Exhibit A

### In The Matter Of:

Alcohol License Review Committee Non-Renewal Hearing

Transcript of Proceedings - ALRC May 2, 2019

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CITY OF MADISON
Alcohol License Review Committee Non-Renewal Hearing
Transcript of Proceedings
Madison, Wisconsin
May 2, 2019
Reporter: Jessica Bolanos
Reporter: Sessiea Boranos

1	INDEX	
2	PUBLIC COMMENTARY	Page(s)
3	ERIKA MILLS FAYE BOKELMAN	32 37
4	MARCUS GUZETTA  MARJAN FATERIOUN	39 42
5	PATRICK KANE MAGDALENA COLL	44 47
6	BRITTANEY WESTLEY ANITA HOWARD	48 50
7	MATTIE REESE JACKIE MORRIS	53 55
8	DEIDRE MCARTHUR MAGPIE MAUTHE	60 62
9		<u> </u>
10	WITNESSES	Page(s)
11	MUNEER AFIFI	
12	Sworn Statement Examination by Mr. Donnelly	65 67
13 14	Examination by Ms. Buchanan Examination by Ms. Carter	69 78
15	LAURA LARSEN	
16	Examination by Ms. Zilavy Examination by Ms. Buchanan	100 118
17	Examination by Ms. Zilavy Examination by Mr. Donnelly Examination by Mr. Fletcher	133 134
18	Examination by Mr. Fletcher	135
19	ADAM KNEUBUHLER	
20	Examination by Ms. Zilavy Examination by Ms. Buchanan	140 153
21	Examination by Ms. Zilavy Examination by Mr. Allen	168 171
22	Examination by Mr. Donnelly	174
23	MICHAEL ALVAREZ	
24	Examination by Ms. Zilavy Examination by Ms. Buchanan	177 189
25		
L		

1	WITNESSES CONT'D	Page(s)
2	CORY NELSON	
3	Examination by Ms. Zilavy Examination by Ms. Buchanan	197 201
4	SEBRINA SMITH	201
5	Examination by Ms. Buchanan	208
6	ANITA HOWARD	200
7	Examination by Ms. Buchanan	211
8	MATTIE REESE	
9	Examination by Ms. Buchanan	214
10	Examination by Mr. Donnelly	216
11	LAVERNE BUCHANAN	
12	Sworn Statement Examination by Mr. Allen	220 228
13	Examination by Mr. Donnelly Examination by Ms. Carter	229 230
14	Examination by Mr. Donnelly Examination by Mr. Fletcher	232 236
15	Examination by Ms. Carter Examination by Ms. Zilavy_	241 242
16	Examination by Mr. Donnelly	247
17	EXHIBITS	
18	No. Description	Marked/Received
19	Exh. 1 Divine Orders handwritten receipts	137/140
20	Exh. 2 Ms. Larsen's report	137/140
21	dated 5-1-19	
22	(Original transcript filed with Jim N	/erbick; copy
23	provided to Jim Verbick.)	
24	(Original exhibits retained by the C <sup>-</sup> Eric Christianson.)	lerk,
25		

1	ALCOHOL LICENSE REVIEW COMMITTEE
2	NON-RENEWAL HEARING, taken before Jessica Bolanos, a
3	notary public in and for the State of Wisconsin, at
4	the Madison Municipal Building, 215 Martin Luther
5	King, Junior, Boulevard, City of Madison, County of
6	Dane, and State of Wisconsin on the 2nd day of May,
7	2019, commencing at 5:33 p.m.
8	
9	APPEARANCES
10	ALRC Committee Members:
11	Thomas Landgraf, Committee Chair
12	Eric Christianson, Clerk
13	Sheri Carter
14	Michael Donnelly
15	Stefan Fletcher
16	Patrick Grady
17	Michael Verveer
18	James Boxrud, non-voting member
19	
20	
21	JENNIFER ZILAVY, Attorney MADISON CITY ATTORNEYS OFFICE
22	201 Martin Luther King, Junior, Boulevard, Room
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25	

1 2 3 4	ROGER ALLEN, Attorney MADISON CITY ATTORNEYS OFFICE 201 Martin Luther King, Junior, Boulevard, Room 401, Madison, Wisconsin 53703, appearing on behalf of the ALRC. rallen@cityofmadison.com 608-266-4511
5	CHARLES GIESEN, Attorney
6	GIESEN LAW OFFICES, S.C.  14 South Broom Street, Madison, Wisconsin
7	53703, appearing on behalf of the North American Group, Inc., Macro Inc., and
8	Nadeem Syed cgiesen@giesenlaw.com 608-255-8200
9	Also Present: Members of the Public
10	ATSO Present. Members of the fubile
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<b>1</b> 5	
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MR. LANDGRAF: Good evening. I'd like to call the May 2nd meeting of the Alcohol License Review Committee to order.

A couple of administrative matters

A couple of administrative matters before we get into the official agenda: This meeting is governed by Robert's Rules of Order. So we will follow those procedures with regard to the process and the order of -- of things this evening.

We have six people who have registered to speak on the items we have on the agenda, and we'll call those folks at the beginning of the respective agenda item that they're going to -- that they've registered to speak on, and I would ask them when you -- when you come up, we've got a time limit of three minutes. So kind of think about what you want to say and use the time -- use the time wisely.

We have a timer. You'll hear it go off, and I'd ask that you kind of finish the sentence that you're on, and if you're not done speaking, please stop, and if any of the members of the committee would like to have you talk further, they'll make a motion and

grant some additional time to you. If that
doesn't happen, then just have a seat and
and then we'll move to the next we'll move
to the next speaker.
So with that, we have one of our members
who has indicated they will not be able to be
here this evening. Fernando Cano Ospina and
and also the Deputy City Clerk,
Jim Verbick, won't be with us this evening.
So with that, I'd like to ask the clerk
to call the roll.
THE CLERK: Alder Carter?
MS. CARTER: Present.
THE CLERK: Carter is present.
Alder Mr. Donnelly? Sorry.
MR. DONNELLY: Present.
THE CLERK: Mr. Donnelly's present.
Mr. Fletcher.
MR. FLETCHER: Present.
THE CLERK: Mr. Fletcher is
present.
Mr. Grady?
MR. GRADY: Here.
THE CLERK: Mr. Grady is present.
Mr. Landgraf?

1	MR. LANDGRAF: Present.
2	Alder Skidmore? Not yet.
3	Alder Verveer?
4	MR. VERVEER: Here.
5	THE CLERK: Alder Verveer is
6	present. Chair, we have quorum.
7	THE COURT: Okay. So the first
8	item I'd like to call on Assistant
9	Attorney Roger Allen is sitting to my right,
10	and he's just going to walk through the
11	general process so we're all on the same page
12	as to the order of things, and then any
13	any other special items he will also go over.
14	MR. ALLEN: Good evening. Tonight
15	we're going to have some quasi judicial
16	hearings regarding license renewals. A quasi
17	judicial hearing is somewhat different than
18	the ALRC's regular business of granting
19	licenses in which people can come up and
20	offer their comments as to whether or not
21	they think the applicant should be granted
22	the license. They're different in that what
23	the ALRC will be relying on tonight is sworn
24	testimony and evidence. So if you've signed
25	up to speak on an item and prefer to have the

ALRC use your comments as evidence in arriving at their decision on whether to renew or non-renew the licenses, you need to speak to one of the parties. The City is represented by Assistant City Attorney Jennifer Zilavy. One of the licensees is represented by Charlie Giesen, and the others, I'm not sure. I'm not aware that we've been contacted by anybody that's offering to represent them. So you would have to seek out the applicant and ask them if you want to have your — have your testimony taken under oath and used as evidence in these proceedings.

As I said, the ALRC is acting in a quasi judicial role. That means they are going to be independent here. They may — the members may ask questions at the conclusion of one of — of all the questioning by the parties; however, those questions are not to favor one party or the other. It's the ALRC trying to clear up questioning or testimony that they've heard already. So they're trying to clear up any ambiguities in the testimony.

You will hear -- the next step is ALRC

members will disclose any contacts that they have had with any of the parties in these matters. That's pretty much a routine item that's on every agenda. The ALRC members know that they're not to conduct their own independent investigation outside of these hearings because there's a real risk that they could base their decision on items or evidence not before the rest of the body. To the extend that any ALRC member has done so, they will recuse themselves from these proceedings.

The ALRC is not a court of law. The rules of evidence don't strictly apply here. In fact, the ALRC, unlike a court, can base its decision on uncontroverted hearsay. Where there's controverted hearsay, the ALRC may still rely upon that hearsay if there is substantial evidence to support the opinions or the conclusions of that hearsay.

At the end of each proceeding, the ALRC may go into closed session to deliberate and decide whether or not to renew or non-renew the license. You all, other than the ALRC members and the clerk, will be excused from

1 the room at that time. In fact. I don't even remain in the room as their legal advisor. 2 3 They will call me in if they have a legal question that they need my advice on. 4 After the closed sessions, the ALRC will 5 6 reconvene in open session to announce their 7 decision. The ALRC may from time to time 8 engage in closed session to receive 9 testimony -- not -- excuse me -- not testimony, but the advice of legal counsel 10 11 should there be an objection that they need 12 assistance in resolving. 13 The Chair will be in charge of the 14 entire proceeding. Any party may object to 15 the testimony or the questions or the evidence being put before the ALRC. The 16 17 chair may rule on that, subject to any member 18 of the body challenging that ruling. Are you satisfied, Mr. Chair? 19 20 MR. LANDGRAF: I think that covers 21 ít. 22 MR. ALLEN: Thank you. 23 MR. LANDGRAF: So one of the items 24 that Assistant City Attorney Allen just 25 mentioned is any disclosure or recusal by any

of the members with regard to any of the items on the agenda. As he indicated, that's part of our standard procedure. That's the next item. So I will now ask any of the members of the -- of the ALRC if they have -- if they have any disclosure or recusal that they need to identify for -- for those present?

Okay. So then we get to our first item on the agenda, which is alcohol license non-renewal for Divine Orders Catering, LLC, doing business as M. Laverne Buchanan, 2122 Luann Lane. And our process will be that Assistant City Attorney Zilavy will present City of Madison's position on this renewal. We'll then have the Applicant respond to that and then Assistant City Attorney Zilavy will a have final opportunity to -- to offer comments before the ALRC deliberates.

Now, we do have, as I mentioned, some folks that have registered to speak for -- I think these are both items 1 and 2 and -- okay. And we will -- we will be taking these items -- I probably should ask. We should --

1	we should do each item separately. A lot of
2	times, we'll combine them, but we should
3	(Discussion held off the record.)
4	MS. ZILAVY: Mr. Chair, I don't
5	know if the City or if the committee wants
6	to take the items out of order. There's a
7	proposed settlement agreement on items 2 and
8	3 that this committee can consider.
9	MR. DONNELLY: I don't think you
10	mean 2 and 3.
11	MS. ZILAVY: I mean, 3 and what?
12	MR. VERVEER: 3 and 4?
13	MS. ZILAVY: 3 and 4, yes.
14	THE CHAIR: Well, that's that's
15	certainly in order. Committee, any opinion
16	on
17	MS. CARTER: I'm fine with it.
18	MR. LANDGRAF: Okay. Well, then
19	why don't we make a motion.
20	MS. CARTER: I move that we take
21	items 3 and 4 first.
22	MR. GRADY: I second it.
23	MR. LANDGRAF: Okay. A motion and
24	a second to move items 3 and 4 to the top of
25	our agenda. Seeing no further discussion,
1	

1	all those in favor, say, "Aye."
2	COMMITTEE MEMBERS: Aye.
3	MR. LANDGRAF: Opposed? Okay.
4	Assistant City Attorney Zilavy? Oh, I
5	let's see. Do we have any speakers on 3? We
6	have no members of the public registered to
7	speak on 3 and 4.
8	MR. GIESEN: Can I have the witness
9	chair?
10	MR. LANDGRAF: Yes.
11	MR. GIESEN: My name is
12	Charles Giesen. I'm the attorney for the two
13	licensees and their agent, Nadeem Syed.
14	MS. ZILAVY: So this is for
15	West Badger Liquor and Madison Bazaar, and
16	the proposal would be that at the close of
17	business on November 15th, 2019, they
18	surrender both liquor licenses to the City;
19	that after June 30th, 2019, there will be no
20	sale of alcohol in amounts of 200 milliliter
21	or less; and that if they violate any of the
22	conditions on their license between now and
23	November 15th, after a due process hearing
24	before the ALRC, there will be an immediate
25	revocation of the licenses if a violation is

1	found to be sustained.
2	MR. LANDGRAF: Okay. Questions?
3	Mr. Fletcher.
4	MR. FLETCHER: In terms of the
5	can you explain the the November 15th kind
6	of date and the the significance around
7	that? And then they would surrender both
8	licenses as of as of that date? Why would
9	they not surrender the license before?
10	MS. ZILAVY: Why not before?
11	MR. FLETCHER: Yeah.
12	MS. ZILAVY: Well, Attorney Giesen
13	called me this afternoon and asked if there
14	was any room for compromise on the situation,
15	and he originally proposed January 15th as a
16	date to surrender the licenses, and then I
17	countered with October 1st. And then he came
18	back with November 30th, and then I said,
19	"November 15th," and then in back-and-forth
20	phone calls in between all of that, and then
21	final iteration of that was November 15th.
22	If it's November 15th, then no sales of
23	anything 200 milliliters or less after
24	June 30th. If it was October 1st, they would
25	be able to deplete their inventory of 200s

and less, and they chose November 15th.
MR. FLETCHER: So is is the
predominance of the dates on the settlement
agreement maybe I should be asking
Attorney Giesen but based on a desire to
deplete inventory predominantly?
MR. GIESEN: Essentially, that's
the purpose for an orderly wind-down of the
business.
MR. FLETCHER: Okay. Thank you.
MS. CARTER: I just
MR. GIESEN: And if I could add,
it's also I believe you all have
correspondence, we'd ask the current license
be amended to clarify that when the license
was originally issued in 2000 not
originally. They've been there 17 years
but in 2017, we provided a transcript of the
ALRC meeting, and at that point, I believe it
was you
MR. FLETCHER: Yep.
MR. GIESEN: made a motion to
change the restriction to prohibit any sales
of any airplane bottles 50 milliliters or
less, and that was approved unanimously and

recommended to the City Council. 1 2 City Council issued the license -- or 3 approved the recommendation of this committee, and the clerk's office apparently 4 in error included a condition that was less 5 than 200 milliliters. 6 7 And that was a part of the complaint that brings us here. Police officers went in 8 9 and purchased 100 milliliter bottles on -- on a few occasions, and there is some of that in 10 11 inventory, which the licensee had purchased and stocked in reliance on the resolution 12 passed by this committee and the 13 City Council, and it's also an opportunity to 14 eradicate that problem and -- and conform 15 16 with what this committee and the City Council 17 previously approved. Mr. Gradv? 18 MR. LANDGRAF: I would like to know 19 MR. GRADY: 20 how Captain Nelson feels about the 2.1 settlement, if he thinks they can maintain 22 order through this time period or not? 23 CAPTAIN NELSON: Historically, 24 they've had a problem following the rules and 25 regulations set forth by this committee. Ι

1	would hope that they would follow them until
2	November 15th, but I think that we would
3	support it if there was a violation that was
4	sustained by this body that they would suffer
5	immediate revocation prior to November 15th.
6	MR. GRADY: Is that a part of the
7	settlement?
8	MS. ZILAVY: Yes.
9	MR. GRADY: Okay.
10	MR. LANDGRAF: Alder Carter?
11	MS. CARTER: Yes. So can you just
12	go back to on June 15th, is it, that they
13	can't sell the 200 liter 200
14	millimeters (sic)
15	MS. ZILAVY: Beginning July 1st
16	when the new license is issued, then they
17	cannot sell anything 200 milliliters or less.
18	MS. CARTER: So from today to
19	July 1st
20	MS. ZILAVY: June 30th.
21	MS. CARTER: they can sell the
22	200?
23	MS. ZILAVY: Today to June 30th.
24	MS. CARTER: I mean June 30th?
25	MS. ZILAVY: Right.

i	
1	MS. CARTER: Okay. Thank you.
2	MS. ZILAVY: And the conditions
3	still remain they can't sell single bottles.
4	MR. LANDGRAF: Alder Verveer.
5	MR. VERVEER: Thank you, Mr. Chair.
6	If I could ask Attorney Zilavy to to
7	confirm so that we have the correct motion in
8	terms of stipulated settlement and renewal of
9	each of these licenses: Each of the
10	stipulated settlement includes then each of
11	the existing conditions remaining, and the
12	only one that well, the version of the
13	license that the committee would receive,
14	which you probably all have in front of you
15	that was in our packet, was condition number
16	4, coincidentally on each of our licenses.
17	And so that one is that worded correctly
18	as per your negotiations today, the
19	agreement? Do you not have copies?
20	MS. ZILAVY: I don't have a copy of
21	what you're looking at.
22	MR. VERVEER: And share that with
23	Respondent's counsel then to make sure that
24	everyone's clear that so those are the
25	existing conditions with the exception of
ļ	

1	what was already stated on the record in
2	terms of the size of the intoxicating liquor
3	packages. So each of those various several
4	conditions would remain unchanged in the new
5	licensing year; is that correct?
6	MS. ZILAVY: That's correct.
7	MR. GIESEN: Yes. What
8	what as you pointed out, number 4 would be
9	amended to say "50 milliliters or less."
10	MS. ZILAVY: "Until June 30th."
11	MR. GIESEN: The current license.
12	MR. VERVEER: We're only what we
13	have before us is the next licensing year,
14	July 1, correct? Non-renewal?
15	MR. GIESEN: Well, we had
16	deferred we'd requested that the current
17	license be amended to reflect what had
18	actually occurred before this committee and
19	the Common Council.
20	MR. VERVEER: At our last regular
21	meeting?
22	MR GIESEN: Right. And we're
23	asking that that basically it's a clerical
24	mistake.
25	MR. VERVEER: No, I understand.

MR. GIESEN: I don't know if this body even needs to act on it. The clerk could just make that correction.

MR. ALLEN: No, the clerk cannot make that correction. I've discussed this with the clerk's office. This is one -- a learning lesson for everyone. If you're applying for a license, you have to follow up at every stage.

The motion that was put before the Council was to accept the report of the ALRC. It unfortunately included a wrong condition, but that motion incorporated the condition on the agenda, which was the 200 milliliters. So the Council acted properly and the motion was properly approved with that restriction in place.

Had the applicant followed through, they could have alerted us that the clerk's office had been in error in putting that condition on. That was compounded by the fact that that condition was then renewed in the 2018 cycle. So I think at this point it would take an application for a change in license conditions to correct that.

1	MS. ZILAVY: Well, and that was
2	submitted, and that will be on the May 15th
3	ALRC agenda. It was referred from the last
4	meeting.
5	MR. ALLEN: To this meeting?
6	MS. ZILAVY: To the May 15th
7	meeting.
8	MR. ALLEN: I think then ALRC could
9	properly act on the May 15th agenda.
10	MR. VERVEER: If I could interject
11	then, Mr. Chair, because what's noticed here
12	is non-renewal hearings, and at least that,
13	to me, means the July 1st licensing year. I
14	could ask that Attorney Allen
15	MR. ALLEN: I concur with that.
16	MR. VERVEER: There's a notice
17	issue, isn't there
18	MR. ALLEN: Yes.
19	MR. VERVEER: to act on the
20	current license?
21	MR. ALLEN: Right.
22	MR. GIESEN: If I could
23	MR. ALLEN: Nonetheless, it does
24	not mean that you cannot enter into agreement
25	about your prosecutorial discretion in that
1	

1 time period. 2 MR. GIESEN: And if I could just to correct the record, the licensee did reach 3 out on August 7th of 2017 and received 4 correspondence that, I believe, was --5 provided, it not -- it says, "Good afternoon. 6 Correct, condition 4 on the license I sent 7 you this morning was added to prevent the 8 selling for bottles of intoxicating liquor 9 smaller than 200 milliliters, such as the 10 50-milliliter airport bottles." 11 So the licensee did follow up on that 12 and received assurance, and that was from the 13 Deputy Clerk, Jim Verbick. 14 So there was con -- confusion. We're trying to eliminate 15 that. 16 We have an agreement, right? 17 Right. 18 MS. ZILAVY: 19 MR. GIESEN: Yeah. Okav. MR. LANDGRAF: So Assistant City 20 Attorney Zilavy, we -- we've got the -- the 21 22 noticed license from July 1st going forward. what's your -- your -- just so we're all 23 24 clear, what is your plan for between now and then with regard to the --25

1	MS. ZILAVY: Well, they they
2	will be back before you May 15th for the
3	change in conditions, and I won't prosecute
4	between now and then for sales of
5	MR. LANDGRAF: Okay.
6	MS. ZILAVY: 200 and less,
7	except for the 50s. Still can't sell the
8	50s.
9	MR. GIESEN: Right. That's
10	understood.
11	MR. LANDGRAF: And you understand,
12	and you're comfortable with that?
13	MR. GIESEN: Yes. That has been
14	our understanding and agreement.
15	MR. LANDGRAF: Further
16	MS. CARTER: I just have a quick
17	clarification because I want to make sure
18	that we all understand. So from now until
19	June 15th
20	MS. ZILAVY: 30th.
21	MS. CARTER: June 30th, they can
22	sell the 200-millimeter (sic); is that what
23	you're saying?
24	MS. ZILAVY: The 100s and 200s.
25	MS. CARTER: What?
	l l

1	MS. ZILAVY: Pardon me?
2	MS. CARTER: They can sell the
3	200
4	MS. ZILAVY: Yes.
5	MS. CARTER: and up
6	MS. ZILAVY: Yes.
7	MS. CARTER: from now until
8	June 30th?
9	MS. ZILAVY: Correct.
10	MS. CARTER: Okay. And then
11	afterwards, it's nothing 200 and less they
12	cannot sell
13	MS. ZILAVY: Correct.
14	MS. CARTER: after June 30th?
15	MS. ZILAVY: Correct.
16	MS. CARTER: Okay. Thank you.
17	MR. LANDGRAF: Mr. Grady?
18	MR. GRADY: One more question.
19	What happens to the 50-milliliter bottles?
20	When they did the investigation, they said
21	there was a large box of 50-milliliter
22	bottles. Are they going to be destroyed, or
23	what are they going to do?
24	MR. GIESEN: They certainly won't
25	be sold. I assume they're going to be
1	

1	destroyed. Those are pre-existing inventory
2	from prior to 2017, because the invoices that
3	were examined did not disclose any purchases
4	of the 50s since the 2017 meeting.
5	MR. GRADY: My concern is that
6	prior with our investigation that was
7	conducted that there was a large box of
8	these, and based on perhaps past experience,
9	I'm just wondering if those those are
10	going to be removed from the premises? You
11	know, I think if they're not removed from the
12	premises, there's the, I guess, ability to
13	sell them still.
14	MR. GIESEN: They'll absolutely be
15	removed from the premises.
16	MS. ZILAVY: And the committee can
17	ask that that be part of that agreement.
18	MR. GRADY: Yeah, I would ask that
19	we add that.
20	MR. LANDGRAF: Further questions?
21	Mr. Donnelly?
22	MR. DONNELLY: Thank you,
23	Mr. Chair. I have a question for our counsel
24	and expert on liquor law. What are the
25	legitimate ways for those 50-milliliter

bottles to leave that building?

MR. ALLEN: I don't know that off the top of my head. That's something I would have to research, but they can't be sold to another retailer because only a wholesaler distributor can sell to a retailer. I do believe that they have to be destroyed, but there is — they can be returned, I know, to the distributor if the distributor's willing to accept them, but there is a process for it, and most people work through DOR when they're disposing of inventory and closing out.

MR. DONNELLY: Okay. So one thing that I would ask for as part of this settlement would be that the license holder provide documentation proving that the 50-milliliter bottles were disposed of appropriately. So whether that is a receipt showing the return to the distributor -- if they're going to be destroyed, that would mean having someone trustworthy on site to witness that. I guess I'm asking -- I'm sorry. I don't know your name, sir. Captain --

1	CAPTAIN NELSON: Cory Nelson.
2	MR. DONNELLY: Captain Nelson,
3	would it be appropriate for a representative
4	of MPD to be onsite to witness them being
5	destroyed?
6	CAPTAIN NELSON: We can certainly
7	do that.
8	MR. DONNELLY: Thank you. Do you
9	have any concerns about that?
10	CAPTAIN NELSON: No, I don't.
11	MR. DONNELLY: Thank you.
12	MS. ZILAVY: I would just ask for a
13	little clarification on that. Provide
14	documentation proving the 50-milliliter
15	bottles were disposed of properly, that it's
16	got to be some kind of official documentation
17	from
18	MR. DONNELLY: That I would say
19	acceptable documentation would be I don't
20	know if "invoice" is the correct term, but
21	proof that they have been returned to the
22	distributor, including the number of bottles
23	returned or documentation from MPD that they
24	were destroyed.
25	If there is another option that we're

1	not aware of besides returning or destroying
2	them, I would strongly recommend reaching out
3	to the City Attorney's office and making sure
4	that whatever that other option is is legit
5	and that whatever the mechanism for executing
6	it is clearly and unambiguously documented in
7	a formal fashion.
8	MR. LANDGRAF: Further questions?
9	Discussion? Okay. Assistant City Attorney
10	Zilavy, anything?
11	MS. ZILAVY: I don't have anything
12	further.
13	MR. LANDGRAF: Okay. So the we
14	should have a motion accepting this
15	settlement as amended by Mr. Grady's comments
16	and Mr. Donnelly's. So who would wish to
17	make the motion?
18	MR. DONNELLY: I so move.
19	MR. LANDGRAF: Okay. All right.
20	And everybody's clear on Mr. Grady and
21	Mr. Donnelly's comments?
22	MR. FLETCHER: Second.
23	MR. LANDGRAF: Second? Okay.
24	MR. DONNELLY: All right. And
25	Mr. Chair, that's for items 3 and 4.

1	MR. LANDGRAF: And that's for items
2	3 and 4. Okay. All right. No further
3	discussion. All those in favor of approval,
4	say, "Aye."
5	COMMITTEE MEMBERS: Aye.
6	MR. LANDGRAF: Opposed? Okay.
7	Items 3 and 4 are taken care of. Thank you.
8	MR. GIESEN: Thank you.
9	MS. ZILAVY: Can I just have a
10	minute to text my department of revenue
11	witnesses that and the fire witness
12	that
13	MR. LANDGRAF: Sure.
14	MS. ZILAVY: they can
15	MR. LANDGRAF: Okay. Why don't we
16	deal with the all right. Let's move to
17	then the public comment for items 1 and 2,
18	and we probably should have a motion from the
19	committee to take up 1 and 2 together.
20	MR. GRADY: I'll make a motion to
21	that effect, that we consider items 1 and 2
22	together.
23	MR. FLETCHER: Second.
24	MR. LANDGRAF: Okay. Motion and
25	second to combine is 1 and 2. Seeing no

further discussion, all those in favor, say, 1 2 "Aye." 3 COMMITTEE MEMBERS: Aye. MR. LANDGRAF: Opposed? okav. 4 So I'm not sure -- so as I -- as we mentioned 5 earlier in the -- in the meeting, the -- some 6 folks have registered in support and in 7 opposition of the establishment, and what we 8 will do now is accept comments from those 9 folks. 10 11 And as Assistant City Attorney Allen indicated, these -- these are comments that 12 are not -- well, your -- your comments are --13 are going to be used for purposes of -- of 14 your -- voicing your opinion. They're not 15 16 going to be comments that get in part of the official record unless you have followed the 17 procedure that Assistant City Attorney Allen 18 19 mentioned. I'll read off a couple of names so you 20 know who is up and who is coming up next 21 because there's about 10 or so folks. 22 So I'll try to make this as efficient as 23 24 possible. And as I mentioned earlier, please

When

limit your comments to three minutes.

1	you hear the timer go off, please please
2	end the sentence you're on, and if the
3	committee wants you to talk further, they'll
4	make a motion and grant you some additional
5	time.
6	So first is, I believe, Erika Mills and
7	then Faye Bokelman, and then Morris (sic)
8	Gazzetta.
9	MR. GUZETTA: Marcus.
10	MR. LANDGRAF: Marcus? Okay. I'll
11	probably destroy everybody's name here.
12	So
13	MS. BOKELMAN: You got mine
14	perfectly.
15	MR. LANDGRAF: Be sure to correct
16	it when you get up to the microphone.
17	MS. MILLS: I'd like to thank the
18	committee for letting me offer my comments
19	here today.
20	MR. LANDGRAF: Excuse me. When you
21	come up I should have mentioned it
22	please for the record state who you are.
23	MS. MILLS: My name is Erika Mills,
24	and I live in the Christopher Terrace
25	Condominiums on Luann Lane. I'd like to

,	
1	offer testimony as a resident there regarding
2	what you'll probably hear is
3	MR. ALLEN: Excuse me. If you're
4	going to testify, as I asked, you'll need to
5	talk to parties and then you'll be sworn in
6	as a witness. Both sides will have an
7	opportunity to ask you questions. If you
8	just want to talk
9	MS. MILLS: Sorry. Maybe I used
10	the word "testimony" in
11	MR. ALLEN: Yeah, we lawyers have
12	these terms that
13	MS. MILLS: not an official
14	sense.
15	MR. ALLEN: we're very guarded
16	about, and testimony is
17	MS. MILLS: I apologize. I work
18	for the government. I know exactly what you
19	mean.
20	MR. ALLEN: All right. So you just
21	want to talk to the committee
22	MS. MILLS: I don't mean testimony
23	officially
24	MR. ALLEN: and make a
25	statement?

MS. MILLS: But I could -- if anyone would like that, I could offer it as official, but right now I'm just offering my comments and opinions.

I was as a resident there a witness to gunshots in the parking lot. It's un -- I was unsure of whether or not it was my own parking lot or the parking lot across the street, but later on on followup, we were able to discover that they were people who had come out of the catering establishment, which more or less seems to be operating like a nightclub.

It's not open during the day. I see that with my own eyes, and from what I can tell, there's no food being sold. There's no lunch being offered. It's only open in the evening hours.

My building is situated -- well, in our complex, further away from the building than the other buildings in our complex. So I don't hear as much of the noise as far as music and so forth, but we do get a fair amount of the litter and foot traffic from when dispersion eventually happens in the

evening, and those individuals are loud and lack a certain amount of control. So in the following days, there's usually litter everywhere strewn across the street. I have on a number of occasions come home to pieces of property on my patio being manipulated or vandalized and my vehicle additionally, though it's minor. It's -- and I can't say that any one particular individual did it, but I don't have a reason to believe that anyone personally was out after me.

So my primary complaint would be noise and garbage that originates from and around the establishment and general loitering that seems to take place around that time and the fact that they're open during the week at —at what I would call a fairly late hour. They don't always disperse. I understand they're supposed to disperse by 11:00 p.m., And that's not always the case. I hear recently they've been much better about it, but I have witnessed on several occasions where either the establishment itself does not closed at 11:00 p.m. or it is — people continue to be on the premises beyond that

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1	time. Thank you for your time.
2	MR. LANDGRAF: Thank you. Okay.
3	Faye
4	MS. ZILAVY: Mr. Chair, one of the
5	individuals approached me and asked if they
6	could submit their statements as testimony,
7	like get sworn in and testify in conjunction
8	with my case.
9	MR. LANDGRAF: Okay. So we we
10	have someone who would want to offer comments
11	that would be part of the sworn testimony.
12	So we would we would swear them in.
13	They'd make their comments, and the license
14	holder would have the opportunity to
15	cross-examine them. Mr. Donnelly?
16	MR. DONNELLY: Mr. Chair, so as a
17	member of the committee, I would find it
18	challenging to separate the informal comments
19	from formal testimony if it's all part of one
20	block. Could we have all of the comments
21	first and then
22	MR. LANDGRAF: Sure.
23	MR. DONNELLY: start their
24	testimony in cross-examination?
25	MS. CARTER: And then I have a

1 quick question. Can you tell us how far you 2 live from the establishment, whether it's 3 across the street, two blocks away, so we can get an idea. 4 5 MR. LANDGRAF: Okav. So when you come up, please introduce yourself, and as 6 7 Alder Carter requested, let the committee 8 know where -- where you live in relationship 9 to the -- to the establishment. 10 So you are Faye? 11 MS. BOKELMAN: Mv name is I am. 12 Fave Bokelman. I also live in the 13 condominiums which are directly across the 14 street from DOC Catering. As Erika mentioned, it's -- the biggest 15 16 -- one of the biggest issues that we have 17 with the establishment is noise. It is very 18 loud, especially for the building that is 19 closest, which is directly across the street 20 from the establishment. We've had people who call our condominiums home who are 21 22 threatening to move out because of the noise. It's every 23 It's not just on a weekend. 24 weekend, and it's occasionally during the 25 week as well, and as previously mentioned, up

until 11:00 at night on a weeknight.

We have also had reports of people having things moved or -- or vandalized in the lot that are not held down. One of the other issues that we have been having with that is that there is just so much congestion in the area. If there were to be an emergency when they were leaving, no one would be able to reach us, and when people do leave the establishment, as previously mentioned, they are extremely loud. They are dropping glass and whatnot onto -- to the street.

And also as previously mentioned, we've had issues where there have been assaults, shots fired, all of this directly across the street from where we live. It's a residential area. It's a high concentration of people because there is an apartment complex and our condominiums are directly across the street or next to this establishment. So families live here, and if there were to be any sort of stray gunfire, there's really no telling what might happen. And all of that is — is a big concern for

I am on the board of directors for the 1 condominium, and it's really hard to tell 2 people that -- you know, they're leaving 3 simply because of an establishment across the 4 street that originally started out as 5 catering but, as previously mentioned, now 6 operates as a nightclub. Thank you. 7 MR. LANDGRAF: 8 Next, Marcus. And 9 then after Marcus, Marjan, if I have that right and then Patrick Kane. 10 Hello. I'm 11 MR. GUZETTA: I live in 2125 Luann Lane. 12 Marcus Guzetta. 13 That -- my condo is directly across the 14 street from the establishment. In fact, with one side of our house, one side of our 15 bedroom windows, that is the direct view is 16 17 the Divine Catering building that it's located in. 18 19 So I'd just like the say it's sort of a 20 ditto with what was previously mentioned. Gunshots twice last year, the trespassing. 21 22 In addition, to kind of -- of build upon the 23 noise we're hearing, honking horns, yelling, screaming obscenities, squealing tires, and 24 25 loud music. If we place a complaint with the

police department, then usually all of that disperses relatively soon; however, there are times where it goes on up to and past, like, 11:45 at night.

We think that maybe there's people even who sit in the parking lot and max their stereos out and play music the entire time. There's also disruption of our sleep from headlights of patrons sitting in their cars coming and going. Traffic jams, especially in the winter. You have people honking their horns at each other to try to get out. Congestion, and we've had cars that place themselves in the only exit to our garage, essentially, that we have to urge them to move if we'd like to leave past a certain time of night.

So my personal testimony is -- or my personal experience is that me and my girlfriend, who sits with me, we typically go to bed at, like, 8:00 to 9:00 p.m., and we have to wake up at about 4:30 in the morning to work. Because we're wake -- when we had -- we had our bed in the bedroom for a long time because that's where it kind of

belongs. We had to move it to the living room because we'd constantly be woken up at 10:00 or 11:00 and have our sleep disrupted. And four nights a week getting 4.5 hours of sleep, it has affected our stress level. It's affected our life, and we have considered trying to moving because of issues from Divine Catering throwing parties, essentially, night after night.

