position that

10 you were applying for a paid position?

11 A No, sir.

12 Q Okay. Now we've scrolled down here. And

13 this led us into a line of questioning where

14 you had stated that you lied about your

15 bachelor's degree on this application or on

16 this resume. If this wasn't a paid position,

17 why did you put the --

18

19 (Technical interruption.)

20

21 MR. STEFANI: Okay, you're frozen.

22 THE COURT REPORTER: Yes, he froze

23 for me as well.

24 Ryan, can you hear us?

Page 155

1 Q No, you didn't think to redact this or remove

2 it when you tried to apply for a non-paid

3 position?

4 A I actually thought about it afterwards when

5 we began the state police investigation and

6 that's actually when I updated and removed

7 it.

8 Q Okay. What state police investigation?

9 A When you apply for state commission

10 appointments, you have to go through a state

11 police, a local police, and a DRO background.

12 When I noticed that was there, I quickly

13 corrected the record.

14 Q Corrected the record. What did you send?

15 What do you mean by "correcting the record"?

16 A I re-uploaded the correct resume with Roxbury

17 Community College.

18 Q Okay. So you notified them that this was

19 inaccurate and then sent them a new one?

20 Q And sent in and signed off on the

21 verification authorizations.

22 Q Okay. What was the name of that company

23 again that you applied to? Because you said

24 this was inaccurate, but you needed to use

Page 154

1 MR. MCLANE: I can. Can you hear

2 me?

3 THE COURT REPORTER: We didn't get

4 that question.

5 MR. MCLANE: I'm sorry?

6 THE COURT REPORTER: We did not

7 get your question.

8 MR. MCLANE: My apologies. All

9 right. I'm going to exit out of some other

10 apps. Maybe my Wi-Fi is -- are you good now?

11 THE COURT REPORTER: Yes.

12 MR. MCLANE: Perfect.

13 Q All right, so on here, it says that you

14 received a BLA from Bradford College, which

15 you admitted earlier that you lied on your

16 resume to a property management company by

17 putting this bachelor's degree on there. Why

18 did you put it on this resume for the

19 Citizens Commission job that wasn't paid?

20 A I didn't put it on there. I uploaded the

21 resume that was available to me. I just

22 uploaded my resume. So I didn't put it --

23 Q You --

24 A I'm sorry.

Page 156

1 the bachelor's degree to get a job at a

2 property management company. Can you refresh

3 me on the name of that company?

4 A Sorry. It would have been Westminster

5 Housing Management between the years of '88

6 and '93.

7 Q Okay. So you, in 1988, created this resume?

8 A No.

9 Q Well, then how did it get on this document?

10 A I'm sorry?

11 Q Okay. You said that you just used the resume

12 that you had when you applied to this Mass.

13 Citizens Commission, but you're now saying

14 that you applied to this property management

15 company in 1988. What else are you using

16 this resume for between 1988 and March 5th of

17 2019?

18 A I don't know. I have several executive

19 profiles.

20 Q You see where I'm going with this, right?

21 You said, "I told them I lied in 1988 because

22 I had kids to feed and I needed a job at this

23 property management company." In 2019,

24 you're putting forth resumes with the same

Page 157

1 false information on it. That's about 30
 2 years later or 31 years later.
 3 So what other jobs are you using
 4 this resume? I don't think word processing
 5 was even invented in 1988, so what other jobs
 6 are you using this resume for in actively
 7 putting this resume out into an application
 8 pool or a specific job application? Where
 9 else were you using this application or this
 10 -- excuse me, where else were you using this
 11 resume that reflects a bachelor's degree that
 12 you don't have?
 13 A I do not know. I can say to you that this
 14 executive profile, I have several executive
 15 profiles, all of whom include Roxbury
 16 Community College, as far as I can remember.
 17 Q This property management company, was that a
 18 state-run or a private-run property
 19 management company?
 20 A It's privately run.
 21 Q Okay, so I'm correct. Since the '80s, you've
 22 let people call you a bishop, and since the
 23 late '80s, you've been using a resume with a
 24 bachelor's degree that you don't have, is

Page 159

1 MR. MCLANE: So I'm going to offer
 2 in as an exhibit the 12B6 opposition memo
 3 that referenced the two pastoral positions
 4 that we've spoke about previously as exhibit
 5 -- what are we on now?
 6 THE COURT REPORTER: Exhibit 9.
 7 MR. MCLANE: All right, I know I
 8 referenced it. I don't think I offered it
 9 in. So I'm offering in this Exhibit 9. It
 10 looks like this, Michele. It says Branch
 11 12B6 Memo.pdf.
 12 THE COURT REPORTER: Great.
 13 MR. MCLANE: It's got the upside
 14 down date on it.
 15 THE COURT REPORTER: Okay.
 16
 17 (Exhibit Number 9, 12B6
 18 Opposition Memo, was Marked
 19 for Identification.)
 20
 21 Q All right. I'm also going share a screen
 22 here. Just to get on the record, Mr. Branch,
 23 I have sent you as an exhibit, an intended
 24 exhibit, plaintiff's answers to defendant's

Page 158

1 that correct?
 2 A What's correct is that I applied for a
 3 position where a bachelor's degree was
 4 preferred, and I placed it on my resume.
 5 That is correct.
 6 Q Right. And then you applied for another
 7 position in 2019 with the same bachelor's
 8 degree written on the resume. So between
 9 1988 and 2019, you say you have no
 10 recollection of any other use of that
 11 bachelor's degree for some sort of financial
 12 gain?
 13 A Correct, because the -- right, correct.
 14 MR. MCLANE: All right. Let's
 15 take about five or ten. I'm going to go over
 16 my notes. I'm just about wrapped up.
 17 I've already offered this as an
 18 exhibit, right, Michele?
 19 MR. STEFANI: That's Exhibit 1.
 20 THE COURT REPORTER: Yes.
 21 MR. MCLANE: Okay.
 22
 23 (Short break.)
 24

Page 160

1 first set of interrogatories. I know this
 2 was produced recently, but did you -- is
 3 everything on these interrogatories true to
 4 the best of your knowledge?
 5 A Yes, sir.
 6 Q All right. Has anything changed since the
 7 time you submitted these, to the time of this
 8 deposition?
 9 A No, sir.
 10 Q Okay. With respect to any of the answers
 11 that you provided, do you need to change any
 12 of these answers as of today?
 13 Q Take your time and look through it --
 14 A Okay.
 15 Q -- to be sure.
 16 A No, sir.
 17 MR. MCLANE: Michele, I'm going to
 18 offer this. It's Branch Answers to Ints.
 19 I'm going to offer that as exhibit -- what
 20 have we got?
 21 THE COURT REPORTER: Exhibit 10.
 22 MR. MCLANE: All right, 10.
 23 (Exhibit Number 10, Answers to
 24 Interrogatories, was Marked

Page 161

1 for Identification.)

2 Q All right. Lastly, Mr. Branch -- well, let

3 me ask you something. You filed a TRO based

4 on coverage that Mr. Kearney -- and

5 admittedly, this time it was Mr. Kearney

6 publishing these on YouTube and on the TV

7 daily news, right? In April, other

8 statements and allegations based on his

9 coverage review, right? You filed a TRO

10 back around the March or April timeframe of

11 this year?

12 A Yes, sir.

13 Q Okay. Would you say that his coverage of you

14 this year is more or less positive than the

15 coverage that the person wrote about in 2016?

16 A The coverage currently from March is much

17 less positive.

18 Q Much less positive?

19 A Mm-hmm.

20 Q Okay. So let me ask you, you had an issue

21 with Mr. Kearney not doing any sort of

22 investigation in 2016, right?

23 A Correct.

24 Q Right, and prior to publishing that article.

Page 163

1 in detail for exact quotes. But I believe

2 one of the terms were to not to -- you don't

3 humiliate a person into submission. It has

4 something to do with him putting me in his

5 graveyard. I don't remember the exact words.

6 Q Okay, let me ask another question. Well, if

7 he found all this information publicly,

8 right, how do you know for sure that the

9 cause of your reputational damages in the

10 2016 timeframe to now are the fault of

11 Turtleboy?

12 A Only from what people have said and from the

13 denial of the clergy roles with those two

14 organizations. I can tell you also that in

15 the beginning of this lawsuit, when I

16 messaged Mr. Kearney or Clarence Emerson,

17 that he was using that alias to take them

18 down, I actually said that -- I don't know if

19 I said in the text that I could provide the

20 background or I said that to this lawyer, but

21 I actually thought that if I had a

22 conversation and provided the information,

23 that this stuff would have just simply been

24 removed.

Page 162

1 Now, in 2022, Mr. Kearney has

2 admittedly published your divorce records

3 online, debts that were publicly available,

4 executions, court filings, statements from

5 your ex-wife -- would you say that he's done

6 a better job investigating in 2022 than

7 whoever wrote the article did in 2016?

8 A No.

9 Q Why?

10 A Because I don't consider that his smear

11 campaign since March to get me to settle the

12 case to be an investigation. It is what it

13 is. It's a smear campaign to intimidate me.

14 Q Well, you said he just had to Google you back

15 in 2016. And all he's used now in 2022 are

16 publicly available documents. What's the

17 difference between 2016 and 2022?

18 A He admitted on his program that his whole

19 purpose, which is not journalistic, is to

20 ruin me. That's the difference.

21 Q When did he say to you just to ruin you?

22 A I would have to go back. Well, you're

23 correct. He didn't say -- he used other

24 profane language, but I would have to go back

Page 164

1 So, again, I was relying on the

2 editorial information where he says that he

3 investigates. Relying on that, I messaged

4 him. If you're investigated, you would have

5 found out this stuff. And I thought it would

6 have simply been removed, but it wasn't. And

7 the only reason why I filed so late in 2019

8 is because someone else -- when I applied for

9 our community activist role, someone jokingly

10 said, "My boss Googled you and they saw the

11 Turtleboy stuff," so I said, "Oh my God, this

12 stuff has to come down." But again, I

13 thought that if Mr. Kearney knew that, yes,

14 this guy actually is a legitimate clergy,

15 that it actually was really the fake stuff,

16 even if he kept the article up, the fake

17 stuff would have been removed because he

18 would've known that I'm not a fake bishop,

19 and I am a member of the clergy, and I

20 haven't bilked anybody for any money.

21 Q Well, I guess let's talk about that, right?

22 I'll bring up -- earlier, you said, "bilked."

23 You would consider taking money that you

24 hadn't earned. So let me just -- we'll go

Page 165

1 back.

2 I'm pulling up the divorce record

3 again, right? I've highlighted some things

4 in the break, right?

5 A Yes.

6 Q So I'm going to bring you to Page 7,

7 Paragraph 8, where I've highlighted it. You

8 can follow along on your page, and I'll read

9 it, right? (Reading):

10

11 "In 20-" --

12

13 A Could we hold on for a second? Let me just

14 find my hard copy. Sorry. I've got stuff

15 spread out everywhere.

16 Q Page 7, I'm going to start at Paragraph 10

17 right now. (Reading):

18

19 "The parties lived together at

20 Oak Street for approximately

21 two years. Husband denied

22 that he lost a Section 8

23 voucher for Oak Street, but

24 admitted that he had not been

Page 167

1 whatever department -- sometimes it's changed

2 and has different names. Whatever entity

3 providing Section 8, did they discover that

4 you had been reporting your income

5 inaccurately?

6 A Yes.

7 Q Okay. And I'll be turning out Paragraph 16,

8 which is on the next page. (Reading):

9

10 "Wife had been receiving cash

11 tuition benefits from the

12 Department of Children and

13 Families while attending BSU.

14 The marriage was going to

15 cause the termination of those

16 benefits. So husband, wife,

17 and wife's family agreed that

18 no one would inform DCF of the

19 marriage so that wife would

20 continue to receive the

21 benefits, and they would share

22 them. Wife's family refused

23 to honor the deal after the

24 marriage, which caused a rift

Page 166

1 reporting his income

2 accurately. They moved from

3 Oak Street to a residence in

4 Dorchester in about 2007 or

5 08. Wife obtained a Section

6 8 voucher for the Dorchester

7 residence."

8

9 Did you admit to reporting your income

10 inaccurately?

11 A I testified that I did not report some of my

12 overtime income, yes.

13 Q So is that why you didn't have Section 8

14 anymore? It's because they found out that you

15 made more money than you reported at this

16 time?

17 A Is that why? That never happened.

18 Q Okay.

19 A I think Judge Roberts indicates that the

20 husband denied that.

21 Q Well, you denied it?

22 A Yes.

23 Q Yes, but I'm asking you now under oath,

24 right, did DCF or excuse me, did HUD or

Page 168

1 between husband and wife and

2 wife's family. Eventually,

3 however, DCF learned of the

4 marriage and, in 2007,

5 terminated the benefits."

6

7 Now, a judge in the probate court found this

8 to be true, that you essentially hid the fact

9 that you were married from DCF so that you

10 could continue to receive money. Is that

11 accurate?

12 A No.

13 Q So is the judge is -- in her finding of fact

14 as well?

15 A My testimony, with respect to the DCF case,

16 was that Bessie Wiggins was receiving the DCF

17 benefits. Evelyn never received the DCF

18 benefits. And when Evelyn testified that I

19 created a rift between the family, I

20 explained under oath why the rift occurred,

21 and it occurred because of these: Evelyn was

22 not interested in them continuing receiving

23 the DCF benefits. Evelyn didn't never

24 receive DCF benefits directly. She was a --

Page 169

1 the benefits would have continued to go to
 2 her adopted parent.
 3 Q Okay. However, after hearing your side of
 4 the story and Evelyn's, the judge decided
 5 that this was the truth, correct?
 6 A The judge made her ruling.
 7 Q All right, I'm going to turn you now to Page
 8 9, Paragraph 23. (Reading):
 9
 10 "At some point between 2010
 11 and 2012, wife was in a
 12 single-vehicle automobile
 13 accident. She told husband that
 14 she blacked out from stress.
 15 The car was demolished. To
 16 avoid liability, however, the
 17 parties made up a different
 18 story when they submitted the
 19 claim to the insurer."
 20
 21 This was in a finding of fact. Is the
 22 judge's finding of fact in Paragraph 23 true?
 23 A Yes, that was my testimony.
 24 Q Okay. So going back to your definition of

Page 171

1 Your problem is that he didn't distinguish
 2 you bilking private companies like insurance
 3 companies and property management companies.
 4 That's where your issue is?
 5 A No, my issue is that he said I was the fake
 6 bishop bilking taxpayers, which was not true.
 7 Q Well, okay. But here we have clear evidence,
 8 right? We have a judge finding that you and
 9 your wife took money from DCF, right, when
 10 you didn't earn it? And you admitted to
 11 lying to an insurance company after a car
 12 accident, presumably for financial gain. You
 13 admitted to me earlier that you lied on a job
 14 application and then still used that same
 15 fake bachelor's degree to try to get at least
 16 a volunteer position and that you're unaware
 17 of any other positions that you might have
 18 used that degree for. And you are now saying
 19 that you have a problem with somebody saying
 20 that you're bilking taxpayers?
 21 A That is correct.
 22 Q But if he had said you're bilking private
 23 companies, are you okay with that?
 24 A I would ask what was his evidence to prove

Page 170

1 bilking is receiving money that you haven't
 2 earned, we now have a judge that found
 3 credible that you and your wife received
 4 benefits from DCF when you weren't eligible
 5 for them, and a judge found, after hearing
 6 evidence, that you and your wife, in order to
 7 avoid liability and not have to clearly
 8 impliedly, I would say, have to pay. You
 9 lied to the insurer when you submitted your
 10 story, and you admitted to lying on a job
 11 application for financial gain. So what
 12 about bilking taxpayers is false in the 2016
 13 article?
 14 A I didn't bilk taxpayers.
 15 Q Well, DCF is a taxpayer-funded entity, is it
 16 not?
 17 A I did not receive money from DCF.
 18 Q Your family did?
 19 A My mother-in-law received money from DCF.
 20 Q So is it okay then --
 21 A I --
 22 Q Oh, go ahead. Finish your answer.
 23 A I did not receive money from DCF.
 24 Q All right. So you didn't bilk taxpayers.

Page 172

1 that.
 2 Q Well, let's see. Because the article was
 3 published in August of 2016. This finding of
 4 fact was published in July 5, 2016. Your
 5 bankruptcy filing was in 2016. You sued the
 6 Department of Revenue in 2016. Admittedly, a
 7 couple months after the article was
 8 published. This document contains
 9 allegations. Why don't we bring you back to
 10 -- why don't we start at Paragraph 8. Let's
 11 go to -- excuse me, Paragraph 7. We'll start
 12 at Page 6. And then I'll ask another
 13 question here. So we'll read Paragraph 7.
 14 I'm going to go through seven through nine.
 15 (Reading):
 16
 17 "Wife testified emotionally
 18 that her relationship with
 19 husband began at Kennerly's
 20 house when she was 14. And
 21 that when she was 15, husband
 22 took her virginity on the
 23 kitchen floor at Kennerly's
 24 house, and she had to come

Page 173

1 clean it up with bleach.

2 Kennerly denied knowing

3 anything about it, either the

4 relationship between husband

5 and wife at the time or the

6 alleged incident between them

7 and her kitchen. However,

8 wife was 15 years old in

9 December 2001 when Kennerly

10 obtained an abuse prevention

11 restraining order against

12 husband that prohibited him

13 from entering her house and

14 from having any contact with

15 her or with their children.