We moved our bed into the living room simply because we were tired of -- we had to place a lot of calls to the Madison Police Department about the noise complaints, and they've been wonderful about responding. It's just that by the time we've called them, they've already woken us ups and disrupted sleep.

And this is the experience that we've heard from a number of people. We've had community meetings about the issues related to this place, about the violence and increase in crime associated with it, and just people who live in Luann Place, which is 202 next door and Parkside Apartments. They have mentioned to us that they're frustrated.

Now, the Parkside person -- apartment person 1 was unable to be here. It was kind of short 2 3 notice. So that's my statement. Thank you. MR. LANDGRAF: Thank you. Marjan? 4 And to kind of help you a little bit 5 with timing, I've -- I've made up a makeshift 6 sign that says, "One minute left." 7 that'll -- that'll give you an idea of where 8 you're at since I noticed nobody's looking at 9 their watch. So -- okay. Marian. 10 11 MS. FATERIOUN: My name is Marjan Faterioun. It's M-A-R-J-A-N, and then 12 13 my last name is F-A-T-E-R-I-O-U-N. I live in 2217 Luann Lane. So I live in the middle 14 building between both of the people who have 15 16 iust spoken. I don't hear the noise, and I feel very 17 lucky because a lot of my very good friends 18 and stuff are thinking of leaving my 19 community because of the amount of noise. 20 21 What I do experience is behind our building, there is kind of an unfortunate direct route 22 23 between some other parts of the neighborhood 24 and the catering service -- which I know they 25 themselves can't stop people from cutting

through there -- but people are walking as close as 5 feet of from other peoples' back doors and leaving litters of beer cans, beer bottles. We've found beer cans that are completely -- that are open -- or closed and full of beer just sitting on the side of the street directly outside of Divine Orders Catering.

Also, right after the 4th of July, I was walking my dog, and about -- I can't even describe the amount of fireworks that were left in the street and in the parking lots, not only theirs, but ours. I completely agree with everything that everyone has said, so I'm not going to take a lot of time reiterating that, but I personally have come home after work around 10:30, can't -- had to turn around and go the other way down my street because of the amount of not only cars that are just parked in the street leaving and blasting music, but also people walking in the street, walking through our yard.

People have driven up onto our grass to turn around in our condos. I moved there in April of 2016, and for about a year before

this all happened, we've had a really quiet 1 I've been totally content and felt 2 3 safe walking my dog and being out alone. now at night, I've -- I've gotten velled at 4 when I've been out at night when I get home 5 I know these things are not things 6 7 that are direct causes of the people that run 8 this establishment, but the dispersal 9 afterwards, there's been nothing done to get security there to help with the dispersal, 10 and the Madison Police Department cannot act 11 as our security for their establishment every 12 13 single time they decide to hold an event. And unfortunately, that's what our community 14 has come down to, is calling them to try to 15 16 act as security for that -- that facility. 17 Thank you. 18 MR. LANDGRAF: Okay. Thank you. 19 Patrick Kane and then Monir, if I have that correct, and then Madeline. 20 21 MR. CANE: Good evening. My name's 22 Patrick Kane. and we own a -- a condominium 23 in 2525 -- 2125 Luann Lane right across the 24 street from Divine Orders Catering. You've 25 already heard a lot of information about the

disturbance that Divine Orders has brought to the neighborhood. This is basically an establishment that is incompatible with a residential neighborhood, and I hope you're getting that flavor by this point. There are a couple of other points that I'd like to make.

When it was originally -- when the liquor license was originally sought, it was for a catering outfit. Now this outfit is working exclusively as a restaurant and a bar. I tried to contact them by phone to discuss the issues that we had as property owners, and all the phone numbers that connected with this business are not in operation. The only way you can get in touch with them is through text or through e-mail. Not only do I think that's a bad business model, but I think it shows the extent to which you're actually operating as a catering business. They're just operating as a restaurant and bar with late-night traffic.

The destructiveness that it's brought to the neighborhood includes vibrations inside our unit to the point where an artifact

rattled off a shelf and was broken to some 1 2 The -- in addition to that, great expense. 3 deceptiveness and destructiveness. We are concerned about the property values. 4 We all 5 know what that neighborhood is like. we all know two blocks over, Greenway Cross and how 6 7 that neighborhood is in need of rehabilitation. We don't want to see 8 9 Luann Lane also be a part of the larger 10 neighborhood problem. We'd like to have that 11 as a -- a nice model of how the neighborhood 12 could be working in a healthy way without gunshots, without littering, without 13 14 late-night disturbance, without -- with a decent quality of life in the neighborhood. 15 16 That, in a nutshell, is what I had to 17 Thank you for the opportunity. say. 18 MR. LANDGRAF: Thank you. Muneer? 19 Do I have that correct? And Assistant City 20 Attorney Zilavy, who was the person that --21 MR. AFIFI: Ηi. 22 MR. LANDGRAF: Oh, okay. Well, 23 then we're going to take you separately 24 because you're the only one who is -- who is 25 going to be sworn in. So sorry about that.

1 Magdalena? 2 I didn't know I was MS. COLL: 3 going to talk. I was just questions, if you 4 have questions. 5 MR. LANDGRAF: Oh, you did. Yes, you are available for questions. 6 7 MS. COLL: Anyway, I can confirm. My name is Magdalena Coll, and I can confirm 8 9 what they said. I also live on Luann Lane, the building that is across from this 10 11 catering business, and I went out one night, 12 and it was unbelievable the number of cars, 13 the number of disturbance. That was 14 unbelievable. 15 If we had an emergency or if someone had 16 to leave the building, that person would die 17 there before they get to the hospital because 18 there would be no way -- or we would have a 19 crash with another car because they -- of 20 course if they drink and say, no, they really 21 don't know what they're doing and they drive 22 away or be crazy and they don't really care. 23 One night, I came back, and in my 24 driveway was a van parked, and I thought, I 25 don't think that this -- I don't think I know

I don't think this person lives 1 this person. 2 here, and then I -- I kind of stop, and I 3 didn't know what to do, and I didn't even know who the driver was, and I opened the 4 5 garage, and that person kind of like, "Oh, Go." 6 ao. 7 And I thought, "Why do I have to go? 8 don't know who you are. You'd better leave." 9 And finally that person left, but then we rolled the window -- the car windows, and I 10 11 realized they were having an argument, and I felt very uncomfortable because those people 12 13 don't belong to my building, and I felt very 14 insecure because I didn't know what was going on and why that person was in my driveway. 15 16 Very much just supporting what my neighbors 17 said. Thank you very much. 18 MR. LANDGRAF: Thank you. Okav. 19 Next is Brittaney and then I believe Anita 20 and perhaps Mattie. 21 MS. WESTLEY: Hello. Mv name is 22 Brittaney Westley. I live at Luann Place, 23 2202, the building that's right next to the 24 establishment with my boyfriend, and honestly

there's not much more I can say that's going

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to be different than what they've said. I've been there when the gunshots occurred. I've seen multiple fights in the parking lot break out from my apartment building because my apartment's on the top floor of my building, and I can see the whole parking lot, or the front at least, of that establishment from my balcony.

We've had to call the police multiple times with the gunshots and also as noise complaints. And they're -- they get there -like everyone said, they get there within a good reasonable time, but it doesn't seem like it's been enough of a deterrent at all to keep this from continuously happening. And honestly, personally for me, I'm worried about another gunshot occurring and if it is going to be a stray bullet, what if it comes into my building or one of my neighbors'. Like, I have my cats that always sit up by They're always right there. the windows. Ι don't want to see something happen to them either. I don't want to see one of the kids in my building get hurt, and it's just -they always come up into the grass that's

1 right against our parking lot area when 2 they're parking everywhere over there, and I 3 just -- I don't understand why they feel they need to be blasting their music so loud all 4 the time and why they feel that that's a good 5 place to be yelling at each other or starting 6 7 fights or some such like that. Honestly, I just -- it is a headache, to 8 say the least. I -- I can't really say 9 anything more than that other than what 10 everyone else has said. I'm -- I'm iust 11 worried about for the state of the 12 13 neighborhood at this point. Thank you. MR. LANDGRAF: Thank vou. Anita 14 and then -- is it Mattie or Mahi (ph)? 15 16 MS. REESE: Mattie. 17 okav. Mattie. MR. LANDGRAF: MS. HOWARD: Hi. I'm Anita Howard. 18 19 I work for Laverne Buchanan. I've been working for her for almost six years now. 20 21 have a couple of things to address. If there was -- when -- when you walk up on this 22 establishment, if there's music playing in 23 here, you can't hear it from the outside. 24 So 25 where this music is coming from, I have no

clue.

Secondly, if there's a problem and you all are right next door not even a half a block away, we are -- you are able to reach us. We're always on the premises. So I can't understand why is it that no one ever came. The number that we have at Luann Lane has been that same number since Luann has been open. The number has not changed, and phone rings every day.

Catering, when we have catering jobs, it may hold catering for 50 people. It may hold catering for 60 people. We never know, but we have to accommodate them. That's what we are, a catering service. So with being with the catering, we do also sell liquor, yes, we do. At 10:45, we're closing down. So meaning that if there's a host of 50 people at 10:45, by 11:00, we make sure they're off the premises. The parking lot holds at least up to 100 cars parking. So why would anybody have to park on the outside? No clue.

So I'm just kind of stipulating some of the things that I heard throughout them -you know, giving their statements. If I book

an event, I make sure that my people are gone
at least by 10:45. So if there's a problem
with the 10:45 thing we were issued an
11:00 curfew the last time we were here. So
we know how to get them off by 11:00.
And we do have security by the way. We
have two security guards that works every
event. That's who gets the parking lot
emptied. That's it. Thank you.
MR. LANDGRAF: Thank you.
MR. DONNELLY: I have a question,
please.
MR. LANDGRAF: Excuse me, ma'am?
One of the members has a question for you.
MR. DONNELLY: Bonus time. You get
a little bit more.
MS. HOWARD: Sorry.
MR. DONNELLY: Not a problem.
You said there are two security guards
there?
MS. HOWARD: Yes, it is.
MR. DONNELLY: How are the security
guards dressed?
MS. HOWARD: Sometimes we have
vests or we have T-shirts that have

1	"security" on the back. If you're across the
2	street, it may not be visual for you to see
3	that it says "security," you understand, but
4	we do have shirts.
5	MR. DONNELLY: Okay. Cool. Thank
6	you.
7	MS. HOWARD: You're welcome.
8	MR. LANDGRAF: Mattie, and then I
9	believe it may be Alice.
10	MS. REESE: Good evening. My name
11	is Mattie Reese. I am also employed with
12	Divine Orders and Catering. I am through voc
13	rehab. So I have a disability, and they are
14	training me back to get into the field
15	because I'm going to go into culinary.
16	I just want to say I heard a lot of
17	things here tonight, negative things about
18	Divine Orders Catering. So I just want to
19	throw some good things out there for you
20	guys.
21	It's a beautiful place. It's a
22	well-held place. Things do happen. I mean,
23	sometimes we just don't have control of
24	things happening. It just happens, but when
25	I'm at Divine Orders Catering, I've never

been there when there's been a fight. I've never been there where we're disorderly outside. Sometimes if we have a group of people and everybody's talking, I think it might tend to get a little noisy, but I don't see us behaving in the wrong way.

I don't see the neighborhood going down because Divine Orders Catering is there. They say that their things are being vandalized. If you watch the news, you see children stealing cars and vandalizing cars all over the neighborhood right now today. So I don't believe that us grown folks are going into the neighbors' cars and things like that.

I also want to say that I learned a lot from Divine Orders Catering. Like I said, my dream is to be a caterer. So not only are they teaching us skills, but we're being employed in that neighborhood. I mean, that's what we want. If we have businesses there, that means that we want to employ the -- you know, people in the neighborhood or even outside the neighborhood.

I just wanted to throw some good things

1 out there because I do think that the 2 neighbors have the right to have their 3 concerns. We can't change how they feel inside, but I don't think that it's enough to 4 5 say that it is time to remove this business. This business is employing people, including 7 myself. I'm sending more people over from 8 the program that I'm in to be employed by 9 them. So I am just asking that we try to 10 come to some type of ground level here so 11 that everybody can be happy. That's all. 12 Thank you. 13 MR. LANDGRAF: Thank you. I'm not 14 sure about the name, but address is 15 1905 Greenway Cross. And then Dier --16 Deidre, and then looks like Mag -- Magpie. 17 MR. MORRIS: Hello. How y'all 18 doing today? My name is Jackie B. Morris. Ι 19 am FIC, Focused Interruption Coalition, along 20 with Anthony Cooper and Jerome Dillard, and I 21 -- I been working with Laverne Buchanan for 22 three years now as far as Divine Orders 23 Catering. 24 I believe that some of the things that has been said has been fabricated. As far as 25

garbage and stuff laying all over the place, I don't believe that because I be there. She have people that go pick up the garbage and all that. I mean, they park along the side, but I ain't never seen nobody park in the grass. And yes, they park on the street, and yes, when people full of alcohol and something like that, they tend to act out like that.

And shots -- shots -- the last shot probably was last year or something like that, and I'm sure Ms. Zilavy can contest So -- but as far as these (sic) to that. people -- I've never seen so many people testify against a catering. Where you all at? You all just came out the woodwork. There's -- you can come and voice your concern. The place do open from 7:00 to 10:45 on weekends, and Divine -- it's been recorded there's been about six murders within the three years, and she -- some of them family members can't go and -- and rent a place that have a repast. This lady, Laverne Buchanan, have a repast for a lower price, and some of them just be repasting,

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and sometime it be events. Some people just graduating from high school or some of them, you know, want to throw a baby shower or something like that, but, yeah, they have up and downs. I'm sure the neighborhood as far as going down, if anything, I think she bringing more stability to the neighborhood.

And if -- if y'all want to voice y'all concerns, you didn't have to come here to do it, you could have come right here to this lady, Buchanan, because she work for the State too. I am employed at the UW Hospital. So -- so I work for the State also. So -- but like I said, they can voice their concerns, and they're welcome also, but most of the stuff I just heard here, sir and ma'am, is fabricated.

And they do have their opinion, and like I say, I ain't even seen this many people here. I ain't even know they lived in the neighborhood, but you know, I will say Laverne Buchanan is a great employer, and she employs good people. Like I say, I -- I be there. I be there every weekend because I live around the corner on Greenway Cross, and

1	I can pick up there's no garbage. She got
2	seven, eight garbages out there. Okay? But
3	I just wanted to say that she is a good
4	person, and if you all people feel any
5	injustice, come and talk to her. Thank you.
6	MR. GRADY: Question for
7	Mr. Morris.
8	MR. LANDGRAF: Excuse me, sir.
9	MR. GRADY: Mr. Morris, would you
10	say that this is a nightclub?
11	MR. MORRIS: No, I wouldn't say
12	it's a nightclub.
13	MR. GRADY: Would you say that what
14	happens on weekends would be, I guess,
15	described as an after set?
16	MR. MORRIS: After It can't be
17	after set. After sets go on until 2:00 after
18	parties. No. This only lasts until 10:45 at
19	night. That's it. So
20	MR. GRADY: And it's been your
21	experience that they close directly at 11:00?
22	MR. MORRIS: 11:00, yes, and they
23	take some people some people you know,
24	you get intoxicated. Some be, you know, be
25	intoxicated. And, you know, they come

outside and they want to holler. Yes, they going to holler. You know, they be happy and they leave there probably not in a timely manner, sir, but they leave. You know, and there have been incidents there, and there's incidents all over.

They shot up Visions. Visions got stabbed, shot up, and everything. They have shots at Visions, but they still open until 2:00. I don't understand that. You know, they had killings at O'Grady. They had killings at a pizza pub. They had a killing at the BP gas station. They have killings all over the city, but this have never been — people have been shot and disrespected up in Luann. You know, So, yes, they have incidents. There's isolated incidents all over the city.

So I'm sure everybody complaining all over the city, sir, but Visions still open until 2:00, and they had -- before the incident that people got shot in Visions, there was a shooting before that. So you win and you lose some, but I respect their opinion, but most of them been fabrication,

1	sir.
2	MR. LANDGRAF: Okay. Thank you.
3	Deidre?
4	MS. MCARTHUR: Yeah, I actually
5	support the revocation of the license. So I
6	guess I hope I didn't fill my form out
7	wrong. I think I should have been one of the
8	first set to speak. I don't know if I can
9	still speak.
10	MR. LANDGRAF: Well, you've
11	you've told us. So
12	MS. MCARTHUR: Okay. Yeah. I live
13	at 2022 Luann Lane, and unfortunately, I've
14	also experienced just the noise disturbances
15	happening late at night, an excessive amount
16	of traffic, very, very loud music coming from
17	vehicles. I do notice there is somewhat of a
18	good faith effort on the part of the business
19	to quiet it down, because I hear them coming
20	out to shout at the people in their vehicles
21	to leave when it's closing time.
22	Unfortunately, that can go on for 15 or
23	20 or more minutes, and then I think people
24	are inebriated at that point, and they're
25	just having a good time kind of partying in

the parking lot; and therefore, you know, it kind of just keeps going on and on and on, and they're getting yelled at to leave and they're not leaving.

So this is late at night. It happens during the week too. You know, I get up at 5:00 a.m. It's just very annoying. You know, you have to call the police, and they take quite a while to get there, and it's just an ongoing issue. I do kind of feel bad for the business, but I don't think that this is a good place for this business at all next to all these apartments and condos. It's just a real nuisance, and it's -- it's disturbing late at night.

It's been ongoing for quite a while now, and I just don't think the business can control the occu -- their patrons when they become inebriated or whatever's going on when they're released from -- they -- they leave the business when it closes. It's just they're not able to control the patrons. They're just loud and noisy and really blasting music so loud that it vibrates just like everyone else said.

1 Also when they come into the parking lot, oftentimes it's loud -- loud music is 2 being blasted on the way in too. So I do 3 think that lately the parking lot has been 4 They've kind of been controlling it auieter. a little more, but that's not case in the 6 late evening when people are, I believe, 7 inebriated and they leave the establishment 8 9 for the evening. So it's just quite a 10 nuisance. Thank you. 11 MR. LANDGRAF: 12 MS. MCARTHUR: Thank you. Magpie? 13 MR. LANDGRAF: 14 MS. MAUTHE: My name is Magpie Mauthe. I live at 2127 Luann Lane, 15 which is sort of across the street on the far 16 side of the building from Divine Orders 17 Catering. So instead of repeating what other 18 people have said, because I agree with all of 19 20 it, I think the issue really is that we are a residential neighborhood, and this is a bar 21 22 operating in a residential neighborhood. I have two kids. One of them is 17, and 23 24 she drivers home at night around 10:00 at

25

night and sometimes can't get in our garage

because there is so much traffic in the street, and she's afraid to come home at that time and have to deal with this, because at 17, she isn't really good at dealing with drunk people, and I'm very glad about that. So it really doesn't make sense to have this sort of establishment, no matter how good it is, no matter what type of a great boss she is — in a residential neighborhood. It is literally right next to a multitude of apartment buildings, and I think there would have been more people here tonight, but there was a fire in one of them this afternoon.

We are right across the street from it, and I am one of those people that goes and picks up trash every morning when I walk my dog. My other condo board members make fun of me sometimes for it, that I carry a bag around.

If this was really a catering company, you would think the trash I was picking up would be plates and forks and spoons and stuff. I'm picking up bottles. I don't know names of sizes, but I'm picking up bottles like this big, empty, from alcohol, and

they're all glass, and there's kids all over. 1 There's little kids that are right down the 2 I'll find smashed glass on the 3 street. 4 street, and I'm trying to pick it up because the 3- and 4-year-olds that play outside 5 right across the street from the park or 6 7 right across from the Aldo Leopold Park are going to be picking that up. 8 9 I am one of the people who has found full cans of beer. It's all alcohol-related 10 11 There is nothing related to food garbage. 12 that I find and pick up on the street. pick up bags of stuff each week and throw 13 14 them away. I can keep and take pictures, if 15 vou'd like. Thank vou. 16 MR. LANDGRAF: Okav. That's 17 everyone who is -- has registered to offer a 18 comment, and now we'll go to Muneer. Did I 19 pronounce that name correctly? 20 MR. AFIFI: Yes. 21 MR. LANDGRAF: Okav. So the court 22 reporter will swear you in, and then you can 23 offer your -- you will offer your comments, 24 and -- and then because you're offering sworn

testimony, you will have the opp -- or the

assistant city attorney and the license 1 holder will have the opportunity to ask you 2 questions. That's fine. MR. AFIFI: 4 5 MUNEER AFIFI. called as a witness being first duly sworn in 6 the above case testified under oath as follows: 7 Hi. Thanks for having 8 MR. AFIFI: My name is Muneer Afifi. I live at --9 me. on Luann Lane in the Christopher Terrace 10 Condominiums. I have a direct view from my 11 12 bedroom of the nightclub/catering establishment, and it's about 400 feet away 13 across the street. So it's kind of diagonal 14 15 birdseye view. I've owned this property, and I've lived 16 17 here on Luann Lane since September of 2015. When Divine Orders Catering opened, I was 18 actually pleased to know that a small 19 business was opening and investing in my 20 21 community, and I actually attended the 22 opening meeting along with Sheri Carter and 23 congratulated them and wished them good luck. Since opening, Divine Orders Catering 24 25 has been nothing but problems. As a

neighbor, I've seen very loud parties occur repeatedly during all seasons, particularly on Friday and Saturday nights. Even after the location is "closed," air quotes, the party would continue in the parking lot and on the street. It's clear they're not following license conditions, including operating hours and the food.

I've heard shots fired on multiple occasions with 911 calls and everything. The commercial office building containing this nightclub-type establishment is not constructed to handle this type of business, and there's a large secluded parking lot behind the nightclub which creates inherent safety issues. What happens behind the building is impossible to know unless if you were to actually physically drive back there, which is impossible even for emergency responders when the club is operating or walk back there.

After the parties are over, a trail of litter is left in the street, lawns, and neighboring parking lots. When emergency services are called due to those shots fired,

1 it's impossible for them to safely arrive due to the level of congestion in the streets. 2 3 So we're talking a normal residential road double parked on both sides. 4 5 I feel unsafe on my street after dark solely due to Divine Orders Catering. 6 request that their liquor license renewal be 7 8 denied. Thank you for your consideration, 9 and I am prepared to answer any questions. 10 MR. LANDGRAF: Mr. Donnelly? 11 Thank you. MR. DONNELLY: 12 Mr. Chair. 13 **EXAMINATION** 14 BY MR. DONNELLY: The party noise that you've heard, has that come 15 0 16 from inside the building or from the parking lot 17 or somewhere else? It's come from at times inside the building, 18 Α 19 including you can see flashing kind of, if you've ever been to a wedding, like, the disco light sort 20 of thing. You can see that from the window of the 21 22 establishment, and the sound is also coming from 23 the establishment. Later on at night, you hear 24 the park -- you hear it coming from the parking 25 lot, so the property, but cars parked in the

1		parking lot that are not leaving.
2	Q	And what have you seen Divine Orders Catering do
3		to police their parking lot?
4	Α	I have seen no action to police their parking lot
5		by Divine Orders Catering. The only actions I've
6		seen to police the parking lot is when it gets bad
7		enough that you have to call Madison Police, and
8		Madison Police eventually responds and in as
9		timely as they can for a noise complaint, and it
10		usual dissipates on its own when Madison Police
11		arrives.
12		MR. DONNELLY: Thank you.
13		MR. LANDGRAF: Thank you.
14		Assistant City Attorney Zilavy?
15		MS. ZILAVY: I don't have any.
16		MR. LANDGRAF: And is Ms. Buchanan
17		here?
18		MS. BUCHANAN: Yes.
19		MR. LANDGRAF: Do you have an
20		interest in asking Muneer any questions?
21		MS. CARTER: I have a question.
22		I'll wait until after.
23		MR. LANDGRAF: So for the record
24		excuse me. For the record would you just
25		introduce yourself.

MS. BUCHANAN: I'm
Laverne Buchanan, Divine Orders Catering,
LLC.
MR. LANDGRAF: Thank you.
MS. BUCHANAN: So I do have some
questions.
EXAMINATION
BY MS. BUCHANAN:
Q You said you you said you're located in front
or the back of the building?
A I'm located I'm located in the front on
right on Luann Lane. So I'm in the parking lot of
Christopher Terrace, and I'm in what we refer to
as building 3.
Q Okay.
A I have a corner unit. So I can both see
Aldo Leopold Park if I imagine if I'm standing
at my window right here. I can look to my left,
and I can see the park, and I can look to the
right and see the catering establishment, and if I
look straight out, I see where the fire was today,
the Parkside Apartments or whatever.
Q Okay. So like directly in the front
A Right.
Q that you can see? Okay.

	Do you know where we're located in that
	building?
Α	Yeah. You're located on the bottom floor to the
	right side.
Q	Okay. We're do you know that we're in the back
	of the building?
Α	That would make sense because that's where a lot
	of the sound is coming from.
Q	Okay. You said so you hear the sound coming
	from inside the building?
Α	Yes, ma'am.
Q	Okay. And you said you see strobing lights?
Α	Yes, ma'am.
Q	Okay. So in that building, you cannot hear one
	sound, and if you're in the front of the building,
	there's absolutely no way
	MS. ZILAVY: Objection. She's
	testifying.
Q	that you're going to see strobing lights.
Α	So that's not any experience that I've
	MR. ALLEN: There's an objection.
	The Chair has to rule.
Q	You say you've seen strobing lights, though?
	MR. LANDGRAF: Excuse me,
	Ms. Buchanan.
	Q A Q A Q Q A

1		MS. ZILAVY: I objected because
2		she's testifying.
3		MS. BUCHANAN: Oh, I'm sorry.
4	Q	Did you say that you see strobing lights?
5	Α	Yes.
6	Q	How do you see the strobing lights if you're in
7		the front of the building?
8	Α	Because they're coming through the window. I've
9		been to this location at its opening side. It
10		takes it up whole side of the building, and I've
11		seen the lights coming from the building.
12	Q	I've been in front of the building, and I've
13		never
14		MR. LANDGRAF: Excuse me.
15	Q	been able to see strobing lights. So I just
16		wondered.
17		MR. LANDGRAF: You ask all the
18		questions you want, but please don't
19		MS. BUCHANAN: Okay.
20		MR. LANDGRAF: offer testimony.
21		MS. BUCHANAN: Okay.
22	Q	You said that did you say that you hear shots
23		fired?
24	Α	Yes. I've called the police about shots-fired
25		before at that property.

And vou're sure that it's on Luann Lane? 1 I mean. 0 2 in my parking lot? Yeah. There's actually been one circumstance 3 Α where the police received multiple shots-fired 4 calls at the same time and -- to the point where 5 there was a Madison police officer writing reports 6 in the Mattress Firm parking lot, which is right 7 around the corner, and he heard the shots come 8 from the same direction as I did. So it's kind of 9 like triangulation. So of those shots fired, it 10 was 100 percent certain that the shots came from 11 12 the parking lot. And you said the police came once you said the 13 Q shots were fired? 14 15 Uh-huh. Yes. ma'am. Α Do you know if they found gunshot shells on the 16 0 17 premises? I don't have the police report. 18 Α Okay. Did you know that we only had one isolated 19 Q 20 incident where gunshots were fired on the premises? 21 It has been more than one incident. 22 Α 23 Okay. Did you know that it is an actual Q 24 restaurant and bar? No, because there's been -- well, the bar makes 25 Α

sense. That's what we're here for. The restaurant, no, I -- it does not clearly serve food. There's never been any place of purchase advertising. So there's never been any, you know, "two for \$4 burger" signs on the outside. There's never been any direct to mail -- or direct to consumer advertising like fliers. There's never been advertisements, coupons.

It's also not listed. When you Google
Divine Orders Catering, it's not listed as a
Google place that serves food. If you're familiar
with, like, search engine optimization, it's very
cheap or free for a small business to go online
and advertise two for \$4 burgers, two for \$4
Fridays, and there's never been any whatsoever
food advertising about Divine Orders Catering.

- Q Have you ever been in the facility?
- 18 A Yes, I have.

- 19 Q Can you tell me when.
  - A Sure. But when you -- when -- I shouldn't say you. When Divine Orders Catering was applying for the license initially, there was a neighborhood meeting. Sheri Carter was there as well as a police officer.
- 25 Q Mm-hmm.

1 I walked in the building. Nobody else was there. Α I said "Hi," said, "good luck" and left. 2 3 okay. Q It's a small restaurant and when I was there, 4 5 there was a lot of, like, booths sort of thing. Like, not new booths; retired, like, fast 6 7 food-style booths. So when I was there, it was 8 set up as what looked like a restaurant. 9 Have you ever been there to actually -- after that Q 10 time to see if we serve food? 11 I would fear for my own personal safety to go Α 12 there. 13 Why would you fear for your safety? Q 14 Because of the numerous shots fired on the Α 15 It's the same reason I fear for my property. 16 safety for being outside after dark when there's a 17 party going on, because it's lots of drunk people 18 that are known to be armed because of the 19 shots-fired calls in my neighborhood. 20 In your neighborhood or on Divine Orders Catering Q 21 property? 22 On Divine Orders Catering property, which is a Α 23 property in what I consider to be my neighborhood. 24 I am about 400 feet away from the catering 25 establishment or nightclub. So I think of that as

I love it. I've lived here for 1 mv neighborhood. 2 three, four years now. 3 Are people known to carry weapons? 0 Excuse me? 4 Α Are people in the neighborhood before we came 5 Q known to carry weapons or shoot in the air or 6 7 things of that nature? There was no shots-fired calls that I personally 8 Α 9 called prior to Divine Orders Catering moving to the neighborhood. 10 Okay. You said there's no advertisement for food? 11 Q I have not seen advertisement for food, yes, 12 Α 13 ma'am. And you googled it? 14 Q Yes, ma'am. 15 Α Are you aware that people communicate with me 16 Q directly through my website and Facebook? 17 That would make sense. That's a very popular way 18 Α of communicating, particularly with small 19 businesses. 20 21 Are you aware that we advertise food on Facebook Q and on my site? 22 There has been -- again, I don't know how to 23 Α stress it. There's been no advertisements 24 25 indicative of a restaurant operating.

1	Q	How would you know that if you indicated you can't
2		search me?
3	Α	When you search, you come up with a blank page
4		that says "Divine Orders Catering" with reviews
5		and no content.
6		MS. BUCHANAN: Okay. I'll have to
7		check that out. Thank you.
8		THE WITNESS: You're welcome.
9		Thank you.
10		MS. ZILAVY: Mr. Chair, can you ask
11		people back there to refrain from shouting
12		out comments while you're hearing evidence.
13		MR. LANDGRAF: Okay. Yeah, I'm
14		sorry. Obviously, as people are talking up
15		here, we'd appreciate the folks in the
16		audience to not be participating as well.
17		Do you have any anything further?
18		MS. BUCHANAN: I have one more.
19		MR. LANDGRAF: You have one more
20		question?
21	Q	Can you tell me what that is.
22	Α	That's a Face
23		MS. ZILAVY: Objection. What is
24		she showing him?
25		MS. BUCHANAN: I'm showing him the

1 Divine Orders Catering site that advertises He said he can't search me. 2 3 I'd be happy to answer that. This is -- what Α she's showing me is she's showing me a Facebook 4 listing for a business that has apparently been in 5 6 business for years with two Facebook reviews, with 7 no recent posts. The most recent post on here was 8 November 2017 advertising a macaroni and cheese 9 contest, which was prior to the most recent change of license conditions that didn't help. 10 11 There's no recent within the last 18 months 12 advertising indicating that this is a food 13 The most recent review is actually restaurant. eight months ago where it reads, "How could you 14 improve? Move out of the office building you're 15 16 Why? Because it's zoned as a located in. 17 residential area, not a business." 18 Q Are you aware that this goes to my Facebook as 19 well but --I don't know what you're asking me. 20 Α 21 Are you aware that this site takes you to my 0 22 Facebook as well? 23 You -- I'm just clicking on what you handed me. Α 24 I'm not Mark Zuckerberg. But you said you can't find me if you googled me. 25 Q

```
1
         right?
 2
         There's no content. You asked me are you a
     Α
 3
         restaurant. There's no content indicating there
         that you're a restaurant.
 4
 5
    Q
         No --
 6
    Α
         If I was hungry for a two for $4 cheeseburger, I
 7
         would not find your page. I would find
 8
         Burger King.
         No, I asked you, "Can you search me," and your
 9
    Q
10
         answer was "no," correct?
11
        There's no recent content.
    Α
12
                                        Okav.
                        MS. BUCHANAN:
13
                        MR. LANDGRAF: Alder Carter.
                                                       Did
14
              you have a --
15
                                    Oh, thank you.
                        MS. CARTER:
16
                        EXAMINATION
17
    BY MS. CARTER:
18
        You mentioned Mattress Firm is around the corner.
    Q
19
        Isn't it on the frontage road at the Beltline?
20
        Yeah. The parking lot to Mattress Firm is
21
        basically abutting the rear parking lot to
        Divine Orders Catering. They're very close.
22
23
        The parking lot is close?
    Q
24
        Yeah.
    Α
        Okay. I think at our -- the neighborhood meeting,
25
    Q
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1 it was brought up that there is no regulations for 2 restaurants to have to have a menu. Do you 3 remember that? We were talking about that. 4 Α I haven't attended any neighborhood meetings about 5 this. 6 Q Were you at the April -- I'll go to my calendar. 7 Were you at the last meeting that -- that I had --8 Uh-uh. Α 9 -- at the church? Q 10 Α Uh-uh. 11 So it'd be hard to say that every Q okav. 12 restaurant has to have these elements to be a 13 restaurant. 14 Yeah. I -- I'm testifying --Α 15 That's not enforceable. 0 16 -- my facts and experience. I guess it's up to 17 you guys whether it meets the legal definition of 18 a restaurant. 19 Well, I think that it would be welcome for you to Q 20 say it's your experience versus it's required. 21 That's fine. 22 So you were at the opening. How many people 23 were at the opening when I sent out those 600 24 cards? Not -- not 600, I'll tell you that. 25 I -- I Α

1		attended the opening right away at the start, and
2		it was you and it was the officer. Nobody else
3		was there at the time, and I left.
4		MS. CARTER: Okay. Thank you.
5		THE WITNESS: You're welcome.
6		MR. LANDGRAF: Assistant City
7		Attorney Zilavy, questions?
8		MS. ZILAVY: No.
9		MR. LANDGRAF: All right. Well,
10		thank you very much.
11		MS. CARTER: One more thing.
12	Q	Did you have documents that you were submitting or
13		just your testimony?
14	Α	No. I the the incident reports for the
15		shots fired that I'm referring to are not only
16		just public record. I mean, we could go to the
17		City
18	Q	But you didn't have anything that you were
19		submitting?
20	Α	No.
21		MS. CARTER: Okay. Thank you.
22	Α	I had hoped that Cory Nelson would be able to
23		submit call records.
24	Q	That's fine. I thought you said you had documents
25		you were submitting?

1	A I do not, no.
2	MS. CARTER: Okay. Thank you.
3	MR. LANDGRAF: Thank you, sir.
4	Okay. I have no other persons
5	registered, and no one else has talked about
6	offering testimony. So Assistant City
7	Attorney Zilavy.
8	MS. ZILAVY: Have you called the
9	case?
10	MR. LANDGRAF: I thought we did.
11	Let me figure out where I put my paper here.
12	Okay. We have two complaints, City of
13	Madison versus Divine Orders Catering, which
14	is the alcohol class B combination
15	beverage license and entertainment license,
16	and then the City of Madison versus
17	Divine Orders Catering, non-renewal of the
18	class B combination alcohol license and City
19	of Madison entertainment license.
20	MS. ZILAVY: Do you want the
21	appearances?
22	MR. LANDGRAF: Yes.
23	MR. ALLEN: Ms. Buchanan, you can
24	come up here and take a seat.
25	MS. ZILAVY: The City appears by

1	Assistant City Attorney Jennifer Zilavy.
2	MR. ALLEN: And at your table is
3	your
4	MS. ZILAVY: Captain Cory Nelson.
5	He's the captain of the South Police
6	District.
7	MR. LANDGRAF: And appearing for
8	the license holder is
9	MS. BUCHANAN: Divine Orders
10	Catering, LLC, Laverne Buchanan. I was
11	supposed to have an attorney, but I one of
12	the things I wanted was the three days that
13	<pre>I'm supposed to get to be able to to do</pre>
14	that.
15	MR. LANDGRAF: I just wanted to get
16	your name on the record. Assistant City
17	Attorney Allen?
18	MR. ALLEN: Ms. Buchanan, you are
19	not an attorney, correct?
20	MS. BUCHANAN: Excuse me?
21	MR. ALLEN: You are not an
22	attorney, right?
23	MS. BUCHANAN: No, I'm not.
24	MR. ALLEN: Okay. Just so you
25	understand, when you're acting as a pro se

person, there's a real risk that your 1 statements -- when you're not under oath, 2 sometimes people want to testify, and they're 3 not under oath. So when you're questioning 4 people, phrase -- earlier, you had a tendency 5 to make statements --6 7 MS. BUCHANAN: Mm-hmm. MR. ALLEN: -- because you were 8 sort of disagreeing with what the witness had 9 to say. Try and avoid that. I know there's 10 a natural tendency to want to refute what 11 someone says or make a statement, but save 12 13 that for when you are under oath. Okay? 14 Because what's going to happen is you may say something important to you that's not under 15 oath, and the commission can't take that as 16 evidence. They can't rely on that. 17 like an attorney's argument of counsel, if 18 19 vou've heard the phrase. 20 MS. BUCHANAN: Yeah. 21 MR. ALLEN: So -- and they can't 22 give any weight to arguments of counsel. It's just an attempt to persuade people how 23

to view the evidence. So when you're acting

the role of defending your business and your

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25

license and you're not under oath, just questions. Okay? If at any time you think that there's a legal within -- which is going to be difficult because you're not an attorney -- to object to something, object and just state your reason why you think the question shouldn't be asked or the answer given. Okay?

MS. BUCHANAN: Okay.

MR. ALLEN: Do you have any questions for us as to how this is going to proceed? The first — the City Attorney has to make her case that you should not have your licensed renewed. She'll call her witnesses. She'll question them. Then you'll have an opportunity to question her witnesses, and then she'll have an opportunity to finish up with her witnesses. And this can go back and forth as long as the two of you have questions for the witness.

when she finishes with her witnesses, you'll have an opportunity to call your witnesses, and then you question your witnesses, and she gets to question afterwards. At the very end, there's a

1	chance for either of you to call rebuttal
2	witnesses. Those are only people who can
3	refute something that another witness has
4	said in the case. Okay?
5	MS. BUCHANAN: Okay.
6	MR. ALLEN: And if there's any
7	point you have a question as to how to
8	proceed, feel free to ask. We can't give you
9	legal advice, but we can tell you what the
10	legal procedures are here. Okay?
11	MS. BUCHANAN: Yes. I do have a
12	question, though.
13	MR. ALLEN: Fire away.
14	MS. BUCHANAN: I was wondering I
15	did actually seek out counsel, and one of the
16	things that I that I was advised is that I
17	was supposed to be given three days and no
18	later than ten days to be able to actually
19	review material. I was trying to get an
20	attorney. I wasn't able to do that because I
21	was not given the three days. The other
22	thing is the audit part that that piece
23	just came. So that should that should not
24	be into entered today.
25	The there's an amendment, but it was

So I was not allowed the three new evidence. 1 The attorney did try to make contact 2 with Jennifer -- Attorney Jennifer Zilavy to 3 try to see if she would give me the three 4 5 Part of that is so that I could get an attorney, and so he had -- he did indicate 6 that that was in accordance with the law, and 7 so I guess if I'm not going to be given that 8 time frame, then -- then I'll proceed, but I 9 would prefer to have my attorney. 10 MR. LANDGRAF: Assistant City 11 12 Attorney Zilavy? 13 MS. ZILAVY: Okay. I believe

MS. ZILAVY: Okay. I believe
Attorney Allen can advise you as to the -what she's referring to as the three days.
The statute states that a non-renewal
complaint cannot be served more than ten days
nor less than three days before a hearing.
Ms. Buchanan was served last Friday, I
believe it was, with her complaint. So
that's definitely three days before the
hearing.

The amended complaint that was filed -- an amended complaint can basically be filed at any time once prior to the start of a

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1 hearing. And it actually referred to items that were already in the complaint. 2 3 talk to the attorney that she contacted, and he said that unless she paid him, he was not 4 going to be here tonight. I don't know if at 5 some point she will pay him and hire him or 6 7 I would submit to the committee that not. that we go forward tonight and the committee 9 renders a decision. If at some point in the 10 future within a reasonable period of time she 11 does hire an attorney, then they can reopen 12 the case at that time, but on a -- on an off 13 chance somebody is going to hire an attorney, 14 I don't think it would be appropriate to 15 adjourn the hearing at this point. 16 MS. BUCHANAN: I'm actually going 17 to hire the attorney, and I'm just saying to you that the item was amended, but it was a 18 19 new -- it was brand new allegations. 20 not the same allegations in the complaint, 21 and the audit material just came yesterday. 22 So that's one day. So that would also have to be left out as one day. That's -- that's 23 24 brand new.

MR. LANDGRAF:

25

Assistant City

Attorney Allen? 1 2 MR. ALLEN: Thank you. Assistant City Attorney Zilavy, did I hear right that 3 the summons and complaint was served 4 5 April 26th, Friday of last? MS. ZILAVY: Let me just look at 6 the paperwork to verify. Yes, the 26th, both 7 Ms. Buchanan and the liquor/beer agent were 8 served on the 26th. 9 10 MR. ALLEN: Okav. For the committee's edification, Section 125.12 sub 11 paragraph 2, sub paragraph AR, states that 12 13 the complaint has to be -- the summons and complaint has to be served not less than 14 three days nor more than 10 days before the 15 hearing. So this satisfies that. 16 As to the evidence, that's a question 17 for the committee whether or not there's been 18 enough time, but the summons and complaint 19 state the allegations. The evidence is 20 something that the City Attorney does not 21 22 have to disclose prior to the hearing. 23 In fact, the objection's rather spurious in the fact that if she was required to 24 produce all of the evidence, then she would 25

1	be required to have all of the witnesses
2	produced to Ms. Buchanan prior to this
3	hearing. So you can give her more time if
4	that's in your discretion if she waives that
5	10-day limitation on the outside of the
6	statute, but from my point of view and I'm
7	the person who will defend your decision
8	this has been timely service of the summons
9	and complaint, and these matters as the
10	statute indicates are supposed to proceed
11	forthwith, and we're within that 3- to 10-day
12	window that the statute essentially commands
13	that these hearings occur.
14	MS. BUCHANAN: So you're saying
15	even with the amended
16	MR. LANDGRAF: Excuse me.
17	THE WITNESS: Sorry.
18	MR. LANDGRAF: I want to see if any
19	member of the committee has a question for
20	Assistant City Attorney Allen. Mr. Fletcher?
21	MR. FLETCHER: I think just for
22	just for perfect clarity on this and with the
23	amended complaint being served later on,
24	there's no new tolling period after the
25	amended complaint again? So you don't start

the three days again? The original complaint 1 was served in a timely fashion. That's your 2 statement. The amendment doesn't count 3 4 towards that either way? That's correct. 5 MR. ALLEN: MS. CARTER: And I just have a 6 quick question. So if Ms. Buchanan decides 7 to appeal, does she come back to the ALRC 8 meeting, or is it another hearing like this? 9 What happens is 10 MR. ALLEN: No. 11 this committee makes its thumbs-up or thumbs-down decision. I draft a --12 13 essentially an order that then goes to the 14 Common Council, and there's an opportunity if 15 the Common Council wants to open it up for additional hearing, they can do that. It's 16 never happened in the City of Madison, but 17 then they could also remand it back to the 18 19 ALRC for further proceedings. So this isn't the end of it. If the 20 21 Common Council approves, let's say, it's a 22 non-revocation, then there's nothing to 23 happen, right? Non-revocation, in other 24 words, an approval of the application for renewal. 25

1	If, however, the Common Council the
2	recommendation of the this body is to not
3	renew the license and the Common Council
4	agrees with that, she could bring an action
5	in court.
6	MS. CARTER: So okay. But when
7	Attorney Zilavy said that if she she can
8	appeal within a reasonable time, that would
9	have been the going to court?
10	MR. ALLEN: Well
11	MS. ZILAVY: I didn't I said she
12	could take they could move to reopen the
13	case, not appeal it
14	MS. CARTER: Oh, move to okay.
15	MS. ZILAVY: but to reopen it
16	given if she, in fact, hired an attorney.
17	MS. CARTER: Okay.
18	MR. ALLEN: It would take a motion
19	for reconsideration by somebody on the
20	prevailing side of the motion from this body
21	if it hasn't lost jurisdiction or control of
22	this item to the Common Council. But if the
23	Common Council has already acted on this,
24	then that's it, but, you know, as I say time
25	and time again to license holders, the ALRC

1	is not the end of the process. You have to
2	follow up with the action of the
3	Common Council.
4	MS. CARTER: Thank you.
5	MR. ALLEN: You're welcome.
6	MS. ZILAVY: So Attorney Allen, for
7	further clarification, this the committee
8	could hear the case tonight, make their
9	decision tonight, then but hold it in
10	abeyance for, say, 15 days to see if she does
11	hire an attorney. Is that something that
12	would be possible?
13	MR. ALLEN: My recommendation is to
14	not proceed that way because then you risk
15	wasting everyone's time here tonight
16	testifying, because if I were representing
17	the business, I would want to reopen, of
18	course, and I would want to go through the
19	whole process again.
20	There's some things there's an old
21	adage about people who represent themselves,
22	and I don't mean to say anything negative
23	about you, but that adage is there because
24	it's not the wisest decision.
25	That being said, we're kind of up
- 1	

against the gun here ourselves in the City 1 2 because this renewal window is very narrow, and that's why the statute -- it's an 3 extraordinary statute to say that a summons 4 and complaint can't be served any less than 5 three days before your hearing nor more than 6 7 Usually, you see a limitation on how little notice can be given to a person but 8 not closing that to say, "You can't given 9 more than 10." The whole idea of the statute 10 is to get the process going and done before 11 12 the next licensing year is upon us and recognizing that the ALRC is not the end of 13 There's still the 14 the process. 15 Common Council, which would reopen it at its hearing. And I just know you guys have 16 gotten efficient and have had some short 17 meetings recently, but you're always willing 18 to go whatever hours it takes to get the job 19 20 done and to ensure that due process is afforded to people. 21 22 So, you know, there is that possibility that you could be doing this again, 23 Ms. Zilavy, in front of the Common Council. 24 25 And Ms. Buchanan, I believe you were

1	asking me a question. I want to be fair to
2	you here.
3	MS. BUCHANAN: I think that that
4	was the question, is if I could be given that
5	time I meaning, she just mentioned a
6	possibility of about 15 days. Why can't that
7	time frame be given to me to get an attorney?
8	MR. ALLEN: Let me ask you for the
9	committee's clarification. Are you willing
10	to waive the 10 days? The statute says, and
11	I believe that both of you have no objection,
12	then there's not an appealable issue, but
13	right now, the statute says that you received
14	this within, you know you've been given at
15	least three days and less than 10 days. Are
16	you willing to waive that outer limit of 10
17	days?
18	MS. BUCHANAN: I'm sorry. Explain
19	it to me again.
20	MR. ALLEN: Well, you've you
21	have an equal right to have this hearing done
22	within the ten days' receipt of your of
23	the summons and complaint. Part of that may
24	be because some of your creditors who supply
25	alcohol may be less willing to afford you

1	alcohol if your license is in jeopardy.
2	There's several interests that this statute
3	protects. So and the statute is a
4	"shall." So unless both of you are willing
5	to waive that 10 days, my recommendation to
6	the committee would be that this proceeding
7	go forward. So I think that they need to
8	know whether you and Ms. Zilavy and the City
9	are willing to waive that 10 days in which
10	this hearing has to occur from the receipt of
11	the summons and complaint.
12	MS. BUCHANAN: So proceed without
13	the attorney, and then they would have an
14	opportunity to do
15	MR. ALLEN: No. No. What I'm
16	asking you is: This statute says that this
17	hearing has to occur within 10 days.
18	MS. BUCHANAN: Correct.
19	MR. ALLEN: Are you willing to say,
20	"I don't care about the 10 days. I want you
21	to push it out further than that"? Is that
22	what you're saying to the committee?
23	MS. BUCHANAN: Yes.
24	MR. ALLEN: Okay. Ms. Zilavy,
25	what's the City's position on the ten days?

1	MS. ZILAVY: I do not agree to
2	waive the ten days.
3	MR. DONNELLY: Mr. Chair, I move
4	that we go into closed session so that we can
5	confer with our counsel.
6	MR. FLETCHER: Second.
7	MR. LANDGRAF: Motion and a second
8	to go into
9	MR. DONNELLY: Hang hang on a
10	second.
11	MR. LANDGRAF: closed session to
12	confer.
13	MR. DONNELLY: Wisconsin statute
14	19.85(1)(a) all right. I move that we go
15	into closed session per Wisconsin statute
16	19.85(1)(a), $(1)(b)$ , and $(1)(g)$ of Wisconsin
17	statutes, which read in relevant parts:
18	(A), deliberating in considering a case
19	which has the subject of any judicial or
20	quasi trial or hearing before the
21	governmental body;
22	(B), considering licensing or discipline
23	of any person licensed by the ALRC for the
24	investigation of charges against such person
25	and the taking of formal action on such

1	matter;
2	(G), conferring with legal counsel for
3	the ALRC who is rendering oral or written
4	advice concerning strategy to be adopted by
5	the body with respect to litigation in which
6	it is or is likely to become involved.
7	MR. LANDGRAF: Okay. We have a
8	motion and a second to go into closed
9	session. All in favor say, "Aye."
10	COMMITTEE MEMBERS: Aye.
11	MR. VERVEER: It's tradition that
12	we have a roll call vote when we go into
13	closed session
14	MR. LANDGRAF: Okay.
15	MR. VERVEER: in the City of
16	Madison government.
17	MR. BOXRUD: As a non-voting
18	member, should I stay?
19	MR. LANDGRAF: Yes.
20	MR. VERVEER: Now we need a roll
21	call vote, but Eric just left.
22	MR. LANDGRAF: All right. So
23	MR. ALLEN: He's moving people down
24	the hall.
25	MR. LANDGRAF: all right. Well,

1	then can I do the roll call, or do we need
2	the clerk for that?
3	MR. VERVEER: Well, next thing that
4	Eric can do is communicate with the City
5	channel that we're off the air.
6	MR. LANDGRAF: Okay. We need you
7	for a roll call. Roll call. We need we
8	need you for a roll call vote.
9	THE CLERK: You guys can shut off
10	your microphones.
11	MR. VERVEER: The way we do it,
12	Eric, for Finance Committee closed sessions
13	is you are communicating via e-mail with City
14	channel producer/director, and they tell you
15	when they're on the air and when you're off
16	the air. I don't know if
17	(Committee in closed session.)
18	(Hearing resumes.)
19	MR. LANDGRAF: We have a motion to
20	come out of closed session.
21	MR. VERVEER: We did that. We just
22	do the roll call for quorum.
23	MR. LANDGRAF: All right. So we
24	talked about the
25	THE CLERK: Wait, I have to do roll

1	call first.
2	MR. LANDGRAF: Oh, okay.
3	THE CLERK: Coming back from closed
4	session. In attendance: Alder Carter?
5	MS. CARTER: Present.
6	THE CLERK: Mr. Donnelly?
7	MR. DONNELLY: Present.
8	THE CLERK: Mr. Fletcher?
9	MR. FLETCHER: Here.
10	THE CLERK: Mr. Grady?
11	MR. FLETCHER: He stepped out for a
12	second.
13	THE CLERK: Mr. Landgraf is here.
14	Alder Skidmore is excused.
15	Alder Verveer?
16	MR. VERVEER: Here.
17	THE CLERK: We have quorum.
18	MR. LANDGRAF: Okay. We're back in
19	session.
20	So we talked about the the
21	possibility of continuing the hearing, and
22	given given all of the witnesses that are
23	here and the schedule that the committee has
24	for additional work that has to be done
25	before the City Council meeting, we made the

decision that we're going to move forward
this evening.
So with that, Assistant City
Attorney Zilavy?
MS. ZILAVY: The City would call
Laura Larsen.
MR. VERVEER: We're going to we
set up the witness chair over here.
MS. LARSON: Oh, over here? Okay.
EXAMINATION
BY MS. ZILAVY:
Q Please state your name and spell it for the
record.
A Laura Larsen, L-A-U-R-A L-A-R-S-E-N.
Q You work in the City of Madison Finance
Department, correct?
A That is correct.
Q What is your official title?
A I'm the City's Budget and Program Evaluation
Manager.
Q What do your job responsibilities include?
A So I supervise three teams within the finance
department. One of the teams is the budget
development team. We're responsible for building
the City's operating and capital budgets. I also

	1	
1		see the City's oversee the City's data efforts
2		working with agencies around leveraging their
3		data, and then I also oversee the City's internal
4		audit program, which includes conducting audits of
5		license holders at the request of the ALRC.
6	Q	How long have you been employed by the City?
7	Α	I've been in my role here for four years.
8	Q	Are you familiar with Divine Orders Catering?
9	Α	I am. I was requested by the ALRC in November of
10		2018 to con conduct an audit regarding the
11		compliance with the license holder with MGO 38.05.
12	Q	Can you explain how you went about conducting the
13		audit.
14	Α	Yep. So we received the audit request from the
15		committee in late November. I prepared a letter
16		for the license holder indicating that the audit
17		process that the audit has been requested and
18		that we needed to meet to begin the process. So
19		that letter was sent out in late January via
20		certified mail from the City finance department.
21		So that that letter was later returned
22		back to the finance department at the end of
23		end of March. Prior to receiving the notice
24		back
25	0	Let me stop you for a second. When you say it was

1 -- you received it back, why did you receive it 2 back? 3 It was unclaimed. Α 4 And what did you do when you got the letter back? Q 5 So prior to receiving the letter back, I had Α 6 worked with the City Attorney's office, with you, 7 and then also with staff at the Southern District, 8 Captain Nelson to help -- for assistance in 9 delivering the letter. So Officer Beckfield was 10 able to assist me to connect with the license 11 holder to deliver the audit request. 12 Do you know when the license was actually Q 13 delivered -- or not the license -- the letter was 14 actually delivered? 15 Receipt of the audit request was acknowledged on Α February 19th. 16 And you had mailed it -- do you know when in 17 Q 18 January? 19 The letter was postmarked January 24th. Α And what happened next? 20 0 21 So I was able to get in touch with Ms. Buchanan to Α 22 indicate that I would be the individual performing 23 the audit on behalf of the City. So coordinating 24 schedules, we were able to meet to begin the audit 25 process on March 11th.

And I just want to correct a date in the memo to the committee. It states that it was

March 13th. That's an error. It was March 11th.

So Ms. Buchanan came and met with me in my office, and we walked through a little bit about the process, why the audit was requested and -- and how we will go about completing it.

So I walked through -- I walked through the specific data that I would need in order to

So I walked through -- I walked through the specific data that I would need in order to complete the audit. I indicated that we would be going through monthly receipts for the audit period, which was defined as the full year of 2018. I also requested a sample menu and a list of promotional events that had taken place at Divine Orders Catering during the audit period.

We wrapped up the meeting by identifying a time that I could come out to the establishment and perform the actual audit and review the information. So --

- And when you met with her and went over this -this information, you ex -- did you explain how
  you conduct the audit?
- A I explained that I would be looking at total gross receipts, and I would be looking to -- I would be testing to ensure that by month, food -- food

receipts exceeded 50 percent of total gross 1 2 receipts. And so I explained -- and the data that 3 would be provided during the audit, I would need 4 to see how food and alcohol were being categorized 5 on the receipts. And did you make an appointment to go to her 6 Q 7 establishment? 8 That's correct. So as the -- as the final Α 9 item of our meeting, we identified a date that I 10 could come to the location. And so we settled on 11 August 2nd as the -- as the day to perform the 12 audit. So that was going to give her three weeks 13 to compile the data. 14 April 2nd or August? Q 15 April 2nd. We met first on March 11th, and then Α 16 we were scheduled to do the audit on April 2nd. 17 And then did you go to her establishment on Q 18 April 2nd? 19 I -- I sent an e-mail on April 1st -- or I Α 20 sent an e-mail the day before on April 1st indicating -- or just confirming our appointment, 21 22 and then again, sending the meeting minutes from 23 our time on March 11th just to confirm that -- the 24 time that we had scheduled, and she had requested 25 that we reschedule for the following week.

And did you reschedule for the following week? 1 Q 2 So we rescheduled for April 9th. we did. Α 3 Q And did you go to her establishment on April 9th? No. On April 8th, I again sent out an e-mail to 4 Α 5 confirm our time -- our prescheduled time on April 9th, and she -- I received a voicemail on 6 7 the morning of April 9th requesting to reschedule 8 the audit. 9 Did you reschedule? Q I did. but I informed Ms. Buchanan that we -- this 10 Α would be the -- the final opportunity to 11 reschedule the onsite audit. 12 13 When did you actually meet out at her Q 14 establishment then? 15 We met on April 15th. Α 16 And prior to that time, had you gotten any Q 17 documentation from Ms. Buchanan for the audit? 18 No, but I had not requested --Α 19 okay. Q 20 -- anything before that. Α 21 Q Okay. So you met on April 15th? 22 Mm-hmm. Α 23 What happened at that meeting? Q 24 So on April 15th, she provided me with all of the Α 25 receipts that she had for 2018. She also talked

1		me through the process of how business is
2		conducted at the counter in the establishment.
3		And then
4	Q	Can you explain what that process is.
5	Α	Yep. So she indicated that it's a paper-based
6		system. So the recordkeeping for the receipts
7		is is largely a manual process where the final
8		documentation is is recorded on paper. After
9		we went through the process, we then went through
10		a number of receipts for the month of January so
11		that I could ensure that I was interpreting how
12		items were being categorized on the receipt
13		properly.
14	Q	Do you have a copy of the receipts that she gave
15		you?
16	Α	I do have them with me.
17		MS. ZILAVY: I don't want to mark
18		those exhibits and put them in evidence, but
19		I would like the committee to see what was
20		submitted. So if you could just pass them
21		around.
22	Q	You you testified that the method that she uses
23		for receipts is a manual process recorded
24		MR. LANDGRAF: Excuse me.
25		Mr. Donnelly?

1	MR. DONNELLY: Thank you,
2	Mr. Chair. So if these are not submitted as
3	evidence, what does it what does that
4	mean, assistant City Attorney Allen?
5	MR. ALLEN: Well, it an advocate
6	can have a witness use anything to refresh
7	their recollection whether or not they
8	actually move that into evidence. So it's
9	MR. DONNELLY: But
10	MR. ALLEN: So if it's moved into
11	evidence
12	MR. DONNELLY: we're looking at
13	it.
14	MR. ALLEN: it'll be something
15	you'll be getting in considering your
16	deliberations.
17	MR. DONNELLY: So if we can't
18	consider it in our deliberations, should we
19	look at it at all?
20	MR. ALLEN: Probably not. It's
21	there for the witness to refresh their
22	recollection.
23	MR. DONNELLY: Okay.
24	MR. ALLEN: Unless there's an
25	objection on it, and we'd have to rule on the

1		objection.			
2		MR. DONNELLY: Assistant City			
3		Attorney Zilavy, what would you like us to			
4		get from this?			
5		MS. ZILAVY: Well, I'll just have			
6		Ms. Larsen describe in detail what was			
7		submitted as receipts.			
8		MR. DONNELLY: That should be fine.			
9		MS. ZILAVY: She can hold it up and			
10		show you as she's describing what it was she			
11		received.			
12		MR. DONNELLY: Thank you.			
13	Q	So, Ms. Larsen, if you could in detail describe			
14		what was given to you as receipts.			
15	Α	So I received paper records for 106 days during			
16		the audit period.			
17		So they are handwritten notes. On each of			
18		them, the top portion is the alcohol portion that			
19		was sold, and the bottom portion was any sort of			
20		food or promotional food event that was happening.			
21	Q	And can you read from one of those what the			
22		entries are.			
23	Α	Yes. So for example, this would have been New			
24		Year's Eve into the New Year's Eve celebration			
25		from December 31st into January 1st, 2018. So			
		1			

there was an open bar promotion. So there were 35 individuals that were charged \$7 -- or \$20 as part of the promotion for \$700 of -- of gross receipt. Then there were a variety of nonalcoholic sales including two, one soda, two waters, another soda, a red bull, two sodas, two more waters, and a cranberry juice.

And there was a buffet that was offered on this evening and 35 -- for \$35 for -- or 35 people at \$25 apiece generating \$875, and then there were three sales, one of three burgers, one of a pizza, and then another pizza.

I received -- there's another receipt dated January 15th -- or January 5th, 2008 (sic). This was part of a birthday celebration. This was another instance where there was an open bar promotion. So \$42 -- or there were 42 people at \$25 a person generating \$1,050.

There was another buffet that was offered at 40 -- 49 people at \$25 a person generating \$1,225, and then there were various cheese and fruit trays. The -- the cost was \$15 per tray.

- Q When you say, "There was an open bar promotion," what do you mean?
- A Under the liquor section on these dates, it

1		indicates that there was an open bar, and then the			
2		itemized sale of what made up what was sold that			
3		night in terms of liquor is not broken out. So it			
4		just so in this case it just says that there			
5		was an open bar promotion. 42 people were there.			
6		They were charged \$25 for an open bar.			
7	Q	Would it be problematic for you if those were			
8	marked as exhibits and submitted into evidence if				
9	you got a copy back?				
10	Α	These are Ms. Buchanan's originals. So we do have			
11		scanned copies that that we retained within the			
12		finance department as part of the audit. So I'm			
13		not sure regarding them being originals, I'm			
14		MR. ALLEN: Ms. Buchanan, do you			
15		have an objection to these documents being			
16		received into evidence?			
17		MS. BUCHANAN: Will I get them back			
18		or			
19		MR. ALLEN: You'll get them back.			
20		MS. BUCHANAN: the original?			
21		MR. ALLEN: I'm talking about the			
22		scanned documents.			
23		MS. BUCHANAN: Just the scanned			
24		part? Yeah, she can the scanned but not			
25		the originals.			

1	MR. ALLEN: Ms. Zilavy, do you have			
2	any objection?			
3	MS. ZILAVY: I would like the			
4	scanned documents submitted into evidence.			
5	MR. ALLEN: Okay. Well, the			
6	committee will probably have to may have			
7	to hold open its deliberations to see those			
8	documents unless can you forward them			
9	tonight to Eric?			
10	THE WITNESS: Yeah, I can forward			
11	them to you now or as soon as I get done			
12	testifying.			
13	MR. ALLEN: That'd be great. We'll			
14	try and get them into the record tonight.			
15	THE WITNESS: Okay.			
16	MR. ALLEN: Just to be clear,			
17	nobody has any objection to those being part			
18	of the record?			
19	MS. BUCHANAN: No.			
20	MS. ZILAVY: No.			
21	MR. ALLEN: Okay. Great.			
22	Q All right. So you testified that you received			
23	MR. LANDGRAF: Excuse me. We need			
24	to make sure we do this correctly. Can you			
25	swear in the witness, please.			

	MR. ALLEN: And can you also have		
	her affirm her prior testimony.		
	LAURA LARSEN,		
	called as a witness being first duly sworn in		
	the above case testified under oath as follows:		
Q	You testified that you received receipts for		
106 days. So you received 106 receipts that			
	covered a one-year period, correct?		
Α	That's correct.		
Q	The receipts themselves, were they done in a		
	manner that is unusual in your experience for a		
	business?		
Α	Yes. Typically, we would see some sort of an		
	electronic documentation that would where we		
	would be able to verify the accuracy of the data		
	being provided.		
Q	So you got these 106 receipts. What did you do		
	once you had that data?		
Α	Yep. So we again, we worked through a number		
:	together so I could make sure I was properly		
	interpreting everything. I brought the hard		
	copies back to my office, had them scanned		
	electronically, and then went through each of the		
	days that was provided so that we could elect		
	so in a spreadsheet, we could test ratio of		
	A Q A		

1 food-to-alcohol sales. 2 what did you conclude after examining the Q documents and doing your calculations? 3 4 Α So upon looking at everything in aggregate, we -we did find that overall during the audit period, 5 food receipts did exceed alcohol -- alcohol 6 7 receipts above and beyond the required threshold, although in reviewing the dates, I noticed that 8 there was a small number of dates for the audit 9 10 period and that in some cases there were gaps, 11 lengthy gaps between the dates that were provided. 12 We also noticed that for some of the days, there 13 were duplicate receipts that were submitted that 14 appeared to be in conflict. 15 when you say "duplicate receipts," do you mean a Q 16 duplicate that was made at the same time as the 17 original as in the form of a carbon copy of 18 something else? 19 So we would have -- so one of the duplicate Α 20 days, for example, is January 30th. So we 21 received one notebook-type piece of paper that 22 outlined a food promotion that corresponded to a 23 taco promotion along with the number of alcohol 24 sales, and then we received another sort of half 25 sheet of paper that indicated sandwich -- more

1 sandwich-type sales, and then additional liquor 2 sales; but there was no sort of explanation about 3 the time of day or the -- the difference between -- between the two. 4 5 What else did your audit reveal? Q 6 Α So because there were a number of missing days or 7 just a short number of days, I wanted to determine 8 if there were days that the establishment were --9 was open to see if they were running certain 10 promotion -- promotional events for days where I 11 didn't have a receipt. 12 So I -- utilizing Ms. Buchanan's social media 13 where she had indicated to me that's where she 14 promoted her events, I went through the audit 15 period and looked for every day that a special --16 an event was promoted and then went to verify 17 whether or not I had a receipt for each day that 18 there was a promotion. 19 Q What did you find when you did that analysis? So I found that there were -- there were -- I 20 Α 21 could find 15 events that were promoted during the 22 period and that there were four days -- four of 23 those 15 days I had a receipt for. 24 What else did you find? Q 25 I found on two of the days, the receipts that I Α

1 received had sales that were inconsistent with the 2 promotion that was being advertised. So --3 Can you explain what you mean by that. Q 4 Α So for example, on March 6th, there was a 5 taco night that was being promoted, and the -- the receipt indicates that the sales that were 6 7 consistent -- were more consistent with pub fare. 8 Like, there was a grilled cheese, cheesy potatoes, 9 a baked potato and then -- and then some alcohol. And then on March 30th, there was -- there 10 11 was a chicken special with free margaritas, and 12 receipts that I had received, there was actually 13 no food sales that night. It was just an open 14 bar, were what the receipts were received for. what other correlations did you make between the 15 Q 16 data that you received and other data available to 17 you? 18 So I had also received the calls for service Α 19 information from the Madison Police Department. 20 So I reviewed the calls for service information 21 against the days for which I had receipts So the -- in the data that I received 22 provided. 23 from the -- from Madison Police Department, 24 Divine Orders -- or the police were called to 25 Divine Orders Catering 59 times. That took into

account two duplicate records.

So of -- of these 59 days, I had receipts for 11 days, and then the remaining 48 days did not have receipts. So I followed up with the Madison Police Department requesting case notes for the nature of all of those calls so I could utilize the case notes to determine whether or not there were patrons in the establishment. So based off of the case notes that I received from the Madison Police Department, I can confirm that on eight of those days Divine Orders Catering was not open. The staff in the Southern District were -- were visiting the establishment for a variety of meetings.

On the remaining 48 days, the -- the case notes can verify that there were patrons; however, I did not have receipts.

- Q So in other words, for 40 of the days you verified, there were patrons, but there were no receipts?
- A Based off of -- yes, by comparing -- by utilizing the case notes from the Madison Police Department.
- Q What's your impression of the no receipts on all of those dates?
- A So based off of the data that I had before me,

I -- I could not conclude -- I could -- I did not 1 feel that I could provide a definitive opinion as 2 to whether or not the establishment was meeting 3 the provision of their alcohol license requiring 4 that 50 percent of gross receipts be from food. 5 6 Did you ask Ms. Buchanan why there were only 106 Q 7 receipts for a one-year time period? 8 when we met on April 15th, she acknowledged that Α there -- that there were potentially missing 9 records in -- in what was being provided. 10 my review, I -- I had requested follow-up 11 12 documentation for a series of -- of sample of days during the audit period. And again, in e-mail 13 correspondence -- in this e-mail correspondence, I 14 was asking the license holder if she could provide 15 me some sort of documentation that would 16 17 correspond to, like, a bank deposit or something so I could verify the amounts, and she, again, 18 reiterated the cash nature of the business and 19 provided me a screenshot of documentation from the 20 Square application to receive electronic payment, 21 22 but -- but that -- that documentation, I -- I couldn't tie it back to -- to a day -- that was 23 day in March. I couldn't tie it back to any 24 receipts in March based off of the information I 25

1		had.		
2	Q Based on the receipts that you did receive and the			
3	fact that there are 106 receipts for a one-year			
4	time period, how does a business figure out their			
5		tax obligation based on those receipts?		
6	Α	I'm I'm not certain how that obligation is		
7		being met based off of the documentation that was		
8		was provided to me upon the request.		
9	Q	And the bottom line with the audit is that you did		
10	not have complete information, so you could not			
11		make a determination, correct?		
12	Α	That is correct.		
13		MS. ZILAVY: No further questions.		
14		MR. LANDGRAF: Ms. Buchanan, do you		
15	have any questions of the witness?			
16	MS. BUCHANAN: Yes.			
17	EXAMINATION			
18	BY	MS. BUCHANAN:		
19	Q	Laura, you said you didn't have complete		
20		information for the audit?		
21	Α	Based off of the receipts that were provided and		
22		the and and the inconsistencies that existed		
23		when I checked it against other sources of data, I		
24	didn't feel like I had enough information to			
25		conclude whether as to whether or not the		

1 license was in compliance. 2 Did I ask -- at our meeting, did you ask me for Q some additional information? 3 4 Α I told you that I would be taking the documents back to the -- back to my office, scanning them, entering them electronically, and that I would 6 7 inquire if I had any followup. So I had followed up with you on April 25th, and that was when I was 8 9 requesting any sort of electronic documentation that could tie to one of the -- one of the -- that 10 11 could -- that could demonstrate the 12 accurate -- the validity of the receipts that had 13 been provided. 14 But I'm saying, when we met at the facility, did Q you tell me some -- that I would still be able to 15 16 try to look for the additional information and get 17 it to you as well as you wanted me to provide you 18 some fliers and those type of things before you 19 could actually conclude the audit? 20 I had indicated to you that if I had follow-up Α 21 questions, I would respond to you in writing 22 and -- and give you a corresponding deadline to 23 meet those requests. And upon going through the 24 information, that resulted in my request for the 25 receipt documentation.

1 Q At the meeting, though, did you ask me to look for 2 the rest of the receipts and that you wanted me to provide you some additional information, 3 4 screenshots, and told me how to do and to send 5 that information to you so that you could finish 6 the audit? I had indicated that if you found additional 7 Α 8 receipts, we could include them in the audit, but 9 I had not received additional receipts since --10 since our meeting on April 7th -- or on 11 April 15th. 12 Did I e-mail you and ask you if you wanted me to Q 13 provide the additional information that you had 14 requested? 15 In the subsequent e-mail correspondence that I had Α 16 received from you, you had asked if I had 17 additional follow-up questions, which I did not 18 have. 19 That e-mail that I sent, I have a -- where I Q 20 actually asked you -- in followup to our meeting, I asked you, "Laura, I am still looking for the 21 22 receipts. Can you please tell me what else I am 23 supposed to be providing to you? How much time do 24 Thank you." Did you respond to that? I have? 25 I had -- can you tell me the date that you sent Α

1 that one. 2 Q This was Thursday, April 18th. 3 On April 18th, I -- the response to that inquiry Α 4 was the note that I sent on April 25th that I sent 5 regarding the receipt request. 6 I'm sorry. You said your -- your response to the Q 7 18th was what? 8 what the -- correspondence -- correspondence that Α 9 I sent on April 25th requesting the -- the 10 receipts -- or not the receipts, the -- the 11 deposit that could correspond to the receipts that 12 had been provided. 13 Do you mind if I read the e-mail that you Q 14 responded back to my ing -- my indication that I 15 was prepared to submit the additional information 16 to you? 17 Oh, I'm -- I'm sorry. I missed a -- I missed a Α 18 note in my -- in what I had responded on that 19 date. I have here in my notes that I responded to your e-mail indicating I did not have any 20 21 outstanding questions and indicating that your --22 your hard copy records were available for pickup 23 at the finance department. 24 Do you mind if I read your e-mail? Q 25 That's fine, yes. Α

MS. ZILAVY: Objection. It's not a			
question.			
MS. BUCHANAN: Why is that not a			
question? I'm not understanding. She's not			
saying exactly what's in her e-mail. She's			
asked we talked about some additional			
information. I said that I would			
MS. ZILAVY: Objection.			
MS. BUCHANAN: continue to work			
on getting it to you. She wanted			
MS. ZILAVY: Objection. She's			
testifying.			
MS. BUCHANAN: No, I'm saying what			
she what we discussed.			
MR. LANDGRAF: Ms. Buchanan, can			
you get that information by asking the			
witness?			
MS. BUCHANAN: Yes. Okay.			
THE WITNESS: Can I retrieve my			
e-mail?			
Q In the e-mail, you did you inform me what the			
next that you did not need anything else from			
me and that the next thing that you would be doing			
is providing me some additional questions and that			
you would have it by the end of the day, tomorrow,			

1 that would mean the 19th? I don't have my e-mail right in front of me to --2 Α 3 to -- to verify, but I -- I do recall indicating 4 to you that I -- I would follow up regarding any outstanding questions that I had that needed to be 5 6 resolved. 7 So you don't remember saying that you would get it O 8 to me by the end of tomorrow, the questions? 9 I -- I don't have my e-mails directly in front of Α 10 me. 11 So this was the 18th that you wrote to me. Q 12 the next time that you received an e-mail from me, 13 was that April 24th? 14 Yes. Α 15 Do you remember what I said? Q 16 You sent an e-mail and you asked me if you -- if I Α 17 had any follow-up questions regarding the audit. 18 Oh, that's not what I indicated. Do you remember Q 19 me just e-mailing on the 24th and saying to you 20 that I -- asking you, "Are you still going to be 21 sending a series of questions?" 22 And I then -- when I -- in my response to you on Α 23 the 25th, my follow-up question was in regards to 24 any sort of banking documentation that could be 25 used to verify the validity of what was -- what

was being reported on the receipts. 1 That's not -- that's not what you had stated. 2 Ι Q worded it in a way in which she could answer a 3 yes-or-no question. So I don't know what else --4 I mean, did you remember me asking you -- because 5 you had said, "I'm going to get the series on the 6 18th," you were going to get the series of 7 8 questions to me the next day. I didn't get them. So do you remember me saying, "Are you going to be 9 sending me the series of questions?" 10 And the question -- the follow-up question that I 11 Α had regarding -- was regarding the -- any sort of 12 13 deposit documentation. That was the follow-up 14 auestion. You -- you said that some of the dates didn't line 15 Q 16 up with events on the Square and such or -- is that what you indicated, they didn't line up? 17 18 Not on -- on the -- in regards to the Α documentation that was provided by -- from Square. 19 I received a screenshot showing a deposit amount, 20 21 and we had discussed that we -- we're not able to get any additional transactional level data that 22 23 -- to make up what is recorded on the Square 24 deposits. 25 So I received a screenshot showing the

1 deposit that I -- for one of the days that I requested, and I -- when I went back to look 2 3 through the receipts, I could not correspond that 4 deposit to -- to the receipts from that day -- or 5 from that time frame. 6 Do you remember what I said about how Square Q 7 works? 8 Yes. You explained to me the delay in terms of --Α 9 between the transactions as they are recorded on 10 your receipts and when those transactions hit the 11 bank. 12 Q So if I do an event on Friday, when would that 13 information go through with the Square? 14 You had indicated that that would be lagged into Α 15 the following week. 16 Was there a specific day? Q 17 Α I'm not recalling the exact day that was 18 referenced in the e-mail. I'm just recalling your 19 explanation regarding the lag. 20 So I indicate that had Square for, like, on a Q 21 Friday would not be -- would probably pertain to 22 when Square would register would be Monday, that 23 it would be pertaining to that weekend? 24 That's correct. That's the lag, as you explained Α 25 it to me.

1 Q You talked about events. I looked at your -- your final audit information, and I looked at 2 3 the -- the page where you were indicating I didn't have receipts for events. Can you tell me what --4 5 what days you were describing as events? 6 This again is just crosschecking against events Α 7 that were promoted on social media, the -- the 8 dates -- the promotion and then whether or not 9 there was a receipt are outlined on table 2 of the 10 audit memo. 11 So are you taking the events that I'm -- kind of Q 12 indicating that I'm having events -- you're 13 calling Thirsty Thursday an event? 14 Α These were promotions that were advertised on social media. 15 16 Taco Tuesday is an event? Q 17 That was an -- that was an event that was -- that Α 18 was included or that there was evidence on social 19 media the establishment was open on that day. 20 Are you aware that those are just, like, standing Q 21 I mean, Taco Tuesday, Thirsty Thursday, 22 not necessarily an event? 23 I suppose that is how they can be categorized. Α 24 Either way, for a number of the days, promoting 25 either an event or a promotion, there were a

1 series of dates that did not have a provided 2 receipt. Could it be that I didn't have a receipt because 3 Q 4 it was a slow day or no one actually really did 5 show up, and for us I'm saying those are standing 6 items, not events? 7 That -- that could be. Again, I'm -- I'm just --Α 8 I identified that as a -- an area where I could 9 not provide a definitive -- a definitive answer. 10 So it's not because you're calling it an event. Q 11 It's that you couldn't -- you just couldn't 12 provide a -- an answer? 13 The documentation that I received did not indicate Α 14 that -- that the establishment generated business on -- well, there was no receipt to -- to show 15 16 the -- you know, to record the actual revenues 17 that were received on that day. 18 So what I'm saying is that if that's not -- I Q 19 mean, you're calling it an event, though. 20 saying to you that that's a standing item. 21 it be that there was just no one there as to why 22 you didn't have a receipt because it was not an 23 event with numbers of people? 24 That was what the lack of receipt implies, yes, Α 25 that there was no business.

1 Q Did I explain to you why I -- why we handwrite -handwrite receipts? 2 3 You discussed that with me when you outlined Α 4 your business process for how revenues are -- or 5 for how business is conducted. 6 Did I tell you that I work with disadvantaged 0 7 persons and persons with disabilities, and we were not able to afford a system that would allow them 8 9 to actually in some cases be able to utilize it in 10 the way that they would need to because of their disability or disadvantage? 11 12 You did discuss that outlining -- yes, you -- you Α did discuss that with me. 13 14 Did I tell you I've been doing that ever since Q 15 I've been in business? 16 Yes. Α 17 So since I've been doing that now that I -- since 0 I've been in business, does it still appear weird 18 19 to you the way that we do receipts in order to 20 work with persons of disabilities and 21 disadvantaged backgrounds? 22 I would -- I would say that there is still an Α 23 opportunity to create elements of the business 24 process that could test the -- that could validate 25 the data that is being recorded on the receipts.

1 Did I tell you that that was one of the things Q 2 that sometimes a voc rehab provider -- the voc 3 rehab providers would actually do if the person actually wanted to really work for us, that the 4 5 system would be costly, but that it would cost a lot to get a system that would be -- that those 6 7 persons from those -- with disadvantaged backgrounds and disabilities would be able to --8 to work? And that's not all of them, but I did 9 10 explain to you that process, right? 11 I do recall -- I do recall your interest in Α 12 pursuing an electronic way of -- an electronic way 13 that would be easy for your staff to be keeping these records. 14 15 Did you say that you were trying to get me to the Q 16 LRC (sic) for that next meeting as opposed to this 17 one? 18 I don't recall making a statement about when we Α 19 would be back to the ALRC. 20 You didn't say what the plan was in terms of us Q 21 wrapping things up and getting me to that next 22 scheduled LRC? I can't say -- I -- I don't recall. 23 Α 24 Did you say that you were -- that I had the 0 25 opportunity to get the other additional

information so that you would be able to do a 1 proper audit? 2 3 It was my understanding the way we left the Α meeting on April 15th was that if you found 4 additional documentation, that you would be 5 6 providing that. 7 Did I e-mail you and ask you if you wanted me to Q go ahead and provide that? 8 You did inquire and asked if I had any follow-up 9 Α questions to -- to which I responded with my 10 11 question about some sort of documentation that could verify the data on the receipts that you had 12 provided. 13 So you didn't say you didn't need anything further 14 Q 15 from me? 16 I said at that point in time I would be following Α 17 up if I need anything further. When I followed up, my request for "something further" was some 18 19 sort of banking documentation that could help 20 verify the receipts. So would you say at that point you're -- you're 21 Q not giving me an opportunity to submit the 22 23 additional information? 24 It was my understanding that if additional Α receipts were found, they would have been provided 25

during that period. 1 2 Q But did you say that I would be able to provide 3 that information, go ahead and try to look for the 4 information? You actually showed me how to work the snipping tool to gather some additional 6 information from my page to get to you, and then 7 when I asked you if you needed it, did you say 8 that you did not need anything additional from me? I was saying that I did not have additional 9 Α 10 questions at that -- at that time. 11 So you -- so on your -- you testified that I had Q 12 missing days on -- on days that I was supposed to 13 Those days from the audit be having events. 14 papers look like it's, like, Taco Tuesday, 15 Thirsty Thursday. Is that what you're classifying 16 as events? 17 Or promotions as a sign that the establishment was Α 18 open on that date. 19 If it's a standing item and not what you're Q 20 clarifying as an event, is it possible that I 21 don't have receipts because there was no one 22 there? That was not an actual event. It was; however, there were days where when there 23 Α 24 was no business, the receipt indicated no 25 business. So for example, on February 4th, a

1		receipt was provided, and it was indicated that			
2		there was no business. So that would lead me to			
3		believe that if there was no business on these			
4		other days, there would have been a receipt.			
5	Q	Did I but did I tell you when we first kind of			
6		started that I work with persons from			
7		disadvantaged backgrounds and have disabilities			
8		where sometimes the things may not be right, and I			
9		sit down with those folks to try to make sure that			
10		they are correct, but they may not be that way,			
11		and that if there were additional questions, you			
12		can ask me or get additional information?			
13	Α	You yes, you explained those items to me.			
14	Q	Okay. Are you aware that when we do events, we			
15		actually e-mail the the captain and the			
16		alderman of actually what we call events, and that			
17		is only when we have a DJ?			
18	Α	No, I was not aware of that.			
19	Q	Okay. Would you say that I tried to make the			
20		the effort like we had discussed to get the 2018			
21	documents to you, and you indicated that you did				
22		not need anything else, that the next thing that			
23		would come to me is a series of questions?			
24		MS. ZILAVY: Objection. This has			
25		been asked and answered several times now.			

1	MR. LANDGRAF: I would agree.			
2	MS. BUCHANAN: That's it. No			
3	further questions.			
4	MR. LANDGRAF: No further no			
5	further questions? Thank you very much.			
6	Well, I should any member of the committee			
7	have any questions?			
8	MS. ZILAVY: I just have a			
9	question, and maybe everybody else knows, but			
10	I don't.			
11	EXAMINATION			
12	BY MS. ZILAVY:			
13	Q What is Square?			
14	A Square is an electronic app for processing credit			
15	card payments.			
16	Q And what does it what does it show you?			
17	A So it so based on our discussion, it was my			
18	understanding that if there was an electronic			
19	so if somebody was paying with a credit card, that			
20	transaction was ran using the Square tool and that			
21	those receipts would then be transmitted			
22	electronically but lagged a couple of days.			
23	When we reviewed the data from Square, it			
24	was as we went through that, it it's all in			
25	aggregate form. So we had indicated that there			
1				

1 wasn't additional detail to say, "These are the transactions that made up this deposit that would 2 allow me to -- to categorize the way I needed to 3 do it for the audit request." 4 MS. ZILAVY: Thank you. Nothing 5 further. 6 Questions from the 7 MR. LANDGRAF: committee? Mr. Donnelly. 8 9 MR. DONNELLY: Thank you, Mr. Chair. 10 11 **EXAMINATION** 12 BY MR. DONNELLY: 13 I don't have a lot of experience with audits like Q this. I'm guessing some members of the committee 14 15 don't either. Can you concisely describe what -how this process would normally go and how this 16 17 case was different from the way it would normally 18 go. 19 So in a normal process, an establishment Α would invite us in and show us their recordkeeping 20 system, and then they would show us -- they would 21 walk us through their accounting system and their 22 ledgers, and then they would provide -- run from 23 that system a monthly report for the audit period 24 broken out into the categories; food, alcohol, 25

1 other beverages. 2 And then upon reviewing that, then we would select specific time periods during the audit 3 4 period where we would request all of the transaction level detail to verify that we could see all of the transactions, and to test the 6 7 accuracy of the monthly reports, but because there wasn't a system to generate the monthly reports, I 8 9 just took all of the receipts that were available 10 and then just used the data from all of the 11 receipts that were available, because that was the 12 only way I knew to get monthly aggregate. 13 were -- have you had other cases dealing with Q paper-based systems like this? 14 This is only the second audit of a license that 15 Α I've supervised -- or that I've overseen in my 16 17 time with the City and in that instance, there 18 were -- we were able to pull system -- pull 19 records from an accounting system. 20 MR. DONNELLY: Thank you. 21 MR. LANDGRAF: Mr. Fletcher. 22 **EXAMINATION** 23 BY MR. FLETCHER: 24 I think kind of one of the issues you All right. Q 25 identified was the number of days obviously during

1 the full year of 2018 that were -- you know, 106 versus the full year of 2018. What number would 2 you have had expected based on kind of your 3 experience or training? 4 Again, this is -- I don't know that there would be 5 Α 6 a -- a certain number that I would be looking for, but this was certainly well under a threshold that 7 would indicate -- there were just large gaps in 8 days where -- where there was documentation. 9 it just indicated to me that there were missing 10 11 records in what I had to -- to -- in the data that I had to conduct the audit. 12 13 And to clarify something I think that Q Attorney Zilavy asked you earlier on about, the 14 15 analysis done regarding the police calls for service, the kind of sentence above the 16 conclusion, "Out of the case notes, MPD can verify 17 that Divine Orders was open to patrons." 18 It doesn't -- correct me if I'm wrong. 19 Does 20 that mean that they definitely had patrons on those days, or it was just they were open? 21 I just want to be precise. 22 23 There were individuals there when they responded Α 24 to the calls for service. 25 So, indeed, it was that they actually had patrons? Q

1	. A	Yes.			
2	Q	Okay.			
3		MR. FLETCHER: Thank you. Thank			
4		you, Mr. Chair.			
5		MR. LANDGRAF: Further questions?			
6		Okay. Hearing none, you can step down.			
7		MS. ZILAVY: I would ask that the			
8		receipts be marked as Exhibit 1 and that the			
9		report of Laura Larsen be marked as			
10		Exhibit 2.			
11		MR. LANDGRAF: You were going to			
12		get copies for us of the receipts.			
13		THE CLERK: Right. She has to get			
14		them to me first.			
15		MS. ZILAVY: I thought she was			
16		e-mailing you.			
17		THE CLERK: She can, but she was			
18		just sitting here, so she couldn't.			
19		MR. LANDGRAF: All right.			
20		THE CLERK: I'm sorry. What was			
21		Exhibit Exhibit B, please?			
22		MS. ZILAVY: Exhibit 2?			
23		THE CLERK: 2, sorry.			
24		MS. ZILAVY: It was the report from			
25		Laura Larsen dated May 1st, 2019. And then			

1	in the event I forget later, I'll now move
2	those two into evidence.
3	(Exhibit Nos. 1 and 2 marked for
4	identification.)
5	MR. ALLEN: Ms. Buchanan, do you
6	have any objection to those two exhibits
7	you indicated before you have no objection to
8	the receipts. Do you have any objection to
9	the report?
10	MS. BUCHANAN: To the what now?
11	MR. ALLEN: To the report of
12	Laura Larsen being entered into evidence.
13	MS. BUCHANAN: The report that she
14	provided?
15	MR. ALLEN: Yes.
16	MS. BUCHANAN: I'll have to check
17	too because she's identifying events.
18	"Events" would have numbers of people, and a
19	lot of times, these dates she's looking at,
20	we had no people. So when the even if the
21	police responded, the people that are there
22	does not necessarily mean they were people
23	that were trying to buy something.
24	MR. ALLEN: Okay. That's
25	MS. BUCHANAN: Sometimes we have a

1	1	couple of people. So I object to that, that
2	,	it's called an event when it's not, when we
3		probably didn't have people, and it could
4		have been staff even if the police did come
5		by there, and they actually know because
6		they're in the neighborhood that we don't
7		have people. I've been sick for, like, two
8		years. So people are not there Monday Friday
9		through Thursday.
10		MR. LANDGRAF: We weren't asking
11		for an explanation. The issue is do you have
12		an objection to that report being
13		MS. BUCHANAN: Yes.
14		MR. LANDGRAF: Okay. Thank you.
15		MS. ZILAVY: Well, I would argue
16		that she testified to pretty much all the
17		detail that's in the report. It was written
18		pursuant to her official duties, and there's
19		no grounds to keep it out of evidence.
20		MR. LANDGRAF: We'll let the report
21		go in from a an admissibility standpoint,
22		but you are suggesting that there's some
23		credibility issues with that report, and
24	1	we'll we'll make note of that.
25		(Exhibit Nos. 1 and 2 received into

1	evidence.)		
2	MS. BUCHANAN: Okay.		
3	MS. ZILAVY: The City calls		
4	Detective Kneubuhler.		
5	ADAM KNEUBUHLER,		
6	called as a witness being first duly s	worn in	
7	the above case testified under oath as	follows:	
8	EXAMINATION		
9	BY MS. ZILAVY:		
10	Q Please state your name and spell it for t	:he	
11	record.		
12	A First name Adam. Last name Kneubuhler,		
13	K-N-E-U-B-U-H-L-E-R.		
14	Q You're a detective with the violent crime	es unit	
15	with the Madison Police Department, corre	ect?	
16	A Yes.		
17	Q How long have you been in that unit?		
18	A I've been in that unit since last year.		
19	Q How long have you been with the Madison F	Police	
20	Department?		
21	A Approximately eight years.		
22	Q Are you familiar with Divine Orders Cater	ing on	
23	Luann Lane?		
24	A Yes.		
25	Q How are you familiar with that business?		

1	А	Prior to being a detective, I was a patrol
2		officer, and I responded to numerous disturbances;
3		noise complaints, shots fired, and in particular,
4		on November 10th, there was a shooting
5		investigation that I was assigned to with other
6		detectives that occurred at that address where an
7		individual was shot inside or just outside of
8		the exit side of the bar in back.
9	Q	And so that shooting happened on November 10th,
10		2018?
11	Α	Yes.
12	Q	Did you review a report written by
13		Officer Benjamin Enstrom related to that incident?
14	Α	Yes.
<b>1</b> 5	Q	And can you describe for the committee what
16		happened on November 10th, 2018.
17	Α	Under on November 10th, 2018, Sir Isaac Bridges
18		was shot at the party at Luann Lane.
19		Officer Benjamin Enstrom subsequently responded at
20		10:48 p.m. to Meriter Hospital for an individual
21	:	showing up with a gunshot wound.
22		Officer Benjamin Enstrom spoke to a witness, who
23		was identified as Sentrell Kapinus (ph) or
24		Kapinus, who had dropped off Sir Isaac Bridges at
25		Meriter Hospital as he suffered from a gunshot

1 wound. 2 And what did that witness tell Officer Enstrom 0 3 about the shooting? The witness stated that there was a fistfight that 4 Α 5 occurred inside the hallway or atrium area of Luann's Lane -- or the Luann Lane Divine Catering 6 7 building. The witness stated that she did not directly witness that fistfight. The witness 8 stated that the victim of the shooting got the 9 best of the suspect, indicating that he had beat 10 11 up the suspect. 12 The suspect then subsequently later on 13 retrieved a firearm from a vehicle. The witness, Kapinus, stated that she saw the suspect come up 14 with a gun and shoot Isaac Bridges. 15 She did not -- it was dark out, so she could not identify 16 the suspect at that time. 17 18 Did she describe the area -- not on his person. 0 but the area at that address where this individual 19 20 was shot? She was very vague, but she stated that it was 21 22 near the back steps of the -- the rear exit of the bar close to the rear lot. 23 24 You testified that you had been at that location Q

Can you

during your time as a patrol officer.

25

1		describe the layout of the business the
2		Divine Orders Catering the layout, like, the
3		entrance and the exit?
4	Α	The times I've responded, it's been late at night,
5		dark; but from my best recollection, off of
6		Luann Lane, there's it appears from street view
7		to be an apartment complex, but there's double
8		doors or one single door that you walk in, and
9		there's an atrium area, and bottom floor to the
10		right side is the area occupied by
11		Divine Catering.
12	Q	And you testified that there was a rear exit, you
13		said?
14	Α	Yeah, straight through towards the back.
15	Q	Where does that rear exit lead?
16	Α	It leads to a rear parking lot.
17	Q	What happened after Bridges was shot at that
18		location?
19	Α	Police responded to the scene. I don't know
20		exactly all the actions that were taken. I was
21		assigned as a detective to investigate it after
22		the fact, but eventually, I followed up with the
23		mother of Sir Isaac Bridges and also made contact
24		with Laverne Buchanan at Divine Catering to obtain
25		video surveillance.

when police arrived on the night of the shooting, 1 Q was the qunshot victim still there? 2 3 He was not. Α He was at the hospital? 4 0 5 A call came in at, I believe, 10:48 p.m. Α that a gunshot victim had showed up to 6 7 Meriter Hospital. You testified that you did some followup in 8 0 Is that in connection 9 relation to the shooting. with your position with the violent crimes unit? 10 11 Α Yes. November 11th, 2018, do you recall interviewing a 12 Q 13 Mary Bridges? She was the mother of Sir Isaac Bridges, who 14 Α 15 was shot at Luann's and subsequently turned up at 16 Meriter Hospital. What was your discussion with Mary Bridges about? 17 Q 18 we discovered -- or we talked about a host of Α 19 things related to her son, but we also talked about Luann's bar. Mary Bridges described herself 20 21 as a regular to the place, and she stated to me 22 that if she goes there, she typically goes there on weekends. I asked her kind of the details of 23 24 how it operates as it was the scene of the crime. 25 She stated to me that it's a bar/restaurant,

and they serve small amounts of food. I ask what type of food they serve there. She said chicken nuggets, chicken wings, and pizza rolls. Then I continued to ask her about what, you know, kind of clientele comes into the place, and she stated that primarily, people that come in are in their late 20s and 30s and above. She stated that some of the nights, there was a younger crowd starting to come in.

I asked about security personnel. She stated that from her perspective, there's security on scene, but it's not consistent. She stated sometimes that they may be wearing street clothes; sometimes they may be wearing a security shirt. Sometimes they may have a metal detector wanding people for knives, weapons, and other sort of things that could be considered weapons. She stated that sometimes the wanding doesn't happen.

She said that there's typically a DJ on the weekends. I asked how cash and, you know, transactions are, or how do you purchase alcohol and food, and she said -- she stated to me that she believed it was a cash-only bar, but she couldn't say for sure. And, yeah, then I -- I finished my conversation with her at that time,

1 and we continued to go on about other things related to her son being shot. 2 3 And then did you go to Divine Orders at Q 2122 Luann Lane on November 12th and 4 November 13th, 2018? 5 6 Yes. Α 7 what was your purpose for going there? Q I wanted to interview Laverne Buchanan about the 8 Α 9 night of the incident and her perspective. I also wanted to obtain video surveillance of the 10 incident to see if there were cameras in the 11 hallway that captured it. I also wanted to see 12 who was there from the beginning to the end 13 because I believe we had information that the 14 15 suspect also attended the party. Did you walk around the establishment when you 16 Q went there on the 12th and 13th? 17 18 Α Yes. 19 And did you see anything of importance to you at Q 20 that time? Laverne was nice enough to give me a tour of 21 Α She took me to the dance floor. 22 the place. 23 the strobe lights. She took me to a back pool area where there was a pool table. I saw the 24 kitchen. 25

Items of noteworthiness in the kitchen, I saw what appeared to be a stove that appeared to be typical of a residential home, not for commercial or industrial use. On that stove was one steel pot. This was a night -- a Monday night. She was the only staff on hand. There were no individuals there for food prep, or there was no evidence that food was getting ready to be served.

Subsequently, on Tuesday I was there because I couldn't get the video on Monday, and I asked her what was for dinner on Tuesday, and she said it was Taco Tuesday. During my time at Laverne's place, it was prime dinner hours, approximately 5:00 to 8:00 p.m. During those two days, I saw approximately two people — two to three people show up during these times.

It should be noted that during that -- my time being there, there was no kitchen staff.

There was no prep. So if someone came in to at least -- if there were tacos ready to be served, they must have been hiding.

- Q Was that the case on Monday night as well on the 12th?
- A Yeah. I didn't see any evidence of food prep.
  - Q Did you have conversation with Ms. Buchanan

regarding the shooting?

A Yes. Initially when I got there on the 11th, I asked her if she would be willing to answer any questions regarding the shooting. She stated to me that she would, and I asked her if she was working the night of the shooting. She stated to me that she was. I asked her if she remembers anything significant happening at her establishment on the night of November 10, 2018, and she stated to me that she doesn't remember anything happening.

I asked her again if there was a disturbance at her bar, and she stated to me that there was not. I asked her if there was a fight outside her bar that night, and she stated to me that there was not. I informed her that we had evidence that someone was shot either inside her hallway or outside the rear exit. Buchanan reiterated to me that it all seemed like a normal night.

- Q So she was there on that night, correct?
- A Yes. She stated to me that she closed up the bar and that she left. She stated that when she walked outside the bar, she observed two police cars across the street sitting in a parking lot, which she stated would be normal for the area. It

1 is unknown if that was Fitchburg cops or Madison Police. 2 She stated to me that she received a call 3 4 from the alder of the area the following morning after the shooting, and the alder was inquiring 5 what had happened or if she knew anything about 6 it, and that's when Buchanan informed me that she 7 -- there must have been -- she surmised that there 8 9 must have been a shooting somewhere in the area. 10 At this point --And do you know why she surmised that there was a 11 Q 12 shooting in the area? I think based on our conversation and her telling 13 Α me that an alder had called her, I think the 14 implication was -- is that the alder asked if the 15 16 shooting may be -- did she have any knowledge of Did it occur at her place? Did it occur in 17 18 the area? I didn't delve into any of the verbiage that happened between the alder and Buchanan. 19 20 Did she tell you what time she left the business Q the night of the shooting? 21 22 Yeah. She stated to me that she closed down at Α normal time which she, I believe at the time, 23 24 stated to me was 11:00 p.m. I still believe that she knew more about the incident and for whatever 25

1 reason wasn't coming forward. So I stated to her 2 that just outside her hallway there was a blood stain on the back of her exit area, which would be 3 4 the blood of Isaac Bridges, who was shot inside 5 her place. 6 So let's go back to that for a second. So when Q 7 did you see the bloodstain? 8 Both nights that I was there. Α 9 And can you describe more specifically where it Q was and how large it was. 10 11 It was in the rear -- the majority of the blood, Α 12 from my recollection, was in the rear exit area. 13 There was a series of steps that lead out to the 14 back parking lot. 15 And compared to -- so is this a vestibule area in Q 16 relation to Divine Orders Catering, or can you 17 describe --18 Well, when you walk into the building from my Α 19 recollection, there is -- it's a large hallway 20 there where there is doors on the left, doors on 21 the right, and there's, I believe, double doors or 22 single doors on the right which lead into the 23 whole entire right side of the complex which she 24 has from front to back. If you go straight to the 25 back outside of the -- just past the exit of --

1		entrance and exit of Divine Catering, there is a
2		rear exit or I think it could best be described
3		as I don't know how many units are in that
4		building, but the rear exit door opens out to
5		steps, and there was the light shining onto blood
6		and then that leads out to the back parking lot.
7	Q	And was it on cement or concrete?
8	А	I believe it was concrete.
9	Q	Can you describe the size of the blood area?
10	Α	I don't recall the exact size. I mean, there's
11		investigative photographs that detail that. We
12		had investigators come out previously to
13		photograph that, but I know when you look at it,
14		you could it was a size that you couldn't miss.
15		There was no mistaking, "What is this?"
16	Q	You testified that you felt Ms. Buchanan knew more
17		about the shooting than she was letting on. Why
18		do you say that?
19	Α	Well, I reviewed video surveillance, and just from
20		my training and experience, when someone is shot
21		15 to 20 feet from where you're standing,
22		typically people are going to hear that unless you
23		are severely hearing impaired, even when the
24		music's loud. Video surveillance showed at the
25		time when he was shot, there was a change in

1 mannerisms and behavior to everyone in the bar. People started running out of the bar. The fine 2 gentleman in the white suit, Jackie Bodine (ph) or 3 Jackie Morris, came running up to the bar and 4 appeared to have a very animated conversation with 5 6 Buchanan on video surveillance. At that point, 7 lights were out, shut down, and everyone got out. But at the same time, it was also closing time at 8 9 11:00 p.m. In addition to that, video surveillance also 10 11 showed earlier in the night Tamara Shannon (ph), who I identified on video surveillance via past 12 professional contacts come up to Laverne Buchanan 13 at the bar and mouth what appeared to be, "They're 14 15 fighting outside." Obviously, I can't interpret silent mouth 16 17 movement, but later on Detective Eric Vosburg interviewed her, and she corroborated what -- on 18 19 video surveillance that she notified 20 Laverne Buchanan that people are fighting in the hallway. And that is in a recorded interview 21 under the case file for the shooting. 22 MS. ZILAVY: Nothing further. 23 24 MR. LANDGRAF: Ms. Buchanan, do you have questions of the detective?

25

1		MS. BUCHANAN: Yes.
2		EXAMINATION
3	BY	MS. BUCHANAN:
4	Q	You indicated that you responded to several in
5		another position that you were in that you
6		responded to several calls of shots fired at the
7		bar?
8	Α	In the area of the 2100 block of Luann Lane.
9		Typically, citizens like the people that gave
10		their testimony earlier, or should I say just
11		comments, commentary, would call 911 for noise
12		complaints, fights out in the street, calling in
13		stating that, "There's a party at this building,"
14		believing it's associated. I respond. Multiple
15		officers respond. A lot of times, I was working
16		overtime on special initiatives, and we would get
17		there, and basically everyone would just disperse,
18		and that was kind of that.
19	Q	So it could be that the shots fired were not on
20		the restaurant premises?
21	Α	Absolutely.
22	Q	Were there ever other calls where they actually
23		said that these shots fired were on the premises?
24	Α	Well, there were 911 callers that call in all the
25		time where they say, "This is the exact location

of the shooting," but until we can find 1 corroborating evidence of that, that is only an 2 3 assumption at that point. Did you come out to Luann when they indicated that 4 Q it happened on the premises? 5 well, we usually respond to the area and go where 6 Α the crowds are at and just try to disperse them at 7 8 that point if we have no one injured or if we have just a noise complaint or calls of shots fired. 9 If we don't find any evidence of shots fired, 10 11 there's obviously a whole other city that needs service, so we -- we -- we clear it from the 12 incident. 13 Did you find evidence on Luann property of shots 14 Q fired on those calls for the area? 15 A couple times, I think, in the past, but maybe 16 Α once I can recall maybe two and a half, three 17 vears ago, but I can't say for certain. I would 18 19 have to look back into my call log. At least either within, you know -- in the street outside 20 21 after a disturbance someone either cranking rounds off as they drive away. Now, is it a direct 22 23 result of your bar, I can't determine that, but 24 obviously it's the actors. 25 You said, "Obviously, it's the actors." What do Q

1 you mean by that? 2 well, you said earlier if someone is driving down Α 3 the street coming from your party or something and 4 they shoot off a round, I mean, that's them. 5 So was there any evidence that the shots fired 0 6 were on the property or the business? 7 Years ago when I responded to noise complaints and Α 8 shootings, I can recall maybe one, but the other 9 ones, it's -- I mean, shots -- when -- like, for 10 instance, the shots fired call that came out when 11 the shots happened in your bar or just outside the 12 exit, there were people calling in from over miles 13 away that they heard the -- the shooting. 14 they're thinking it happened on Greenway. There's 15 other people that are thinking it happened on 16 Park Street. I mean, to be able to pinpoint 17 exactly where the shots fired occurred is very 18 difficult. The one I can say I'm here for tonight 19 and testifying to tonight is the one where the guy 20 was struck in your exit. 21 So that the one where you actually found evidence Q 22 of gunshots? 23 Yeah, the blood on the back of your exit. Α 24 Sir Isaac Bridges was shot at your bar. But was there any evidence of shots fired 25 Q Okav.

1 on any other day except that day? well. I'm sure we can do a detailed record into 2 Α 3 all of the hundreds of thousands of calls that come out in the district and the City, and I'm 4 sure we can find -- excuse me -- find one in the 5 6 last three years. 7 Okay. So I'm saying, were we there at that time, Q or are you saying that you could find one? 8 What I'm saying is that we responded to your bar 9 Α for pretty much every call under the sun. 10 11 does that mean that it occurred at your bar that is -- that it means that people are calling in an 12 It doesn't 13 incident, and we just have to respond. mean they're correct. It doesn't mean they're a 14 hundred percent certain. They say, "Shots fired 15 at Luann." If we don't find shell casings there, 16 17 we can only assume there or think that, but there's no evidence that it exactly occurred at 18 19 your bar. Did you find shell casings on any other day except 20 Q for the day in question that we're talking about? 21 I have only found shell casings -- or I didn't 22 Α 23 find shell casings the day we're talking about. Ι 24 found blood stains and a whole host of people 25 saying there was a shooting at your bar. So

1 previous incident, no, I can't recall. So you're aware that the licensed premises is 2 Q actually in one location inside of Luann? 3 4 I can't speak to any licensing issues in Α the City -- or with your bar. 6 So you reviewed the surveillance tape with me, Q 7 correct? 8 Yes. Α 9 You met with me at the licensed premises, correct? Q 10 Twice. Α was the facility that we were inside of looking at 11 Q 12 the surveillance, did I tell you that that was the 13 restaurant and bar that we were in? 14 I think so, yeah. You said, "This is my place," Α 15 and you showed me around. You show me the dance 16 floor. You showed me the booths. You showed me the pool table. You said this was Luann's. 17 18 So no one was shot inside the licensed premises; Q 19 is that correct? 20 Yes, it is. Α 21 Did I voluntarily let you look at the Q 22 surveillance? 23 Yes, you were actually more than welcoming. Α 24 Were there cars in the parking lot when you --Q 25 when you came out to the site on the date that the

1 person was shot? I didn't respond to your scene. 2 Α 3 Q Okay. Or the -- I didn't respond to the bar the night 4 Α 5 they were shot. 6 You've been to Luann before, correct? Q 7 Α Yes. Did you go in the back? 8 Q Yes. You showed me the back. 9 Α were you ever there when it was dark outside? 10 Q 11 Yes. Α Is there any lighting in the back? 12 Q There was when I was there. 13 Α Do cars park in the back of Luann? 14 Q well, I -- from the testimony of everyone, I think 15 Α I've generally never seen cars. 16 thev do. seen cars fleeing out of there, but I've never 17 seen cars parked there. When I was there, there 18 19 was two cars parked in front; my car, your car, and then at one point, a middle-aged gentleman 20 21 came out and went upstairs into the top apartment 22 complex. 23 You said that when you were there with me looking Q 24 at the surveillance that there was no prep done? 25 I didn't say that. Α

1 No food prep? 0 In the surveillance video? 2 Α when we were, looking at the surveillance. 3 Q 4 Α I didn't see any food prep in the surveillance video. When I looked in the kitchen, all I saw 6 was a steel pot and an oven that looked like it 7 belonged in an efficiency apartment. 8 What time did I meet you at the facility on Q 9 Monday? It was sometime after 5:00 p.m. 10 I know both days Α it was within 5:00 to 8:00 p.m., I believe. 11 12 know we had spoken to each other on the phone, and 13 that you worked to a certain time and you could 14 meet me after you finished your day job. 15 would it be fair to say that was about 5:00? Q 16 I believe that's what I -- I think I said. Α Are you aware that I work for the State? 17 Q 18 You've told me numerous times. Α 19 Do you remember the time I said I get off work? Q 20 I believe it was 4:00 or 5:00. Α 21 would it be fair to say that the reason that there Q 22 was no food prep was because I was looking at the 23 surveillance with you and you were interviewing 24 me? 25 I guess it depends on what your definition of Α

"fair" is, but it's possible. 1 You said you came out to interview me and to look 2 Q 3 at surveillance, correct? 4 Α Yes. You met me after I got off work at about 5:00, 5 Q 6 correct? 7 Yes. Α I was looking at the surveillance with you, 8 Q 9 correct? 10 Yes. Α 11 You were talking to me? Q 12 Part of the time, yes. Α 13 would it be fair to say that that's why I didn't Q 14 prepare any food? Well, I can't determine what's fair and what's not 15 fair. 16 Okay. Are you aware that Mondays are slow at 17 Q 18 Luann? 19 I'm not aware of the frequency of customers at Α 20 Luann Lane and what days are busy and what days 21 are slow. Are you aware that we're not open on Mondays? 22 Q No, I'm not aware of hours of operation and the 23 Α 24 days on or days off at Luann's. If we're not working on Mondays, will food be 25 Q

1 prepared? 2 I don't know. Α 3 You said you had a conversation with Mary Bridges Q 4 that described herself as a regular person at 5 Luann or a regular -- a regular? 6 That's what she said, yes. Α 7 If I told you that Mary comes in every month, 0 would you say she's a regular person? 8 9 I don't define what's regular or not. I can only Α 10 speak to what she told me. 11 At other bars that you go to, can you tell me if Q 12 you describe a regular person as someone that 13 comes in every month or so, if that? 14 I can't answer that question. I don't go to bars Α 15 and determine a subjective view of what 16 constitutes a regular patron of a bar. 17 So the only thing that made you feel like she's a Q 18 regular person is that she told you that she was? 19 Yes. Α 20 Okay. Are you aware that the -- facility is a Q 21 legal deli restaurant on file? So we don't really 22 have to cook anything? No, I'm not. 23 Α 24 So at a deli, you really don't 0 Okav. We are. 25 have to smell anything cooking?

1 MS. ZILAVY: Objection. Sustained. 2 MR. LANDGRAF: 3 Are you aware that we don't need security on an Q everyday basis? 4 5 I'm not aware. Α 6 Are you aware that we only need security on the Q 7 days that we have events? 8 Α No. would it be possible -- would it be fair to sav 9 Q that Mary Bridges, who indicated that sometimes 10 11 she sees security in plain clothes, that that may not necessarily be security since we don't have to 12 13 have it all the time? 14 Absolutely, that is true. I would point out that Α 15 when I was conducting an investigation of the shooting, I was in the bar/catering/club building 16 17 with you. You pointed out your security the night of the shooting. You stated that, "It's this 18 19 guy." I recognized that guy via past professional contacts as Tyrone McLaren, a/k/a TY. He was 20 wearing street clothes and did not have any 21 security regalia that would indicate that he was 22 23 security. Those were your words. 24 But are you aware that that was not an event that Q 25 night that that happened?

1 I don't know if it was an event, but it was one Α 2 heck of a party. 3 Did I tell you that I was the bartender the night Q 4 that that event happened, so I usually -- so I'm 5 not able to move around like I normally do? I think that's what you said, and I think video 6 Α 7 surveillance corroborated that. 8 Did I tell you when Jackie came in, the bar was Q 9 already closed? I think you may have stated that, yes. 10 Α 11 Did I tell you I didn't know what Jackie was Q 12 actually saying? 13 That's what you stated to me. Α Did I tell you the reason that I kind of became 14 Q 15 aware that something was going on was because I 16 received a voicemail in the -- that I had got in 17 the morning from an officer that he had left that 18 night? 19 You may have stated that, but I can't recall the Α 20 exact lingo you used. Does the surveillance show that Jackie never came 21 Q 22 back into the bar after he left out? I don't recall. After he ran in and seemed 23 Α 24 frantic about something, I think he moved around. 25 I can't recall if he came back in, but what I do

1 recall is the place shutting down pretty much People got 2 instantaneously. The lights went out. 3 out of there pretty quick. Like, ran out of 4 there. 5 You said that there was people that ran out of Q the -- out of the -- out of the facility? 6 7 There were multiple people --Α Like, ran out? 8 Q 9 Yeah, there were multiple people that ran from Α 10 inside your bar out into the atrium hallway. You 11 could also see people running fast from the rear exit of the place where the blood stain was found 12 13 to the front of the complex which would lead to 14 the front lot. There were -- it looked like maybe helpers of 15 16 yours or workers including yourself and TY that 17 appeared to be -- there were a couple of other people cleaning some things up, and then the place 18 19 shut down probably within a couple minutes of the 20 gunfire with no police calls from the bar. 21 Did I say that it looks normal when you -- when we 0 22 were looking at the tape in terms of people's departure from Luann? 23 24 Well, initially you denied anything ever happening Α 25 at the bar despite gunfire happening feet from

1		where you were bartending. Once I confronted you
2		about the bloodstain and told you about
3		Jackie Morris, a/k/a Jackie Bodine, running up to
4		you and saying something frantically, you
5		responded something to the effect of, "There might
6		have been a disturbance."
7	Q	But when I when we looked at the surveillance,
8		I did say I didn't know what Jackie was trying to
9		say?
10	Α	Yes, that's what you stated.
11	Q	Did I say that what made me start to think
12		something was going on is when I got a voicemail
13		from a police officer
14	Α	As stated earlier
15	Q	that morning?
16	Α	in my testimony, I believe you told me
17		something to the effect of an officer may have
18		called or and/or a City alder of an unknown
19		name called you and stated that there was a
20		shooting either in the area or something. And I
21		don't know the exact conversation you had with the
22		City alder, but it was up until I confronted you
23		with the bloodstain, with the insurmountable
24		amount of evidence that a shooting had occurred
25		that you started to, "Oh, there's my memory."

1 Q I never told you that I understood what Jackie was 2 saying? 3 That's right. Α 4 I said I didn't know what he was saying, correct? 0 5 Α Correct. 6 When you showed me what you indicated was blood, Q 7 did I say that it was blood? 8 I don't believe you said, "Oh, that's blood." You Α 9 denied knowing it was even there. 10 was it the color of blood, though? Q 11 Well, it's -- the color of blood takes on many Α 12 shades. 13 So would it be fair to say that I did not say that Q 14 that was -- that I'm still saying I don't know if 15 that's blood or not? It could be fair, but I can't -- I can't testify 16 Α 17 to the fairness. 18 You said the blood was on concrete that you showed Q 19 me, correct? 20 Yes, on the back steps just out the exit of the Α 21 atrium. 22 But I never said that that was blood, correct? Q 23 To be honest with you, I don't remember you Α saying, "Oh, yes, that is positively blood," if 24 25 that would be a correct -- or should I say fair

	[	
1		account.
2	Q	Would it be fair to say that I did not think I
3		did not think that that was blood?
4	Α	To be honest with you, I don't know what you're
5		subjectively thinking. I can't describe thought
6		to you.
7		MR. LANDGRAF: Ms. Buchanan, I
8		don't want to have you not
9		MS. BUCHANAN: I think that's it.
10		MR. LANDGRAF: not have an
11		opportunity to ask questions, but I presume
12		you have some witnesses, and Assistant City
13		Attorney Zilavy has some and
14		MS. BUCHANAN: So I can bring my
15		witness too?
16		MR. LANDGRAF: If we could move
17		along as fast as
18		MS. BUCHANAN: Okay.
19		MR. LANDGRAF: reasonable, that
20		would be very
21		MS. BUCHANAN: I think that's it.
22		MR. LANDGRAF: So you have no
23		further questions for the detective?
24		MS. BUCHANAN: No.
25		MR. LANDGRAF: Okay.

1		MS. ZILAVY: I just have two
2		follow-ups.
3		MR. LANDGRAF: Okay.
4	THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COL	EXAMINATION
5	BY	MS. ZILAVY:
6	Q	Do all guns leave shell casings?
7	Α	No.
8	Q	What kinds of guns don't leave shell casings?
9	Α	Revolvers.
10	Q	And
11	Α	The casing's left in the barrel of the revolving
12		barrel.
13	Q	Based on your training and experience, is it
14		common for people on the street to carry
15		revolvers?
16	Α	It's guns are unfortunately as common as cell
17		phones. So you can have semiautomatic weapons
18		with loading magazines which eject shell casings
19		just as easy as revolvers, which do not leave
20		shell casings.
21	Q	So there can be a shooting at a location, and you
22		can go to investigate and you don't find shell
23		casings because of the type of gun that was fired?
24	Α	Absolutely. And in addition to that, when there
25		are shootings, we have numerous times over my

1		career, we have witness statements where
2		associates of the bad guys or the suspect
3		themselves will pick up the casings at the scene
4		of the shooting to basically say that to leave
5		law enforcement or anyone to conclude that there
6		was likely a shooting that occurred. There's also
7		shell bags that are commonly attached to street
8		guns where an individual will shoot a
9		semiautomatic firearm, and the casing will catch
10		into the shell bag, which would not leave a
11		casing, and it would be on the gun as long as
12		or the casing would be with the gun as long as you
13		retain the firearm.
14	Q	And then you testified that the individual
15		Ms. Buchanan identified as working security on the
16		night of the shooting, Tyrone McLaren
17	Α	McLaren.
18	Q	McLaren?
19	Α	Also known as TY.
20	Q	And you said you knew him from past professional
21		contacts. What contacts?
22	Α	Hundreds of past professional contacts. He
23		resided on the southwest side of Madison. For a
24		good portion of my career, I was a neighborhood
25		police officer for the Balsam-Russett and

1 Raymond Road corridor. Part of any job 2 responsibilities in that position was community 3 outreach, which involved numerous contacts with people in a matter completely unrelated to any 4 sort of criminal investigation, which meant 5 face-to-face contacts with people that reside in 6 7 the neighborhood. Tyrone McLaren lived with a female in the 8 9 Park Edge -- Park Drive -- Edge Drive neighborhood, which constituted an area that I 10 patrolled at the time. He also lived on the 11 12 Raymond Road corridor at 5725 Raymond Road, the 13 bottom left apartment. In addition to that, I've 14 arrested him multiple times on numerous drug 15 charges from manufacturing, delivering, possession with intent, possession, domestic battery --16 17 MS. BUCHANAN: I object to that. What does that have to do with this? 18 19 MR. LANDGRAF: He's -- he's just 20 responding to the Assistant City Attorney. 21 MS. BUCHANAN: I object to her 22 question on that. You said what now? I'm 23 sorry. 24 Well, actually you're MR. ALLEN: objecting to the answer, ma'am. The question 25

1	was asked, and you didn't object. You're
2	objecting to the answer. She asked a
3	question. He was well into the answer before
4	you objected. So you're really objecting to
5	the material of the response to the question,
6	and it is responsive to the question.
7	MS. BUCHANAN: Okay.
8	MR. ALLEN: You can continue,
9	Detective.
10	A That's how I know Tyrone McLaren.
11	MS. ZILAVY: Thank you. No further
12	questions.
13	MR. ALLEN: I just have a follow-up
14	question.
15	EXAMINATION
16	BY MR. ALLEN:
17	Q Detective, do you know if he was ever convicted of
18	either of any of those drug offenses or of a
19	violent offense or of an offense involving
20	weapons?
21	A It would upon I arrest on probable cause.
22	At the time when I arrest someone as a street
23	officer, oftentimes you're not following the
24	entirety of the case to see if there is an actual
25	conviction in Dane County criminal court. It

would shock me if he doesn't have multiple felony convictions for violent crime and drug offenses, but at the same time, many people are diverted in the criminal justice system for more softer penalties, restorative justice, and things of that nature for a host of reasons.

- Q Did you do any testing of the stain, or did the MPD do any testing of the stain on the back stoop?
- A I did not test the stain, but I know often it is common practice for the forensic investigator on scene will typically take a cotton swab, usually with a Q-tip or other forensic materials to swab, and then send that to the Wisconsin State Crime Lab are compare it to usually a consent buccal swab of the individual's cheek, in this case, the victim's, Sir Isaac bridges.

Based on sort of this situation, it's often a fact or a case -- case-by-case decision. I think there's no doubt that it was his blood considering he was shot in the arm right where he said was he was shot and the blood was on the stoop. So oftentimes testing won't be done, but I can't say for sure it was done on that stoop at that -- where that spatter -- the blood spatter was.

Q In your professional career, how many times have

you seen bloodstains that were a couple of days 1 2 old? I couldn't give you an exact number, but I would 3 Α 4 estimate over hundreds -- 500, 600 -- hundreds. And based on your experience, was this stain 5 Q 6 consistent with blood stains you've observed in 7 your career? 8 I think without a doubt it was a bloodstain; but, Α 9 again, I can only speak to what I can prove on, 10 but I would -- I think it was Investigator Hollenbeck who processed that scene, 11 12 and she would have a -- a definitive answer for 13 you. Now, do you recall being asked that -- by the 14 Q licensee that no one was shot inside her licensed 15 premise? 16 17 Can you repeat the question. Α Do you recall being asked by the licensee as to --18 Q that no one had been shot in her licensed premise? 19 20 I believe so, yes. Α And you --21 Q 22 Yes, she -- yes. That was earlier. Α And she responded that she was correct, that you 23 Q didn't have any evidence --24 25 well, I -- I had assumed she was correct because I Α

1	
1	think what she was pointing out to you was that it
2	happened out the back exit, which I mean, whose
3	is that? That's just the exit. That could be the
4	neighbor's exit. Could be the everyone's exit.
5	Is the atrium of the bar hers? Is half of it
6	hers? I can't speak to that of what it is. So I
7	just assume that it's her place. She probably has
8	a little more knowledge of what's hers and what's
9	not.
10	Q You're not familiar with the legal boundaries of
11	her licensed premises?
12	A I couldn't speak with any certainty on any of
13	those.
14	MR. ALLEN: That's all I have.
15	MR. LANDGRAF: Mr. Donnelly.
16	MR. DONNELLY: Thank you,
17	Mr. Chair.
18	EXAMINATION
19	BY MR. DONNELLY:
20	Q The witness, Kopinus, said that the suspect
21	retrieved a firearm. Did she say from where he
22	retrieved it?
23	A Kopinus told Officer Ben Enstrom he the
24	suspect, who she could not identify or wouldn't
25	identify, retrieved out of a vehicle that was

1		parked in the lot of the Luann Lane. I don't
2		believe I could specify, but I could also look at
3		the report, but she, I think, made a generic
4		statement of the lot at Luann Lane.
5	Q	And is there any indication that the gun was ever
6		inside the licensed establishment?
7	Α	No. I I would have no way to determine that.
8		No.
9		MR. DONNELLY: Thank you.
10		MR. LANDGRAF: Any further
11		questions?
12	Α	And if I may, to answer his question definitively,
13		Kopinus stated that the suspect went into an
14		unknown vehicle in an unknown part of the lot. So
15		I couldn't tell you where that is.
16		MR. DONNELLY: Thank you.
17		MR. LANDGRAF: No further
18		questions, so you can step down.
19		THE WITNESS: Am I released from my
20		subpoena?
21		MR. LANDGRAF: Alder Carter.
22		MS. CARTER: Yes. At this time,
23		can I move that we recess and the hearing
24		and come back next week considering the time?
25		MR. LANDGRAF: That's in the form

1	of a motion?
2	MS. CARTER: Yes.
3	MR. LANDGRAF: Okay. Do we have a
4	second.
5	MS. CARTER: It's not an elegant
6	motion, but, yes.
7	MR. LANDGRAF: Well, we don't have
8	a second.
9	How many additional witnesses do you
10	have?
11	MS. ZILAVY: I have two two
12	witnesses and a video.
13	MR. LANDGRAF: Two witnesses and a
14	video?
15	And, Ms. Buchanan, how many witnesses
16	are you planning on calling?
17	MS. BUCHANAN: Three.
18	MR. LANDGRAF: Three? Okay.
19	Let's let's keep going. I would encourage
20	everyone to move as expeditiously as
21	possible, but obviously don't move so quickly
22	so that you're not getting the benefit of
23	what you're trying to trying to present to
24	the committee.
25	MS. ZILAVY: The City calls

1		Sergeant Mike Alvarez.
2		MICHAEL ALVAREZ,
3		called as a witness being first duly sworn in
4		the above case testified under oath as follows:
5		EXAMINATION
6	BY	MS. ZILAVY:
7	Q	Please state your name and spell it for the
8		record.
9	Α	Michael Alvarez, A-L-V-A-R-E-Z.
10	Q	You are currently a sergeant of the South
11		Community Policing Team, correct?
12	Α	That's correct.
13	Q	How long have you been in that position?
14	Α	Since early February.
15	Q	Prior to that position, what was your position
16		with the police department?
17	Α	I was a sergeant at the Midtown Community Policing
18		Team.
19	Q	For how long?
20	Α	Approximately five months.
21	Q	How long have you been with the Madison Police
22		Department?
23	Α	Approximately nine years.
24	Q	Are you familiar with Divine Orders Catering at
25		2122 Luann Lane?

1 Α Yes. 2 How are you familiar with that business? Q Upon coming to the South District, I was made 3 Α aware of the lengthy issues that have been going 4 on with that location. 5 Have you responded to calls there? 6 Q 7 I have. Α Any idea how many times you've responded to calls 8 Q there? 9 I've responded to two noise complaints at that 10 Α location and then responded proactively. 11 12 And I'm sorry --Q 13 Proactively --Α Oh. 14 Q -- so I've gone three times with the team to 15 Α 16 observe it. Did you review a report from September 29th, 2018, 17 Q 18 written by Madison police officer Lauren Meverden? I did -- or I am. 19 Α She was dispatched to 2122 Luann Lane for a 20 0 21 disturbance, correct? That's correct. 22 Α What happened when she got there? 23 Q The disturbance indicated from the 911 center 24 Α 25 there was loud music coming from the vehicles. Ιt

was an ongoing issue; also, that staff was trying to get people to leave and, quote, "shouting at the top of their lungs," end quote, and that people were arguing amongst themselves.

She arrived and was able to hear loud yelling coming from the parking lot from a male voice and also observed vehicles leaving the area. She went in and made contact with Ms. Buchanan and asked her if anyone had called police or needed police assistance due to the -- the call. The conversation was that no employees had called police, and she asked Ms. Buchanan if she could physically ask her employees if they had done so.

They went into the kitchen area where she contacted the head of security who was ID'd a Rodney Frasier. She did notice and noted in her report that Mr. Frasier was not readily identifiable as security. He was wearing a sweater and jeans at the time. He did advise -- sorry. She advised Rodney and Laverne that she heard yelling in the lot upon arrival, and Ms. Buchanan advised her that she didn't hear yelling, that she was mistaken; no one was yelling on her property and that, quote, "No one fights in our parking lot," end quote.

1		When she told her that she personally heard
2		yelling upon arrival, she was advised that, quote,
3		"her people talk loudly," end quote, and that she
4		probably only heard people talk loudly. Then she
5		became agitated at which time they went back to
6		the front entrance and Rodney then admit to the
7		officer that he was indeed yelling at people that
8		they needed to leave and that there was no
9		disturbance, that the only person yelling was him.
10	Q	And Officer Meverden, excuse me, officer Meverden
11		heard yelling and such when she arrived on scene,
12		correct?
13	Α	That's correct.
14	Q	Did anything else happen in terms of that
15		incident?
16	Α	No. At that point, the disturbance had ceased.