16 Kennerly acknowledged that

17 when wife was 15 or 16 years

18 old, that she asked Kennerly

19 about wife's relationship with

20 husband because Bessie thought

21 that wife's behavior was off.

22 When wife was 17 years old,

23 Kennerly asked Bessie whether

24 anything had happened between

Page 174

1 wife and Bessie." Paragraph 8

2 states, "In 2004, when she was

3 18 years old, wife moved out

4 of Bessie's home to a friend's

5 apartment on Massachusetts

6 Avenue. After a short time at

7 friend's apartment, wife moved

8 into husband's residence on

9 Hillbrook Avenue in Brockton.

10 Then husband obtained a

11 Section 8 voucher for

12 residence on Oak Street in

13 Brockton, and the parties

14 moved there from Hillbrook in

15 2005. Husband denied that he

16 had sexual relations with wife

17 at any time prior to their

18 move to Oak Street. Whether

19 or not husband and wife had

20 sexual intercourse at

21 Kennerly's kitchen when wife

22 was 15 years old or at

23 Hillbrook when she was 18

24 years old and lived with him,

Page 175

1 husband's denial of any sexual

2 relationship with wife before

3 they moved together at Oak

4 Street is not credible."

5

6 Now, a judge issued this finding of fact.

7 She put that on the paper. This was

8 published in July of 2016. Had whoever wrote

9 that article dragged this up and dragged up

10 your nonpayment for child support or had, at

11 any point in time, alleged all of the stuff

12 that was in here, what would lead them to the

13 conclusion that you were a real bishop or

14 that you weren't bilking people for money?

15 A I cannot speak to other people's state of

16 mind. I don't know.

17 Q I mean, on this document, it says that you

18 admitted to using the term "bishop" before

19 you had even become one, and this was

20 published before the article came out. So my

21 point is, your original problem was they

22 should have Googled you and they should have

23 done more investigation, and they would have

24 known that this is false. My point is, this

Page 176

1 document is publicly available. And it came

2 out a month, or at least a month, before the

3 article was published. It has findings of

4 fact that you've essentially defrauded the

5 Department of Children and Families, that you

6 lied to an insurance carrier to avoid

7 financial liability, that you used the term

8 "bishop" when you, in fact, were not a

9 bishop, and that you were having sexual

10 relations with a minor. So if they had done

11 more investigation, how would it have turned

12 out better for you in the article?

13 MR. STEFANI: Objection. Calls

14 for speculation.

15 A I would say that if I were to look at these

16 findings, I would have done an investigation.

17 I would have looked at the docket. I would

18 have looked at the motions. I would have

19 looked at the motion to strike, the motion

20 for a new trial. And I would have looked at

21 the work that was going to be sent up to the

22 appeals court. I would have also called the

23 plaintiff in this case and asked him

24 questions about the findings, including the

Page 177

1 part of the finding where Judge Roberts said
 2 that the mother has used various means to get
 3 exactly what she wanted. That's what I would
 4 have done.

5 Q Okay. So we've got a finding of fact that
 6 says you lied to an insurance company, says
 7 you lied to the Department of Children and
 8 Families, said you used the term "bishop"
 9 before you were even a bishop, said you had
 10 sex with an underage woman or an underage
 11 girl. There's --

12 MR. STEFANI: Objection. It
 13 doesn't say that. You're mischaracterizing
 14 it.

15 MR. MCLANE: Why? It says --

16 MR. STEFANI: Does it say in those
 17 specific words he had sex with an underage
 18 girl? It does not.

19 MR. MCLANE: Yes. She moved in
 20 when she was 18 and she said --

21 MR. STEFANI: That's not underage.

22 MR. MCLANE: Yes, but she said any
 23 relationship before they moved in was -- any
 24 denial of sexual relationship before they

Page 179

1 bankruptcy was filed in 2016, the 2017
 2 article came out about all this stuff. How
 3 do you prove that Mr. Kearney's 2016 article
 4 -- not even his -- how do you prove the 2016
 5 article is a result of your reputational
 6 damages and money loss?

7 A Based upon the information that I received
 8 from the two churches that would not hire me,
 9 but with respect to clergy roles and the fact
 10 that as late as 2019, when I sought a
 11 community activist role, I was told "My boss
 12 Googled you and he read the Turtleboy stuff."

13 Q And you've got no documents to prove that?

14 A Other than what we've already submitted at
 15 this point, no.

16 MR. MCLANE: I've got nothing
 17 further. We've already introduced that, so
 18 I've got nothing further.

19

20 CROSS EXAMINATION
 21 By Mr. Stefani:

22 Q One quick question. With respect to Exhibit
 23 Number 5, which was the bankruptcy filing
 24 that was marked by counsel, Mr. Branch, do

Page 178

1 moved in is not credible.

2 MR. STEFANI: Which is 18, which
 3 is a big scope. She didn't say anything --

4 MR. MCLANE: 18 is --

5 MR. STEFANI: You're
 6 mischaracterizing the finding.

7 Q Well, okay. We have a finding of fact that
 8 says -- we'll start over. You lied to an
 9 insurance company. Finding of fact that says
 10 you lied to DCF. Finding of fact that says
 11 your ex-wife accused you of sleeping with her
 12 when she was 15. Finding of fact -- or we
 13 have a 2016 bankruptcy filing where you don't
 14 include income that you now claim you have.
 15 We have a 2017 article that you told me was
 16 written about you having ammunition charges.
 17 You've admitted to having three people file
 18 harassment or abuse prevention order charges
 19 against you. This finding of fact states
 20 that another person obtained an abuse
 21 prevention order against you. And now you're
 22 claiming that this is all happening around
 23 the same time, right?
 24 This was released in 2016, the

Page 180

1 you remember the date that document was
 2 submitted?

3 A I believe my bankruptcy lawyer sent it to me
 4 in January of 2016.

5 Q Well, let me refresh. Let me refer you to
 6 the first page of Exhibit Number 5. Do you
 7 see it? Is there an electronic signature on
 8 that?

9 A Yes.

10 Q All right. And is there a date with that
 11 electronic signature?

12 A January 28, 2016.

13 Q All right. And at that point in time, would
 14 that refresh your recollection as to when the
 15 information was provided for that Exhibit
 16 Number 5?

17 A Yes, sir.

18 Q And was it the same date that's indicated?

19 A Yes, sir.

20 Q Okay. And as of January 28, 2016, what was
 21 the most recent position you had held?
 22 "Position" meaning job. I'm talking about a
 23 job.

24 A I believe I was unemployed.

Page 181

1 Q Right prior to that, what was the most recent
 2 job you held?
 3 A Massachusetts General.
 4 Q And I believe you testified earlier that that
 5 job ended in approximately October of 2015?
 6 A Yes, sir.
 7 Q Okay. And at that point in time, as a result
 8 of losing that job, what, if any, benefits
 9 did you receive?
 10 A It would have either been unemployment or
 11 SSI.
 12 Q Okay. And according to what you testified
 13 to, what was shown in that, it indicated
 14 unemployment compensation, correct?
 15 A Yes, sir.
 16 Q Okay. As of the end of 2015, what was the
 17 status of your divorce?
 18 A The --
 19 Q Let me ask it a different way. Was the
 20 divorce still pending?
 21 A No.
 22 Q As of the end of 2015?
 23 A Yes, it was. I'm sorry. Yes.
 24 Q Okay. Again, as of the end of 2015, had you

Page 182

1 performed any marriages between October and
 2 December of 2015?
 3 A No.
 4 Q Had you performed any marriages in January of
 5 2016?
 6 A Oh, no.
 7 Q Okay. Did you have any marriages that were
 8 scheduled upcoming in 2016 that you recall?
 9 A Yes.
 10 Q Okay. And when were those going to happen in
 11 2016?
 12 A I don't have the exact dates, but more
 13 towards the late spring, summer.
 14 Q Okay, but they hadn't happened yet, correct?
 15 A No, sir.
 16 Q You hadn't earned any income for those,
 17 correct?
 18 A No, sir.
 19 Q Those are all the questions I have.
 20 MR. MCLANE: Thank you.
 21
 22 (Whereupon, the deposition was
 23 concluded at 1:05 p.m.)
 24

Page 183

1 ERRATA SHEET
 2 CASE: Anthony Branch v. Turtleboy Digital
 3 Marketing, LLC, et. al.
 4 TESTIMONY OF: Anthony Branch
 5 PAGE LINE PRESENTLY READS SHOULD
 6 READ
 7 _____
 8 _____
 9 _____
 10 _____
 11 _____
 12 _____
 13 _____
 14 _____
 15 _____
 16 _____
 17 _____
 18 _____
 19 _____
 20 _____
 21 _____
 22 _____
 23 _____
 24 _____

Page 184

1
 2 I, ANTHONY BRANCH, hereby
 3 certify that I have read the foregoing
 4 transcript of my testimony given in the
 5 aforementioned matter, and further certify
 6 that said transcript is a true, accurate and
 7 complete record of said testimony.
 8
 9
 10 ANTHONY BRANCH
 11
 12
 13
 14
 15
 16
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 19
 20
 21
 22
 23
 24

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
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CERTIFICATE PAGE
COMMONWEALTH OF MASSACHUSETTS
COUNTY OF NORFOLK, SS

I, Michele C. DeCoste, a Professional Court Reporter and Notary Public in and for the Commonwealth of Massachusetts, do hereby certify that the foregoing deposition of Anthony Branch was taken before me on July 12, 2022. The said witness was duly sworn before the commencement of his testimony; that the said testimony was taken audiographically by myself and then transcribed under my direction. To the best of my knowledge, the within transcript is a complete, true and accurate record of said testimony.

I am not connected by blood or marriage with any of the said parties, nor interested directly or indirectly in the matter at hand.

In witness whereof, I have hereunto set my hand and Notary Seal this 28th day of July, 2022.

Michele DeCoste



Michele C. DeCoste, Notary Public
My Commission Expires: June 30, 2028

A				
a.m 1:17 128:15	actively 157:6	81:4	ammunition	143:7 166:14
abbreviated	activism 12:13	agreed 4:7,15	113:16,17,20	anyone's 81:22
133:18	activist 20:1	5:19 6:2	114:19,24	anytime 58:8,16
ability 61:3	164:9 179:11	167:17	115:5 178:16	anyways 106:12
able 52:17 66:23	activities 92:11	agreement	amount 22:20	apartment
89:15,17	activity 77:8	29:19	61:20 118:7	174:5,7
122:15 138:15	actual 19:13	ahead 13:17	119:10	Apartments
abreast 144:4	97:20 107:2	16:7 27:22	amounts 62:10	26:12
Absolutely 41:5	125:5	55:18 71:22	annual 92:7	apologies 154:8
83:7,9	additional 21:12	75:10 116:17	anointed 116:5	apologize 30:10
abuse 173:10	21:14 35:18	170:22	answer 4:22 9:7	70:15 102:2
178:18,20	131:5 143:14	Aidan 2:22 7:6	10:4 15:17	144:23
accent 169:13	Additionally	35:14 143:9	27:7,16,17,19	Apostle 45:14
accept 47:2,3	8:24 145:10	al 1:9 183:3	27:22 29:18	Apostolic 54:19
50:13 53:14	address 10:18	alcohol 9:24	30:15 31:10,11	apparently
54:7 94:7	128:20 150:21	aleck 22:20	31:16 33:20,24	129:3
acceptable	151:2	alias 70:21 80:9	43:7 52:21	appeal 146:23
21:20	adheres 99:19	163:17	55:18 57:1	146:24 147:1,2
accepted 55:2	admissions	Alice 41:24 42:3	65:7 75:10	appeals 147:4
56:2 71:15	102:13	42:5 60:15	84:24 94:11	176:22
72:4 93:9	admit 26:4	alive 60:11,12	96:24 97:8,18	appear 122:9
107:16	166:9	60:19	103:21 107:19	136:10
accepting 93:15	admitted 88:14	allegation 12:18	116:3,17 145:9	appearing 1:18
access 117:10,13	89:21 90:6	38:2 62:1	151:14 170:22	116:22
131:6 132:3	102:9 145:2	allegations 13:8	answered 26:23	appears 21:1
accident 171:12	154:15 162:18	34:8 60:23	55:15 68:12	24:4
accurate 34:23	165:24 170:10	143:16 144:11	80:2 106:24	application 3:11
63:14 74:24	171:10,13	144:24 161:8	108:1	21:1,5 26:2
82:12,13	175:18 178:17	172:9	answering 28:5	28:23 56:17
100:11 133:18	admittedly 96:4	allege 124:4	answers 3:18	59:17 69:16
136:21 168:11	143:9 161:5	alleged 20:5	9:14 102:14	86:18 110:20
184:6 185:14	162:2 172:6	38:9 173:6	159:24 160:10	145:5 153:15
accurately 166:2	adopt 45:19	175:11	160:12,18,23	157:7,8,9
accusation	adopted 46:4	alleges 143:12	Anthony 1:6,13	170:11 171:14
70:10	53:7 169:2	alleging 101:21	3:3 5:5 11:6,23	applied 98:21
accused 81:7	advantage 36:14	Alliance 12:24	12:7 57:20	155:23 156:12
82:5 178:11	advocacy 12:16	15:10	72:9,19 73:13	156:14 158:2,6
achieved 28:14	19:21	allow 38:11	73:21 74:3	164:8
acknowledged	affect 10:1	allowed 6:15	81:8 83:3	apply 56:14
173:16	affidavit 124:10	30:19 56:19	149:15 183:2,4	155:2,9
acknowledging	afford 140:20	94:17 147:3	184:2,10 185:7	applying 24:20
38:23	aforementioned	amended 3:12	anti-gun 20:1	153:10
acting 108:16	184:5	35:3 61:1	Antonio 3:15	appoint 18:23
action 15:7,9	African 47:13	63:13,16,18	145:12 148:11	51:16
20:8 152:4	81:21	64:13 85:23	148:14	appointed 17:16
active 15:2 69:8	African-Amer...	86:8	anybody 10:12	17:19 18:19,20
112:4 115:7,10	45:18	America 53:4	56:10 96:5	56:22
115:11,21	ago 9:19 11:21	88:10 99:14,18	117:13 164:20	appointments
	16:21 79:9	100:2,13	anymore 13:1	155:10

approximately 72:10 73:14 165:20 181:5	asked 55:15 76:6 88:21 93:13 99:1,24 106:12 107:4,6 107:24 113:4 124:2,15 173:18,23 176:23	audio 6:11 7:8 7:15 129:19 141:10	171:15	149:21
apps 154:10	asking 16:8 18:5 27:5 30:13 43:3,4 51:17 52:7 65:24 72:22,23 73:14 79:18 81:11 84:5 96:22 97:23 107:17 109:20 119:12 128:4 134:13 151:19 166:23	audiographic... 185:11	back 15:20 20:4 23:15,16,18 29:2 32:19 37:17 44:21,23 63:12 69:23 75:5 98:24 107:23 109:11 123:2 126:5 131:1 137:7,19 137:21 139:14 139:15 142:22 153:7 161:10 162:14,22,24 165:1 169:24 172:9	becoming 39:23 54:17 74:14 88:23 90:17,20
April 117:24 132:6,11 149:14 161:7 161:10	Assemblies 40:18 99:3 100:6	August 12:19 35:4 61:9,14 61:22 63:8,10 63:13,15,20 64:4,21 127:24 150:9 172:3	background 10:16 15:14 54:18 87:4,8 103:4 108:18 110:3 116:23 124:18 144:7 155:11 163:20	began 62:19 91:3 155:5 172:19
apt 49:11	assert 7:1	aunt 68:20 87:17,23 88:20 89:2	backsliding 83:18,19	beginning 30:24 163:15
area 65:3 134:21	assents 7:2	aunt's 42:14 44:21	backyard 65:16	behalf 32:4 34:4
argued 143:4	assertion 66:3 146:19	authority 52:19	bad 112:15	behavior 49:10 173:21
argument 33:6,7 38:2	Assistant 26:14	authorizations 155:21	balance 65:12	belief 45:22
Arnone 137:21	associate 82:24	automobile 169:12	balanced 110:10	believe 12:1 13:5 16:17 17:1,16 18:15 19:18 31:13 33:1 34:19 36:21 37:3,20 37:23 41:15 54:5 62:20,23 64:4 67:18 69:2 74:1 82:10 84:9 97:21 102:6,8 102:11 103:9 104:3 107:10 107:20 111:7 111:10 113:19 124:5 133:1 134:3 136:22 148:8 149:8 150:16 151:24 163:1 180:3,24 181:4
arose 113:15	Association 12:23 15:3,8	available 20:24 121:11 149:5 154:21 162:3 162:16 176:1	bank 136:4 139:7,19 140:1 140:2,4,5,14 140:16,18,22	believed 24:21 96:18 97:4
article 15:18 29:5 30:4 31:17 36:3,18 36:20 38:4,15 38:22 61:14,21 62:2,6,13 63:7 63:14 64:5,19 65:23 86:1,6,8 86:11,12,13,19 102:10,15 105:15 108:4 108:12,13 109:9,24 113:1 113:2,4,9,15 113:19,20 114:12,17 115:2 119:17 120:9 121:7 127:6,23 131:21 132:1 138:13,18,22 141:3,13 144:3 150:5,8 161:24 162:7 164:16 170:13 172:2,7 175:9,20 176:3 176:12 178:15 179:2,3,5	assume 89:15,17	award 131:11 131:13,24 132:2,5,8,10 132:12	bankruptcy 3:13 117:3,14 117:15 118:9 119:11,21 172:5 178:13 179:1,23 180:3	benefits 167:11 167:16,21 168:5,17,18,23 168:24 169:1 170:4 181:8
articles 116:21 143:15 144:5 145:23	assumed 88:1,13 89:20	aware 67:23	Baptist 46:11	Bernard 31:6,10 31:20 32:23
ascended 52:4	attached 128:16 129:11 130:3,6	awful 13:14,18	barely 123:7	Bessie 168:16 173:20,23 174:1
aside 6:3 8:24 10:13 44:9	attempted 90:22	<hr/> B <hr/>	based 6:2 25:6 38:17 50:9 76:5 81:21 89:16 161:3,8 179:7	Bessie's 174:4
	attended 28:12	B 3:9	basically 62:12 126:15	best 24:12 35:10
	attending 39:22 50:18 75:6 167:13	B-R-I-D-G-E-S 39:17	basis 92:7	
	attends 6:13	bachelor's 24:21 25:7,15 26:4,7 26:19 27:3 28:6,14 145:1 145:4 153:15 154:17 156:1 157:11,24 158:3,7,11		
	attention 30:17 31:17 67:24			
	attorney 5:13 7:18 8:5,13 10:8,13 29:16 57:12 67:11 107:6 122:12			