17		All partygoers had exited the premise.
18	Q	Did you review Madison Police Officer
19		Justin Cumley's report from October 9th, 2018?
20	Α	I did.
21	Q	What was the basis for that police report?
22	Α	So on that date, Officer Cumley was in the rear
23		parking lot of the Mattress Firm, which is located
24		at 2101 West Beltline Highway. I think earlier we
25		heard testimony that that lot backs up closely to

1		the Luann Lane area.
2		He did have his window down, and he heard
3		what he believed to be three gunshots coming from
4		southwest of his location. He then made his way
5		to the Luann Lane areas. He believed that they
6		had come from that area. He responded there and
7		observed a food trailer parked in the front lot
8		and approximately 20 vehicles in the parking lot.
9	Q	He observed a food trailer?
10	Α	Correct. Like a so JD's food trailer. You may
11		be familiar with it downtown. It's around town.
12		They typically serve brisket, barbecue-type food.
13	Q	And that was in the parking lot of 2122?
14	Α	Parked in the roadway of 2122.
15	Q	And was it operating?
16	Α	He noted that it appeared that the trailer was
17		open for business and that it had its lights
18		activated.
19	Q	What else did he observe when he arrived on scene?
20	Α	He observed he estimated approximately 30 to 40
21		people exiting the business and several of the
22		people getting in the parking lot sorry
23		getting into vehicles which were in the parking
24		lot. He then began to receive information that
25		anonymous callers were calling stating that they

had heard similar -- a similar report of three gunshots in the area. He also stated that he made contact with a Curtis Bell, who said that he was attending -- I'm sorry -- he was attending an event at that location and that the event was an open mic session. He said that prior to police arriving, he was inside the business using the restroom and that while in there, he heard several gunshots. He said he was familiar with the sound of gunshots -- this is Bell to Officer Cumley -and he's heard regular gunshots being fired in the past, and he said that he believed that gunshots -- this is Bell again -- did not occur near 2122 Luann but pointed down the road to the south. So then officer Cumley directed other officers to check the area to the south. And did they check the area of 2122 Luann Lane for 0 evidence of gunshots? They did.

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- 21 Did they find anything? Q
- Nothing in terms of casings or something along 22 Α 23 those lines or damage.
- Did he interview anybody else on the scene? 24 Q
- He met with Ms. Buchanan. 25 Α

- Q And what was the nature of that conversation?

  The context of it was asking about the gunfire,
- and Ms. Buchanan informed him that she was unaware of anyone shooting off a gun near the business, and further confirmed that there was an open mic session at the business that night but there had been no -- been no issues between people at that
- 9 Q How did Officer Cumley conclude his call?
- 10 A Officers that had arrived did a search through the
- lot for evidence of any shell casings or damage,
- was unable to locate anything along those lines.
- 13 So they ensured that the social gathering was done
- and subsequently left that scene.
- 15 Q What time of the night did that dispatch come in
- 16 -- or did he hear the shots fired?
- 17 A 10:54 p.m.

location.

8

- 18 Q Did you review Police Officer Charles Pratt's
- police report from October 19th, 2018?
- 20 A I did. I'm -- I'm sorry. Can you repeat the date
- 21 again.
- 22 | Q It was October 19th, 2018.
- 23 A I do have that one. Yes, I did review it.
- 24 | Q Pardon me?
- 25 A I did review it.

He was dispatched for a gunshot call, correct? 1 Q That's correct. The caller called in saying she 2 Α 3 heard a gunshot, heard cars speeding off, and people fighting. 4 Do you know who the caller was? 5 Q 6 Α I do. Or where they -- where they were located, where 7 Q 8 the caller was located, more specifically? 2202 Luann Lane. They stated that they did not 9 Α want contact. So that's why I'm not saying the 10 11 name. 12 Do you know did Officer Pratt go to the scene? 0 He did. 13 Α And what did he observe upon arrival? 14 Q He didn't observe any individuals or occupied 15 Α 16 vehicles in the lot, but he did see multiple bottles of liquor in the parking lot as well as 17 other bottles of liquor and beer cans in the 18 19 bushes surrounding the parking lot. But when he got there, there was nobody in the 20 Q 21 parking lot? 22 Α Correct. 23 Do you know what time of the night that occurred? Q 24 The -- the call was dispatched to him at Α 25 11:08 p.m., and his arrival was 11:14 p.m.

1 Where did you say he observed the liquor bottles? Q. In the parking lot as well as in the bushes 2 Α 3 surrounding the parking lot, and that's at the 4 2122 Luann Lane. 5 And he did not have contact with the caller in 0 6 that? 7 Yes, he did make contact with the caller who Α 8 described his building as directly west of that 9 location with an apartment on the second floor and 10 an unobstructed view of the parking lot. 11 further stated that prior to the incident, he saw 12 approximately 30 to 40 people and 18 to 20 13 vehicles in the lot and that a fight broke out 14 among the subjects that were in the lot and that 15 he heard a single gunshot, and all the people in 16 the parking lot then got in their vehicles and 17 left the scene. 18 Did Officer Pratt observe any of those vehicles Q 19 leaving when he responded to the location? 20 From my review, it appears that the lot was empty Α 21 by the time that he got there. 22 Did you review the report by Police Officer Q 23 Alina Zulch from February 23rd, 2019? 24 I did. Α 25 What was the nature of that report? Q

1 That was another disturbance report. Α 2 Do you know what time of the evening that 0 3 occurred? They were dispatched at 11:12 p.m. 4 Α 5 What was the basis for this call? Q 6 The caller said that the road was completely Α 7 blocked with people and he couldn't get to his 8 house, and he estimated approximately 100 people 9 outside of the location at 2122 Luann Lane. Verv 10 unhappy and wanted contact regarding that incident. 11 12 Did Officer Zulch go to that location? Q 13 Yes, she did. Α What did she find on her arrival? 14 Q 15 So prior to her arrival given the history of Α 16 disturbances at that address and given our officer 17 safety concerns with a crowd of a hundred people 18 and a disturbance going on, she stopped at 19 Greenway Crossing/Luann Lane to wait for backup, 20 which is pretty typical for us to do, and she 21 burped her siren several times. 22 When she got out there, there was a car 23 pulling out of the lot but no other people She made contact with Officer Powers and 24 present. 25 Sergeant Engler, who were on that scene, and they

1 went up and talked to the caller, and he stated 2 that he had exaggerated a little bit over the phone, that the number of people was closer to 50 3 and that the entire street, however, was filled 4 5 with vehicles, most drinking beer, smoking, going in and out of the cars. 6 He stated that just prior 7 to police arrival, a long stream of cars had exited and began to head towards, I believe, it 8 9 was the Coho area. 10 And did Officer Zulch observe anything when she Q 11 arrived at 2122 Luann Lane? 12 Α They did see remnants of partying. They walked 13 through the parking lot and observed run-over beer 14 cans, empty bottles of tequila -- an empty bottle 15 of tequila -- and a cigarette pack and then two 16 vehicles in the parking lot that appeared to have 17 been parked there for a while with snow built up 18 around them. 19 And this was the parking lot at 2122 Luann Lane? Q 20 Α That's correct. 21 Somebody provided you with video of the parking Q 22 lot at 2122 Luann Lane, correct? That's correct. I believe it was contained in a 23 Α 24 police report by -- I believe, it was 25 Officer Stephanie Nelson.

1 Q I'm sorry. It was -- who obtained the video? 2 Officer Stephanie Nelson. During a noise 3 complaint, she was provided that by a citizen, and 4 she provided us a link to a YouTube video, which 5 is what we --6 And she had taken that video? Q 7 A citizen had. Α And they took the video at the time that they were 8 Q 9 calling to complain about noise? 10 Α Correct. 11 (Video played.) 12 So that's just a little flavor of -- and do you --Q 13 are you aware of what time of night that was 14 reported? 15 That would have been around 11:00 closing time. Α 16 The time was, like, MS. BUCHANAN: 17 10:12. 18 And you recognize the area as being that -- where Q 19 Divine Orders Catering is located? 20 Α (No audible response.) Officer -- Detective Kneubuhler testified about 21 Q 22 the security guard TY McLaren? 23 McLaren, yes. Α 24 Do you know him? 0 25 I'm familiar with him. Not personally, but I am Α

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1
         aware of who he is, yes.
 2
         And are you aware of his status?
    Q
         I know he's currently wanted.
 3
    Α
 4
         Do you know what for?
    Q
 5
         I don't recall specifically.
    Α
         But he has a warrant out for his arrest?
 6
    Q
 7
         He has a warrant out for his arrest currently,
    Α
 8
         yes.
 9
                        MS. ZILAVY: Nothing further.
10
                        MR. LANDGRAF:
                                        Ms. Buchanan, do you
              have any questions for the officer?
11
12
                        MS. BUCHANAN:
                                        Yes.
13
                            EXAMINATION
    BY MS. BUCHANAN:
14
         You indicated that an officer was at the mattress
15
    Q
         store in the back of the facility?
16
17
        That's correct.
    Α
         And that she heard shots fired?
18
    Q
19
         That's correct, three -- three gunshots.
    Α
         was it confirmed that this happened at -- on the
20
    Q
         premises of the restaurant/bar?
21
22
         No.
    Α
        Could the shots fired have happened somewhere else
23
    Q
         besides the restaurant?
24
25
         Mm-hmm.
                  Yes, ma'am.
    Α
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You mentioned that the food truck was on the 1 Q street of the restaurant? 2 3 That's correct. Α Are you aware that food trucks can park anywhere 4 Q 5 as long as they're not on the premises? I'm not certain of the licensing and regulations 6 Α 7 of food trucks, but I don't have a reason to doubt that. 8 Are you familiar with JD food truck? 9 Q Familiar just from seeing him around town, yes --10 Α 11 or seeing the food truck around town. Do you see it at several different locations --12 Q 13 Yes. Α -- where it's parked? 14 Q Yes, ma'am. As I said, I regularly see it 15 16 downtown. Okay. So it could be possible that food trucks 17 Q are able to park anywhere as long as they're not 18 19 inside of a premises' location? I'm not able to speak to the regulations on -- on 20 Α 21 that food truck or that location, But you do see him all around Madison? 22 0 Yes, ma'am, particularly downtown during bar time. 23 Α 24 Okay. Did you say that someone came into the Q 25 facility on the night that the shots were fired?

1 On -- on the night of the three reports, I don't Α 2 believe that anyone came into the facility from 3 what I gathered. 4 No one came into the facility that night to talk Q about shots fired? 5 6 Let me verify that. From what I gather, it Α 7 appears they just searched the lot and did not 8 come into the facility. 9 I believe someone spoke with you. I'm try to 10 find that. On that evening, Officer Cumley states 11 that he asked someone to retrieve you. 12 know if that was inside or outside in the parking 13 lot, but it -- it appears you had a conversation 14 with him. 15 I had a conversation with the officer inside of Q 16 the facility? 17 I don't know if it was inside or if it was out in Α 18 the parking lot, but he did have a conversation 19 with you according to his report. 20 You said that it was about 11:54, right? Q I believe that's correct. 21 Α 22 would it be fair to say that she would have had to Q 23 have the conversation with me inside the facility 24 since we were closed? 25 I can't say for sure where you -- where you were Α

My -- my sense of what you're getting at 1 located. 2 is that someone had to go get you because you were inside. 3 They would have had to come inside at that time 4 0 because we were closed? 5 6 Mm-hmm. I -- I don't have reason to doubt that. Α You said that someone observed beer cans 7 Q surrounding the outside of the parking lot? 8 9 Α In the bushes, yes. In the bushes? 10 Q 11 Yep, beer can and bottles. Α Is it -- is it possible that drivers that go past 12 O could toss stuff out of a window and it would be 13 14 in the bushes? 15 It would take a high volume and quite an arm to get into all of the bush areas. So I find that 16 17 challenging to -- challenging as an explanation. Is it -- but is it possible that people that drive 18 Q 19 by can toss bottles and trash into the bushes 20 since it was from the outside? It's possible. From my own observation looking 21 Α around in that area, just the amount and comparing 22 it to the regular volume in that area, again, I 23 24 find that an implausible explanation, but it is possible. 25

You said that someone called and said that it was 1 Q 2 a hundred people outside? 3 Correct, and then later stated that they were Α 4 exaggerating. It was closer to 50. 5 Is it possible that he exaggerated about Q 6 everything, even the call? He exaggerated 50 7 additional people. Is it possible that he exaggerated the call? 8 Exaggerated the call? As far as the noise and all 9 Α 10 I typically don't find that to be the I find when people are exaggerating, 11 12 particularly on a noise complaint, that there is 13 some basis to it. So this was okay that he exaggerated that there 14 Q was a hundred people as opposed to 50? 15 I don't recommend people do that, especially when 16 Α 17 talking to the police, but it is something that 18 does happen. Are you aware that the bathroom is in the front of 19 Q Luann? 20 No. ma'am. 21 Α 22 Front part of the building? You said that someone Q in the bathroom said they heard gunshots, but they 23 didn't believe it was coming from Luann? 24 mentioned that? 25

That's what an individual who was 1 Α That's correct. attending there told an officer. 2 So depending on where the gunshots were fired, is 3 Q it possible that people in certain parts of the 4 building would not be able to hear them? 5 6 That's possible. Α what time did you say the video was taken? 7 Q From my understanding it was closing time. 8 Α Sometime between 10:00, 11:00. 9 We were just looking at the video. Is it possible 10 Q 11 that the video was taken about 10:12 p.m.? 12 It's possible. Α 13 You mentioned that someone had a -- TY has a Q 14 warrant? 15 That's correct. Do you know what type of warrant this is? 16 Q 17 I don't. I just know that he's wanted for arrest. Α Are you aware it's one of those where the -- where 18 Q you just meet with your PO officer and that 19 officers came out and talked about that? Are you 20 aware of that? 21 It's possible that it's a Department of 22 23 Corrections warrant. We typically get those for 24 people who are on probation or parole and the --25 they want to talk to them about something.

1	Q	So you're aware that it's not the type of warrant
2		where somebody is just wanted for doing some type
3		of crime, serious crime?
4	Α	Typically, a probation or parole warrant is a
5		request for a hold. They want them for arrest due
6		to their either a possible violation or
7		involvement in something that they need to talk
8		about that would be in violation of that.
9		MS. BUCHANAN: Am I able to hold
10		for questioning in case there's something
11		else that I need to ask questions about from
12		now from any cross-examination or no? So
13		do I have to be done with it, or I can make
14		questions
15		MR. LANDGRAF: So you want him to
16		stay because you may have
17		MS. BUCHANAN: Additional questions
18		later on.
19		MR. LANDGRAF: Okay. Do you have
20		any further questions?
21		MS. ZILAVY: No.
22		MR. LANDGRAF: Any questions of the
23		officer by the committee? Okay. Well, thank
24		you very much. You can step down and but
25		hang out because there

1	MS. ZILAVY: Well, actually, I'm
2	releasing him from the subpoena.
3	MR. LANDGRAF: I'm sorry?
4	MS. ZILAVY: I'm releasing him from
5	the subpoena.
6	MR. LANDGRAF: He's not under a
7	subpoena?
8	MS. ZILAVY: I'm releasing him. He
9	was. I subpoenaed him, but I'm releasing him
10	from his subpoena because I don't need him
11	anymore for testimony.
12	MR. LANDGRAF: Well, then if you
13	have
14	MS. BUCHANAN: My question would
15	be: Does anyone else have questions for him?
16	Because I would have I might have some
17	follow-up questions to that.
18	MR. ALLEN: I'm not understanding
19	where you're going with that at all.
20	MS. BUCHANAN: I'm saying if she
21	has some additional questions
22	MR. ALLEN: No. She's saying she
23	release
24	MS. BUCHANAN: She's done?
25	MR. ALLEN: She's subpoenaed him.

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trict,
Follow

Of the South District? 1 Α 2 Q Yes. 3 Since January. 4 Prior to that, you were a captain of the West Q 5 Police District? 6 Α Correct. 7 For how long? Q 8 Two years. Α And you've been with the City of Madison Police 9 Q 10 Department for how many years? 11 Α 30. Are you familiar with Divine Orders Catering? 12 Q 13 Α I am. 14 Q How so? 15 As I came in to be the new West -- or I'm sorry --Α 16 South District Commander, I met with the outgoing 17 commander, Captain Paige Valenta, and we discussed 18 areas in the South Side that were generating more 19 than the average number of police calls for 20 service and taking up a large quantity of police 21 resource, and Divine was one of those places that 22 was identified. 23 And are you aware of how many calls for police Q 24 service there have been there, particularly in the 25 last year?

1 In the last year, there's been approximately 75 Α calls for service. 2 What are the nature of those calls? 3 0 They range from an attempted homicide to 4 Α disturbances to shots fired. The majority of them 5 are noise complaints. 6 7 Did you review a report that Captain Paige Valenta Q wrote about the conversation she had on 8 9 November 5th, 2018, with a Carol Winrich? I did. 10 Α And who is Carol Winrich? 11 Q She is the property manager for 2122 Luann Lane. 12 Α Do you know the basis for the contact with her? 13 Q She, I believe, reached out to Captain Valenta in 14 Α reference to the attempted homicide that had 15 occurred a couple days before. 16 What did Ms. Winrich and Captain Valenta discuss? 17 Q They initially started out with who actually owned 18 Α She advised that the owner of the 19 the building. building was Faith Ministries. She advised the 20 21 person of Faith Ministries was Eric Maiden. advised that Luann was paying approximately \$3,000 22 a month in rent and that she was paying in cash. 23 24 She started paying in cash the past summer. Winrich further advised that Ms. Buchanan 25

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owed some back rent -- I don't know how much -and that she is currently paying between \$100 and \$200 a week in cash, and she again indicated that that didn't equal \$3,000, the \$100 and \$200 a week, but Winrich just advised she was behind in her payments. Winrich further advised that the Divine Orders is supposed to be a -- quote, "It's supposed to be a restaurant and bar," end quote, and she wanted to elaborate that Buchanan and the bar at the establishment now sells a lot of She told Captain Valenta that, quote, "It doesn't look like a restaurant inside," end quote. Did Winrich walk through Divine Orders Catering 0 and the property at 2122 on November 11th, the day of the shooting in which Bridges was shot? She did. Α And what did she observe? What did she tell Q Captain Valenta she observed? She said that she saw blood inside the vestibule at Divine Orders. She further saw that she -- she saw overturned chairs and that the -- she --Captain Valenta asked if the blood and overturned chairs was actually inside the premises at

Divine Orders. Winrich stated it was. She had

	advised that the area in which the blood and
	overturned chairs were in an area where someone
	would have to have a key to access the premises.
Q	Winrich also told Captain Valenta that
	Divine Orders Catering was the only tenant at
	2122 Luann Lane, correct?
Α	That's correct.
Q	Did she elaborate at all on that?
Α	Apparently, there was a dance studio on one of the
	upper floors. Winrich stated that she
	occasionally used it to teach tango lessons, but
	it's not leased on any type of regular basis.
Q	And Divine Orders is the only tenant, correct?
А	Yes. It's the only tenant.
Q	As the captain of the South District, is there
	anything else that you wanted to add to your
	testimony regarding Divine Orders catering?
Α	Not at this time.
	MS. ZILAVY: Nothing further.
	MR. LANDGRAF: Ms. Buchanan, do you
	have questions for Captain Nelson?
	MS. BUCHANAN: Yes.
	EXAMINATION
BY	MS. BUCHANAN:
Q	You said that Carol that Winrich
	A Q A Q A Q

Carol Winrich said that there was blood inside the 1 2 premises of Divine Orders Catering? 3 That's what she told Captain Valenta, yes. Α Did she tell you how she was able to see that 4 0 5 there was blood inside of the actual premises if the door is locked? 6 7 I presume she had a key since she was the building Α 8 That's what the -- it doesn't sav manager. 9 specifically. It just said that she walked 10 through the building and saw blood inside the vestibule at Divine Orders Catering. 11 12 So are you aware that the -- the vest -okay. Q 13 the vestibule that she's talking about is not 14 inside of Divine Orders Catering premises? 15 I'm not aware of where the vestibule is exactly. Α Okay. Are you aware that the vestibule is in the 16 0 17 back -- like, the back door area, like, going out 18 the back door of the facility, which is not 19 Divine Orders Catering premises? 20 I have not been to the premises, so I do not know. Α 21 You indicated that she said that she would need Q 22 keys to get in there, correct? 23 Correct. She stated that a person would have to Α 24 have a key to access Divine Order Catering in order to get to the area where there was blood and 25

overturned chairs. 1 So -- so it's fair to say that she would need keys 2 Q to get in there where she's saying that the 3 overturned chairs are, that that would be inside 4 of the premises? 5 She stated that the area would need a key to 6 Α 7 access, yes. So she didn't go inside of there? 8 Q I don't know. She said that she saw the blood and 9 Α the overturned chairs. So I presumed that she was 10 11 in there. She couldn't have been in there if she needed 12 Q keys. Would that be fair to say? 13 14 I can't testify to her actions that day. Α 15 not there. Are you aware that the fight -- no fight happened 16 Q inside of the premises of Divine Orders Catering? 17 18 I'm personally not aware of that. Α Are you aware that the surveillance showed that no 19 Q 20 fight happened on the premises -- inside the premises of Divine Orders Catering? 21 22 I'm aware of Detective Kneubuhler's testimony Α about the video. 23 Were you able to see the surveillance that was 24 Q inside Divine Orders Catering? 25

1 Α At what time? 2 were you ever able to see the surveillance of 0 3 Divine Orders Catering on -- regarding the night of the fight? 4 5 The night of the shooting. Α 6 Mm-hmm. Q 7 Α I was not. I was not even assigned to the 8 I was not assigned to that case, so I district. 9 would have not reviewed the video. 10 So you won't know that the camera -- that O 11 the surveillance actually reflects that there was 12 no fight inside of the facility --I don't know that. 13 Α -- of Divine Orders Catering? 14 Q 15 So with Winrich needing keys, is it 16 fair to say that she did not actually come into 17 the premises that I'm indicating that there was no fight inside of that facility? 18 19 Α I don't know what Winrich did. She stated that 20 she was in the area where the blood and overturned 21 chairs were and that the person would have to have 22 a key to access that area. 23 It's fair to say she's probably talking about the Q blood that's in the back, which is the actual 24 25 vestibule of the facility?

1 She mentions the vestibule, yes. Α 2 Q Okay. Are you aware that I have -- I text Carol 3 every time I make a payment to her, which is every 4 time we have anything -- any money made in there, 5 I give money every single time. Are you aware of 6 that? 7 No, I'm not. Α 8 Are you aware that I paid the \$2,000 electric bill Q 9 there at Luann Lane? 10 No, I'm not. Α 11 Are you aware that I paid that over a month Q 12 period? 13 No. I have no idea what your payment plan is. 14 Okay. Would it be fair to say that the payment Q 15 plan is not \$200 a week? 16 Again, I don't have any idea what your payment Α 17 plan is. 18 I'm saying if I paid a \$2,000 electric bill just Q 19 recently, would it be fair to say that the 20 payments to herais not \$200 a week? 21 MS. ZILAVY: Objection. Calls for 22 speculation. That's -- well --23 24 Did you want me to THE WITNESS: 25 answer the question, Mr. Chair, or not?

1	MR. LANDGRAF: I'm sorry?
<sup>1</sup> 2	THE WITNESS: Did you want me to
3	answer the object the question? She
4	objected.
5	MR. LANDGRAF: I I I'm sorry.
6	I
7	MR. ALLEN: What was the objection?
8	MS. ZILAVY: Speculation.
9	MR. LANDGRAF: I'm sorry. I didn't
10	hear you object.
11	MS. ZILAVY: Oh.
12	MR. LANDGRAF: There was another
13	conversation happening right here. So you
14	objected to what?
15	MS. ZILAVY: She was asking
16	something about if she paid the electric
17	bill, wouldn't that mean something about her
18	other payment, and I objected that it called
19	for speculation.
20	MR. LANDGRAF: Sustained.
21	Q Did I reach out to you, Captain, to meet with me
22	in regards to what I can do to make things better
23	in the neighborhood?
24	A Yes, in early I believe April 10th, you had
25	sent an e-mail. We had had some e-mail
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, 1		communication back and forth about events. I let
2		you know that we're having again problems with the
3		lot, and I asked you to work on problems in the
4		parking lot. I told you I'd be willing to meet
5		anytime you would like, and I never heard back.
6	Q	Did you tell me that the the other officer was
7		going to actually set the meeting up?
8	Α	Yes, Officer Beckfield.
9	Q	Are you aware that he never set that up?
10	Α	Well, I asked you to tell me the times and dates
11		that you were available, and I think I copied
12		Officer Beckfield perhaps.
13	Q	Okay. Did you say you received calls about
14		Divine Orders Catering or no? Did you say you
15		received some calls about us or
16	Α	Dispatch I mean, dispatch receives calls from
17		citizens, yes.
18	Q	And you said those calls were just noise
19		complaints?
20	Α	No. I believe the question was what kind of calls
21		for service were at your
22	Q	Right.
23	Α	Yes, yes.
24		MS. BUCHANAN: That's it.
25		MS. ZILAVY: Nothing further.

1	MR. LANDGRAF: No further
2	questions? Any questions by the committee?
3	okay. Well, thank you. You can step
4	down.
5	MS. ZILAVY: I have no further
6	witnesses.
7	MR. LANDGRAF: Okay. Do you
8	MS. BUCHANAN: What are we doing?
9	MR. LANDGRAF: Well, she has she
10	has no further witnesses. So do you have
11	witnesses?
12	MS. BUCHANAN: Yes. I call
13	Sebrina Smith.
14	SEBRINA SMITH,
15	called as a witness being first duly sworn in
16	the above case testified under oath as follows:
17	EXAMINATION
18	BY MS. BUCHANAN:
19	Q Sebrina, you're you're my agent at
20	Divine Orders Catering, correct?
21	A I am.
22	MR. ALLEN: Can we have you state
23	and spell your last name on the record,
24	please.
25	THE WITNESS: Oh. Sebrina Smith,

1 and it's spelled S-E-B-R-I-N-A S-M-I-T-H. 2 Q How long have you been my agent? Since DOC's been open. So about three years. 3 Α 4 Have we always had handwritten receipts? Q We have. Α 6 Who is the person that is currently -- that is Q 7 most often at the register taking receipt information from the food sales as well as the bar 8 9 sales? 10 Either the bartender or you. Α 11 Is that strange that we write out handwritten Q Is that strange for the DOC to write out 12 receipt? 13 written receipts? 14 It's a lot faster. Plus, the cash register Α No. 15 So, you know. broke. Do you consider Divine Orders to be one of the 16 Q 17 safer places in Madison, Wisconsin, for restaurant 18 and bar? 19 Personally, I do. I know all the people that Α 20 usually come in and out of there. So we grew up 21 here in Madison. So, yeah. 22 We have a lot of -- since you've been there in Q 23 that three years, do we have a lot of violence and 24 that type of thing in the facility? 25 We have incidents every once in a while. Α Ι

1 wouldn't say we have a lot. I would say out of a month we might have two incidents. 2 3 Is the incident violent? Q 4 Incidents are drunk people that don't want to Α 5 leave. Do we ban people that display violence? 6 0 7 Α Yes, we do. Do we sell a lot of food at Divine Orders 8 Q 9 Catering? 10 We do. Α Do I constantly clarify what was actually -- what 11 Q 12 I'm actually writing down several times? 13 Yes, you do. Α 14 Do we try to make sure that everybody is off Q 15 premises very quickly for our time frame? 16 Yes. Α Would you call Taco Tuesday, Thirsty Thursday and 17 Q 18 all those events, or are they our standing things? 19 They're the standing things that we do every week Α 20 to try to get people to come in. Is there times that no people come in? 21 0 22 There's plenty of times that no people come in. Α 23 Do we try to clean up the parking lot before we 0 leave? 24 25 Yeah. You make us do a walkthrough. Α

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1	Q	Do I enforce people not taking liquor into
2		outside in the hallway, much less the premises?
3	Α	Yeah. Plus, we put up signs so people can't take
4		liquor. Plus, we don't sell bottles. So I don't
5		know how the bottles outside. So
6	Q	And if I see somebody leave the leave out the
7		glass doors, just walk outside with their liquor
8		into the hallway, what have you seen me do?
9	Α	Get security on them.
10		MS. BUCHANAN: No further
11		questions. That's it.
12		MR. LANDGRAF: No further
13		questions? Ms. Zilavy?
14		MS. ZILAVY: No questions.
15		MR. LANDGRAF: You can step down.
16		Do you have another witness?
17		MS. BUCHANAN: Ni Ni.
18		MS. HOWARD: Anita Howard.
19		MR. LANDGRAF: You need to go
20		through the process.
21		MS. HOWARD: Oh.
22		ANITA HOWARD,
23		called as a witness being first duly sworn in
24		the above case testified under oath as follows:
25		EXAMINATION

1 BY MS. BUCHANAN: 2 Ni Ni, how long have you worked with Divine Orders 0 3 Catering? 4 Three years. Α 5 Do we clean up the outside of the company before Q 6 we leave? 7 I've been there where we went and walked around Α 8 the whole facility to clean. 9 Have we always handwritten receipts? Q 10 So far that I know of, yes. Α 11 Does it seem strange to you? Q 12 Α No. 13 Do we monitor the parking lot? Q 14 Yes. I sometimes walk with security. If it's Α 15 going over past 10:45 and I see that they don't 16 want to move, then I will go out with security to 17 try to push them out. 18 What do we do if we hear people blasting music in Q 19 the parking lot? 20 We get security and make security to go out and Α 21 tell them to move their car. 22 Do we walk around and make sure that people get Q 23 out of their cars and go into the facility? 24 Security does. Α Yes. 25 Q Do we prepare food?

1 I have prepared food for you when you was at Α Yes. 2 work. So, yes, we prepare food. 3 Do you feel safe at Luann Lane? Q 4 Α Yes. 5 Do we monitor for violence inside and outside the Q 6 facility? 7 If we see it, we go get security, or we'll Α 8 just ask them to leave or whatever have you, but 9 we try to die it down soon as possible so that it 10 doesn't escalate. 11 If somebody gets into some type of altercation at Q 12 Luann, are they welcome back there any time soon? 13 Α No. 14 Can you hear -- I mean, can you see the -- the Q 15 lights, the strobing lights from the front of the 16 building? 17 Impossible. You have to go past the bathrooms and Α 18 walk down the hallway to get inside the facility, and the lights are on the dance floor, which is on 19 the other side of the door. 20 21 Can you hear the music outside of the building? Q 22 Α No. 23 Are you aware of a whole lot of noise when we Q 24 actually exiting the premises, or do we move 25 pretty quickly?

1	A That's normal people. When we were just standing
2	in the hallway, we were more loud louder than
3	you all were. When they're leaving the facility,
4	sometimes they tend to get a little loud, but we
5	try to push the issue of them moving. So, I mean,
6	I don't know. I don't know. You know?
7	MS. BUCHANAN: That's it.
8	MR. LANDGRAF: Do you have any
9	questions?
10	MS. ZILAVY: No questions.
11	MR. LANDGRAF: Thank you.
12	MS. BUCHANAN: Mattie.
13	MATTIE REESE,
14	called as a witness being first duly sworn in
15	the above case testified under oath as follows:
16	EXAMINATION
17	BY MS. BUCHANAN:
18	Q Mattie, when did you just start working for for
19	Divine Orders Catering?
20	A Well, I've kind of been volunteering for
21	Divine Orders Catering for over five years now,
22	but I have been an official employee for about
23	three weeks now through DVR.
24	Q Do we clean up the DO the Divine Orders
25	Catering parking lots before we leave the
1	

premises? 1 we clean out the parking lot. We clean up the 2 Α 3 inside of the place as well. Do we handwrite receipts? 4 Q 5 Α Correct. Do I constantly confirm or clarify what is 6 Q 7 actually being sold? 8 Correct. Α Do you feel safe at Divine Orders Catering? 9 Q Definitely. 10 Α Do we have anything violent that happens inside of 11 Q 12 Divine Orders Catering? Fortunately, I have never been there where there's 13 Α been a violent situation. So that would be a no. 14 when we see -- when people do stuff in there that 15 Q offends someone or argumentative, are they often 16 17 banneded (sic) from Divine Orders Catering? I've known of a few people that have been banneded 18 Α (sic) due to not following some procedures that 19 20 you would like, yes. Do we prepare food? 21 0 22 Yes, we do. I'm the new cook by the way. Α Are we on top of the loud music and anything going 23 Q 24 on in the parking lot? We definitely are. Even when I wasn't an 25 Α

1,	employee, I would just help push some people out,
2	you know, turn the music down, because sometimes
3	when they start the cars up, they do come in
4	already with the music up. So when they go out,
5	the music is already up. So we definitely are on
6	them to keep the music low because we do have
7	respect for the residents in the area. That's our
8	community.
9	MS. BUCHANAN: That's it. That's
10	it.
11	MR. LANDGRAF: No further
12	questions? Oh, I'm sorry. Mr. Donnelly.
13	MR. DONNELLY: Thank you,
14	Mr. Chair.
15	EXAMINATION
16	BY MR. DONNELLY:
17	Q So you said you prepare food. Can you describe
18	the area where you prepare food?
19	A Sometimes we prepare food inside of the facility,
20	and then sometimes she has to go over to the feed
21	kitchen sometimes and prepare food.
22	Q Okay. Can you describe the onsite food
23	preparation facility?
24	A What's that?
25	Q Can you describe the kitchen that's there at

1		Divine Orders?
2	А	Sure. Okay. So it's small. When you go in
3		when you walk in, there's an open area here which
4		connects to the bar. If you walk a few more feet,
5		there's going to be the stove to the left.
6		There's going to be the refrigerator to the right.
7		There's going to be the stainless steel counters
8		with the friers that we fry chicken on to your
9		left. If you continue to go straight, there's
10		going to be a three-component sink, and above to
11		your left is going to be where we have our
12		seasonings and things like that.
13	Q	So one of the police officers described it as
14		looking like a residential kitchen. Do you
15		believe that's an accurate description?
16	Α	Well, I think he says that because that the
17		kind of stove that is in the place.
18	Q	Okay.
19	Α	Because everything else is is for food, you
20		know? But I believe that he thinks that because
21		of the stove that's in there. He doesn't see that
22		big silver metal stove. So that's why it looks
23		residential to him.
24	Q	But you also have the frier and
25	Α	We have the frier. We have the stainless steel

1	counters. We have the stainless steel
2	refrigerator. We have the stainless steel sinks.
3	So everything else is stainless steel. He's just
4	going off of the stove.
5	MR. DONNELLY: Got you. Thank you.
6	THE WITNESS: You're welcome.
7	MR. LANDGRAF: Any further
8	questions? Okay. Well, thank you.
9	THE WITNESS: Thank you.
10	MR. LANDGRAF: Do you have any
11	other witnesses?
12	MS. BUCHANAN: No. I mean, I'd
13	like to say something in the end but
14	whenever we are able to.
15	MR. LANDGRAF: Well, the Assistant
16	City Attorney will talk, and then you will
17	have an opportunity to respond.
18	MS. ZILAVY: Was she going to
19	testify or was she going to
20	MS. BUCHANAN: No. After you talk,
21	then I'll just have something to say, just my
22	wrap-up of the unless you want me to do it
23	now.
24	MS. ZILAVY: Well, because if it's
25	testimony, then I can cross-examine you.

1	MS. BUCHANAN: I mean
2	MR. ALLEN: Just a reminder that
3	the argument, Ms. Buchanan, at this point, if
4	you're not going to testify, the committee
5	can only consider the persuasive value of
6	your summary of what has been testified to.
7	It's not evidence at this point unless you go
8	under oath.
9	MS. BUCHANAN: So you I'm sorry.
10	You're saying what now?
11	MR. ALLEN: Okay. You have two
12	roles here. One, you're an advocate for your
13	business, and potentially you could be a
14	witness providing evidence.
15	MS. BUCHANAN: Mm-hmm.
16	MR. ALLEN: In order to pursue that
17	role, you would have to be sworn and testify
18	under oath, which would also mean the City
19	could cross-examine you. If you choose not
20	to do that, basically all you can do is argue
21	for your business, for your license, but it's
22	not going to be considered as evidence just
23	as Attorney Zilavy's remarks will be just
24	that, remarks. They're not evidence.
25	MS. BUCHANAN: So I'd rather it be

1	considered as evidence. So I'd rather be
2	sworn in to
3	MR. ALLEN: Pardon me?
4	MS. BUCHANAN: I said I'd rather it
5	be considered
6	MR. ALLEN: As evidence?
7	MS. BUCHANAN: Yes.
8	MR. ALLEN: Then you have to be
9	sworn in.
10	MS. BUCHANAN: Do I need to sit
11	here or
12	MR. ALLEN: You can sit there.
13	LAVERNE BUCHANAN,
14	called as a witness being first duly sworn in
15	the above case testified under oath as follows:
16	MS. BUCHANAN: I'm asking the ALRC
17	to renew my license. I've done my research,
18	and currently, I I am one of the only
19	one of the two one of two black-owned
20	entertainment venues in the entire city.
21	This committee recently heard recommendations
22	to increase the number of black-owned
23	businesses to improve equity in the
24	entertainment scene.
25	I would like to see if we can please

come together to figure out a way to renew 1 the license for the sake of people of color 2 in the City of Madison. I would accept any 3 4 sanction or regulation proposed to bring my venue into compliance, including attending 5 any classes that would assist me as a 6 7 black-owned business to exist in the City of Madison. 8 I do not only want to succeed because I 9 am a black business owner, but also because I 10 am a veteran of the regular army, and this 11 business is my dream for myself, other 12 13 14 15

veterans that get out of the military and want to pursue and succeed in their dream. During my eight years of military service, the assignment that helped me to come to this dream is my assignment to Honduras Soto Cano Air Base where my assignment was to work joint service with the Air Force. My job was to supervise the protocol section including grant/deny -- deny or grant top secret clearances to senior ranking dignitaries

When I met the Air Force Commander,

coming into the Dominican of the Republic

(sic).

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Captain Henry McFadden, he gave me an assignment outside of my regular duties, which was to run a restaurant and grill for the troops so that they had an outlet while they are away from their home while in conflict in Honduras.

My goal in giving an outlet is similar to today in the business that I'm in. In the City of Madison, African Americans that have never -- never even thought on the level of owning a business look up to me. My struggle comes from where they come from. My struggle of coming from where they come from has inspired many of them to struggle and succeed the same. If I fail, I will -- that -- I will feel like I failed them.

In the City of Madison, Divine Orders
Catering's primary responsibility is the same
or similar as it was in the military; to give
the folks an outlet, someplace to go that
cares about them and their success. I care
about everyone the same, but my passion is to
set the stage that African Americans and
minorities can succeed in the restaurant,
bar, and entertainment industry.

I've provided the following services in the City of Madison since 2014: A voc rehab provider since 2014. I work with disadvan — disabled and dis — disadvantaged individuals in Dane County. I provided very successful training for disadvantaged and disabled persons, including veterans, to help them gain skills and become employable in the real world. I have provided training at my office at 1502 Greenway Cross and at my restaurant at 2122 Luann Lane.

My recent hire is very concerned about the possibility of our departure from 2122 Luann Lane. I have worked with -- excuse me -- job developers that I have worked with during my -- my -- since 2014, job developers are AchieveAbilities, Mary Kay Clark, and Dimensions recently with Carol.

Families' loss of loved ones repasts and luncheons after the funeral. A lot of them can't afford it. In fact, the recent guy that was poisoned, we gave his repast for free. I have made my space available for it. I made my space available to non-profits that

provide life skills and pre-employment training to disadvantaged adults with multiple barriers to employment.

Additionally, I am located directly across the street from Foster's Funeral Home, where I make my space available to families and their loved ones that need a reasonable repast for their surviving loved ones to have memorials, luncheons, and repast after burials and/or cremations. My space is available to those persons for \$200. Sometimes they're not able to pay anything depending on their situation, which is case by case.

Many of those families don't have any insurance or money to afford a proper funeral. So for me to be able to relieve them of a high cost of a repast or a luncheon to join them with their families is something that — that they can appreciate; therefore, my primary role is to be able to alleviate some of their additional stress by providing them with space for them to unite their surviving loved ones for a luncheon or repast at a reasonable price. No other

establishment has been able to offer this.

We offered the service also to -- to one of
the City workers. I can't think of who that
was. The mayor's assistant.

Incidents at Divine Orders Catering from 2016 to 2019: Divine Orders Catering has had only one isolated incident in the entire three years of operation at the 2122 Luann Lane, which no one was ever killed. Other establishments in the community, to name a few, have resulted in loss of lives and/or life-threatening iniuries. They are still operating. Incidents at other establishments, owners are still operating and police -- research indicates that police assisted them with security plans, but after more serious complaints, the City still allowed them to operate.

Pitcher's Pub, one man dead, one man wounded in the shooting, still operating.
O'Grady's Irish Pub, definitely at that operation, they're still operating. Visions, five injured from a shooting/stabbing inside of the facility, 40 or 50 people inside of

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the club at the time of the shooting, still operating. Wiggy's, well known. This person was a politician actually. They actually wrote his plan for him.

I'd like to be given that opportunity as well. They had over 137 complaints, and all that the City had indicated was only two of them involved weapons. So it's acceptable there's 137 complaints? Divine Orders Catering, LLC, has 27 complaints in 2018, 12 months, only one of which involved a weapon. All others involving weapons were either alleged or not on Divine Orders Catering premises; therefore, the other complaints were noise complaints. I need the City to help me to develop a plan to assist with noise so that the community is not upset with the Divine Orders Catering. I want to be in the community.

At this time, Divine Orders Catering restaurant only had one serious incident, and it was isolated. I'm not saying that that's okay. I'm just saying it was one incident, one isolated incident where others have had other 137 complaints and two weapons in that

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situation and many more, and they're still operating.

I would like to just be given the same opportunity as -- as other -- as other business owners. If I can have someone sit down with me and do a plan, then I would welcome that. If in the end it would -- me keeping my license would mean I have to move, then I'm willing to do that. In fact, I've already -- someone -- another business owner indicated that he would be willing to actually let me rent his facility for my operation.

He's been following us for a while, incidents and everything, and he's willing to actually rent that space on Stoughton Road if we need to actually move to a space, and he will support that. The building is actually sold. So we don't know what the other landlord, which is Sun Prairie Bank will do. They — they asked me to stay. They — they've observed as well and said we would love for you to stay. So ideally, I would love to stay, but if I was asked to leave to keep my license, I will, even though ideally

1 in that community where I'm actually able to 2 help people more and maybe have the opportunity to develop a better plan and be 3 given the same opportunity to sit down and 4 5 write a better plan. If I could have the police sit down with me, I think I would do 6 7 well too with a plan. Thank you. 8 9 MR. LANDGRAF: Questions? 10 Assistant City Attorney Allen. 11 **EXAMINATION** 12 BY MR. ALLEN: 13 Ms. Buchanan, Allegation Number 4 is that the City Q 14 -- I'm going to summarize it -- granted you an entertainment license for July 1st in 2018 15 continuing through June 30th 2019 and that you 16 17 have never paid a license fee; is that correct? 18 I became aware of that. I've been actually really Α 19 in and out for this -- these past couple years 20 because I've been actually sick on family live. I 21 can prove the medical condition. It's severe. but I really have -- that's why I haven't been opening 22 23 the facility for the time frame. 24 All I want to know is --Q 25 Well, I just found out --Α

-- has that been paid or not? It's not paid? 1 0 2 Α Yes. It's unpaid as of today? 3 Q 4 Α Yes. Thank you. MR. ALLEN: 6 MR. LANDGRAF: Mr. Donnelly. Thank you, 7 MR. DONNELLY: Mr. Chair. 8 9 **EXAMINATION** 10 BY MR. DONNELLY: Ms. Buchanan, the receipts that you submitted for 11 Q 12 the audit, were those all of the receipts that you 13 have for the audit period? I think I have more, but I told her, if I can get 14 Α those together, then that would be better for me 15 to be able to just get them for her. 16 17 when she made the original request, did she Q 18 request all of the receipts or some of them? She just requested receipts, and then when we sat 19 Α down, she said I would be able to -- when I didn't 20 have them, she said, "Well, you can just get those 21 22 to me when you have them." So when I e-mailed her, I said, "Do you still want me to try work on 23 getting receipts to you?" 24 Because we were -- the plan was to go to not 25

1 this meeting, but she was trying to get me to the next ALRC. So this was surprising so quickly. 2 So that's why when I e-mailed her, I said, "Am I 3 still able to try to gather the things that you 4 asked me to get?" And she said, "Oh, no. At this 5 point, I don't need anything else from you. 6 next thing I will send you is a series of 7 questions, and then you answer those questions and 8 get them back to me," and that's all that she 9 said. 10 11 I even was talking about the documents that she wanted me to clip from Facebook. I said, "Do 12 13 you still want me to work on that?" My request was saying, "Do you need anything else," because 14 15 it was so quick, and she said, "No, I don't need anything else from you. The next thing will be a 16 17 series of questions." I have that e-mail, the communication too. 18 19 MR. DONNELLY: okay. Thank you. 20 MR. LANDGRAF: Other questions? Alder Carter. 21 22 MS. CARTER: Yes. 23 **EXAMINATION** 24 BY MS. CARTER: 25 This is going back to the statement from the Q

police officer. The Department of Health came out 1 2 and certified your kitchen, correct? 3 Α Yes. 4 with the -- the stove already in it? Q 5 Α Yes. 6 And they certified it for food prep and -- and Q 7 cooking, correct? 8 They certified it for mostly warming and, like, Α 9 grilled cheeses and stuff that was quick. 10 And you still have access to the feed kitchen? Q 11 Yes. Α 12 Okay. When you were -- somewhere in here it was Q 13 talking about your security. I don't know who it 14 was, but it was a person that was dressed in 15 street clothes. Was he actually working that 16 night as security? 17 Just staff. Like, we do cleaning and Α 18 different things. If it's not an event, they're 19 just staff, and they assist with making sure that 20 things go right there in terms of -- I guess you 21 would consider that security because we all walk 22 around and do it when there's no event, you know, just what's going on, you know, kind of observing 23 24 the scene, because we still could have a number of 25 people and it not be an event. So we still have

1	staff monitoring that, and we do our own events at
2	that time.
3	Q And your events are usually reserved? Someone
4	will call you and say they want to have an event
5	here?
6	A Yes.
7	Q And that would be what you would notify the MPD
8	A If it involved a DJ.
9	MS. CARTER: Okay. Thank you.
10	MR. LANDGRAF: Additional
11	questions? Mr. Donnelly.
12	MR. DONNELLY: Thank you,
13	Mr. Chair.
14	EXAMINATION
15	BY MR. DONNELLY:
16	Q Ms. Buchanan, on the nights when or what are
17	the times when you have security?
18	A We only have security on when we have actually
19	events. Those are the nights that we have
20	security.
21	Q And can you describe what the security people do
22	when they're there.
23	A We do wand people, and that's regular coming
24	through the door. We do wand people for events.
25	They also usually one or more than one of

staffing will assist at that time to make sure that people are not sitting in cars. They as well as myself will actually walk out to the cars and knock on the window and say, "If you're not coming in, you need to leave."

If they have noise, you know, they come in there with the music already driving in, and so I'll -- I'll go out or -- or security will go out and say, "You need to turn the music off and park the car and come in." Once they get inside -- we can't control what they do on the street, but as soon as they turn in and someone said, "Hey, they got loud music out there," or we observe it because we're walking around, then we tell them to turn the music off and come in.

- Q When you have events and have security people, how do you get them? Do you hire them through a security firm?
- 19 A Not through a security firm, no.
- 20 Q How are they identified as security?
  - A We wear the -- we have a vest, a black and a silver vest, and maybe I should get something different because you wouldn't necessarily feel like that's a uniform unless you know, but we have our name on there, you know, "Divine Orders

Catering." And then we have the black shirts that 1 are -- that says "security," and if they happen to 2 3 not have the -- the shirt that say "security," they have to wear all black to identify themselves 4 5 as security. If they forgot the shirt, then they 6 will have to wear just black. 7 Oh, I see. Q 8 Or the vest. Because we have both. We have the Α 9 vests and the shirts. 10 So if they forget their --Q 11 Α They have -- let's say they don't have the -- the 12 shirt that says security or a vest, then we -- we 13 could -- and they just have a -- we would make 14 them get a black shirt if they can't go all the 15 way home. Just wear a black shirt and black 16 slacks. 17 So when they're wearing a black shirt and black Q 18 slacks, what identifies them as security? 19 Α Well, we just -- I mean, that doesn't happen that But I'm saying we're not wanting them to 20 often. 21 go all the way back home if we're having an event. 22 That's what I'm saying. But most of them, they 23 show up with it or we have extra vests there or 24 extra shirts, but if we don't -- well, I can't say 25 we never had or we didn't have the actual title on

1 there, but I'm saying that's what I would do if 2 that happens rather than sending them all the way 3 home and not being able to secure the event. 4 Q The video that we saw where there were a bunch of 5 cars, is that typical of a night at Divine Orders? 6 That was a regular night. That wasn't a -- in Α 7 fact, there was only about 15 people there. That 8 was not an event that night, period. 9 So would you say that's a normal amount of Q 10 activity or more or less? 11 We have less sometimes. We have less people in Α 12 there during -- I mean, if you come in there on, 13 like -- like the officer said when he was here 14 when he came in on a Monday or a Tuesday, it's 15 pretty slow, the activity Monday, Tuesday or even 16 a Wednesday. So that's why, like I said, we do 17 those standing things trying to promote Taco Tuesday or Thirsty Thursday, and there's been 18 19 times when no one came out where just staff was 20 there. And you get those people that come and 21 nobody's not really getting anything, buying 22 anything. So we -- what's going on? You know? So eventually, they leave because they're just 23 24 there in a restaurant. It's not to hang out. So 25 we try to encourage them to get something or

1	depart.
2	MR. DONNELLY: Thank you.
3	THE WITNESS: Thank you.
4	MR. LANDGRAF: Mr. Fletcher.
5	MR. FLETCHER: Thank you,
6	Mr. Chair.
7	EXAMINATION
8	BY MR. FLETCHER:
9	Q Ms. Buchanan, going back to the question about
10	receipts, as you heard Laura Larsen kind of
11	testify earlier on, you provided 106 days' worth
12	of receipts for the year. You acknowledge that
13	there are perhaps more receipts for last year that
14	you have, correct?
15	A Correct.
16	Q What would you estimate that number of receipts
17	that are not present to be? Is it 15? Or is it,
18	like, 50 more days?
19	A It'd probably be more more than that.
20	Q A hundred?
21	A I can't really estimate, but I would think there
22	would be more.
23	Q Just for the oh, go ahead. Sorry.
24	For the record, though, why why weren't
25	the receipts provided to Laura up front?

1	- A	I organized and packed up. /I mean, I did get
2		suggestions from even Henry Morales on things that
3		I can do to better organize myself, which is
4		revenue state revenue that came out to ask me
5		to look you know, look in the closet and that
6		type of thing for the liquor, and he said, "One of
7		the things that you could do is get an accordion
8		and then for us to organize your recent
9		receipts for what you get from the liquor place as
10		you as you receive it." So that would
11		because I've never had an audit or anything or
12		so he said, "That would help you better organize
13		yourself for us, and also you may want to do it
14		the same way for for other things," auditors or
15		whatever.
16	Q	Do you think the statement that Laura made when
17		she you know, looking at pages 3 and 4 when she
18		was talking about police calls for service and she
19		went to the fact that basically there were 40 or
20		so days out of the number that she had where MPD
21		case notes could verify that the catering business
22		had patrons there but there were no receipts that
23		she could find. How do you square those two
24		things in your mind?
25	Α	I think there was more than likely no activity. I

mean, Monday through Thursday is very, very slow. 1 Sometimes no one, and that's -- so I would say 2 that if she don't have receipts, it's because 3 there's -- there's no activity or just the patrons 4 were maybe staff, because we'll be there even if 5 6 no one comes in. 7 was your -- obviously you had a lot of Mm-hmm. Q the neighbors today come in and kind of testify or 8 provide comments to be more, you know, specific in 9 Is that the first time you've heard 10 most cases. their concerns around noise, around those sorts of 11 issues with your property? 12 13 To that extent, yes, that -- that many people may Α be here like when we would have meetings in the 14 15 past, it might be one person that comes. But that was -- to hear their opinions in those numbers --16 17 I mean, I want to hear their opinions. I wish I can develop a way where they would come and give 18 19 some of those opinions to me if I was given that 20 opportunity. 21 Have your neighbors ever approached you directly Q kind of with their concerns or issues to say, "I'm 22 23 constantly hearing noise"? I wish they had. 24 No. Α My last kind of question goes back to kind of 25 Q

1 Ms. Winrich and the property management. What's 2 the relationship between you and Ms. Winrich like in terms of the --3 4 She's hardly ever there because they're not Α 5 really -- no one else is licensed in there to do 6 operations. And then the pastor is in a whole 7 other state, which is the owner, which is why he 8 was trying to sell the building. So a lot of even 9 the property management responsibilities were --10 were put on pretty much us because we were there. 11 The -- you know, the threats of turning off 12 electricity, well, that's not even in my lease to 13 pay -- for us to have to pay that. And we want to 14 exist, so, of course, we paid that for the whole 15 building because it's not separated out. The 16 community joined together because we don't make a 17 while lot of money. Even Revenue looked at it and said, "You're not really making anything." 18 19 Is it your testimony that -- or is it your --Q 20 well, in your commentary earlier on, you basically 21 in your questions, you stated you have a \$2,000 22 per month electricity bill? The electric bill that they pre -- that he gave --23 Α 24 that -- I got text communication to back it up. 25 But the electric bill, when he came to me about

the electric bill, he said, "We got to pay" --1 this was at that time, this was before the \$2,000 2 now not knowing that it's 4,000. So he said, "We 3 got to pay the electric bill or you guys, your 4 people are going to show up and they're not going 5 to able to get in." I'm like, "That's not in my 6 lease." He said, "You need to pay 1,600." 7 So at that time, we got together and we paid 8 \$1,600 with the community's help, and then just 9 recently he came back and said, "We have to 10 11 pay" -- I got the text. "We have to pay -they're going to shut the electric off if we don't 12 pay -- we have 2,000 more to pay," and I'm like, 13 "Wait, wait, wait. What happened to the \$1,600 I 14 15 paid?" And so I've been paying that. And I don't want to delve too far into kind of the 16 0 landlord/tenant issue other than to just simply 17 ask: And are they still wanting you in the 18 19 facility? That's kind of my question. 20 Yes. Yes. Α Okay. Okay. Just asking because that piece is 21 Q 22 important for us. Well, they have a the new landlord now. The new 23 Α 24 landlord is Sun Prairie, and they asked us will we 25 stay, but, I mean, like I said, if keeping my

1		license means leaving, we have a location for
2		that.
3	Q	I'm sorry. My absolute last last kind of
4		question. Do you believe that some of the the
5		issues with shootings, etc., in that area and some
6		of the gunshots that are part of the City's
7		complaints are more kind of factors in the
8		neighborhood versus factors stemming from patrons
9		at your establishment?
10	Α	Yes, I do. I've been there 20 years, and I know
11		the area. So, yes, I believe that it's a lot in
12		the neighborhood itself.
13		MR. FLETCHER: Thank you very much.
14		MR. LANDGRAF: Further questions?
15		Alder Carter.
16		EXAMINATION
17	BY	MS. CARTER:
18	Q	So when the new landlord is the Bank of
19		Sun Prairie, correct?
20	Α	Yes.
21	Q	So under Eric Maiden, did you find yourself paying
22		for things that were outside of your rent, your
23		monthly rent?
24	Α	Paid for everything outside of our rent.
25	Q	And what were those things? For example, the

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light --
 1
         The electric, the lawn --
 2
     Α
 3
         The electric bill, was that for the whole
     Q
         building --
 4
         -- the snow removal --
 5
    Α
         -- or just your section?
 6
    Q
 7
         -- everything.
    Α
        Was the electric bill for the whole building or
 8
    Q
         just your section?
 9
         It was for the entire building.
10
    Α
11
         And the snow removal was for --
    Q
         The entire building, and they were still doing
12
    Α
13
         stuff in the building.
                                      okav.
                                             Thank you.
14
                        MS. CARTER:
                        MS. ZILAVY: I just have a couple
15
16
              questions.
17
                           EXAMINATION
18
    BY MS. ZILAVY:
        Where do you get your security personnel from?
19
    Q
        We use Tuan (ph), who is licensed, and then the
20
    Α
21
        other, TY, the heavyset one, who is licensed, and
        the one that you're referring to, he really acts
22
23
        as more staff as opposed to security. So we use
        Tuan for security, who is licensed if I need to
24
25
         produce the license, and TY, who -- the other TY.
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1 I can't think of his name, but he's licensed too and then my -- my cousin is licensed as well, 2 which is Maurice Fov. 3 4 And you said the electric bill was \$4,000? Q 5 I didn't learn that until just recently. I said. Α 6 "what happened to the 1,600 that I paid? Because 7 the community helped with that." 8 What period of time is that for? Q 9 He didn't say. He just told me. I don't really Α 10 know if he gave it to the other man. 11 Sun Prairie was taking over. So I don't really 12 know if it was paid or not. 13 well, that \$1,600 that you paid for electric, what Q 14 period of time was that for? For -- as far as electric? 15 Α 16 Yes. Q 17 I'm not sure of the time frame. He just told me Α 18 what it costs. So you paid \$1,600 without question? Just, "Here 19 Q 20 you go"? 21 I wanted to exist there, and that was his -- his Α 22 way of doing that. And when did that --23 Q 24 "Well, I don't need to pay. I'm not there." Α 25 When did that happen? Q

I have text communication. Okav. 1 Α I got my texts. I need to plug it up. The charger 2 I see Winrich. is dving out now. I have text communication. 3 Τ need to charge my phone. Can I show it to you now 4 5 or -- and I can see the time, because we -because I keep all of her texts. 6 7 So that was Winrich that told you you need to pay Q 8 \$1,600? And I've got every payment I've ever made to her. 9 Α And approximately when was that? 10 0 About a month ago, month and a half. 11 Α 12 the -- the first -- the \$1,600 and then just 13 recently started working on --So was that March? 14 Q Around March or -- yeah, around March. 15 Α And when was the last time you paid for the 16 Q electric bill prior to March? 17 18 Just recently. Α 19 Prior to March, when was the last time? Q Oh, prior to March? We didn't have to pay it. 20 Ι Α 21 don't think we paid anything else. He just let it 22 build up and then said it was a large bill and that if you didn't pay it, they was going to shut 23 24 vou off. So you didn't pay electric up until this past 25 Q

1 March? 2 Right. Α 3 And then Winrich sent you another text and said, 0 "Now you owe \$2,000 for electric"? 4 Well, what she said was, "You need to -- if you 5 Α don't -- just so you know, get your stuff out the 6 7 freezer because we got to pay something for I said, "You got to pay something for electric." 8 electric?" And she said, "Yeah, or they're going 9 to cut the electric off because" --10 11 I thought you said she said that you had to pay Q 12 \$2,000? 13 Yeah, then she said it was -- then I said, "What Α 14 happened to the \$1,600 I already paid?" And she 15 said, "The bill was actually -- we have \$2,000 16 more that we need to pay." And when did she send you that text? 17 Q 18 That was, like, a week and a half ago. Α 19 Q So --20 A week and a half, two weeks. Α So April 15th, around there? 21 Q 22 Α Mm-hmm. I mean, I can -- I got the plug. I can 23 plug it up and show you. 24 How is the new landlord, the Bank of Sun Prairie? Q 25 You said how is he? Α

1 Q Yes. 2 He's -- he came up. Α 3 No, I mean, how is it that the Bank of Sun Prairie Q is now the landlord? 4 5 I think they said it was a repo or whatever you 6 want to -- I think it was, like, a -- where they 7 took it back. 8 And who told you that? Q 9 Α Because he said, "Who are you paying your rent to 10 right now." I said --11 Who told you that? Q 12 This was the Bank of Sun Prairie. He came in Α 13 while we were in there and said, "Who are you 14 paying your rent to right now?" And I said, "Eric." 15 16 Who at the bank of Sun Prairie? Q 17 THE WITNESS: Do you still have 18 your card, Mattie? 19 Α I don't have it. He said, "Now I'm going to send you something out, but pay your next rent for June 20 21 right to me." And then he came to --22 Q 23 He came up to Luann's because we was wondering Α 24 what -- we was like, "Wait a minute." 25 When did he come there? Q

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1
        The day before yesterday.
    Α
 2
        So Tuesday?
    Q
 3
        Yeah.
    Α
 4
        About what time?
    Q
        What time was it?
 5
                            1:00.
    Α
        And he didn't give you a business card or
 6
    Q
 7
        anything?
        He did. That's why I asked Mattie for a business
 8
    Α
        card, because he wanted me to send the payments to
9
              He was telling me he was going to redo
10
        him.
        floors and -- I might have it down in here.
11
                        THE WITNESS: You don't have yours,
12
              Mattie?
13
14
                        MR. LANDGRAF: No further questions
15
              Ms. Zilavv?
16
                        MS. ZILAVY:
                                      No.
                                               Mr. Donnelly.
17
                        MR. LANDGRAF:
                                        okay.
18
                        MR. DONNELLY:
                                        Thank you,
19
              Mr. Chair.
20
                        MR. LANDGRAF: Ms. Buchanan, they
21
              have a question for you.
22
                           EXAMINATION
23
    BY MR. DONNELLY:
24
        Ms. Buchanan, on November 10th, 2018,
    Q
        Sir Isaac Bridges was shot allegedly outside your
25
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1 building. I want to go over a couple of things 2 you said about that. 3 So when did you become -- when did you first become aware that the shooting had happened? 4 5 I became aware of it after -- well, once I Α 6 received the police call, I was like, "Something 7 happened." Then I talked to the alderman. "Something happened. I'm going to have to look 8 9 into it." I'm going to have to look into it now 10 because I got his voicemail. 11 Okay. So you got the -- was the voicemail the Q 12 night of the shooting, or was it later than that? 13 I did not get it until the next morning, but it Α 14 was that night. 15 okay. So --Q But he didn't say what it was. He just said 16 17 something. I can't remember exactly his words. 18 Could I call him, he left his phone number, and 19 then when she -- when the alderman called, I told 20 her that -- that he had left a message -- that the 21 police had left a message, so I need to probably 22 start trying to find out what's going on. 23 Were you on the premise that night? Q 24 Yes. The night of the shooting? Yes. Α 25 I know that you have said a lot of this before, Q

1 but you haven't said this under oath. So I want 2 to give you a formal chance for it. 3 Okay. Α 4 So the -- the detective described that in the Q 5 video, Mr. -- sorry. I don't recall the name --6 Mr. Morris came up quickly to the bar and spoke to 7 what did he say when he spoke to you at the 8 bar? 9 I could not figure out exactly what Jack -- what Α 10 he was saying to me. Which is why I told him, "I 11 don't know what he was trying to say." 12 trying to ask him what he was trying to say. 13 Did he appear agitated? Q 14 He appeared -- yeah, he appeared kind of agitated, Α 15 which is why I was trying to ask him, "What are 16 you saying? What are you talking about?" 17 then he quickly left the bar, and he never came 18 back in. And then Johnny, which was one of the 19 managers, came in from out -- from outside somewhere, and he said, "You ready to go?" 20 said, "Okay. We out of here." I said, "Do you 21 22 know what Jackie's talking about? What is he 23 talking about happened?" He said, "Everything is 24 fine out there. I just locked the doors. It's 25 time to go. You have money on you, you need to

get off premises," and I said, "Okay." 1 And he never -- we left. We looked outside, 2 3 of course, on the premise completely. It's completely pitch black because that's another 4 5 thing they don't have. They don't have lighting 6 there. Nothing was going on. Johnny just came 7 from out there and said nothing was going on. We -- I looked across the street, and I --8 9 You said Johnny? Q 10 I seen the police, but they didn't do anything. Α 11 I want to make sure I heard you right. Did you Q 12 say Jackie came in and said nothing was going on? 13 Johnny, which is the other man. Α No. 14 Oh, Johnny. 0 15 So he came from outside, and I said, "Is -- is 16 something wrong or what -- did you just see 17 Jackie?" I'm trying to ask him. He said, "It's 18 time to go. There's nothing going on. I just 19 came in from outside. I just locked your doors, 20 the doors, and we can get out of here because you 21 have money on you." 22 That's dangerous in this area. I said, "All 23 right. Let's go then. So we left out. We looked 24 around and looked in the premises. We didn't go 25 back to the back because it's pitch black. You

don't want to go back, because we don't let people 1 park in the back anymore, period. That's been 2 that way for, like, seven months. We don't let 3 4 people park in the back of the premises. And then I looked across the street and seen 5 the police. They didn't move. It just looked 6 7 like their normal self sitting over in the parking 8 lot across the street. So was Mr. Morris's behavior abnormal? 9 Like. does Q 10 he normally appear agitated like that? Does he normally --11 He's always hyper. But he -- that's why she's 12 Α laughing. He's always hyper. He's probably a 13 14 little more hyper than normal, which is why I was trying to figure out what was going on with him, 15 but he never came back in. So that's why when 16 17 Johnny came back in with knowledge that he was out and not saying anything was going on, he said, "I 18 locked the doors. The parking lot's cleared. 19 There's nobody here but you and me. So you need 20 to get out of here. We need to go." 21 Have you ever talked to Mr. Morris since then and 22 Q asked what he was trying to tell you? 23 I don't think I've mentioned it anymore, and 24 No. Α usually if it's something, though, Jackie would 25

1 mention it to me. He didn't mention that anymore. But we did start to find something went wrong, 2 3 what was going on. So he may or may not have known something about 4 Q 5 the shooting, but he never said anything to you, 6 and you never asked him? That -- that particular about what he was saying 7 Α on the tape is what I'm saying, about what he was 8 9 he was saying to me, he never mentioned anything 10 about that. 11 Did he ever say anything about the shooting? Q Yeah. At some point he mentioned -- he did talk 12 Α 13 about something, that somebody got shot because 14 he's one of those -- what do you call those where 15 they go to the hospitals? UNKNOWN SPEAKER: Advocates? 16 Whatever that term is where they go to hospitals 17 Α 18 and stuff, but he still never said that something 19 happened on our premises. That -- that -- that 20 exact was never said until later on as, like, a couple, like, "Oh, whoever it is in the hospital, 21 I went to see him." I don't know if it's because 22 the person was unconscious or whatever his 23 situation was with that. I don't know the 24 25 details, but he never mentioned that, that

1 somebody was shot on our premises at that time. 2 He never did, or he never did until later on? Q 3 Until, like, maybe a couple of -- maybe four or Α 4 five days later. Q What did he say then? 6 It was -- it might have been later than that, Α 7 whatever the person -- he talked to the person or the person's mom, because they talked to 8 9 everybody. So at some point I did find out that 10 something happened on the premises, but that night 11 when he was trying to tell me something, I never 12 would have thought that, and usually I'm walking 13 around, but I was actually bartending because I 14 didn't have a bartender. So I didn't really get 15 from behind there, which I hate, because I want to 16 get from behind and see what's going on, because I 17 was actually bartending the whole time, and I 18 never got a chance to step from behind the bar. 19 So that I feel bad about, because I normally 20 would be out there, and I normally would have been 21 I probably would have got into -- I out there. 22 would have seen, you know, if something was going 23 to happen. I bothered myself about it after I 24 found out. 25 Was there an event that night? Q

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1	Α	Huh?
2	Q	Was there an event that night?
3	Α	No, there was not an event. That was just a
4		regular day. We had, like, 15 12, 15 people.
5		It was not that many people there.
6		MR. DONNELLY: Okay. Thank you.
7		MR. LANDGRAF: Further questions of
8		Ms. Buchanan?
9		Okay. Ms. Zilavy.
10		MS. ZILAVY: Closing?
11		Well, I will I will start with the
12		audit. And in my view, the audit alone is a
13		reason to non-renew. The ordinance,
14		38.05(9) well, 38.05(10) speaks to
15		financial audits, and it says, "The licensee
16		shall cooperate fully with the Finance
17		Department and shall provide access without
18		delay to any of the business's books of
19		account, bank statements, billings, invoices
20		and any other documents relating specifically
21		to the licensed business as may be requested
22		by the finance department." It goes on to
23		state that when the results come back, if
24		they do not support that it's a restaurant,
25		the City attorney can move for suspension or

revocation.

I think that Laura Larsen's testimony I think it was very compelling. was clear. She stated that she -- first of all, there was difficulty in -- in getting in touch with Ms. Buchanan. The letter that was sent to her was returned. So she never retrieved the letter, and then there was some difficulty getting together to meet. When they met on March 11th, Laura Larsen explained the process to Laverne, explained the documentation that she needed, and Ms. Buchanan requested three weeks to compile the necessary documents.

Ms. Buchanan then proceeded to cancel two meetings intended to conduct the audit in terms of getting the receipts and I -- I have -- I saw the receipts that were submitted. They were written on half sheets of paper. Eight Hamburgers. Eight hamburgers times whatever. My first thought when I saw the receipts was that she delayed her meeting with Laura because she was actually writing up the receipts, and I believe that there's plenty of evidence before you that supports

that she was, in fact, writing receipts.

The fact that there are receipts for 106 days out of an entire year, Laura Larsen testified that she asked for receipts for all of 2018. She got 106 days. Laura Larsen testified how she took the data and went through to try to determine the authenticity of the receipts, the authenticity in relation to events that were advertised, authenticity in terms of when she knew there were patrons in the establishment because of the police calls to the establishment.

She testified that the 59 times that police responded, she had 11 receipts, and then she went on further to testify that she was able to determine from the case notes of those calls for service that on eight days they were not open for business but that there were 40 days where police responded and patrons were there and there were no receipts.

So I think that on that basis, non-renewal is appropriate. Ms. Buchanan testified that she's one of two entertainment venues in the City of Madison owned by a

person of col -- a black person. If you'll recall when she came before you, what she wanted was an upscale deli. There was no conversation about an entertainment venue. She wanted an upscale deli. A deli, a deli, a deli, a deli. She wanted to do her food. She wanted to do her mac and cheese. Well, now she's saying she's one of two entertainment venues, while, yes, there's a need for that in the city, I think she's shown that she is one person who should not have that type of venue, particularly in this location.

You heard from 11 neighbors. Eleven neighbors came out tonight to testify to their experience with this establishment. That doesn't happen very often. There might be one or two here or there that show up to testify, but to have 11 people come in and tell you how their lives have been negatively impacted by this business is very compelling, and that little snippet of video that you saw I think 100 percent corroborates their testimony and shows just on a very small scale what they have been putting up with from this business.

They must waste a whole lot of food because apparently they advertise these events on hopes that people will come and have the food, but according to their testimony, many times, nobody shows up. So they've got all this food prepared and nobody shows up. Sounds like a whole lot of waste to me.

Someone was shot in the vestibule, which is, I would say, part of the — maybe not the licensed premise, but as you all know, licensed establishment owners do have responsibility for the parking lot areas and the areas and the immediately surrounding their premises. So whether it happened in the Divine Orders Catering proper or in the parking lot, it still is a shooting that happened at Divine Orders Catering.

You heard the testimony of

Detective Kneubuhler that he spoke with the
mother of the shooting victim, and she said
she's a regular customer at Divine Orders

Catering. I don't know why she would make
that up. And she made some observations as
to security and sometimes wanding and

sometimes not, security not always being readily identifiable.

And listening to the testimony of Ms. Buchanan and her employees all over the map in terms of, okay, where do you get your security from? Are they licensed? the -- the answers tended to flow with -- the more detailed the question became, then the answer was different. First, she -- she answered Mr. Donnelly's question that -- he asked if she got her security personnel from a firm. "No, I don't." No comments about them being licensed, and then I asked, and then now she's got all these licensed security people, but her own testimony was they're not readily identifiable all the time, and there was testimony from other witnesses who had security identified to them but observed that they were not wearing anything that readily identified them as security.

You heard Captain Nelson testify that
Divine Orders draws more than a normal amount
of police services to it. It's a 49-person
capacity venue. It's supposed to be a

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1 restaurant. These types of things typically 2 do not happen at a restaurant, particularly 3 at a small capacity restaurant. You -- you also heard testimony as to 4 why there could be shots fired at a location 5 6 and upon investigation, no evidence in terms 7 of shell casings. In 2018, Captain Nelson testified there were 75 calls for service at 8 9 Divine Orders; attempted homicide, shots 10 fired, and many, many noise complaints. 11 What I heard tonight was a lot of what I 12 consider to be untruthful testimony, and I 13 don't think it came from any of the witnesses 14 who had nothing to lose in this case, and I 15 believe the City has proven its case for 16 non-renewal of this liquor license and would 17 ask the committee to not renew the liquor 18 license. 19 MR. LANDGRAF: Ms. Buchanan, do you 20 have -- did you have a question? 21 MR. GRADY: One question for the 22 prosecutor. 23 Now, is this just for the liquor 24 license, or is this for the entertainment 25 license too?

1	MS. ZILAVY: Well, the
2	entertainment license is tied to the liquor
3	license, but I think if she hasn't paid for
4	the entertainment license, she doesn't really
5	have an entertainment license.
6	MR. GRADY: Okay. Thank you.
7	MR. LANDGRAF: Other questions of
8	Ms. Zilavy? Okay.
9	MS. BUCHANAN: With regards to
10	the
11	MR. LANDGRAF: I think you have
12	another question from Mr. Donnelly.
13	MR. DONNELLY: And if this is out
14	of order, you tell me. I have a I guess a
15	quick question for Assistant City
16	Attorney Zilavy.
17	You said the capacity was 49? I thought
18	it was 75.
19	MS. ZILAVY: It was 75, but there
20	were all kinds of issues with the building in
21	terms of building code and fire, and they
22	re-evaluated, and then the capacity was set
23	at 49.
24	MR. DONNELLY: Thank you. Sorry
25	about that.

MR. LANDGRAF: Ms. Buchanan? MS. BUCHANAN: With -- I quess I can start with the audit as well. I -- I believe I have e-mail proof that I did actually comply with the information and trying to reach out to the auditor in a timely fashion. I informed her that my mom was sick and, I mean, that was emergent for me. I'm sick myself. I'm not -- I wasn't trying to avoid meeting with her in any kind

> She identified calls and -- and explained that the things, what we're calling events -- I mean, what she's calling events is not what we're calling events. We do those promotions to get people to come in on the slow days. So even the days that she's talking about that she compared and there were customers, I'm going to disagree with that because the folks that were there could have just been staff or people, like I said, that come that think they can just hang out that's in the neighborhood, and we ask them to leave. I believe there was no receipts because there was no sales.

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of way.

1 If you're going to look at us Monday through Thursday, it's possible that there is 2 3 no sales. We promote for that reason. 4 don't -- I don't make up receipts. I'm --I'm actually trying to confirm everything 5 6 that's sold at all times in that facility. 7 I'm usually the one that's -- that's writing 8 between the -- the preparation of the food, 9 and since it's slow Monday through Thursday, 10 I can do a lot of that myself because I --11 there's really not a lot of people there 12 especially since I've been sick for over two years myself with allergies that I didn't 13 14 even know I had where I was on leave without 15 pay, leave without, you know, just -- and I 16 can prove all of this illness. I asked did I 17 need to bring that in. I just want it on the 18 record and prove that my mom was sick, that I 19 was not trying to not comply with her, but I 20 can assure you that if they have calls and 21 they seen people there, it was probably one 22 or two people, and they probably -- it's 23 times they don't -- those one or two people 24 don't buy anything or it's staff or people that just stopped by. They're just in there. 25

They don't buy anything.

So no receipt for me for that time they're talking about, whether the police records was along with that in terms of we're open, yes, we are opened. We're closed on Mondays. I've been sick so I let Mondays go. I mean, I'm better now, but like the other day, they're actually seriously slow. Ιf they had observed, then they would see that. The police said himself when he was there nobody was there. He was there on what. Monday or Tuesday? I forgot the exact date. But nobody was there. That's -- that's -that's normal. Since I'm not -- I haven't been -- I've been kind of out of it myself dealing with my mom's sickness and me.

So you heard the testimony. There's nothing made up about receipts. We write our receipts. That's how we do it. It's quicker. We can't afford a system that would accommodate folks -- the folks that we actually deal with or work for us. To that form, it would be a very expensive system. We had said that we were going to try to do that this year. I haven't worked a lot

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because I've been sick. So I work in the evenings and sometimes when I am there, there's nobody there but staff.

I know we are responsible for the surrounding area and the facility and that did happen outside. That is our responsibility, but I was bartending that night, and that's the only isolated incident that has happened. There's far more businesses that they allow to keep their license that have calls for violence. was one isolated incident in the whole time that we've been there over three years. I just happened to be bartending and not out I do feel bad for not being able to there. be out there to observe maybe somebody's demeanor or something to where we could have headed this off.

I'm asking for that assistance for somebody to allow me to keep my livelihood and my business and help me develop a security plan that would benefit if I was able to stay in the neighborhood, to show them that this can be done while I'm actually back in a more healthier state.

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I have proof that I wasn't well. I have proof that I'm better, and I'm going to be there. If -- if it came to keeping the license and I have to move, I'll be happy to move. Sun Prairie asked us to stay. Yes, he asked us would I stay. So I imagine now that they'll do some of the things that we need which will make it better, like lighting in the parking lots. He's already in there looking at what he needs to do. That wasn't there for us. We couldn't afford to do it because lighting's not really our responsibility.

As much as I would like to pay for lighting, he had cameras that could have seen wherever they said something else happen.

Well, I think they got cameras. I told the police, and he had cameras, but that night he didn't have them on. Those are not my cameras out there in the hallways or in the back of the building, but had those cameras been on, they cover that whole area. I didn't know they -- I didn't even know they weren't on.

I told him to just get the cameras from

the pastor. So I have cameras in my unit, but he didn't have cameras in his, and I was kind of saddened by that, because I would have liked to be able to help in that way, but those are not mine.

So I'm asking someone to work with me to build a plan that would allow me to still function as a business owner in the community where someone actually sits down with me and develops that like they did for other businesses that I named. They did it for Wiggy's. I don't know if they did it for the one on Park Street. I think they had similar plans, but I know the one for Wiggy's was developed by the police.

They had almost 200 calls and all -- all that was said was that, "Oh, well, out of the 200, only -- only two of them were weapons offenses." What difference does it make? There's still a lot of calls. Just like they're saying about my 28 calls or however many calls. I'm just asking for the opportunity to keep my license whether I have to stay and prove that I can be there and make it up to the community for the loud

noise, because we haven't had any violence 1 except that one isolated incident -- one 2 isolated incident in three years, and I'm 3 asking not to take my license for that, not 4 to take it for the audit. I'm indicating 5 that we probably just didn't have people. 6 That's it. 7 MR. LANDGRAF: No further 8 questions? Okay. Thank you. 9 Any --Mr. Fletcher. 10 I don't know if now 11 MR. FLETCHER: is in order, but to move into closed session 12 13 to deliberate. I would make a motion to move into closed session to deliberate until --14 have we got the relevant statute section 15 16 handy, Attorney Allen, or would you like me 17 to --MR. ALLEN: It's on the agenda. 18 19 MR. FLETCHER: Yeah, it says Section 19.85(1(a), (1)(b), and (1)(g) of the 20 21 Wisconsin statutes deliberating -particularly (a), deliberating concerning a 22 case which was the subject of any judicial or 23 any quasi-judicial trial or hearing before 24 I think 25 the governmental bodily -- body.

1	that's relevant section. So I would move to
2	move into go into closed session.
3	MR. DONNELLY: And second it.
4	MR. LANDGRAF: Motion and a second
5	to go into closed session. Further
6	discussion? Seeing none, all those in favor,
7	say, "Aye."
8	COMMITTEE MEMBERS: Aye.
9	MR. FLETCHER: Do we have to do a
10	roll call?
11	THE CLERK: Let's go into closed
12	session.
13	(Closed session begins.)
14	(Adjourning at 12:33 a.m.)
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1	STATE OF WISCONSIN)
2	COUNTY OF DANE )
3	I, JESSICA BOLANOS, a Notary Public in and for the
4	State of Wisconsin, do hereby certify that the
5	foregoing ALRC Non-Renewal Hearing was taken before
6	me at the Madison Municipal Building, 215 Martin
7	Luther King, Junior, Boulevard, City of Madison,
8	County of Dane, and State of Wisconsin, on the 2nd
9	day of May 2019; that it was taken in shorthand by
10	me, a competent court reporter and disinterested
11	person, approved by all parties in interest and
12	thereafter converted to typewriting using
13	computer-aided transcription; that said transcript is
14	a true record of the hearing; that the appearances
15	were as shown on Pages 4 and 5 of the transcript;
16	that said witnesses before examination were sworn by
17	me to testify to the truth, the whole truth, and
18	nothing but the truth relative to said cause.
19	Dated May 9, 2019.
20	Notary Public, State of Wisconsin
21	ULSICA EDILINIS
22	Notary Public, State of Wisconsin
23	
24	

<b>\$</b>	225:1;228:1;229:16, 20;230:4;235:3;	21:2;22:9,19; 44:11,16;56:8	7:1;32:4;90:16; 99:24;114:1;119:3,	264:20;266:11 afforded (1)
	240:6;256:16;	acted (2)	16;120:3,7,9,13,17;	93:21
\$1,050 (1)	265:15,23;267:4	21:15;91:23	121:15;122:6,24;	AFIFI (6)
109:18	abnormal (1)	acting (3)	124:22;129:25;	46:21;64:20;65:4,
\$1,225 (1)	251:9	9:15;82:25;83:24	130:5,23,24;131:5,8,	5,8,9
109:20	above (13)	action (4)	9;132:11,12;134:1;	afraid (1)
\$1,600 (7)	65:7;112:5;113:7;	68:4;91:4;92:2;	176:9;193:7;195:17;	63:2
240:9,14;243:13,	136:16;140:7;145:7;	96:25	196:21;224:22;	African (2)
19;244:8,12;245:14	177:4;197:16;	actions (3)	232:10	222:9,23
\$100 (2)	208:16;211:24;	68:5;143:20;	additionally (2)	afternoon (3)
200:2,4	214:15;217:10;	203:14	35:7;224:4	15:13;23:6;63:13
\$15 (1)	220:15	activated (1)	address (5)	afterwards (3)
109:22	absolute (1)	181:18	50:21;55:14;141:6;	25:11;44:9;84:25
\$2,000 (7)	241:3	activity (4)	142:19;186:16	again (23)
205:8,18;239:21;	absolutely (5)	235:10,15;237:25;	adjourn (1)	75:23;89:25;90:1;
240:2;245:4,12,15	26:14;70:16;	238:4	87:15	91:25;92:19;93:23;
\$20 (1)	153:21;162:14;	actors (2)	Adjourning (1)	94:19;104:22;105:4;
109:2	168:24	154:24,25	269:14	112:19;117:13,18;
\$200 (5)	abutting (1)	acts (1)	administrative (1)	126:6;127:7;136:5;
200:3,4;205:15,20;	78:21	242:22	6:4	148:12;173:9;
224:11	accept (4)	actual (8)	admissibility (1)	182:13;183:21;
\$25 (4)	21:11;27:10;31:9;	72:23;103:18;	139:21	192:23;200:3;
109:10,18,20;	221:3	127:16;131:22;	admit (1)	205:16;207:2
110:6	acceptable (2)	171:24;202:5;	180:6	against (7)
\$3,000 (2)	28:19;226:8	204:24;234:25	adopted (1)	50:1;56:15;93:1;
199:22;200:4	accepting (1)	actually (67)	97:4	96:24;115:21;
\$35 (1)	29:14	20:18;45:20;60:4;	adults (1)	118:23;126:6
109:9	access (6)	65:19,21;66:18;72:3;	224:2	agencies (1)
\$4 (4)	201:3;202:24;	74:9;77:13;85:15,18;	advertise (3)	101:2
73:5,14,14;78:6	203:7;204:22;	87:1,16;102:12,14;	73:14;75:21;258:2	agenda (11)
\$4,000 (1)	231:10;254:17	105:13;107:8;	advertised (3)	6:5,11,13;10:4;
243:4	accommodate (2)	115:12;119:19;	115:2;126:14;	12:2,10;13:25;21:14;
\$42 (1)	51:14;264:21	120:20;127:4;128:9;	256:9	22:3,9;268:18
109:17	accordance (1)	129:3,4;131:4;	advertisement (2)	agent (4)
\$7 (1)	86:7	132:15,16;136:25;	75:11,12	14:13;88:8;208:19;
109:2	according (2)	139:5;153:22;	advertisements (2)	209:2
\$700 (1)	191:19;258:4	155:21;157:3,23;	73:8;75:24	aggregate (3)
109:3	accordion (1)	163:12;170:24;	advertises (1)	113:4;133:25;
\$875 (1)	237:7	196:1;199:18;	77:1	135:12
109:10	account (3)	200:24;204:11,16;	advertising (5)	agitated (4)
	116:1;167:1;	207:7;210:11,12;	73:4,7,16;77:8,12	180:5;249:13,14;
${f A}$	254:19	213:24;215:7;226:3,	advice (4)	251:10
	accounting (2)	3;227:12,16,17,18;	11:4,10;85:9;97:4	ago (5)
a/k/a (2)	134:22;135:19	228:1,18,20;231:15;	advise (2)	77:14;154:18;
162:20;165:3	accuracy (2)	232:18;233:3;	86:14;179:19	155:7;244:11;245:18
abeyance (1)	112:15;135:7	245:15;253:13,17;	advised (11)	agree (4)
92:10	accurate (2)	255:23;262:5;263:5;	85:16;179:20,22;	43:14;62:19;96:1;
ability (1)	119:12;217:15	264:8,22;265:24;	180:2;199:19,20,22,	133:1
26:12	AchieveAbilities (1)	267:9	25;200:5,7;201:1	agreement (7)
able (48)	223:17	adage (2)	advisor (1)	13:7;16:4;19:19;
7:6;15:25;34:10;	acknowledge (1)	92:21,23	11:2	22:24;23:17;24:14;
38:9;51:4;61:22;	236:12	ADAM (2)	advocate (2)	26:17
71:15;80:22;82:13;	acknowledged (2)	140:5,12	107:5;219:12	agrees (1)
85:18,20;102:10,21,	102:15;117:8	add (3)	Advocates (1)	91:4
24;112:15;119:15;	across (22)	16:12;26:19;	252:16	ahead (3)
124:21;128:8,9;	34:8;35:4;37:3,13,	201:16	affected (2)	130:8;131:3;
129:8;130:1;131:2;	19;38:16,21;39:4,13;	added (1)	41:5,6	236:23
135:18;155:16;	44:23;47:10;53:1;	23:8	affirm (1)	ain't (3)
163:5;179:5;190:18,	62:16;63:14;64:6,7;	addition (5)	112:2	56:5;57:19,20
20;194:5;195:9;	65:14;148:24;224:5;	39:22;46:2;152:10;	afford (6)	air (8)
202:4;203:24;204:2;	250:8;251:5,8	168:24;170:13	94:25;128:8;	66:4;75:6;98:5,15,
218:14;224:12,17,21;	act (6)	additional (32)	223:22;224:16;	16;221:18,19,25

				Wiay 2, 2019
airplane (1)	allow (5)	225:12	applying (2)	arm (2)
16:24	128:8;134:3;	animated (1)	21:8;73:21	172:20;192:15
airport (1)	265:10,20;267:7	152:5	appointment (2)	armed (1)
23:11	allowed (2)	Anita (5)	104:6,21	74:18
Alcohol (18)	86:1;225:18	48:19;50:14,18;	appreciate (2)	army (1)
6:3;12:10;14:20;	almost (2)	211:18,22	76:15;224:20	221:11
56:7;63:25;81:14,18;	50:20;267:16	announce (1)	approached (2)	around (35)
94:25;95:1;104:4;	alone (2)	11:6	36:5;238:21	15:6;35:13,15;
108:18;113:6,6,23;	44:3;254:12	annoying (1)	appropriate (3)	43:17,18,24;57:25;
115:9;117:4;134:25;	along (8)	61:7	28:3;87:14;256:23	62:24;63:19;72:8;
145:21	55:19;56:4;65:22;	anonymous (1)	appropriately (1)	78:18;101:2;106:21;
alcohol-related (1)	113:23;167:17;	181:25	27:19	146:16;157:15;
64:10	182:22;183:12;264:4	answered (2)	approval (2)	163:5,24;181:11; 187:18;188:15;
Alder (22)	ALRC (33)	132:25;259:10	30:3;90:24	190:10,11,22;192:22;
7:12,15;8:2,3,5;	8:23;9:1,15,21,25;	Anthony (1)	approved (4) 16:25;17:3,17;	212:7,22;231:22;
18:10;19:4;37:7;	10:4,10,13,15,17,21,	55:20 anymore (4)	21:16	233:14;238:11,11;
78:13;99:4,14,15;	24;11:5,7,16;12:5,19; 14:24;16:19;21:11;	196:11;251:2,24;	approves (1)	244:15,15;245:21;
149:4,5,14,15,19; 165:18,22;175:21;	22:3,8;90:8,19;	252:1	90:21	250:24;253:13
230:21;241:15	91:25;93:13;96:23;	apartment (9)	Approximately (12)	arrest (6)
alderman (3)	97:3;101:5,9;129:19;	38:19;42:1;49:4;	140:21;147:13,15;	171:21,22;189:6,7;
132:16;248:7,19	220:16;230:2	63:11;143:7;158:21;	177:20,23;181:8,20;	194:17;195:5
Aldo (2)	ALRC's (1)	159:7;170:13;185:9	185:12;186:8;199:1,	arrested (1)
64:7;69:17	8:18	Apartments (3)	22;244:10	170:14
alerted (1)	altercation (1)	41:24;61:13;69:22	April (29)	arrival (7)
21:19	213:11	apartment's (1)	43:25;79:6;88:5;	179:21;180:2;
Alice (1)	although (1)	49:5	104:14,15,16,18,19,	184:14,25;186:14,15;
53:9	113:8	apiece (1)	20;105:2,3,4,6,7,15,	187:7
Alina (1)	Alvarez (3)	109:10	21,24;117:8;119:8;	arrive (1)
185:23	177:1,2,9	apologize (1)	120:10,11;121:2,3,4,	67:1
Allegation (1)	A-L-V-A-R-E-Z (1)	33:17	9;123:13;130:4;	arrived (6)
228:13	177:9	app (1)	206:24;245:21	144:1;179:5;
allegations (3)	always (12)	133:14	AR (1) 88:12	180:11;181:19; 183:10;187:11
87:19,20;88:20	35:18,20;49:20,21,	apparently (4)		arrives (1)
alleged (1)	25;51:5;93:18;209:4;	17:4;77:5;201:9; 258:2	area (51) 38:7,18;50:1;	68:11
226:13	212:9;251:12,13; 259:1	appeal (3)	77:17;127:8;142:5,	arriving (2)
allegedly (1) 247:25	ambiguities (1)	90:8;91:8,13	18,19;143:9,10;	9:2;182:7
Allen (92)	9:24	appealable (1)	146:24;148:25;	artifact (1)
8:9,14;11:22,24;	amended (10)	94:12	149:4,9,12,18;150:3,	45:25
21:4;22:5,8,14,15,18,	16:15;20:9,17;	appear (3)	12,15;151:9;153:8;	assaults (1)
21,23;27:2;31:11,18;	29:15;86:23,24;	128:18;249:13;	154:6,15;165:20;	38:15
33:3,11,15,20,24;	87:18;89:15,23,25	251:10	170:10;179:7,14;	assigned (4)
70:21;81:23;82:2,17,	amendment (2)	appearances (1)	181:1,6;182:2,17,18;	141:5;143:21;
18,21,24;83:8,21;	85:25;90:3	81:21	187:9;188:18;	204:7,8
84:10;85:6,13;86:14;	Americans (2)	appeared (10)	192:22,23;201:1,2;	assignment (4)
88:1,2,10;89:20;90:5,	222:9,23	113:14;147:2,2;	202:17,25;203:6;	221:16,17,18;
10;91:10,18;92:5,6,	among (1)	152:5,14;164:17;	204:20,22;216:7,18;	222:2
13;94:8,20;95:15,19,	185:14	181:16;187:16;	217:3;241:5,11;	assist (5)
24;97:23;107:4,5,10,	amongst (1)	249:14,14	250:22;265:5;266:22	102:10;221:6;
14,20,24;110:14,19,	179:4	appearing (1)	areas (5)	226:16;231:19;233:1
21;111:1,5,13,16,21;	amount (11)	82:7	181:5;192:16;	assistance (4) 11:12;102:8;
112:1;138:5,11,15,	34:24;35:2;42:20;	appears (5)	198:18;258:13,14	179:10;265:19
24;170:24;171:8,13,	43:11,19;60:15;	81:25;143:6; 185:20;191:7,13	argue (2) 139:15;219:20	Assistant (30)
16;174:14;196:18,22,	124:20;165:24;	applicant (4)	arguing (1)	8:8;9:5;11:24;
25;197:7;206:7; 208:22:210:2 11 16:	192:22;235:9;259:23 amounts (3)	8:21;9:11;12:16;	179:4	12:14,17;14:4;23:20;
208:22;219:2,11,16;	14:20;117:18;	21:18	argument (3)	29:9;31:11,18;46:19;
220:3,6,8,12;228:10, 12;229:5;268:16,18	14:20,117:18,	application (3)	48:11;83:18;219:3	65:1;68:14;80:6;
allergies (1)	analysis (2)	21:24;90:24;	argumentative (1)	81:6;82:1,16;86:11;
263:13	114:19;136:15	117:21	215:16	87:25;88:2;89:20;
alleviate (1)	and/or (3)	apply (1)	arguments (1)	100:3;107:4;108:2;
224:21	165:18;224:10;	10:14	83:22	167:12;170:20;

***************************************				
218:15;225:4;	102:11,15,23,24;	15:18;18:12;24:2;	72:24,25;109:1,16,	became (5)
228:10;261:15	103:6,10,11,15,18,	43:2;47:23;53:1,14;	23;110:1,5,6;115:14;	163:14;180:5;
assisted (1)	22;104:3,12,16;	66:18,21;69:10;70:5;	141:8;142:23;	228:18;248:5;259:8
225:16	105:8,12,17;108:16;	76:11;84:19;90:8,18;	144:20;145:23;	Beckfield (3)
associated (2)	110:12;113:5,9;	99:3,18;101:22,24;	148:13,15,21,23;	102:9;207:8,12
41:22;153:14	114:5,14;117:13;	102:1,2,4,5;110:9,17,	152:1,2,4,14;153:7;	become (5)
associates (1)	118:9,20;119:19;	19;112:22;117:23,	154:23;155:11,24;	61:19;97:6;223:8;
169:2	120:6,8;123:17;	24;119:5,5;121:14;	156:9,11,19,25;	248:3,4
assume (3)	126:2,10;130:2;	125:2;129:19;141:8;	157:5,13;158:4;	bed (3)
25:25;156:17;	131:13;134:4,24;	142:22;143:14;	161:16;163:8,22;	40:21,24;41:10
174:7	135:3,15;136:12;	146:23;150:3,6,14,	164:10,20,25;174:5;	bedroom (3)
assumed (1)	229:12,13;237:11;	24,25;151:6;154:19;	190:23;200:9,11;	39:16;40:24;65:12
173:25		155:23;158:8,9,12,		beer (10)
	254:12,12;255:16;		209:8,18;217:4;	
assumption (1)	262:3;268:5	14;163:22,25;	222:25;249:6,8,17;	43:3,3,4,6;64:10;
154:3	auditor (1)	166:20;172:8;174:2;	253:18	184:18;187:5,13;
assurance (1)	262:6	175:24;180:5;	bar/catering/club (1)	192:7,11
23:13	auditors (1)	189:16;200:1;	162:16	began (2)
	237:14			
assure (1)		202:17,17,18;204:24;	bar/restaurant (1)	181:24;187:8
263:20	audits (3)	207:1,5;213:12;	144:25	begin (2)
atrium (5)	101:4;134:13;	230:9,25;234:21;	barbecue-type (1)	101:18;102:24
142:5;143:9;	254:15	236:9;238:25;	181:12	beginning (3)
164:10;166:21;174:5	August (3)	239:24;240:10;	barrel (2)	6:12;18:15;146:13
attached (1)	23:4;104:11,14	246:7;249:18;	168:11,12	begins (1)
169:7	authenticity (3)	250:25,25;251:1,2,4,	barriers (1)	269:13
attempt (1)	256:7,8,9	16,17;254:23;	224:3	behalf (1)
83:23	available (10)	265:25;266:21	bars (2)	102:23
	47:6;115:16;	back-and-forth (1)	161:11,14	behaving (1)
attempted (3)				
199:4,15;260:9	121:22;135:9,11;	15:19	bartender (3)	54:6
attendance (1)	207:11;223:24,25;	backgrounds (3)	163:3;209:10;	behavior (2)
99:4	224:6,11	128:21;129:8;	253:14	152:1;251:9
attended (4)	average (1)	132:7	bartending (5)	behind (7)
		I		
65:21;79:4;80:1;	198:19	backs (1)	165:1;253:13,17;	42:21;66:15,16;
146:15	avoid (2)	180:25	265:7,14	200:5;253:15,16,18
attending (4)	83:10;262:10	backup (1)	base (3)	believing (1)
182:4,4;194:2;	aware (47)	186:19	10:8,15;221:18	153:14
221:5	9:8;29:1;75:16,21;	bad (6)	based (16)	Bell (3)
Attorney (60)	77:18,21;126:20;	45:18;61:10;68:6;	16:5;26:8;116:8,	182:3,10,13
8:9;9:5;11:24;	132:14,18;157:2;	169:2;253:19;265:15	21,25;117:25;118:2,	belong (1)
12:14,18;14:4,12;	159:17;160:17,19,22,	Badger (1)	5,7,21;133:17;136:3;	48:13
15:12;16:5;19:6;	23;161:20;162:3,5,6,	14:15	149:13;168:13;	belonged (1)
22:14;23:21;29:9;	24;163:15;178:4;		172:17;173:5	159:7
		bag (2)		1
31:11,18;46:20;65:1;	188:13;189:1,2;	63:18;169:10	basically (9)	belongs (1)
68:14;80:7;81:7;	190:4;193:19;	bags (2)	20:23;45:2;78:21;	41:1
82:1,11,17,19,22;	194:18,21;195:1;	64:13;169:7	86:24;153:17;169:4;	Beltline (2)
84:5,12;85:20;86:2,3,	198:23;202:12,15,16;	baked (1)	219:20;237:19;	78:19;180:24
6,10,12,14;87:3,11,	203:16,18,19,22;	115:9	239:20	Ben (1)
13,17;88:1,3,21;	205:2,5,8,11;207:9;	balcony (1)	basis (7)	174:23
89:20;91:7,16;92:6,	213:23;228:18;	49:8	162:4;180:21;	benefit (2)
11;94:7;95:13;100:4;	248:4,5	Balsam-Russett (1)	186:5;193:13;	176:22;265:22
107:4;108:3;136:14;	away (12)	169:25	199:13;201:12;	Benjamin (3)
167:13;170:20;	34:20;37:3;47:22;	ban (1)	256:22	141:13,19,22
218:16;219:23;	51:4;64:14;65:13;	210:6	bathroom (2)	besides (2)
228:10;254:25;	74:24;80:1;85:13;	bank (9)	193:19,23	29:1;189:24
261:16;268:16	154:22;155:13;222:5	117:17;125:11;	bathrooms (1)	best (3)
Attorney's (3)	Aye (10)	227:20;241:18;	213:17	142:10;143:5;
29:3;83:18;102:6	14:1,2;30:4,5;31:2,	245:24;246:3,12,16;	battery (1)	151:2
audible (1)	3;97:9,10;269:7,8	254:19	170:16	better (11)
188:20		banking (2)	Bazaar (1)	35:21;48:8;206:22;
audience (1)	В	123:24;130:19	14:15	228:3,5;229:15;
76:16		banneded (2)	beat (1)	237:3,12;264:7;
	1-1-(1)			
audit (54)	baby (1)	215:17,18	142:10	266:2,8
85:22;87:21;101:4,	57:3	bar (53)	beautiful (1)	beverage (1)
10 12 14 16 17	1 1 (0%)	45.10.00.70.01.	52.01	81:15
10,13,14,16,17;	back (85)	45:12,22;62:21;	53:21	01.13

beverages (1)
135:1
beyond (2) 35:25;113:7
big (3)
38:25;63:25; 217:22
biggest (2)
37:15,16
<b>bill (14)</b> 205:8,18;206:17;
239:22,23,25;240:1,
4;242:3,8;243:4; 244:17,22;245:15
billings (1)
254:19
birdseye (1) 65:15
birthday (1)
109:15 <b>bit (4)</b>
42:5;52:16;103:5;
187:2
black (13) 221:10;233:21;
234:1,4,6,14,15,15,
17,17;250:4,25;257:1 black-owned (3)
220:19,22;221:7
blank (1) 76:3
blasted (1)
62:3
blasting (4) 43:21;50:4;61:24;
212:18
block (3) 36:20;51:4;153:8
blocked (1)
186:7
blocks (2) 37:3;46:6
blood (32)
150:2,4,11;151:5, 9:155:23:156:24:
9;155:23;156:24; 164:12;166:6,7,8,10,
11,15,18,22,24;
167:3;172:19,21,24; 173:6;200:20,23;
201:1;202:1,5,10,25;
203:9;204:20,24 bloodstain (4)
150:7;165:2,23;
173:8 bloodstains (1)
173:1
board (2)
39:1;63:17 bodily (1)
268:25
Bodine (2) 152:3;165:3
body (9)

Committee Non-Renew
10:9;11:18;18:4;
21:2;91:2,20;96:21; 97:5;268:25
Bokelman (4) 32:7,13;37:11,12
Bonus (1)
52:15 book (1)
51:25
books (1) 254:18
booths (4) 74:5,6,7;157:16
boss (1) 63:8
both (13)
12:23;14:18;15:7; 33:6;42:15;67:4;
69:16;88:7;94:11;
95:4;150:8;159:10; 234:8
bothered (1) 253:23
bottle (1)
187:14 bottles (22)
16:24;17:9;19:3; 23:9,11;25:19,22;
27:1,18;28:15,22;
43:4;63:23,24; 184:17,18;185:1;
187:14;192:11,19; 211:4,5
bottom (5)
70:3;108:19;118:9; 143:9;170:13
boundaries (1) 174:10
box (2)
25:21;26:7 BOXRUD (1)
97:17 boyfriend (1)
48:24
<b>BP (1)</b> 59:13
<b>brand (2)</b> 87:19,24
break (1) 49:3
Bridges (16)
141:17,24;142:15; 143:17,23;144:13,14,
17,20;150:4;155:24; 161:3;162:10;
172:16;200:16;
247:25 bring (4)
91:4;167:14;221:4; 263:17
bringing (1)
57:7

ar mearing
17:8
brisket (1)
181:12
Brittaney (2)
48:19,22 broke (2)
185:13;209:15
broken (3)
46:1;110:3;134:25
brought (4) 45:1,23;79:1;
112:21
buccal (1)
172:14 Buchanan (155)
12:12;50:19;55:21;
56:24;57:11,22;
68:16,18;69:1,2,5,8;
70:25;71:3,19,21;
76:6,18,25;78:12; 81:23;82:9,10,18,20,
23;83:7,20;84:9;
85:5,11,14;86:19;
87:16;88:8;89:2,14;
90:7;93:25;94:3,18; 95:12,18,23;102:21;
103:4;105:10,17;
110:14,17,20,23;
111:19;117:6;
118:14,16,18;122:3, 9.13.15.18:133:2:
9,13,15,18;133:2; 138:5,10,13,16,25;
139:13;140:2;
143:24;146:8; 147:25;148:18;
149:7,19;151:16;
149:7,19;151:16; 152:6,13,20,24;
153:1,3;167:7,9,14,
18,21,24;169:15; 170:17,21;171:7;
176:15,17;179:8,12,
22;182:25;183:3;
188:16;189:10,12,14; 195:9,17;196:14,20,
24;197:5,9;199:25;
200:10;201:20,22,24;
207:24;208:8,12,18;
211:10,17;212:1; 214:7,12,17;216:9;
218:12,20;219:1,3,9,
15,25;220:4,7,10,13,
16;228:13;229:11; 232:16;236:9;
247:20,24;254:8;
255:6,13,15;256:23;
259:4;260:19;261:9;
262:1,2 Buchanan's (2)
110:10;114:12
Budget (2)
100:19,23 budgets (1)
100.25

```
buffet (2)
   109:8,19
build (3)
  39:22;244:22;
  267:7
building (60)
  27:1;34:19,20;
  37:18;39:17;42:15,
  21;47:10,16;48:13,
  23;49:4,5,19,24;
  62:17;66:11,17;
  67:16,18;69:10,14;
  70:2,6,10,14,15;71:7,
  10,11,12;74:1;77:15;
  100:24;142:7;
  150:18;151:4;
  153:13;162:16;
  185:8:193:22:194:5;
  199:19,20;202:7,10;
  213:16,21;227:18;
  239:8,15;242:4,8,10,
  12,13;248:1;261:20,
  21;266:21
buildings (2)
  34:21;63:11
built (1)
  187:17
bull (1)
  109:6
bullet (1)
  49:18
bunch (1)
  235:4
burger (2)
  73:5;78:8
burgers (2)
  73:14;109:11
burials (1)
  224:10
burped (1)
  186:21
bush (1)
  192:16
bushes (6)
  184:19;185:2;
  192:9,10,14,19
business (66)
  8:18;12:12;14:17;
  16:9;45:15,18,21;
  47:11;55:5,6;60:18;
  61:11,12,17,21;
  65:20;66:13;73:13;
  77:5,6,17;83:25;
  92:17;106:1;112:12;
  117:19:118:4:
  127:14,25;128:4,5,
  15,18,23;131:24,25;
  132:2,3;140:25;
  143:1;149:20;155:6;
  178:2;181:17,21;
  182:7;183:4,6;
  219:13,21;221:7,10,
```

12;222:8,11;227:5,