69:9 112:13 113:9 160:4 185:12 better 92:20 93:17 112:10 123:8 162:6 176:12 Bible 48:7 50:14 52:23 53:1 54:20 59:4,11 94:22,23 bible.com 48:13 biblical 50:11 biblically 46:4 big 129:22 130:11 178:3 bilk 36:11,12 170:14,24 bilked 164:20,22 bilking 36:8 170:1,12 171:2 171:6,20,22 175:14 billed 102:4 bishop 21:4,23 30:22 31:14 34:7,11,13 39:3,9,15,23 41:21 42:2 43:22 45:5,8 45:10,17 46:6 46:16 47:17,22 47:23 48:1,4,6 49:6,7 50:13 50:19,22 51:1 51:7,8,14,16 52:3,11,16,17 52:20,22 54:12 54:14,14 55:3 55:21,21,23,24 56:6,15,20,22 75:4 78:11 80:4 81:6 85:12,13,13 87:9,10,12 88:14,23 89:21 89:23,24 90:2 90:3,8,11,16 90:17,20 91:3	91:4,7,9,14 92:6,16,19,24 93:1,6 94:5,13 94:14,18,19 95:5,18,19,20 95:21,24 96:1 96:3,4,5,6,15 97:17 98:8,11 98:16,23 101:7 101:10 102:1 105:22 107:3 114:23 115:7,9 115:13,15,18 115:22,23 125:24 126:10 127:16 133:23 136:4 137:16 138:19 139:19 157:22 164:18 171:6 175:13 175:18 176:8,9 177:8,9 bishop's 39:14 bishops 46:2,8 47:18 bit 19:21 57:7 123:23 BLA 154:14 black 74:8 82:13 82:15,17 blacked 169:14 blameless 49:8 bleach 173:1 bleeps 123:22 blog 15:6 32:9 103:23 124:4 125:3,17 blood 185:15 blue 133:14,16 Board 11:13 13:9,21 14:3,7 14:16,17 15:2 17:12 31:12 42:15,16 51:16 60:10 89:18 101:1 booked 61:24 boss 164:10 179:11	Boston 20:8 bottom 35:5 98:4 box 133:16 Boys 137:19 Bradford 24:15 28:9 154:14 brain 134:22 Braintree 1:19 Branch 1:6,13 3:3 5:5,11 8:1 11:7,24 12:8 21:4,23 23:16 24:1 26:24 29:2 34:8 35:9 39:4 52:1 57:21 69:18 70:5,6 74:4 78:12 85:5,12 85:13,14 120:18 122:14 124:1 131:4 142:23 143:6,7 145:19 148:18 149:15 159:10 159:22 160:18 161:2 179:24 183:2,4 184:2 184:10 185:7 Branches 47:7 brawler 49:14 break 23:13 87:1 123:2,18 153:6 158:23 165:4 Bri 133:24 134:1 Bridges 39:15 39:16,17 41:7 41:19,23,23 42:1,2,3,5 45:10 47:17 48:4 52:16,19 52:22 54:14 55:21 56:22 59:15,20 60:9 60:15,16 75:5 87:9 91:3,9,13 95:6 96:1 126:10	brief 130:22 142:19 briefly 134:2,3,6 Brigham 143:2 143:13 bring 48:8 57:2 63:11,16 66:5 66:8 69:12,14 87:5 101:24 116:24 145:10 164:22 165:6 172:9 bringing 30:17 31:17 139:17 Brockton 1:16 2:16 10:20 12:23 17:20 19:7 65:3 112:4 114:5 124:3,6,17,24 125:1,13,14,19 131:6 132:2 174:9,13 brought 16:19 67:24 brushed 13:13 15:23 BSU 167:13 building 95:9 bunch 52:1 107:13 business 11:6 12:2,3 63:21 busy 61:9 butcher 6:21 bylaws 14:5 52:10	call 43:24,24 47:15 58:13,22 59:21 65:21 91:7 94:17 95:20 109:16 109:23 110:15 114:8,14,23 116:12 124:5 127:5 135:8 139:19 140:4 157:22 called 17:1 31:19 34:10 57:17 77:15 83:17 90:11 91:14,15 92:17 95:3,21 100:5 102:1 112:9 125:23 136:4 138:19,20 139:24 176:22 calling 39:10 58:6 60:1 81:17 92:15,24 93:3,4,8,12,14 94:14 95:17 96:3,6 116:8 139:14 calls 65:21 135:11 141:9 176:13 campaign 111:1 112:4 162:11 162:13 canceled 65:2,8 65:9,19,20,23 cancellations 62:4,5 64:24 cancer 132:14 capability 20:15 capacity 10:1 95:4 Cape 12:22 15:3 15:7 137:18 car 169:15 171:11 care 47:16 49:20 Carla 16:3,18 carrier 176:6
C				
C 2:1 185:1,1,4 185:22 CA 1:5 Calahane 2:14 calculate 119:3 calendar 134:12 Calhoun 125:4 125:10,16 126:17 133:1,3 Calhoun's 140:5				

case 29:22 35:17 68:12 106:13 109:1 124:12 152:23 162:12 168:15 176:23 183:2	114:19 115:1,4 115:14 178:16 178:18	churches 45:19 47:12,12 90:14 124:2,16 138:16 141:12 179:8	104:8,12,17 105:3,20 107:3 107:17 163:13 164:14,19 179:9	112:17 153:7,9 154:19 155:9 156:13 185:23
cash 120:24 167:10	charging 65:4	circled 135:19	clerk 60:13,20	commissions 119:2
cause 163:9 167:15	chatting 138:1	Citizens 3:11	client 29:16 130:8	committed 124:17
caused 167:24	check 128:12,20	21:1,5 23:21 23:22 24:5 25:17,19,22,23 26:3 28:22 86:3 153:7,9 154:19 156:13	client's 6:20	committee 17:2 17:4,5,12,13 17:14,21 18:10
CC 23:5	checking 15:15	city 17:20 19:7 19:10,14 112:5 112:7,19 114:4	close 96:2 110:23	commonly 8:22
celebrated 135:9	checks 116:23 124:18	civil 1:15 19:20 20:3 38:5 110:22	closed 120:12	Commonwealth 1:3 66:16,23 67:21,22 185:2 185:6
certain 29:17 95:11 123:3,12	child 72:7 73:12 149:16 150:12 151:4,7,16,21 175:10	claim 13:7 37:18 81:5,6 85:8 101:23 126:17 126:23 169:19 178:14	Club 137:20	communicated 32:18,21,22 74:2 125:2
certainly 37:13 97:2	children 25:1,1 49:17 167:12 173:15 176:5 177:7	claimed 35:22 152:6	coaching 27:9 27:10	communication 6:2 8:16 69:4
certificate 12:5 57:8,11 58:19 104:14,19,23 105:21 106:16	Christ 83:7,14 83:22 95:10,12 116:8	claiming 53:2 65:22 118:12 178:22	Coalition 12:21 13:3 15:21	community 11:3 11:12 12:10,22 19:24 20:8,11 30:18 31:18 90:12 94:6 105:11 107:16 131:6 132:3,4 132:8 155:17 157:16 164:9 179:11
certification 106:2 107:21 126:10	Christian 39:11 41:4 53:16 57:17,22 58:21 59:1 78:4 80:4 81:7 83:5 105:11 106:2,5 107:22	claims 34:12 35:14,19 37:15 101:17,21 104:5,24 109:12	COGIC 47:10	companies 141:12 171:2,3 171:3,23
certify 184:3,5 185:6	Christianity 40:17 41:1 74:12	Clarence 163:16	colleague 20:7	company 26:18 27:2 154:16 155:22 156:2,3 156:15,23 157:17,19 171:11 177:6 178:9
cetera 54:18,18 104:9	church 39:13 41:12 42:14,16 44:4,21,24 46:3,18 47:1,8 47:19 49:21 50:12,16 51:14 51:15,18,22 52:5,13 53:3,9 54:8,23 55:2,8 55:12 56:2,3 58:1,5,17 59:6 72:14 75:3 80:12 81:7 88:6 89:3,10 92:10,13 93:6 100:5,5,6,7 126:14 140:20	clarify 37:17 58:4	collect 143:14	compensating 124:19
chair 112:17	church's 45:22 140:15	clean 70:14 80:13 173:1	college 24:15 28:9,12 154:14 155:17 157:16	compensation 43:19 119:8 181:14
chairman 103:9		clear 6:20 25:17 28:9 34:21 43:3 58:15 61:2,19 71:21 122:17 123:10 171:7	collebed 37:11	competent 9:23 10:4
challenge 151:1 151:16,21		clearly 170:7	combination 45:23	competing 126:15
challenged 151:18		clergy 34:13 66:20 102:2	combined 119:10	
change 32:20 102:17 160:11			come 16:10 46:14 47:12 48:3 67:15 75:14 97:11 121:24 136:18 137:12 139:15 140:9 144:14 146:9 164:12 172:24	
changed 150:21 160:6 167:1			commenced 185:9	
Chapels 88:10 99:14,18 100:2 100:12			commencing 1:17	
chapter 66:18 80:7			comments 33:4 81:23	
characterized 143:18			commission 3:11 21:2,6 23:21,22 24:5 25:18,20,22,24 26:3 28:23 86:4 112:1,3	
charge 62:8 133:5				
charges 113:16 113:17,21				

complaining 30:19	connected 185:15	163:22	19:7,9,10,11	54:9
complaint 3:12 3:15 34:18,22 35:3 38:11 60:24 61:1 63:11,13,16,18 64:14 85:23 86:8,18 145:12 146:14 148:12 148:15,19 149:13,18 152:9	connecting 93:16	conversations 15:22 74:15	19:14,17 112:5 112:19 114:4	CROSS 3:2 179:20
complete 9:14 184:7 185:13	consecrated 116:5	copies 122:17 123:9,9	counsel 2:10,19 4:8 6:15 179:24	crux 34:11 53:12
completed 120:7	conservation 90:3	copy 23:18,24 37:8 69:17 70:14 124:8 165:14	counselor 112:7	crystal 123:10
completion 138:6,8 142:13	consider 94:13 111:18 139:16 162:10 164:23	correct 6:1 10:2 12:9 25:24 26:5 29:6 32:1 32:3,12,13 34:12 35:19 40:14,15 41:3 44:6,13 51:9 51:10 55:5 56:3 61:4 68:16 70:12 71:7,8 75:13 76:11,17,22 77:11 78:2 80:19,22 82:16 84:21 87:19 93:4,20 94:11 95:19 96:6 101:14 111:12 113:16 117:17 131:19 132:19 132:20 135:2 141:14 147:12 150:3,9 155:16 157:21 158:1,2 158:5,13,13 161:23 162:23 169:5 171:21 181:14 182:14 182:17	County 132:15 185:3	cultural 95:14
compliment 93:15 95:1	considered 56:24 60:1 80:14	correctly 27:24 28:2 50:7 127:15	course 89:6 90:21 93:2	current 10:18 18:18 21:9,10 34:2 83:5,12 84:4
computer 150:20	consistently 61:15	correlate 81:10	court 1:4 4:2 5:12 6:3,12 9:21 20:16 28:20 37:1,21 37:23 64:11 85:18,24 86:5 86:9,13,17 101:24 122:5 130:18 141:20 142:3,17 146:18 148:24 151:8,9,13,16 151:18,19,23 152:4,14 153:22 154:3,6 154:11 158:20 159:6,12,15 160:21 162:4 168:7 176:22 185:4	currently 10:22 12:17 126:3 142:23 161:16
concept 83:22	consistent 45:23 60:2 121:14,17	correspondence 69:4	court's 96:19,20	cutoff 133:5
concern 14:2	constantly 116:8	council 17:20	coverage 161:4 161:9,13,15,16	
concerned 31:19 126:1	contact 110:18 173:14		covering 44:3	
concerning 112:14 113:12	contained 60:24		covetous 49:15	
concluded 182:23	contains 35:13 172:8		create 78:10,18	
conclusion 97:11 104:1 175:13	contend 29:14		created 20:6,7 156:7 168:19	
conditions 7:3,5	contending 61:3		credentials 51:2 139:1	
conduct 5:20	content 77:11		credible 170:3 175:4 178:1	
conducted 104:4	contents 29:24		credited 73:8	
conducting 108:21	context 74:7,8 74:11 98:18 110:12,12,13 139:8		crime 20:11	
confirmation 36:21 49:24	continue 61:13 94:17 167:20 168:10		criminal 113:17	
confirming 64:3	continues 64:3		criteria 51:13	
confused 46:5	continuing 119:16 168:22			
confusion 46:14	contradict 83:4 83:6			
congratulation 133:9	contradiction 83:12,20			
Congratulatio... 131:8	conversation 9:2 31:3,5 125:15 127:6,19 130:4 139:22 141:5			
congregation 54:4				
				D
				D 3:1
				dabbling 71:5
				daily 161:7
				damages 13:8 14:10,18 152:7 163:9 179:6
				Dapina 65:11,14
				date 12:18 34:24 35:3 76:4 121:7 134:12 159:14 180:1 180:10,18
				dated 58:3 80:21
				dates 182:12
				daughter 140:13
				daughter's 75:17,19
				day 7:7 46:24 100:5 121:22 185:19
				days 4:10 54:15 64:18 75:17
				DBA 12:5
				DCF 166:24 167:18 168:3,9 168:15,16,17 168:23,24 170:4,15,17,19 170:23 171:9 178:10
				deacon 56:23
				deal 167:23

dealt 90:9 111:6 151:20	158:3,8,11 171:15,18	depends 46:9	122:12	divorce 69:1,13 70:2 73:9,16
death 60:15 68:20	delete 76:7 82:2 84:6	deponent 4:9 6:16	direct 3:2 5:9 22:16 126:17 126:20	80:18,19 147:9 147:11 162:2
Deborah 133:2 133:3,20	deleted 84:12	deposition 1:13 4:11,13 5:15 5:20 6:4,7,13 8:2,7,9,15 10:7 10:14 14:2 58:10 66:13 160:8 182:22 185:7	directed 51:21	165:2 181:17 181:20
debts 162:3	delineates 152:24	describe 19:20 39:7 132:7,11	direction 185:12	doc- 119:24
deceased 39:19 59:16	Deliverance 39:9,22 40:3 40:20 41:13 43:14,20 50:19 51:9,22 52:9 52:15 53:3,8,9 53:13,19 54:2 55:8,20 56:11 56:20 57:24 58:5,6,9,13,16 60:6 68:14 75:6 88:23 90:1 100:16 101:13	DESCRIPTI... 3:10	directly 168:24 185:16	docket 35:17 176:17
December 64:22 150:3,14 173:9 182:2	decision 39:11 127:13,14 139:3	desire 49:6 desires 49:5 despite 32:14	directness 95:13	document 14:13 20:13 21:9,11 23:17,23 24:3 24:4,9 28:17 35:2,9,13,21 36:1 37:8,19 38:7,10,16 57:2 66:6 69:21,23 70:9 108:22 117:18 118:12,21,22 119:7 129:11 129:17 141:24 149:10 156:9 172:8 175:17 176:1 180:1
decided 52:3 121:22 169:4	decides 51:13,15	detail 45:11 97:16 163:1	Disagreement 112:1	documentation 14:14 66:23 101:4 141:8
decides 51:13,15	decision 39:11 127:13,14 139:3	details 65:17	disclose 144:8	documents 14:9 22:24 37:7,15 38:18,20 57:6 65:18 66:1 67:17,20 104:13,15 105:24 106:13 106:14,19 107:6 121:19 131:5 138:7 140:24 141:11 162:16 179:13
DeCoste 1:18 8:10 185:4,22	deem 135:5	determination 37:21 50:21,23 51:8 52:11 98:22	disclosure 142:24	doing 8:15 11:23 27:12 57:10 61:6,15 63:21 90:14 92:18 110:8 116:22 119:15 149:3 161:21
deem 135:5	deemed 4:12	detail 45:11 97:16 163:1	discontentment 112:23	dollars 44:5 65:5 119:9,11
deep 37:6	defamation 34:9 103:15 106:8	details 65:17	discover 167:3	
defamatory 36:17 64:1 102:6	defamatory 36:17 64:1 102:6	determine 29:21	discovery 38:12 107:5,18 108:21 109:4 120:11,12,19 128:7	
default 48:19	defendant's 159:24	determined 96:17	discriminatory 112:6,21 114:14	
defend 127:8	defendants 1:10 2:10 35:15 63:21 101:19 101:23 103:15 106:7 145:16	devil 49:24 50:5	discuss 139:14	
defendant's 159:24	denial 163:13 175:1 177:24	Didi 125:4,10,15 125:16 126:17 132:22,23,24 133:20 135:6 140:5	discussed 12:12 100:16 103:2 123:5	
defendants 1:10 2:10 35:15 63:21 101:19 101:23 103:15 106:7 145:16	denied 37:2 38:1 84:8,11,17 165:21 166:20 166:21 173:2 174:15	died 60:16 87:17 87:23 89:2	discussing 86:14	
definitely 14:17 95:3 140:10	denies 102:15	difference 29:11 59:12 162:17 162:20	discussion 130:22 140:17 142:19	
definition 169:24	denomination 40:16,24 100:9	different 32:16 38:6 89:4,6,6 97:5 99:3 151:13 167:2 169:17 181:19	discussions 133:12	
defrauded 176:4	denominations 40:19 99:5	differently 97:3	dismiss 36:23 37:18 103:12 124:11 152:23	
degree 24:21 25:8,15 26:4,7 26:19 27:3 28:3,6,11,14 145:1,4 153:15 154:17 156:1 157:11,24	department 149:16,19 151:22 152:4 167:1,12 172:6 176:5 177:7	difficult 47:14	distinction 45:15,16 47:21	
	depending 62:9 92:12	dig 13:24	distinguish 171:1	
		Digital 1:9 183:2	district 17:2,9 46:2,13 103:8	
		diligently	dive 37:6	
			Diversity 112:1 112:3	
			Division 149:17	