```
10;237:21;247:6,8;
  254:21;256:18;
  257:20,25;265:21;
  267:8
businesses (5)
  54:21;75:20;
  220:23;265:10;
  267:11
business's (1)
  254:18
busy (1)
  160:20
buy (3)
  138:23;263:24;
  264:1
buying (1)
  235:21
```

 $\mathbf{C}$ calculations (1) 113:3 calendar (1) 79:6 call (46) 6:2,12;7:11;8:8; 11:3;35:17;37:21; 49:9;61:8;68:7; 80:23;84:14,22;85:1; 97:12,21;98:1,7,7,8, 22;99:1;100:5; 132:16;144:5;149:3; 153:11,24;154:19; 155:10;156:10; 179:10;183:9;184:1, 24;186:5;193:6,8,9; 208:12;210:17; 232:4;248:6,18; 252:14;269:10 called (26) 15:13;41:15;65:6; 66:25;71:24;75:9; 81:8;112:4;115:24; 139:2;140:6;149:14; 165:18,19;177:3; 179:9,11;184:2; 193:1;197:15; 206:18;208:15; 211:23;214:14; 220:14;248:19 caller (7)

## 184:2,5,8;185:5,7; 186:6;187:1

callers (2) 153:24;181:25

calling (13)

44:15;126:13; 127:10,19;153:12; 155:12;156:12; 176:16;181:25; 188:9;262:13,14,15

calls (43) 15:20;41:12;66:10;

brings (1)

100:25

	I .			I
72:5;74:19;75:8;	168:17,21,22;171:8;	202:1;205:2;223:19	169:9	136:7
115:18,20;116:6;	173:9,9,17;175:18,	carry (4)	categories (1)	certainty (1)
136:15,24;140:3;	23;183:20;190:4;	63:18;75:3,6;	134:25	174:12
153:6,22;154:9,15;	192:11,19;195:13,24;	168:14	categorize (1)	certified (4)
156:3;164:20;	197:3;206:22;208:3,	cars (24)	134:3	101:20;231:2,6,8
176:25;178:6,8;	22;211:15;213:14,14,	40:9,13;43:19;	categorized (3)	Chair (28)
197:12;198:19,23;	21;216:17,22,25;	47:12;51:21;54:11,	104:4;106:12;	8:6;11:13,17,19;
199:2,3;205:21;	218:25;219:5,20;	11,14;67:25;148:24;	126:23	13:4,14;14:9;19:5;
207:13,15,16,18,20;	220:12,25;222:24;	157:24;158:14,16,17,	caterer (1)	22:11;26:23;29:25;
237:18;256:12,17;	224:20;227:5;	18,19;184:3;187:6,7;	54:18	36:4,16;67:12;70:22;
260:8;262:12;	228:21;229:14,21;	212:23;216:3;233:2,	Catering (95)	76:10;96:3;100:8;
263:20;265:11;	232:21;237:3;	3;235:5	12:11;34:11;37:14;	107:2;134:10;137:4;
267:16,20,21,22	238:18;244:4,5;	Carter (51)	39:6,17;41:8;42:24;	174:17;205:25;
came (48)	245:22,22;250:20;	7:12,13,14;13:17,	43:8;44:24;45:10,20;	216:14;229:8;
15:17;47:23;51:7;	254:25;262:3,22;	20;16:11;18:10,11,	47:11;51:11,11,12,	232:13;236:6;247:19
56:16;72:11,13;75:5;	263:10,16,20;265:24;	18,21,24;19:1;24:16,	13,15,16;53:12,18,	chairs (7)
85:23;87:21;103:4;	267:24	21,25;25:2,5,7,10,14,	25;54:8,17;55:23;	200:22,24;201:2;
144:5;147:19;152:4;	cancel (1)	16;36:25;37:7;65:22;	56:15;62:18;63:20;	203:1,4,10;204:21
155:10;157:25;	255:15	68:21;73:23;78:13,	65:18,24;67:6;68:2,	challenging (4)
158:21;160:2;163:8,	CANE (1)	15,17;80:4,11,21;	5;69:2,20;73:10,16,	11:18;36:18;
21,25;190:24;191:2,	44:21	81:2;90:6;91:6,14,	21;74:20,22,24;75:9;	192:17,17
4;194:20;198:15;	Cano (2)	17;92:4;99:4,5;	76:4;77:1;78:22;	chance (4)
	7:7;221:17	17,32.4,33,	81:13,17;82:10;	85:1;87:13;249:2;
231:1;235:14,19;	cans (6)	230:21,22,24;232:9;	101:8;103:15;	253:18
237:4;239:25;	43:3,4;64:10;	241:15,17;242:14	115:25;116:11;	change (6)
240:10;246:2,12,22,	184:18;187:14;192:7	case (42)	140:22;142:6;143:2,	16:23;21:24;24:3;
23;249:6,17,19;	capacity (4)	35:20;36:8;62:6;	11,24;150:16;151:1;	55:3;77:9;151:25
250:6,12,15,19;	259:25;260:3;	65:7;81:9;84:13;	177:24;188:19;	changed (1)
251:16,17;257:2,14;		85:4;87:12;91:13;	198:12;200:14;	51:9
260:13;266:3	261:17,22 capital (1)	92:8;96:18;110:4;	201:5,17;202:2,11,	channel (2)
camera (1) 204:10	100:25	112:5;116:5,7,9,15,	14,19,24;203:17,21,	98:5,14
		22;134:17;136:17;	25;204:3,14;207:14;	charge (2)
cameras (9)	Captain (29)		208:20;210:9;212:3;	11:13;244:4
146:11;266:15,17,	17:20,23;27:25;	140:7;147:22;	214:19,21,25;215:9,	charged (2)
18,20,21,25;267:1,2	28:1,2,6,10;82:4,5;	152:22;171:24;	12,17;225:5,6;	109:2;110:6
can (153)	102:8;132:15;	172:15,18;177:4; 193:11;195:10;	226:10,14,18,20;	charger (1)
8:19;10:15;13:8;	197:13,22;198:4,17;	193:11;193:10;	234:1;237:21;	244:2
14:8;15:5;17:21;	199:7,14,17;200:12,	208:16;211:24;	254.1,237.21, 258:16,18,23	charges (2)
18:11,21;24:21;25:2;	19,23;201:4,15,21; 202:3;206:21;222:1;	214:15;220:15;	Catering's (1)	96:24;170:15
26:16;27:6,8;28:6; 30:9,14;34:15;37:1,	259:22;260:7	224:13,14;237:21;	222:18	Charles (2)
3;45:16;47:7,8;	captured (1)	256:16;260:14,15;	cats (1)	14:12;183:18
48:25;49:6;55:11;	146:12	268:23	49:20	Charlie (1)
56:12,17;57:14;58:1;	car (7)	case-by-case (1)	cause (1)	9:7
60:8,22;61:17;64:14,	47:19;48:10;	172:18	171:21	cheap (1)
22;67:19,21;68:9;	158:19,19;186:22;	cases (4)	causes (1)	73:13
69:16,18,19,19,25;	212:21;233:10	113:10;128:9;	44:7	check (4)
73:19;76:10,21;78:9;	carbon (1)	135:13;238:10	ceased (1)	76:7;138:16;
81:23;84:19;85:2,9;	113:17	cash (6)	180:16	182:17,18
86:14,24;87:11;89:3;	card (5)	117:19;145:20;	celebration (2)	checked (1)
90:16;91:7;93:8;	133:15,19;246:18;	199:23,24;200:3;	108:24;109:15	118:23
96:4;98:1,4,9;	247:6,9	209:14	cell (1)	cheek (1)
101:12;106:4;107:6;	cards (1)	cash-only (1)	168:16	172:15
108:9,21;110:24;	79:24	145:23	cement (1)	cheese (4)
111:8,10,24;112:1;	care (4)	casing (3)	151:7	77:8;109:21;115:8;
115:3;116:10,16;	30:7;47:22;95:20;	169:9,11,12	center (1)	257:7
120:22,25;122:15,19;	222:21	casings (13)	178:24	cheeseburger (1)
126:4,23;132:12;	career (4)	156:16,20,22,23;	certain (11)	78:6
134:15;136:17;	169:1,24;172:25;	168:6,8,18,20,23;	35:2;40:16;72:11;	cheeses (1)
137:6,17;141:15;	173:7	169:3;182:22;	114:9;118:6;136:6;	231:9
142:25;150:9,16;	cares (1)	183:11;260:7	154:18;156:15;	cheesy (1)
151:9;154:1,17;	222:21	casing's (1)	159:13;190:6;194:4	115:8
155:8,18;156:2,5,17;	Carol (6)	168:11	certainly (4)	chicken (4)
161:9,11;167:14;	199:9,11;201:25;	catch (1)	13:15;25:24;28:6;	115:11;145:2,3;
, , ,	, , , , , , , , , , , , , , , , , , , ,			

p.11.
217:8
children (1)
54:11
choose (1) 219:19
chose (1)
16:1
Christopher (3)
32:24;65:10;69:13
<b>church (1)</b> 79:9
cigarette (1)
187:15
circumstance (1)
72:3 citizen (2)
188:3,7
citizens (2)
153:9;207:17
City (87) 7:8;9:4,5;11:24;
12:14,15,17;13:5;
14:4,18;17:1,2,14,16;
23:20;29:3,9;31:11,
18;46:19;59:14,18, 20;65:1;68:14;80:6,
17;81:6,12,16,18,25;
82:1,16;84:12;86:11;
87:25;88:3,21;89:20;
90:17;93:1;95:8; 97:15;98:4,13;99:25;
100:3.5.15:101:6.20:
100:3,5,15;101:6,20; 102:6,23;107:4;
108:2;135:17;140:3;
154:11;156:4;157:5;
165:18,22;167:12; 170:20;176:25;
197:12;198:9;
197:12;198:9; 218:16;219:18;
220:20;221:3,7;
222:9,17;223:2; 225:3,18;226:7,16;
228:10,13;254:25;
228:10,13;254:25; 256:25;257:10;
260:15;261:15
City's (7) 95:25;100:19,25;
101:1,1,3;241:6
clarification (4)
24:17;28:13;92:7;
94:9 clarify (4)
16:15;136:13;
210:11;215:6
clarifying (1)
131:20 clarity (1)
89:22
Clark (1)
223:18
class (2) 81:14,18
classes (1)

V	Committee Non-Renew
T	221:6
	classifying (1)
	131:15 <b>clean (6)</b>
	210:23;212:5,8;
	214:24;215:2,2 cleaning (2)
	164:18;231:17
	clear (9) 9:22,24;19:24;
	23:24;29:20;66:6;
	111:16;154:12;255:3 clearances (1)
	221:22
	<b>cleared (1)</b> 251:19
	clearly (2)
	29:6;73:2 clerical (1)
	20:23
	Clerk (26) 7:8,10,12,14,17,20,
	24;8:5;10:25;21:2,4;
	23:14;98:2,9,25;99:3, 6,8,10,13,17;137:13,
	17,20,23;269:11
	clerk's (3) 17:4;21:6,19
	clicking (1)
	77:23 clientele (1)
	145:5 <b>clip (1)</b>
	230:12
	close (6) 14:16;43:2;58:21;
	78:22,23;142:23
	closed (27) 10:22;11:5,8;
	35:24;43:5;66:4;
	96:4,11,15;97:8,13; 98:12,17,20;99:3;
	148:21;149:22;
	163:9;191:24;192:5; 264:5;268:12,14;
	269:2,5,11,13
	closely (1) 180:25
	closer (2)
	187:3;193:4 closes (1)
	61:21
	closest (1) 37:19
	closet (1) 237:5
	closing (8)
	27:12;51:17;60:21; 93:9;152:8;188:15;
	194:8;254:10
	clothes (4)

145:13;162:11,21;

231:15