119:18,19 124:19,21 Dolores 133:1 DoorDash 11:9 DOR 3:16 148:18 150:20 150:23 152:6 152:16 Dorchester 42:12,13 59:6 59:10 166:4,6 dot 135:4 139:13 double 22:15 128:19 doubt 54:21,21 54:21 doubts 145:8 downloaded 66:10,14 70:14 dragged 175:9,9 drawing 97:12 drive-up 137:13 driver's 148:22 149:7 DRO 155:11 drop 62:2,24 130:13 Dropbox 129:15 129:16,17 130:14 dropped 61:16 62:21,23 drugs 10:1 due 94:1 98:12 131:24 138:17 duly 5:6 57:21 58:24 185:9 dump 122:1 duties 33:22	124:12 128:2 earn 171:10 earned 164:24 170:2 182:16 easier 22:8 58:13 Easter 42:18 easy 22:15 Economically 25:2 editorial 164:2 education 59:10 59:23 educational 57:19 58:23 59:3,7 eek 134:9 effect 9:20 eight 64:18 either 6:13 62:11 79:17 82:23 106:10 147:20 173:3 181:10 elder 39:5,8,12 45:3,8,21,23 46:1,5,8,12 47:24 48:6 50:24 53:2,14 53:15,19 54:4 54:7,11,17 55:1 56:2,23 57:20 75:3 78:5 80:12 81:5,6 90:4 94:3 elders 47:18 55:13 eldership 47:8 elected 17:24 18:1,4,16 19:5 election 18:22 18:24 electronic 180:7 180:11 eligible 170:4 eliminated 144:20,22 Ellis 32:24 34:1	Elm 137:20 email 4:2 22:2 120:16 128:13 128:20 129:16 129:22,23 130:15 139:9 141:18 emailed 85:21 embarrass 111:2 embodied 80:6 embody 50:20 54:5,22 Emerson 163:16 emojis 137:16 emotionally 172:17 employed 10:22 11:17 employment 145:3 enable 20:16 ended 68:19 95:5 127:6 181:5 Enforcement 149:17 engaged 146:16 enter 148:11 entering 173:13 Enterprise 112:10 113:19 114:6,20 entire 21:11 54:3 55:24 entitled 36:14 152:7 entity 12:2 100:17 167:2 170:15 ERRATA 183:1 error 152:20 especially 120:1 120:17 ESQ 2:4,13 essentially 37:17 168:8 176:4 establish 107:22 establishes	106:3 et 1:9 54:18,18 104:9 183:3 ethical 113:8 evaluate 97:24 evaluated 97:10 evaluation 55:4 Evelyn 70:5 73:11,20 74:1 74:4 79:10 90:19,22 97:15 148:1 168:17 168:18,21,23 Evelyn's 169:4 event 88:8 99:12 Eventually 168:2 everybody 52:3 evidence 14:10 36:19 38:13 66:1,2 73:9 75:9 85:6,10 96:17,21 102:22 103:18 104:4 105:4 107:2,15 109:5 109:6 120:5 126:24 138:15 141:1,4 170:6 171:7,24 ex-spouse 146:17 ex-wife 162:5 178:11 ex-wife's 70:4 exact 62:16 63:1 76:4 102:3 125:20,22 163:1,5 182:12 exactly 83:18 122:9 177:3 examination 5:9 54:16 55:4 57:16 58:21 59:8,19,21 80:6 91:12 92:6 98:19 179:20 examined 5:7	54:15 96:1 example 45:24 46:11 exchange 132:23 138:9,11 excitement 135:13 excuse 9:10 19:5 41:22 105:6 143:6 157:10 166:24 172:11 executions 162:4 executive 14:3 14:16 29:10,12 29:14,24 31:8 31:12 33:4,21 156:18 157:14 157:14 exempt 38:5 exhibit 28:18,22 64:9,13 66:15 68:5,7 70:17 85:3,16,21 86:3,5,17 87:4 116:24 117:3,7 122:6 142:2,3 142:5,11 148:11,14 149:1,4 152:13 152:16 158:18 158:19 159:2,4 159:6,9,17,23 159:24 160:19 160:21,23 179:22 180:6 180:15 exhibits 1:2 124:10 144:5 exist 38:24 55:7 67:2,14 106:14 106:19 existed 55:10 76:5 84:15 existence 56:11 60:7 67:15 68:15,19,21 79:22 81:3 existent 68:21 exists 5:1 14:22
<hr/> E <hr/> E 2:1,1,1,1 3:1,9 185:1,1,1 earlier 59:4 81:24 82:8 116:12 154:15 164:22 171:13 181:4 early 99:1				

36:7 38:16	80:21,24 81:13	family 47:6	filtering 130:15	180:6
106:1 109:1	82:6 84:3	62:12 151:8,18	filthy 49:13	fit 129:21
exit 154:9	88:18 89:18	151:23 167:17	final 37:1,21	five 23:1 24:7
experience	93:21 96:9,20	167:22 168:2	finally 95:23	86:22 153:3
24:22 28:4	97:6 107:9	168:19 170:18	131:16	158:15
57:17 58:21	127:14 146:16	far 157:16	finances 140:15	five- 123:1
59:21 93:18	168:8,13	fast 31:21	financial 158:11	flip 71:11
109:22 110:3,7	169:21,22	fault 122:23	170:11 171:12	floor 172:23
110:14,24	172:4 175:6	163:10	176:7	Florida 74:22
expires 92:7	176:4,8 177:5	February 39:5	find 14:12 48:5	75:5,11
185:23	178:7,9,10,12	58:3 90:4 94:3	70:8 87:13	Floyd 126:12,12
explain 47:10	178:19 179:9	feed 156:22	141:21 165:14	126:13
92:21 93:17	facts 36:2 75:8	feeding 2:7	finding 80:21,24	Fly 133:24 134:1
95:7	96:18	106:20 107:14	84:3 88:18	focused 20:4
explained 45:11	failed 124:3	126:19	96:9 99:21	folder 129:15
47:17 168:20	failure 150:11	feel 9:9 10:4	168:13 169:21	folks 135:14
explaining	fair 22:20,23	127:7	169:22 171:8	follow 165:8
43:23	fairly 123:3,12	feeling 33:3	172:3 175:6	follow-up
explore 29:3,20	faith 40:13 41:2	134:8 135:14	177:1,5 178:6	120:15
exploring 82:9	47:3 53:8 56:9	fell 100:7,11	178:7,9,10,12	following 63:24
82:17	80:14,17 83:5	felt 93:8	178:19	71:21
extend 120:12	83:13 99:20	festival 137:18	findings 69:14	follows 5:8
extended 75:16	fake 34:11,13,13	figure 103:13	69:21 70:1	food 20:2 105:8
extends 6:5	36:6 84:18,20	file 12:5 35:6	71:13,23 73:7	footnote 98:4
Extension 10:19	85:10 102:1	116:14 119:11	81:13 82:6	foregoing 184:3
10:20	114:23 164:15	119:22 123:22	93:21 96:12,20	185:7
extent 95:11	164:16,18	129:19 130:14	97:5 146:18	forget 134:20
143:20	171:5,15	143:1,5 149:2	176:3,16,24	forgot 102:3
eyes 20:10	fall 37:14 40:20	149:17 178:17	fine 5:3 16:23	126:3
	40:24 41:2	filed 31:22 36:23	18:8 22:4	form 4:17,21
	49:23 50:3	63:4 69:1	23:11 58:8,12	21:9 68:1,2
F	100:17	80:19 116:21	142:12	102:18
F 185:1	false 24:14	117:7 118:9,11	finish 9:5,7,13	formal 14:13,13
face 84:16 115:4	102:23 103:17	119:13 121:6	13:17 43:1	37:13 38:19
115:13	103:18 106:11	124:11 132:19	170:22	122:14
Facebook 3:13	106:12 107:8,8	142:14 145:12	finished 9:4	formality 33:18
70:17,23,24	107:11,12	145:14 147:1	Fire 46:1,11	formulated
75:23 76:6,17	109:9 157:1	147:11 161:3,9	47:4,4,5 69:3,6	147:4
76:21,24 77:4	170:12 175:24	164:7 179:1	72:14,16	forth 20:20
77:6,14,15,20	falsely 63:23	files 144:6	fireworks 112:9	156:24
78:1,6,20 79:3	falsified 30:21	filing 3:13 4:13	first 18:6,7,9	Forum 131:9
79:4,7,13,19	102:23 103:17	117:4,14,15	39:3 41:22	Forum's 132:10
80:10 81:1,9	103:18 106:11	152:9 172:5	45:6 48:9,11	forward 31:21
81:15 84:2	106:12 107:8,8	178:13 179:23	48:12,15 49:1	found 20:24
85:4,7	107:11,12	filings 66:7	51:4 54:6	71:9 76:3,16
fact 29:13 37:4	109:9 157:1	152:23 162:4	59:24 66:8	80:24 105:5,6
38:2 58:12	170:12 175:24	178:13 179:23	72:6 73:12	105:7 107:2
60:3 62:11	falsely 63:23	fill 17:18 18:20	88:8 99:11	108:24 112:11
69:14,22 70:2	falsified 30:21	21:4 56:17	143:17 160:1	163:7 164:5
71:13 73:7,8	falsity 106:10	59:17		
	107:9			
	familiar 17:7			
	47:5,9,10 66:7			
	70:10 83:22			
	families 65:13			
	105:8 167:13			
	176:5 177:8			

166:14 168:7 170:2,5 Foundation 132:5 four 18:12 19:10 19:14 85:19 86:19 132:15 frame 76:22 77:1 franchise 34:10 Frank 137:5 frankly 24:23 free 9:9 44:1 freedom 52:7 53:5 frequently 77:12 79:10 friend 113:10 friend's 174:4,7 friends 112:13 frisk 20:4 front 22:10 23:19,24 34:18 37:24 69:18 117:9 froze 153:22 frozen 153:21 full 8:20 147:5 full-time 44:9 fully 88:5 103:24 151:4 function 77:14 77:17,20 funding 44:8 further 4:15 5:18 179:17,18 184:5	gig 11:8 girl 177:11,18 Girls 137:19 give 29:8 31:11 59:8 90:19 103:3 given 49:10,12 132:2,5,11 144:21 184:4 gives 45:6 101:23 giving 27:13 105:7,8 107:14 143:2 go 5:17,18 8:4 12:7 13:17 15:20 16:7 23:6,8 27:22 28:9 34:22 37:17 38:12 43:16 46:7 48:1,13,18,21 52:23 53:9,12 54:15 55:18 66:11 71:22 75:10 100:4 109:11 116:17 118:18 119:6 123:2 126:2,12 126:13 129:14 130:19 138:20 139:20 142:15 143:7 144:18 153:4,7 155:10 158:15 162:22 162:24 164:24 169:1 170:22 172:11,14 God 40:18 49:21 59:14,14 60:2 99:3 100:6 164:11 Godhead 59:13 goes 55:12 56:10 going 7:19 9:6,6 9:11 12:20 16:9 20:12 22:18,20 27:18 29:1,13 31:11	38:19 46:1 47:6 48:13,18 53:14 54:19 57:6,9 58:4 60:22 61:24 62:4,16 65:15 66:5,9 69:12 69:13 70:8 72:13,21 78:8 83:1 85:16 97:16 98:24 103:19 108:15 109:5 115:9,18 115:22 116:24 120:13,13,15 122:2 124:7 125:18 126:2 127:16,17 134:7 135:11 138:15 141:6 141:15 143:17 145:10 146:20 148:10,18,24 149:10 152:12 154:9 156:20 158:15 159:1 159:21 160:17 160:19 165:6 165:16 167:14 169:7,24 172:14 176:21 182:10 good 30:7 49:7 49:10 50:1 107:19,21 123:11,23 126:21 127:5 132:16 137:15 137:23 154:10 goodwill 44:10 44:18,24 Google 104:20 104:21,22,23 105:5 107:13 126:18 127:4 137:5 162:14 Googled 105:1 107:1 126:1 127:1 138:21	164:10 175:22 179:12 Googling 104:7 104:11 gotten 36:22 129:2 131:17 governor's 19:9 19:11,17 graduation 75:18,20 graveyard 163:5 gravity 49:18 great 123:16 126:7 159:12 Greater 51:22 57:23 58:4,10 greatness 83:14 greedy 49:13 gross 119:1,3 ground 8:6,8 147:3 grounds 147:5 group 88:7 99:11 groups 12:16 guess 18:3 21:8 21:18 29:2 37:16 50:15 88:24 108:7 126:22 127:23 164:21 guessing 17:23 18:13 61:8,10 134:10 135:20 guest 134:15 guidance 48:3 guy 164:14 guys 141:23	happen 44:16 54:9 182:10 happened 166:17 173:24 182:14 happening 178:22 happens 83:21 happy 148:20 harassment 147:15 178:18 hard 115:17 165:14 Harris 145:13 146:3,7,12,22 147:7,14 Harris's 3:15 148:12,15 head 8:17,21 16:20 hear 43:2 60:17 91:10 153:24 154:1 heard 96:17 hearing 73:9 169:3 170:5 hearsay 90:24 91:5 held 19:19 103:2 103:5,10 130:23 142:20 180:21 181:2 hereunto 185:18 Hey 127:6 133:23 hid 168:8 highest 132:14 highlighted 124:12 165:3,7 highlights 119:7 Hill 60:13,14,19 Hillbrook 174:9 174:14,23 Hills 2:7 hire 89:18 124:3 138:17 139:3 141:2,12 179:8 hired 25:12,14 26:17 27:1
G				
G 185:1 gain 158:12 170:11 171:12 gang 20:9 general 9:4 66:19 143:1,13 144:18 145:3,5 181:3 getting 52:24 73:18,19 74:4				
			H	
			H 3:9 habit 121:21 Haitian 11:3,12 12:10,22 14:23 15:1 132:4 hand 9:10 185:17,19 handle 22:4 Hang 85:19	

hiring 138:12	175:1	independent 40:23 100:21	48:19	112:18 123:4
history 47:7,7 47:13 59:8	I	indicate 35:22 139:6	internet 66:12	141:23 151:7,7
hit 134:13	idea 52:14 55:20 56:5 97:10	indicated 29:4 146:14,18	interpretation 38:17	151:13 161:20 171:4,5
Holbrook 136:19,23	144:15 146:10	indicates 166:19	interrogatories 3:18 16:13	issued 32:4 73:7 96:19,20
hold 11:1 86:9 110:11 118:20	Identification 28:24 64:15	indirectly 185:17	39:18 40:13	103:11 175:6
128:6 131:2 165:13	68:9 70:19	individual 84:17	160:1,3,24	issues 149:6
home 75:14 134:7 144:17	117:5 142:7	individuals 13:12 16:1	interrupt 9:2	it'll 6:13
174:4	148:16 152:18	inform 167:18	interruption 153:19	items 109:4 144:9
homeless 20:2 105:8 106:20	159:19 161:1	information 14:20 24:11	intimidate 162:13	J
107:14 126:19	identified 5:6	106:4 107:4	introduce 20:12 64:8,9 122:3	Jacob 112:12
homelessness 20:3	identifies 46:21 46:22	117:17 120:14	141:16 149:1	Jacqueline 60:13,14,19
honestly 16:20 118:3,5 120:4	identify 81:18	120:21 143:3	introduced 69:15 179:17	James 48:7,18 48:22,24 49:1
honor 167:23	imagining 135:5	150:21 157:1	Ints 160:18	January 180:4 180:12,20
Hospital 145:5	impliedly 170:8	163:7,22 164:2	invented 157:5	182:4
hospitality 49:11	implying 143:21	179:7 180:15	investigate 109:13 112:5	job 8:11 24:23 25:3,4,6,10,23
host 104:8 132:10	important 8:14	initial 107:24	investigated 109:7 164:4	26:8,13,15 27:24 28:2,4
hours 11:19 137:13	impression 109:15,21,22	initially 13:23 18:20	investigates 103:24 104:3 164:3	112:10 116:7 126:7,23
house 44:22 47:13 49:16,19	inaccurate 155:19,24	insecurity 20:2	investigating 112:19,20	128:10 154:19 156:1,22 157:8
172:20,24 173:13	inaccurately 166:10 167:5	instance 100:4	114:13 162:6	162:6 170:10 171:13 180:22
Housing 156:5	inactive 68:22 68:24	insulting 116:6	investigation 104:5 155:5,8	180:23 181:2,5 181:8
HUD 166:24	incident 173:6	insurance 171:2 171:11 176:6	161:22 162:12	jobs 157:3,5
humble 94:20	includes 26:3	177:6 178:9	175:23 176:11	join 71:5,7
Humboldt 19:23	including 31:20 176:24	insurer 169:19 170:9	176:16	joined 15:15,18
humiliate 163:3	income 11:10 118:7,8,13,16	intend 23:5	investigative 103:23 105:1	jokingly 164:9
husband 49:8 71:14 72:1,7	118:18,22	intended 159:23	108:2,10	journalist 108:14,16
73:10 87:19,24	119:3,10,23,24	intent 6:8	involved 88:5	109:3 110:12
88:3,13 98:8	120:23 166:1,9	intention 148:21 149:3	involvement 69:5	journalistic 162:19
165:21 166:20	166:12 167:4	interchangeable 45:9,12 46:24	Islam 71:7,8	journalists 108:18
167:16 168:1	178:14 182:16	intercourse 174:20	74:13 81:20	judge 69:21 73:7 80:24 84:9
169:13 172:19	inconsistent 99:21	interested 83:2 168:22 185:16	82:2,4,7,18	90:5,23 93:21
172:21 173:4	Incorporation 46:12	interesting 104:10 119:14	83:8,11	94:2,12 96:8
173:12,20	incorrect 24:16 63:12	international	Islamic 80:14,17	96:12,16 97:3
174:10,15,19			82:9 105:13,15	
husband's 87:17 87:23 174:8			issue 34:8 53:12 62:18 106:11	