```
club (2)
  66:20;226:1
clue (2)
  51:1,22
Coalition (1)
  55:19
code (1)
  261:21
Coho (1)
  187:9
coincidentally (1)
  19:16
col (1)
  257:1
COLL (3)
  47:2,7,8
color (3)
  166:10,11;221:2
combination (2)
  81:14,18
combine (2)
  13:2;30:25
comfortable (1)
  24:12
coming (23)
  31:21:40:10:50:25;
  60:16,19;67:22,24;
  70:8,9;71:8,11;99:3;
  150:1;155:3;178:3,
  25;179:6;181:3;
  193:24;221:23;
  222:13;232:23;233:4
Commander (3)
  198:16,17;221:25
commands (1)
  89:12
comment (2)
  30:17;64:18
commentary (2)
  153:11;239:20
comments (21)
  8:20;9:1;12:19;
  29:15,21;31:9,12,13,
  16,25;32:18;34:4;
  36:10,13,18,20;
  64:23;76:12;153:11;
  238:9;259:12
commercial (2)
  66:11;147:3
commission (1)
  83:16
Committee (48)
  6:3,24;13:5,8,15;
  14:2;17:4,13,16,25;
  19:13;20:18;26:16;
  30:5,19;31:3;32:3,
  18;33:21;36:17;37:7;
  87:7,8;88:18;89:19;
  90:11;92:7;95:6,22;
  97:10;98:12,17;
  99:23;101:15;103:2;
  106:19;111:6;133:6;
  134:8,14;141:15;
```