97:21 166:19 168:7,13 169:4 169:6 170:2,5 171:8 175:6 177:1 judge's 70:1 71:13 169:22 July 1:16 61:8 80:21 84:5 172:4 175:8 185:8,19 June 61:8 129:23 144:21 185:23 Justice 12:21 13:3,5 15:20	kind 13:13 116:6 King 48:7,18,22 48:24 49:1 Kissimmee 74:21 kitchen 172:23 173:7 174:21 knew 13:12 62:12 95:3 102:22 103:17 103:18 107:8 127:11 164:13 know 9:3 10:9 14:15 15:16 16:4 22:15 23:1 30:4 33:13,13,20,23 45:6,7 49:18 52:8,15,21,22 52:23 55:10,11 56:10,19,22 57:10 59:15,16 60:5,9,10 62:16 69:10,11 76:3,23 77:1 77:23 79:17,23 81:3,17,22 87:8 92:20 93:17 94:1,12 94:23 95:4,7 97:9,9,24 98:12,17,20,23 109:1,18 112:18 114:1 116:3 119:23 120:1,2,4,15 120:16,22 122:11 123:4 127:22 129:4 130:11,16 134:11,22 135:21 136:8 136:13,15,22 140:7,7,18 141:7 144:3,14 146:9 149:3 156:18 157:13 159:7 160:1	163:8,18 175:16 knowing 30:20 30:21 106:10 146:16 173:2 knowledge 24:12 35:10 69:9 160:4 185:12 known 104:6,11 107:12 108:1 109:8 127:2 164:18 175:24 Kris 4:3 22:1 Kristopher 2:13 4:20 5:13 149:1 kstefani@csla... 2:18	learn 118:6,11 learned 168:3 leaving 95:12 134:24 led 13:22 153:13 left 64:19 83:6 133:10 leg 28:7,8 legal 109:16 legitimacy 62:19 126:2 legitimate 164:14 Lending 13:1 15:11 lest 49:22 50:3 let's 12:18 13:2 15:20 18:3 41:13 48:8 67:7 68:13 87:5 111:20,22 123:1 125:15 145:11 158:14 164:21 172:2 172:10 liability 169:16 170:7 176:7 license 53:23 92:7 148:22 149:7,22,23 150:2,11,19 151:20 152:6 152:10 licensed 59:5 91:18,20,21 92:2 licenses 92:10 121:3,9 licensing 92:3,5 lied 153:14 154:15 156:21 170:9 171:13 176:6 177:6,7 178:8,10 life 60:2 93:12 95:6 115:24 116:2 121:15 121:18 122:10 125:9	lifted 49:22 light 94:23 111:18 112:16 Lighthouse 125:4,12,14 limited 103:13 119:23 line 153:13 183:5 link 68:1 129:8 list 119:21 listed 16:6,12 24:15 118:7 119:11,20 lists 119:7 litany 110:16 literature 48:5 50:11 51:11,12 55:7 litigation 38:5 little 10:16 19:21 38:6 57:7 85:22 103:4 123:23 133:9 135:4 live 138:1 lived 75:11 144:16 165:19 174:24 LLC 1:9 2:5 183:3 local 155:11 locally- 47:11 location 62:10 long 11:23 16:21 17:15 39:21 68:23 91:8,16 91:22 93:23 120:13 longer 68:15 84:4 115:21 120:17 look 35:8 47:11 87:6 118:1,1 122:21 123:2 123:14 127:21 128:5 160:13 176:15 looked 38:18
K		L		
Kearney 2:22 6:20,23 7:1,4 31:23 34:10,15 35:14,22 36:16 36:19 37:2,19 38:9,14,21 101:18,22 102:9 103:14 103:22 104:2 104:24 106:7 107:1,5 108:21 111:10 127:3 144:2 145:15 145:22 161:4,5 161:21 162:1 163:16 164:13 Kearney's 76:6 76:8 102:13 111:16 143:9 179:3 keep 121:1,5,13 121:15,19 keeping 144:3 Kennerly 173:2 173:9,16,18,23 Kennerly's 172:19,23 174:21 kept 59:19 121:2 121:14 164:16 kids 156:22	labeled 57:8 lady 41:22 language 162:24 lap 113:8 Lashaun 148:2 148:5 Lastly 161:2 late 48:4 63:5,7 133:3,4 157:23 164:7 179:10 182:13 law 2:14 29:17 67:1,13,15 101:24 103:20 laws 66:19 lawsuit 116:14 116:21 121:6 146:22 163:15 lawyer 163:20 180:3 lay 46:14 lead 175:12 leader 19:20 46:2,13 leadership 32:16 32:20 45:10 48:2,3	L 4:1 labeled 57:8 lady 41:22 language 162:24 lap 113:8 Lashaun 148:2 148:5 Lastly 161:2 late 48:4 63:5,7 133:3,4 157:23 164:7 179:10 182:13 law 2:14 29:17 67:1,13,15 101:24 103:20 laws 66:19 lawsuit 116:14 116:21 121:6 146:22 163:15 lawyer 163:20 180:3 lay 46:14 lead 175:12 leader 19:20 46:2,13 leadership 32:16 32:20 45:10 48:2,3	liability 169:16 170:7 176:7 license 53:23 92:7 148:22 149:7,22,23 150:2,11,19 151:20 152:6 152:10 licensed 59:5 91:18,20,21 92:2 licenses 92:10 121:3,9 licensing 92:3,5 lied 153:14 154:15 156:21 170:9 171:13 176:6 177:6,7 178:8,10 life 60:2 93:12 95:6 115:24 116:2 121:15 121:18 122:10 125:9	

63:15 95:12 137:24 176:17 176:18,19,20 looking 29:23 30:1,11 35:11 38:13 46:20 108:4 111:1 118:24 136:15 140:15 143:5 looks 131:5,11 132:6 149:13 149:14 150:1 159:10 Lord 125:8 losing 181:8 loss 150:18 179:6 lost 51:6 61:3 150:11 165:22 lot 11:8 12:13,13 13:14,18 15:22 126:24 love 72:3 94:20 94:21 135:12 low-income 62:11 lower 62:10 lower-level 40:7 lucre 49:13 Lyft 11:8,24 lying 170:10 171:11	managed 47:12 management 26:14,18 27:2 154:16 156:2,5 156:14,23 157:17,19 171:3 manager 144:20 managing 46:17 112:11 March 21:3 24:5 24:8 32:2 156:16 161:10 161:16 162:11 mark 28:18 142:1 152:13 marked 28:24 64:14 68:8 70:18 117:4 122:6 142:6 148:15 152:17 159:18 160:24 179:24 Marketing 1:9 183:3 marriage 71:15 72:5 121:3,9 167:14,19,24 168:4 185:15 marriages 66:17 67:21 182:1,4 182:7 married 72:2 73:18,19 74:5 74:20 75:12,20 79:11 168:9 marry 72:12 Mass 15:10 17:6 143:1,12 144:18 145:3,5 156:12 mass.gov 3:12 66:10,18 68:7 86:15 Massachusetts 1:3,14,16,19 12:24 21:5 66:19 67:22 149:15,18	174:5 181:3 185:2,6 master's 74:10 matter 84:23 113:14 127:14 184:5 185:17 matters 88:6 mayor 17:21 19:9,10,12 McLane 2:4,5,5 3:4 4:20 5:10 5:11,23 6:8,18 6:22 7:6,14,21 18:7 20:14,18 21:13,21 22:1 22:6,12,14,22 23:3,8,15,22 25:19 27:8,12 27:15 28:16 39:2 41:14 43:6 51:19,24 64:7 67:11,12 71:19 73:1 79:15 85:15,20 86:2,15,20 116:19 122:2 122:19,22 123:6,11,15,20 128:19,24 129:7,14 130:2 130:13,20 131:1 141:15 141:21 142:12 142:15,22 148:10,23 152:12 153:2 154:1,5,8,12 158:14,21 159:1,7,13 160:17,22 177:15,19,22 178:4 179:16 182:20 mean 22:19 36:12 39:7 45:21 73:1 92:19,23 98:17 111:20 115:19 115:23 116:13	116:20 118:5 120:11 121:17 125:20 126:24 127:8 139:20 140:1 147:15 155:15 175:17 meaning 71:14 73:7 106:8 180:22 means 5:24 33:13 145:2 177:2 media 63:24 105:24 106:19 110:21 Meditech 132:16 meet 54:10 88:8 99:12 meeting 14:3,7 14:16,17 33:1 33:4 47:13 megabytes 130:11 member 12:16 15:2 17:1 66:20 88:12 99:16 100:3 102:2 104:7,8 104:12,16 105:2,11,13,19 106:4 107:3,16 107:22 126:14 140:10,11 164:19 members 13:21 20:10 30:18 31:12,18,19 60:10 112:4 125:24 memo 3:17 159:2,18 Memo.pdf 159:11 memorandum 103:11 124:9 124:10 memory 111:3 mentally 10:4	mention 105:14 mentioned 29:3 40:12 47:22 69:13 105:23 mercy 125:8 message 127:15 132:23,23 138:9,11 messed 163:16 164:3 messages 122:8 128:5,6,9 138:7 met 5:12 8:10 Michael 11:7,23 12:8 57:21 149:15 Michele 1:18 20:15 23:5 28:19 64:9 68:4 85:15 122:4 141:19 142:1 148:12 158:18 159:10 160:17 185:4 185:22 Middleton 148:2 148:5 militancy 95:11 95:13 militant 74:14 mind 102:17 141:17 175:16 mine 77:21 85:7 minister 40:7,8 40:9,10,11 52:12 54:1 56:14,21 59:5 66:22 67:1,6 67:13 78:4 87:11 88:4,22 89:5,13 91:17 91:22,24 92:4 92:12 139:3 ministers 53:22 53:23 92:9 ministries 42:12 43:5 89:24 99:15 100:19
<hr/> M <hr/> M 2:1 70:5 MA 2:7,16 maintaining 120:19 making 52:5 Malcolm 83:1 malicious 146:14 maliciously 63:22 Malik 72:9,20 73:13,21 74:3 81:8 83:1 man 49:5,18 56:5 116:9				

101:1 125:9	170:1,17,19,23	13:23 14:4,19	25:2,3 139:15	nonpayment
ministry 39:11	171:9 175:14	14:24 29:4	155:24 156:22	175:10
56:24 57:18,23	179:6	30:18,20 31:6	needs 27:16	NORFOLK
58:22 59:1,9	Montello 10:17	31:18,19 32:3	nefarious 108:5	185:3
59:22 60:4	10:19,20	32:16 103:7	110:5,7,9,17	normal 9:2
88:2 95:3	month 17:22	104:8 131:9,15	110:18 111:7	northern 17:6
105:12 106:3,5	176:2,2	132:3,10	112:24 113:3,6	Notary 5:7
107:23 125:5	monthly 119:1,2	name 5:11 6:20	113:7	185:5,19,22
125:10 126:16	months 34:5	6:21 12:7 16:2	negative 111:18	note 142:1
140:6	64:18,18 76:9	16:3 21:4,23	113:4	notes 153:4
minor 176:10	77:24 81:4	31:4 33:11,19	never 8:1 28:12	158:16
minute 123:2	84:13 128:3	34:1 39:14	36:11 37:2	notice 14:11,15
134:14	172:7	52:17,19 70:4	38:1 75:11	144:21 147:2
minutes 9:19	Moore 19:23	70:11,24 71:4	83:6,8 90:9	150:2 151:2
Miracle 39:9,22	morning 137:15	72:9,19 73:13	96:5 97:13,14	noticed 155:12
40:20 41:13	mother 177:2	73:17,21 74:3	108:24 109:18	notification
43:14,20 50:19	mother-in-law	74:10 75:23	111:5 128:6	150:22
51:9 52:9,15	170:19	78:7 81:1,8,9	129:5 146:2	notified 155:18
53:3,9,10,13	motion 36:23	81:18,23 82:3	166:17 168:17	novice 49:21
53:19 54:2	37:18 103:12	82:11 125:8	168:23	number 28:22
55:8,20 56:20	124:11 142:23	126:3,12 133:1	new 48:14,19	35:18 62:3,16
57:24 58:5,6,9	176:19,19	139:4 155:22	89:8 100:5	64:13 68:7
58:14,16 60:6	motions 4:17	156:3	122:16 155:19	70:17 85:24
68:14 75:6	176:18	named 70:21	176:20	117:3 131:9
88:24 90:1	motives 111:8	names 65:9	news 30:6	142:5 143:10
100:16 101:13	113:6	82:22 83:10	111:13 161:7	148:14 149:7
Miracles 40:3	move 29:1,2	167:2	newspaper	152:16 159:17
mischaracteri...	68:13 75:5	nation 71:6,7,8	138:22,23	160:23 179:23
143:19	78:24 118:20	74:13 81:20	nice 120:15	180:6,16
mischaracteri...	118:21 174:18	82:21,23 83:11	135:14 137:24	numbers 63:1
55:16 177:13	moved 166:2	88:10 95:16	nickname 58:7	132:14
178:6	174:3,7,14	99:13,18 100:2	night 77:9 125:8	
misconduct 20:5	175:3 177:19	100:12	137:23 140:23	O
missing 82:24	177:23 178:1	national 33:1	141:2	O 2:1 4:1
missionary	movement 43:23	nationalism	nine 172:14	Oak 165:20,23
92:18	45:14 46:16	74:9 82:9,14	NIV 48:7,21	166:3 174:12
misspoke 35:24	MP4 130:7	82:15,17	no- 138:19	174:18 175:3
mistaken 63:11	murder 19:23	nationalistic	139:19	oath 9:18,18
69:20 113:13	Muslim 71:14	74:13	no-go 127:16	143:22,24
mistakenly	72:8,12 73:10	nature 44:5	136:5 139:23	166:23 168:20
134:19	73:12 81:8,18	83:16	140:5	object 26:22
mistakes 9:3	81:23 82:3,5	necessarily	nod 8:17	72:22 103:19
mm-hmm 8:17	mute 6:14 7:20	45:15 95:4	non- 12:14	106:18 143:18
83:24 161:19	N	need 8:19 14:15	non-disclosure	143:23
money 34:14,16	N	14:19 27:8,17	29:19	objection 25:16
35:23 36:13	N 2:1 3:1 4:1	27:19 54:24	non-paid 155:2	27:4,11,16
102:4 152:7	N-I-G-H-T	103:16,16	non-profit 132:9	31:15 55:14
164:20,23	125:9	139:8 160:11	non-public	75:7 97:7
166:15 168:10	NAACP 12:22	needed 24:23	143:3	116:15 176:13

177:12	oh 5:2,23 7:21	60:9,17,19,22	142:23 144:14	51:4 52:22
objections 4:16	10:15 11:11	61:6 62:1,6,13	144:18,24	53:20,21,22
4:16,21	12:1,4 13:5,17	63:10 65:8,14	146:12,19	55:23 56:6,21
obligation	13:18 16:7	66:5 67:3,19	147:7,10,20	56:23 57:22
109:16	26:2 27:18	68:1,4,23 69:3	148:10,24	58:24,24 60:11
obligations	32:22 59:11	69:8,11,20	151:1,4,21	75:2 87:9,10
109:19	69:1 78:19,24	70:8,14 71:9	152:3,9,12,21	87:11,12 88:4
obtain 104:20	80:15 91:17	71:20 72:19	153:1,12,21	88:22 89:12
122:13 147:14	100:1 113:5	73:3 74:1,7,16	155:8,18,22	92:1 93:6
147:18,20	114:16 123:11	75:2,12,19,23	156:7,11	96:11 101:9
148:2,5	133:16 139:10	76:2 77:3,10	157:21 158:21	115:24
obtained 117:10	151:10 164:11	77:16,24 79:7	159:15 160:10	order 37:24 40:5
166:5 173:10	170:22 182:6	79:12,24 80:18	160:14 161:13	66:20 67:21
174:10 178:20	okay 4:21 5:22	82:17 83:8,10	161:20 163:6	69:17 85:22
obtaining 145:3	6:19 7:6 9:15	83:21 85:15	166:18 167:7	96:20 103:11
146:15	9:23 10:7,12	86:20 87:21	169:3,24	117:9 142:24
obviously 16:24	10:16,22 11:5	89:4,8,12,15	170:20 171:7	144:10 147:16
40:16 53:7	11:11,20 12:2	89:20 90:5	171:23 177:5	147:21 148:3
123:4	12:5,7,10	91:1,6,19,24	178:7 180:20	170:6 173:11
occur 54:9	14:21,21,21,22	92:3,14 96:8	181:7,12,16,24	178:18,21
occurred 168:20	14:22 15:6,10	98:14,24	182:7,10,14	ordination 39:5
168:21	15:14,20 16:12	100:15,21,24	old 85:4 173:8	39:8 51:3
October 88:9,12	16:16,23 17:5	101:4,9,12,15	173:18,22	53:17,18 54:1
89:20 99:12	17:14,17,24	102:5,17,22	174:3,22,24	56:2 57:8
131:12,18	18:19,23 19:4	106:17 110:6	once 23:7 35:9	58:19 89:9,16
144:22 181:5	19:8,10,14	111:24 112:2	82:21	91:12 98:20
182:1	20:12,18 22:1	113:5,11 114:3	one-week 13:23	104:14,19,23
offer 68:4 85:16	22:13,23,23	114:5,10,12,17	32:22	105:21 106:15
148:18 159:1	23:9,10 24:11	114:22,24	oneness 59:14	107:21 108:23
160:18,19	24:14,17 25:6	115:4,11 116:1	ones 62:17	129:18
offered 44:11,20	25:21 26:2,7	116:13,24	online 20:24	organization
126:22 128:1	26:13,15 28:8	117:17,21	108:24 162:3	46:3,10,17
158:17 159:8	28:11,16 30:23	118:4 119:5	open-ended	50:12,15 51:14
offering 43:15	31:9,13,21	120:5 121:5	94:10	52:6 55:12
43:16 44:1,14	33:9 34:7,15	122:2,20 124:7	opened 137:6	68:22 69:8
44:18,21,23,24	35:7,17,21	125:2,14,22	operate 56:9	99:19 100:4,8
159:9	36:15 38:19	126:5,22	Operation	100:13,18,22
offerings 44:11	39:2,18,21	127:10,12,23	144:20	101:2,5,7
offhand 13:1	40:5,9,12	128:9 129:2	operative 35:13	146:6
office 17:24 18:1	41:19 42:2,7	131:18,21,24	opinion 111:14	organizations
18:4,6,7,9,17	42:13 43:10,19	132:4,10,21	opposition 3:17	40:19,21 44:8
19:1 46:21	44:6,16,23	133:4,17 134:4	36:24 61:2	99:4 103:6
49:5 116:6	45:3,21 48:12	135:8,20 136:1	69:15 117:8	163:14
offices 2:14 19:4	49:1 50:15	136:2,13 137:2	124:9 159:2,18	organized 88:6
official 90:15	51:20 52:9	137:7,14	orally 8:15	99:10
96:14 98:7,10	53:18 54:21	138:15 139:18	ordain 39:12	original 51:11
98:15,22	55:7,11 56:19	139:18 140:3	ordained 40:6,8	51:16 129:23
officially 64:8	57:2 58:8,19	140:19,23	41:7 43:22	136:15 175:21
94:3	59:10,15 60:6	141:6,8,15	45:3 47:17	originally

128:17	99:5 124:13	139:22 140:3	175:14 178:17	placed 24:18
outlines 66:19	165:7,16 167:7	140:12	people's 175:15	25:1 158:4
outside 137:12	169:8,22	pastor's 140:12	perceived 112:7	places 13:19
overlooked	172:10,11,13	pastoral 87:4,7	percent 151:12	plaintiff 1:7
122:23	174:1	89:9,17 159:3	Perfect 20:18	2:19 176:23
oversaw 88:7	paragraphs	pastoring 68:20	132:10 154:12	plaintiff's
99:11	74:16	105:6 115:10	perform 61:4	159:24
overseer 45:24	paraphrasing	115:11	66:17,21,24	planning 65:4,6
47:1	34:17 71:18,19	pastors 125:1	67:21	120:21
overtime 119:2	parent 169:2	path 120:19	performed	pleading 38:10
143:13,14	part 11:3 12:11	patient 49:14	182:1,4	107:10
166:12	12:12 14:8	Patrol 20:8	performing	pleadings 12:12
overturned	45:13 46:15	Paul 46:21	61:20	please 4:5 9:5
32:24 33:15	56:24 59:8	paused 28:1	period 42:9	64:10 67:10
	60:23 68:11	pausing 53:20	43:12,21 45:1	128:15 130:3
	81:19 88:18	147:6 151:6	55:5 75:16	139:9
P	95:2,10 103:15	pay 11:18 44:9	77:22 91:8	Plymouth 1:4
P 2:1,1 4:1 185:1	110:22 111:3	119:2 140:20	121:13 147:10	132:15
P.C 2:14	113:13 125:10	150:12 170:8	person 8:11 31:5	point 24:24
p.m 130:1	129:10 143:12	payment 43:24	46:16 51:1	36:11 51:1
134:24 182:23	145:19,20	44:17	52:2 108:12	54:13,22 66:4
Pacer 117:10,12	177:1	PDF 66:14	109:8 116:5	81:24 102:8
page 3:10,12,13	participate	118:19	161:15 163:3	110:13 126:22
22:16 66:10,14	92:10	PDFs 129:12	178:20	127:23 169:10
68:8 70:8,18	particular 51:18	pending 181:20	person's 34:1	175:11,21,24
71:10 76:5	112:8 113:9	Pentecostal	personal 57:18	179:15 180:13
81:4 85:4,7	140:6	40:13,16,24	58:22 59:22	181:7
86:16 98:4	parties 4:9	41:2 44:4	143:3	police 20:5
99:7,8 118:19	74:20 165:19	45:14 46:10,15	personally 9:12	155:5,8,11,11
118:20,21,24	169:17 174:13	47:9 53:8	36:16 38:14,21	pool 157:8
119:6 165:6,8	185:16	56:10 59:6	96:10 111:6	position 13:10
165:16 167:8	Partners 11:4,12	83:12,17 93:18	personnel 143:1	14:19 18:23
169:7 172:12	12:11,22 15:1	99:20 100:9	Peter 46:22	37:1,18 52:12
180:6 183:5	132:5	Pentecostals	petition 69:16	59:18 60:1
pages 1:1 21:12	party 6:13	54:19	phone 65:21,21	125:19 126:23
21:14 23:1	pass 38:12	people 9:3 15:22	108:17 141:4,8	128:1 153:9,10
24:7 129:13	passed 17:18	43:24 46:14	photo 7:8 76:21	153:16 155:3
paid 11:21 42:20	39:21 60:10	47:11,15 48:21	77:1,8,21	158:3,7 171:16
42:23,24 43:4	88:20 133:4	52:1,4 53:22	photographing	180:21,22
43:13 120:7,24	passes 36:6	56:12 62:19	6:6	positions 19:5
151:4 153:10	password 76:3	65:9,23 90:12	photography	144:20 159:3
153:16 154:19	pastor 41:23,23	91:6 92:15,19	6:6	171:17
paid-for 68:22	41:24,24 42:3	93:2,3,11,18	photos 77:3	positive 111:14
painted 111:17	44:3 60:15	94:14,17,20,22	141:10	161:14,17,18
112:15	88:3,19 89:1,2	94:24 95:17,19	phrases 8:21	possession
paper 175:7	89:4,19 92:6	96:2 110:8	Phyllis 32:24	113:17 115:4
paragraph 36:2	92:12 125:6	112:17,21	34:1,2	possibly 61:9
63:17 71:10	126:12,13	116:22 141:9	pick 108:17	121:3 140:14
74:17,17 87:6	135:9 139:14	157:22 163:12	place 36:6	post 13:11 15:6
87:12,13 93:21				

77:10,11,21 124:4 posted 78:12 80:16 82:1 posting 27:24 77:8 109:13 postings 78:16 practice 53:6 83:11 practiced 83:8 preach 41:10 42:7,8,17,24 43:4,13 44:12 124:2,16 128:1 141:13 preached 41:15 41:20 preacher 44:2 91:15 92:17 95:21 preaching 40:4 40:6 41:8 43:20 106:20 125:19 126:8 126:19 139:16 preceded 60:15 precludes 29:21 Predatory 12:24 15:11 preferred 28:2 158:4 pregnant 72:6 73:11 preparation 10:13 66:13 prepare 10:7 prepared 10:10 preparing 10:14 presence 7:17 39:12 present 2:21 12:19 presented 84:8 84:21 85:3,6 85:10 96:21 presenting 120:23 PRESENTLY 183:5	preside 46:8 president 31:6 31:20 33:22 34:2 presiding 39:9 45:17 47:22 48:1 51:14 52:16 54:12,14 55:3,24 press 30:7 presumably 171:12 presupposes 75:8 prevention 147:16,21 173:10 178:18 178:21 previous 72:17 89:16 previously 47:23 88:21 159:4 pride 49:23 primarily 8:8 11:9 20:1 59:11 90:13 92:8 principles 80:6 print 22:18 printed-out 123:9 prior 39:22 40:1 40:2 41:9,17 42:9 61:6,18 62:6,18 68:15 74:4 75:4 88:23 94:5 96:10 103:22 108:3 109:13 119:16 120:8 133:11 139:9 149:6 161:24 174:17 181:1 private 171:2,22 private-run 157:18 privately 157:20 privilege 4:24 29:15,16	privileges 29:17 probably 30:21 76:8 91:20 92:15 94:23 134:18 136:10 136:24 probate 151:8 151:18,22 168:7 problem 123:15 171:1,19 175:21 procedure 1:15 66:17 proceed 147:3 process 54:8 55:11 89:9 90:15,17,20 91:9 92:3,5 96:14 97:20 98:7,10,15,22 101:6 processing 157:4 produce 14:22 39:1 138:16 produced 37:19 109:4 128:7 131:16 160:2 producer 131:15 production 14:9 57:5 104:13 profane 162:24 profession 116:8 professional 121:14,18 185:4 profile 70:23,24 76:17 77:12 78:1,7 79:19 80:9 81:1,9,15 84:2,5,7,9,11 84:15,18,19,20 85:2 157:14 profiles 156:19 157:15 profits 12:15 program 131:15 162:18	programs 105:9 prohibited 173:12 pronounces 6:22 proof 143:22 property 26:14 26:17 27:1 154:16 156:2 156:14,23 157:17,18 171:3 proposal 71:15 72:4 proprietor 12:4 prosecution 146:15 prostate 132:13 protect 144:9,10 protective 142:24 Protestant 99:2 prove 105:19 109:2 171:24 179:3,4,13 provide 12:14 66:20,22 109:5 109:14 126:9 139:1 144:6 163:19 provided 14:12 29:13 30:2 57:4,12 58:20 95:15 106:1 131:5 143:10 160:11 163:22 180:15 provides 66:18 providing 167:3 proving 106:13 provisions 1:14 public 5:7 88:16 89:23 90:7,9 93:23 96:23 97:13,16 98:2 98:10,14,20 103:13 117:10 117:12 148:19 152:22 185:5 185:22	publications 32:14 publicly 20:24 149:5 162:3,16 163:7 176:1 publicly-avail... 126:18 published 63:23 77:3 104:2 106:9,12 119:17 121:7 131:22 144:2 144:12 150:6,9 162:2 172:3,4 172:8 175:8,20 176:3 publisher 37:4,5 37:9,20,22 38:4 publishing 102:9 108:4 145:24 148:21 161:6,24 pull 35:2 87:4 124:7 pulling 76:20 165:2 purpose 36:7 162:19 pursuant 1:14 pursue 134:22 pushed 113:10 put 9:9 12:11 20:20 28:6 135:4 136:11 140:8 142:1 153:17 154:18 154:20,22 175:7 putting 154:17 156:24 157:7 163:4
Q				
qualification 25:7 59:7				
qualifications 45:7 57:19,20 58:22,23 59:3				

59:22,23	R	42:19 97:15	184:7 185:14	146:3,17
qualifies 55:1	R 2:1,1 185:1	124:1 145:6,7	recording 6:4,12	172:18 173:4
qualities 50:20	racial 36:9	182:8	7:8	173:19 175:2
question 4:17,22	raised 149:6	Recap 117:12	records 59:19	177:23,24
9:5,9 16:9 18:8	ran 18:6,9 114:4	receipt 102:12	60:5 121:1,13	released 178:24
27:20,22 28:5	re-uploaded	receive 44:17,18	162:2	relevancy 143:4
29:18 30:16	155:16	125:18 128:11	RECROSS 3:2	relevant 83:15
31:2 43:2	read 4:10 21:18	167:20 168:10	red 135:4,20,21	118:2 135:6
51:12,21 52:18	35:9 38:7 50:7	168:24 170:17	136:10 139:13	151:10,12
55:19 60:4,23	54:6 71:24	170:23 181:9	redact 148:20	Relief 42:12,13
61:17,19 62:19	103:22 122:11	received 32:7	149:2,8 155:1	42:21,24 43:5
65:6 67:10,16	122:15 123:7	43:19 84:2	redacted 149:4	44:16,19 68:18
68:13 73:4	133:9 139:8	104:13 105:20	149:10	68:23 88:2,11
75:8 79:14	143:15,16	119:9 122:10	REDIRECT 3:2	89:24 99:15
80:3 81:5,24	144:11 165:8	128:24 129:7	reduced 8:9	100:3,11,19,24
84:7 88:24	172:13 179:12	131:12,17	reduction 20:11	101:7,12
91:10 92:22	183:6 184:3	149:14 150:2	refer 22:10	religion 52:8
94:6 100:1	reading 36:3	154:14 168:17	54:19 180:5	53:5,6
103:13,21	38:6 49:1,3	170:3,19 179:7	referenced	relying 164:1,3
106:21,24	57:13 63:18	receiving 11:18	159:3,8	remain 6:14
107:19,24	71:17,24 74:18	14:18 150:22	referring 25:17	7:20 30:20
108:7,17 110:2	82:4 87:15,21	167:10 168:16	25:22 36:1	92:5
116:18 118:10	98:5 99:8	168:22 170:1	41:12 58:10	remained 15:2
137:17 145:9	124:13 128:13	reckless 106:10	72:17	remains 90:2
151:14 153:5	129:23 131:6	107:9	reflects 157:11	remarks 112:6
154:4,7 163:6	133:5,21 134:4	recognize 21:8,9	refresh 156:2	112:20
172:13 179:22	135:6,23 136:2	54:4,11,12	180:5,14	remember 12:20
questioned	136:16 137:2	55:1 69:23	Refuge 42:12,13	13:1 16:21,22
126:7	137:10 145:17	70:1 117:14	42:20,24 43:4	17:23 18:12
questioning	165:9,17 167:8	recognized	44:16,19 68:18	19:15 27:24
153:13	169:8 172:15	39:10 76:16	68:23 88:2,11	28:1 31:4 63:2
questions 10:5	READS 183:5	92:11 105:10	89:23 99:15	64:23 65:8,11
15:17 72:17	real 31:14 84:19	132:16	100:3,11,18,24	65:11,12 78:19
88:21 134:8	85:8,9 124:8	recollection	101:7,12	78:21,22 79:2
153:6 176:24	137:24 138:23	78:16 158:10	refused 44:24	85:9 91:1
182:19	153:8 175:13	180:14	120:12 167:22	114:2 118:16
quick 124:8	realized 82:21	record 3:16 5:21	regarding 46:20	124:5 127:15
153:8 179:22	really 20:9	6:9 7:1 9:14	57:16 58:21	130:9 144:22
quickly 87:3	24:23 25:2,3	23:7,9 33:12	59:20 113:20	152:2 157:16
155:12	45:19 46:23	34:21 35:12	114:18 142:24	163:5 180:1
quite 24:23	87:3 95:13	37:10,11,12	146:1	reminded 47:18
45:11	112:13 126:11	58:4,15 68:11	Regional 17:3,5	76:5 84:1 85:1
quotations	164:15	130:19,23	17:8 103:8	147:2
97:12	reason 28:1 29:8	131:1 142:15	rejected 44:20	REMOTE/Z...
quote 36:2	29:12 30:1,5	142:20,22	relations 174:16	1:13
109:24 125:20	30:11 38:8	148:20 152:16	176:10	remotely 1:18
125:22	119:21 139:24	152:22 155:13	relationship	removal 33:18
quoted 107:10	151:6 164:7	155:14,15	74:12 94:22	remove 80:9,13
quotes 163:1	recall 19:13	159:22 165:2	95:9,15 140:12	81:12,14 155:1

removed 13:9,9 13:11 33:8 155:6 163:24 164:6,17	requirement 150:23	152:10	52:4 53:6 54:2	Roberts 84:9
removing 74:9	rescind 131:24	restraining 69:17 117:8 173:11	57:11 59:1 62:23 63:8,17 63:17 64:17 65:3,22 68:18 71:23 75:14 76:12,15 77:14 77:19 78:24 82:4 83:23 84:11 85:11,23 87:15 94:9 98:4 101:16 102:12 104:21 104:22 110:21 111:3 113:5 117:7,24 118:24 120:10 120:11 121:6 123:6,20 128:2 128:10,13 129:10,20 134:4 135:17 136:11 138:6 139:6,10 142:14 143:7 143:11 145:13 147:14 149:9 149:10,13 150:1,8,11,18 154:9,13 156:20 158:6 158:13,14,18 159:7,21 160:6 160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	Roberts' 96:12
rephrase 18:8 25:12 73:19 74:2 103:3 104:21	research 65:17	restroom 86:23	82:4 83:23 84:11 85:11,23 87:15 94:9 98:4 101:16 102:12 104:21 104:22 110:21 111:3 113:5 117:7,24 118:24 120:10 120:11 121:6 123:6,20 128:2 128:10,13 129:10,20 134:4 135:17 136:11 138:6 139:6,10 142:14 143:7 143:11 145:13 147:14 149:9 149:10,13 150:1,8,11,18 154:9,13 156:20 158:6 158:13,14,18 159:7,21 160:6 160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	role 24:20,23 89:17 115:21 140:6 164:9 179:11
report 50:2 166:11	researched 67:16	result 13:7 15:6 29:5 30:3 33:23 146:21 152:1,3,9 179:5 181:7	84:11 85:11,23 87:15 94:9 98:4 101:16 102:12 104:21 104:22 110:21 111:3 113:5 117:7,24 118:24 120:10 120:11 121:6 123:6,20 128:2 128:10,13 129:10,20 134:4 135:17 136:11 138:6 139:6,10 142:14 143:7 143:11 145:13 147:14 149:9 149:10,13 150:1,8,11,18 154:9,13 156:20 158:6 158:13,14,18 159:7,21 160:6 160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	roles 40:1 89:15 163:13 179:9
reported 1:18 166:15	researching 65:10	resume 153:16 154:16,18,21 154:22 155:16 156:7,11,16 157:4,6,7,11 157:23 158:4,8	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	room 6:15 7:9
reporter 4:2 6:3 6:12 20:16 28:20 64:11 85:18,24 86:5 86:9,13,17 103:24 105:1 108:2 110:12 111:6 112:8,12 113:1,6 114:10 122:5 130:18 141:20 142:3 142:17 152:14 153:22 154:3,6 154:11 158:20 159:6,12,15 160:21 185:5	reserved 4:18	resulting 150:21	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	rotate 57:9
reporters 109:23 110:15 110:17	reserving 4:21	returned 33:1	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	roughly 64:17 96:2
reporting 166:1 166:9 167:4	residence 166:3 166:7 174:8,12	reveal 29:10	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	Roxbury 19:24 155:16 157:15
represent 7:2 20:23 66:9	respect 20:6 33:6 34:7 35:17 36:24 38:3 47:3 54:16 80:16 82:1 84:23 90:3,17 94:1 96:14 97:16 98:12 100:24 101:5 103:10 109:10,24 110:14 122:7 143:4 146:15 151:9 160:10 168:15 179:9 179:22	revealing 33:3	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	RPD 130:6
reproach 50:4	respectfully 45:18 81:17 108:19	Revenue 149:16 149:19 152:5 172:6	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	RSVP 137:22
reputational 14:18 163:9 179:5	respective 4:8	reversed 33:10	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	ruin 162:20,21
request 14:9,13 14:14 37:13,14 38:20,24 57:5 102:13 122:14	respond 81:22	reverted 70:7	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	rule 49:19
requested 14:10 62:3	responded 134:23 135:22	review 24:3 117:19,22 161:9	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	rules 1:15 8:6,8
requests 14:8	response 8:19 8:20 37:3 126:11 130:6 130:10	reviewed 39:18	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	ruleth 49:15
require 29:18	responses 57:5 102:14 131:4	Revival 88:9 99:13,18 100:2 100:12	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	ruling 169:6
required 24:21	responsibilities 89:10	rid 23:2 76:2,4 78:1	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	run 18:1,24 19:1 19:4,6,11 141:23 157:20
	responsibility 46:18,19 88:1	rift 167:24 168:19,20	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	running 18:4
	responsiveness 4:22	right 6:11 7:18 7:23 8:1,4,22 8:24 9:17,18 13:7 15:3 16:18,24 18:16 19:19 20:23 21:3,22 22:6 22:12 23:2,9 27:7 29:1 34:7 35:8 41:4,6 48:15,20,23 50:22 51:24	160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	Ryan 2:4 5:11 86:14 128:15 130:1,18 153:24
	restarted 131:16		160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	ryan@mclane... 2:9 128:23 130:2
	restored 152:6		160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	<hr/> S <hr/>
			160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	S 2:1,13 3:9 4:1 4:1
			160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	S-H-A-B-A-Z-Z 81:16 84:16,22
			160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	salary 119:1
			160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	Samaritan 132:17
			160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	sanction 98:21
			160:22 161:2,7 161:9,22,24 163:8 164:21 165:3,4,9,17 166:24 169:7 170:24 171:8,9 178:23 180:10 180:13 181:1	sanctioned 88:16 89:22 90:7,8 93:23 96:23 97:13

98:17	124:13 133:16	22:7 34:24	sex 177:10,17	signed 4:12
sanctioning	135:10,20	36:5 37:11	sexual 146:17	29:19 155:20
97:17 98:2,10	136:5,8,13	41:6 46:16	174:16,20	silly 50:17 53:11
98:14	137:15,17	68:13 83:19	175:1 176:9	similar 110:23
sanctions 90:10	138:19 150:1	86:2 87:5 93:2	177:24	simply 104:6
satisfactorily	154:13 159:10	93:3,4 94:18	Shabazz 70:11	108:16 129:13
5:6	164:2 175:17	95:2,18,23	70:21 71:1,3	129:22 163:23
satisfactory	177:6,6,15	96:4 104:23	72:9,20 73:13	164:6
57:15 58:20	178:8,9,10	116:4,4 117:13	73:21 74:3	sinful 83:16
Saturday 132:6	scene 79:8	122:21 123:3	75:24 76:16	single-vehicle
save 121:8	schedule 118:18	128:15 130:3	78:2,7,14	169:12
saw 45:15 67:17	120:20	131:2 133:7	79:20 80:10	sir 5:16 8:3,23
76:15 78:16	scheduled 64:21	137:5 145:11	81:2,8,10,15	9:16,22 10:3,6
93:11,12,14,19	65:1 182:8	149:11 156:20	81:16,19,21	10:11,15,21,23
94:22,24 95:1	scheme 143:11	172:2 180:7	82:11,18 83:2	11:16 18:2
95:6 105:2,9	143:13 146:5	seek 74:11	83:3 84:19	20:22 28:10,13
117:24 126:20	school 17:2,3,5,8	seen 5:14 69:22	85:4,6	28:15 29:7
127:4,6 138:21	17:11,14,20	105:10,12	shaking 8:21	30:14 32:2
164:10	18:10 103:8	117:20 143:20	shape 102:18	33:17 35:20
saying 27:11	137:21	select 55:12	share 20:14,19	36:1 42:4,6
30:2 32:3,8	science 59:12	send 4:4 23:4,4	23:18 34:21	51:6 55:10
37:16 46:7	scoot 137:14	67:19 68:2	123:21 153:8	56:7,18 64:6
49:2 50:19	scope 178:3	120:15 155:14	159:21 167:21	67:23,24 68:3
51:5 52:1 55:2	screen 20:15,19	Sending 22:6	sharing 141:16	68:17 69:7
62:7 68:2 83:2	20:21 22:16	sense 18:14 38:7	SHEET 183:1	75:22 76:1,10
84:14 85:1	23:18 34:22,24	sent 57:9 122:8	shine 94:24	76:18 78:15
91:6 92:14,17	149:11 153:8	122:16 123:13	shining 135:15	83:6 84:14
94:6,9 96:8,12	159:21	128:8,16	short 23:13 87:1	85:11 87:14
96:13 105:23	scripture 45:20	150:23 151:1	123:18 158:23	91:14 95:22
109:2 113:7	46:20 48:8	155:19,20	174:6	97:21 102:11
115:17 120:20	scroll 21:19,22	159:23 176:21	show 20:12 22:5	131:20,23
121:8,10	scrolled 153:12	180:3	103:16 104:8	132:2 135:3,18
127:16 129:5	Seal 185:19	serious 137:24	107:7,10 131:8	136:12 138:5
135:6 139:21	sealing 4:13	sermons 105:7	131:17	138:10 139:8
151:15 156:13	search 48:15	107:15	shower 137:7	139:11 143:8
171:18,19	70:9	serve 103:6,7	showing 53:16	144:13,16
says 8:14 21:2,3	second 11:2	served 33:15	shown 51:2,3	147:13,17,23
45:16 48:5	85:19 86:10,11	service 42:18	181:13	148:4,6 149:12
49:2 50:15	118:20 142:16	124:20	shows 109:6	150:4,7,10,13
55:8 58:20	165:13	services 44:12	138:16 141:1	150:15,17
63:17 71:13	secretary 66:15	44:14	152:22	151:14 152:11
74:17 87:15	66:22 67:18,20	session 29:10,12	shred 121:15	153:11 160:5,9
88:18 89:20	section 119:7	30:1	side 169:3	160:16 161:12
90:5,15 94:23	139:16 165:22	sessions 29:15	sides 112:22	180:17,19
97:13 98:5	166:5,13 167:3	set 20:10 153:6	sign 4:10	181:6,15
99:5,8 100:2	174:11	160:1 185:18	signature 180:7	182:15,18
104:2 118:19	security 118:8	settle 162:11	180:11	Sister 60:13
118:22 119:1,3	148:21	seven 50:7 80:8	signatures	six 34:4 76:9
119:4 120:3	see 5:12 20:20	130:10 172:14	134:17,18	77:24 84:13

skilled 8:11	sought 179:10	125:16 165:16	43:10 51:17,20	108:15 109:17
skim 35:10	sound 63:14	172:10,11	55:14 67:7	112:11,15
slave 74:9	136:21	178:8	71:17,20 72:21	113:10 169:4
slavery 82:22	South 2:6	started 72:13	73:3 75:7	169:18 170:10
sleeping 178:11	Southeastern	79:9 92:15	79:14,17 80:2	storylines 111:4
slips 111:3	17:2,3,8 103:8	94:14 95:17	86:7,12,24	Street 1:15 2:6
slow 67:7	speak 10:12	starting 92:14	97:7 99:23	2:15 10:17,19
small 44:4 118:7	15:24 33:12,19	state 66:16	103:19 106:17	10:20 137:20
smaller 44:7	175:15	67:18 155:5,8	110:11 116:15	165:20,23
smart 22:19	speaking 8:15	155:9,10	122:12,16,20	166:3 174:12
smear 111:1	27:15 132:24	175:15	123:1,7,12	174:18 175:4
162:10,13	speaks 95:8,9	state-run 157:18	128:12,21	stress 9:24
snare 50:4	specific 20:3	stated 52:10	129:2,9,20	169:14
sober 49:9	60:4 121:13	67:12 73:10	130:17 142:9	stricken 91:5
social 12:21 13:3	157:8 177:17	127:1 153:14	142:13 143:17	strict 120:19
13:5 15:20	specifically	statement 32:4	153:21 158:19	strike 4:18
63:24 118:8	13:21 37:6	34:3 103:20	176:13 177:12	90:23 176:19
148:21	41:12 44:11	106:11 139:5	177:16,21	striker 49:12
sole 12:4 36:7	112:12 116:19	statements	178:2,5 179:21	strong 33:2
somebody 50:20	125:17 141:2	31:23 32:5	step 69:23	112:22 140:11
51:7 101:6	speculating 44:6	107:7 109:9	133:24 134:6	structure 51:23
108:15 126:15	140:21	114:14 115:2	step- 24:24	studied 110:20
171:19	speculation	144:1 145:21	steps 80:8,11,13	110:22
someone's 110:6	27:14 176:14	145:24 146:4	81:11,14	study 59:4,11,11
sorry 7:5 11:22	speech 29:24	161:8 162:4	Steve 31:6,7,10	stuff 126:21
13:16,17 15:9	spell 16:5,8	states 50:13	32:23	127:5 129:12
16:7,22 17:6	spelled 134:19	51:13 53:4	stipulated 4:7	163:23 164:5
31:9 34:17	spiritual 46:17	66:16 174:2	4:15	164:11,12,15
41:22 42:23	48:2,2 93:16	178:19	stipulations	164:17 165:14
43:11 60:17	spirituality 95:8	stating 106:24	5:19 8:5	175:11 179:2
61:16 67:5	spoke 91:3	124:1	stirring 36:9	179:12
77:2 79:16	159:4	status 181:17	stole 34:16	subject 113:13
86:11 91:10	spoken 5:14	statutory 150:23	35:23	113:15
98:1 100:1	Sports 63:22	stay 75:16	stolen 34:13	subjection 49:17
106:21 126:4	spot 71:9	Stefani 2:13,14	stop 9:13 50:16	submission 21:2
134:1 139:13	spread 165:15	3:5 4:5,24 5:2	50:18 52:4	163:3
145:20 147:5	spring 182:13	5:13,17 6:1,11	53:1 63:3	submitted 24:5
151:11 154:5	SS 1:4 185:3	6:19,24 7:19	92:23 123:20	160:7 169:18
154:24 156:4	SSI 181:11	7:23 11:1 16:4	141:16	170:9 179:14
156:10 165:14	staff 44:9	16:7,14 18:5	stopped 47:14	180:2
181:23	stage 38:10,13	21:10,17 22:3	62:21,24 96:5	suborganizati...
sort 8:6,7 15:14	stamp 35:3	22:9,13,17,23	stopping 20:4	99:4
38:5 45:18	standard 108:10	23:6,11,20	storefront 45:19	substitute 40:4,5
46:3 47:13	start 9:8 11:11	24:8 25:16,21	stories 104:1,6	41:8,10,15,20
80:14 93:17	13:2,3 15:4,12	26:22 27:4,10	109:13 110:1	42:5,7
95:15 99:18	18:3 41:13	27:14,21 30:12	111:13	successful 33:7
111:4 131:11	48:9,16 73:15	30:15 31:9,15	story 76:21 77:4	152:8
158:11 161:21	75:6 78:20	35:5 38:23	77:7,15,20,20	sudden 30:6
sorts 40:18	79:4 91:16	41:11 43:1,7	78:13 104:3	sue 114:20 146:6

sued 172:5	45:4,12 46:6	170:15	120:22 138:7	105:19 121:15
suing 103:14,22 106:6 108:20 146:12	47:20 48:6 50:24 90:13 94:4	taxpayers 36:8 36:11 102:4 170:12,14,24 171:6,20	163:2 test 124:2,15 126:8,23 128:1	think 9:19 13:23 24:17 26:24 46:13 48:13 55:15,16 56:8 56:12 61:23 63:10 64:7 70:14 75:7 79:5 83:4 85:11 86:3 91:17,20 96:24 97:3 101:15 108:8 109:14 112:8,9 113:5 113:7,8,12 114:19 118:2 122:15 130:7,8 138:2 143:19 149:6 152:23 155:1 157:4 159:8 166:19
Suite 2:15	T	teach 42:20,23 49:11	testified 55:17 82:8 97:1,2,19 166:11 168:18 172:17 181:4 181:12	thirty 4:9
summer 182:13	T 2:1 3:9 4:1,1 185:1,1	teaching 81:20 82:23	testifies 5:7	Thomas 125:8 140:23 141:2
Superior 1:4 151:9,16,19 152:3	T-H-X 133:18	teachings 82:20	testify 9:23 10:2 96:13	thorough 107:20
supplemental 3:14 130:6,10 131:3 142:6,10	T-O-N 84:22	Technical 153:19	testifying 9:21 29:22 120:6 141:6	thought 18:19 78:11 86:7 94:21 113:3 138:23 155:4 163:21 164:5 164:13 173:20
supplementati... 123:14 129:6 129:10	T-O-N-E-Y 84:15	telephone 127:18	testimony 6:14 6:16 7:20 55:16 90:9,16 90:19 91:1 93:7,10 97:4 97:10,14 99:22 107:23 143:10 143:18 144:1 168:15 169:23 183:4 184:4,7 185:10,10,14	three 39:24 40:1 40:2 41:8,15 41:17 55:22 64:17,18,24 65:1,2,5 75:17 80:7 85:18 86:11,19 121:3 121:5,6,12,15 121:19,20,22 122:1 132:15 178:17
supplemented 122:18	T-O-U-S-S-A-... 16:11	tell 10:8 13:2,22 14:7 16:14 21:19 24:3 27:5,18 34:20 45:13 64:23 92:24 95:20 98:19 110:2 112:2 125:22 129:4 131:13 134:21 163:14	text 122:8 127:15 128:5,6 128:9 132:22 132:23 138:7,8 138:11 163:19	three-year 42:9 43:12
supported 122:18	Tabernacle 57:24 58:5	telling 82:19,20 84:12 85:5 106:14 139:23	texted 125:23	ties 80:14 82:4,7
support 32:19 37:15 66:2 149:16 150:12 151:5,7,16,21 175:10	Tagger 112:12	temporary 69:16 117:8	texts 127:21 128:8	
supporting 24:24 32:4,11	take 9:11 35:8 36:13,14 44:1 44:10 49:20 80:8,12 86:22 89:9 120:13 123:1 134:16 136:24 153:3,5 158:15 160:13 163:17	ten 54:15 79:4 129:13 153:3 158:15	thank 7:23 11:2 41:14 43:10 60:18 123:16 182:20	
supposed 14:4 98:3,15 134:10	taken 1:14 5:15 6:17 8:2,18 15:7,9 38:11 81:14 185:8,10	ten-day 55:4 59:19	thanks 133:17 133:17 135:20 135:22 136:1 137:8 139:18	
sure 16:9 34:23 35:11 40:17 57:1 58:14 71:12 79:7 86:24 128:21 141:20 142:17 160:15 163:8	talk 9:2 14:4 54:17 104:8 114:10 127:17 164:21	ten-page 129:11	theology 59:12 59:13	
surprise 118:6 118:11,15	talked 13:13,18 74:8,10 97:14 114:24 127:18 140:3	tend 8:16 81:10	thing 46:23 84:1 105:17 108:20 121:2 122:7 142:11	
suspended 14:24 29:4 30:3,6 33:5,9 33:14 149:22 149:23	talking 9:11 23:20 58:17 67:8,8 71:9 78:11 84:10 94:2,12 106:6 180:22	tendency 9:1,8	things 7:7 95:6	
suspension 13:24 14:11,19 29:9 32:7,23 33:7,11,16,23 150:2	talker 9:11 23:20 58:17 67:8,8 71:9 78:11 84:10 94:2,12 106:6 180:22	tensions 36:9		
sworn 5:6 143:21,24 185:9	taping 134:9	term 45:4 115:12 175:18 176:7 177:8		
synonymous	target 112:23	terminated 168:5		
	Taunton 124:6 124:23 125:5	termination 167:15		
	taxpayer-fund...	terms 14:4,8 45:12 51:22 78:5 108:9 111:8 112:18		

Tiffany 19:23	73:2 120:6	176:20	102:24 103:15	53:24 61:16
till 12:19 137:13	160:12	tribe 81:19,21	106:7 125:3,17	73:4,6 84:7
time 4:11,18	told 54:1 72:1,11	83:1	131:21 132:1	100:10
11:3 21:2	75:3,4 78:12	tried 110:17	138:13,17,24	understanding
24:20 29:23	80:7 81:2	155:2	141:3,13	51:21 76:19
31:13 42:9	105:18 107:12	TRO 31:22	143:15 144:2	77:6,19 82:7
43:13,21 45:1	119:14 125:16	113:14 132:18	145:15 150:5,8	95:14 101:17
54:24 55:5,24	126:6 127:9,10	146:15 147:7,8	163:11 164:11	101:20
60:11 71:4,14	128:4 138:20	147:14,15	179:12 183:2	understood 6:18
72:5,24 73:11	144:12 156:21	161:3,9	Turtleboy's 81:4	14:21 19:1
73:15,16,17,19	169:13 178:15	true 24:11 38:11	TV 105:9 131:15	140:23
75:16 77:22	179:11	49:2 95:22	161:6	underwent
79:22 84:6	tomorrow 53:10	96:18 102:7	twice 42:18	59:18 91:11
91:8 102:8	53:13	115:1,2,13	two 9:19 16:2	unemployed
114:3 115:8,17	Toney 70:11,21	117:23 119:12	24:24 25:1	180:24
121:13 123:24	71:1,3 75:24	127:2,10,11	39:24 40:1,2	unemployment
137:23 144:19	76:16 78:2,7	160:3 168:8	41:8,17 42:8	119:8 181:10
145:13 160:7,7	78:14 79:20	169:22 171:6	43:12 55:22	181:14
160:13 161:5	80:9 81:1,10	184:6 185:13	65:12 86:7,18	unfortunately
166:16 173:5	81:15,16 82:11	truly 122:10	109:4 124:2,16	39:20 59:16
174:6,17	84:19 85:4,6	truth 169:5	134:8 138:16	60:9 88:20
175:11 178:23	Tony 21:4,23	try 12:20 47:10	141:9 159:3	United 53:4
180:13 181:7	34:8 47:16	57:7 122:13	163:13 165:21	unlawful 150:16
timeframe	78:12 85:12,13	123:23 130:17	179:8	150:18
161:10 163:10	116:12	132:21 141:21	two-to-three-y...	unlawfully
timeline 77:10	top 16:20	141:24 146:6	45:1	149:22
times 41:16	Torrey 1:15	171:15	two-year 43:21	unsure 38:17
77:13	2:15	trying 22:19	type 8:12	untrue 96:9,13
Timothy 45:6	total 119:9,10	50:17 53:11		96:24 106:9
48:9,10,11,12	totally 151:10	61:18,23 65:16	U	upcoming 182:8
48:15 49:2	Toussaint 16:3,8	71:21 91:23	U 4:1	updated 155:6
54:6	town 41:21 42:1	100:10 110:4,6	Uber 11:9,24	uploaded
tired 138:1	training 59:4	110:16 118:16	umbrella 11:8	154:20,22
title 40:9 46:19	traits 54:5,22	123:8 133:23	100:8,12	upside 159:13
47:15 88:13,14	transcribed	144:6 151:14	unaware 171:16	use 8:22 62:4
89:4,7,21,21	185:11	Tuesday 1:16	uncomfortable	66:14 70:6,21
90:5,8 93:9,22	transcript 4:4	tuition 167:11	127:7	74:3 75:23
96:10 115:12	4:11,14 6:10	turn 7:10,12	underage	76:24 77:17
115:15 116:1,7	8:9,18 58:15	169:7	177:10,10,17	78:8,9,15
116:7,13,20	184:4,6 185:13	turned 107:17	177:21	86:22 96:10
titled 47:23	translation	108:22 138:9	undergo 101:6	116:1,10,11
titles 46:23	48:23 50:9	176:11	undergoing 91:8	123:23 149:9
47:19 52:5	Transport 11:7	turning 167:7	undergraduate	155:24 158:10
116:4	11:24 12:8	Turtleboy 1:9	28:3	
Titus 45:7 46:22	trial 4:19,23	29:5 30:4 32:9	underneath	V
80:7	70:2 73:9 84:8	33:6 34:10	135:21 136:14	v 1:8 183:2
today 9:18,23	84:18,21 85:3	35:15 36:3	understand 9:17	vacancy 17:18
10:5,14 22:21	90:10,18,21,22	63:22 65:24	9:19 30:12	18:21
60:12,20 72:23	96:17 141:6	101:18,22	40:17 50:18	vacant 18:23

valid 62:20		54:23 58:6,10	172:17 173:5,8	132:13
various 177:2		58:16 86:19	173:17,22	works 22:7
verbal 8:20		92:23 108:21	174:1,3,7,16	would've 27:5
verbatim 71:18		118:24	174:19,21	104:6 164:18
Verde 137:18		we've 5:11 12:12	175:2	wouldn't 47:16
Verdean 12:23		72:16 103:2	wife's 167:17,22	wrapped 158:16
15:3,7		128:22 153:12	168:2 173:19	write 34:15
verification		159:4 177:5	173:21	36:18 108:15
155:21		179:14,17	Wiggins 70:5,6	writes 104:2
verse 48:16		website 66:11,16	70:7 73:20	109:16
version 48:7,14		66:18 143:10	74:4 143:6,9	writing 37:4
48:19		wedding 62:8	144:16 145:21	98:18 102:15
versus 46:17,19		66:21 119:18	148:1 168:16	108:11 152:21
149:15		weddings 61:4,6	Willard 26:11	written 45:20
vice 33:21		61:13,21 62:3	wine 49:12	61:14,21 62:2
video 5:14 6:4		62:14,17 64:20	wing 110:21	62:6,14 63:8
7:8,10,13 77:9		65:5,15,19	winter 128:3	63:14 64:5,20
77:21 105:22		66:24 119:15	wishing 144:9	65:24 113:24
105:23 108:22		119:16 120:8	witness 3:2 7:12	114:5,18 120:9
108:24 129:8		120:24 122:7	7:22 16:6,11	127:24 141:4
129:18 130:7		week 11:19	16:12 27:9,11	141:10 158:8
videos 76:20		14:11 32:24	30:14 73:5	178:16
105:24 106:19		33:9,10,14,15	185:9,18	wrong 6:2 44:7
106:20 107:14		64:18 134:11	woman 177:10	151:2
126:18 141:10		went 7:7 8:5	woman's 88:7	wrote 32:8
144:4		44:21,23 50:16	women 88:8	36:20 37:23
view 36:16		54:2 55:22	99:12	38:9,14,21
57:10		62:17 75:19	women's 99:10	102:19,20,23
vigilant 49:9		138:24 140:4	won 18:16	102:24 108:12
Vinny 134:16		150:20	wonderful 8:10	109:8 114:8,12
violence 20:1,6		weren't 56:21	95:7	134:11 137:6
virginity 172:22		115:11 170:4	Worcester 36:5	137:10 138:4
visiting 44:2		175:14	word 62:5 98:21	161:15 162:7
Vocational 17:3		West 137:20	105:22 111:2	175:8
17:5,8		Westfield 2:6	134:19,20	
volume 1:1		Westminster	135:22 157:4	X
61:13		26:11	wording 102:3	x 1:5,10 3:1,9
volunteer 11:14		Westminster	words 64:1	82:24 83:1
12:15 13:10		156:4	163:5 177:17	
103:7 171:16		whereof 185:18	work 11:8,19	Y
volunteered		wholeness 59:13	49:7 90:13	year 11:14,15,21
13:19		Wi-Fi 154:10	92:18 108:3	18:11 19:13
volunteering		wife 49:9 70:11	110:22 131:3	31:24 42:19
11:20 12:13		71:15 72:1,11	132:8 134:24	61:7,11 62:7
13:4 15:4,12		82:5 87:24	176:21	62:14 64:19
16:24		88:3 166:5	worked 20:9	119:15,20
vote 17:21		167:10,16,19	85:13 146:7	120:8 132:19
voucher 165:23		168:1 169:11	working 11:3,11	144:23 145:14
166:6 174:11		170:3,6 171:9	20:9 122:12	147:18 148:7
	W			149:23 161:11
	wages 25:3			
	119:1			
	wait 123:22			
	153:5			
	waived 4:14			
	want 4:3 6:21			
	7:2,11 8:4 9:13			
	10:9 21:15,16			
	21:17,18 22:2			
	22:4,9 23:4,6			
	29:2 30:4			
	31:21 35:11			
	48:23 53:7			
	54:3 57:2			
	58:14 61:2			
	63:12 64:8			
	68:13 87:3,7			
	130:19 134:15			
	134:17 141:16			
	141:22 153:7			
	wanted 89:18			
	126:11,13,16			
	136:24 177:3			
	wants 7:1			
	ward 18:12 19:7			
	19:10,14			
	wasn't 30:21			
	59:24 67:23			
	84:20 102:1			
	105:22 107:17			
	117:11 127:10			
	127:11 153:16			
	154:19 164:6			
	watched 76:11			
	way 25:13 38:7			
	92:20 102:17			
	137:4 141:22			
	181:19			
	we'll 14:22 22:7			
	34:22 38:24			
	48:16 73:15			
	87:4 133:7			
	164:24 172:11			
	172:13 178:8			
	we're 8:14 25:17			
	25:17,22 38:8			
	38:13 44:4			
	48:18 52:24			

161:14	61:11 62:7	<hr/> 2 <hr/>	162:7,15,17	<hr/> 3 <hr/>
years 11:13,20	119:15 120:8	2 3:12 64:9,13	163:10 170:12	3 3:12 48:10,15
39:24 40:1,2	160:21,22,23	86:1,6 124:11	172:3,4,5,6	54:6 68:5,7
41:9,17 42:19	165:16	134:24	175:8 178:13	3,104 119:9,10
55:22 56:12	100 151:12	20 56:12 79:8	178:24 179:1,3	3:1 48:11,12
79:4,8 85:12	11 71:10	20- 165:11	179:4 180:4,12	49:2
90:11 94:8	11:46 128:15	2001 173:9	180:20 182:5,8	3:1-7 45:6
96:2 117:20	117 3:13	2004 174:2	182:11	3:7 48:9
121:4,5,6,12	12 1:16 2:15	2005 174:15	2017 19:16	30 4:10 96:2
121:15,19,20	61:10,11 62:7	2007 74:21	114:1,18	157:1 185:23
121:22 122:1	74:17 119:15	79:11,11,12,20	124:15 128:1,2	300 124:20
132:9,16 156:5	120:8 185:8	79:22 166:4	149:14 178:15	31 64:22 157:2
157:2,2 165:21	12/15 120:3,4	168:4	179:1	32 124:13
173:8,17,22	12:44 130:1	2010 39:6 41:7	2018 12:1 114:1	38 118:21,21,24
174:3,22,24	12B6 3:17 61:1	41:17 42:9	2019 12:1 15:13	39 119:6
young 95:1	103:12 124:11	45:4 56:3 58:3	21:3 24:6,8	<hr/> 4 <hr/>
youth 20:2	159:2,11,17	75:2 78:5 90:4	35:4 132:7	4 3:13 70:17
91:17,22,24	13 132:6	93:7 94:3	156:17,23	85:21 87:4
92:4,8,11,12	14 172:20	96:11 127:20	158:7,9 164:7	149:4
95:10	142 3:14	169:10	179:10	400 124:19
YouTube 76:20	148 3:15	2012 87:24 88:9	2020 19:18	131:9,17
78:17 81:4	15 11:19 24:6	88:12,19 89:1	2021 32:11	413 2:8
144:4 161:6	92:9 172:21	89:20 99:13	2022 1:16 32:12	478 1:15 2:15
YouTubes 76:6	173:8,17	169:11	79:7 132:11	<hr/> 5 <hr/>
76:8,12	174:22 178:12	2013 69:1 80:19	162:1,6,15,17	5 3:4,13 21:3
<hr/> Z <hr/>	152 3:16	144:17 147:12	185:8,19	80:21 84:5
zero 118:7,12	159 3:17	147:19,22	2028 185:23	117:3 122:6
119:1,2,3,4	16 63:5 92:9	148:3,5	209A 147:20	172:4 179:23
Zion 46:1,11	167:7 173:17	2014 15:5 18:13	148:2	180:6,16
47:4,4,5 69:3,5	160 3:18	18:14	21 74:21	5:00 137:13
72:13,16	16s 63:7	2015 13:6 69:2	22 87:6,13,13	50 44:5
zoom 57:7	17 63:5,6 92:9	111:22 119:24	93:21 99:5,21	508 2:17
132:21	173:22	148:8,9 181:5	23 63:13,20 64:4	588-1222 2:17
zoomed 57:6	179 3:5	181:16,22,24	64:21 169:8,22	5th 156:16
<hr/> 0 <hr/>	17th 129:23	182:2	230 38:3	<hr/> 6 <hr/>
01030 2:7	18 114:18 174:3	2016 12:19	23rd 150:9	6 3:14 81:4
02301 2:16	174:23 177:20	17:16,22 19:2	24-hour 76:21	142:2,4,5,11
08 166:5	178:2,4	19:6 32:9 61:7	77:22	172:12
<hr/> 1 <hr/>	1981 92:15	61:14,18,20	25 10:17,19 44:4	6- 62:9
1 3:11 28:18,22	1983CV920 1:5	63:8,13,20	258E 147:15,21	6/17 128:17
36:2 63:17	1986 89:14	64:4,21,22	148:2	600 65:4 119:18
86:3,17 118:19	91:19	80:21 81:2,12	26 35:4	64 3:12
150:3 158:19	1988 24:15	84:2,5 105:15	269 2:6	68 3:12
1-185 1:1	72:10,20 73:14	117:14,15	26th 63:10,15	<hr/> 7 <hr/>
1:05 182:23	73:21 82:6	118:13 127:24	27 132:11	7 3:15 48:11,12
1:5-9 45:8	156:7,15,16,21	131:12,18	28 3:11 180:12	58:3 71:10
10 1:2 3:18 61:9	157:5 158:9	149:24 150:3,9	180:20	
	1989 67:18,19	150:12,14	28th 185:19	
	1st 144:22	161:15,22		

148:11,14
149:14 165:6
165:16 172:11
172:13
7,200 119:19
70 3:13
789-7771 2:8

8

8 3:16 99:8
152:13,14,16
165:7,22 166:6
166:13 167:3
172:10 174:1
174:11
800 62:9 65:4
119:18
80s 93:9 94:15
95:17 157:21
157:23
81 91:21
82 91:21
88 156:5
8D 119:7

9

9 3:17 98:4
159:6,9,17
169:8
9,600 119:19
9:00 1:17
93 156:6