```
176:24;195:23;
  208:2;219:4;220:21;
  260:17;269:8
committee's (2)
  88:11;94:9
Common (14)
  20:19;90:14,15,21;
  91:1,3,22,23;92:3;
  93:15,24;168:14,16;
  172:10
commonly (1)
  169:7
communicate (2)
  75:16;98:4
communicating (2)
  75:19;98:13
communication (5)
  207:1;230:18;
  239:24;244:1,3
community (16)
  41:20;42:20;44:14;
  65:21;170:2;177:11,
  17;216:8;225:11;
  226:17,19;228:1;
  239:16;243:7;267:8,
community's (1)
  240:9
company (2)
  63:20;212:5
compare (1)
  172:14
compared (2)
  150:15;262:18
comparing (2)
  116:21;192:22
compelling (2)
  255:3;257:20
compile (2)
  104:13;255:13
complain (1)
  188:9
complaining (1)
  59:19
complaint (24)
  17:7;35:12;39:25;
  68:9;86:17,20,23,24;
  87:2,20;88:4,13,14,
  19;89:9,23,25;90:1;
  93:5;94:23;95:11;
  154:9;188:3;193:12
complaints (18)
  41:13;49:11;81:12;
  141:3;153:12;155:7;
  178:10;199:6;
  207:19;225:18;
  226:6,9,10,15,15,25;
  241:7;260:10
complete (3)
  103:10;118:10,19
completely (6)
  43:5,13;170:4;
  186:6:250:3,4
```

```
completing (1)
  103:7
complex (7)
  34:20,21;38:20;
  143:7;150:23;
  158:22;164:13
compliance (3)
  101:11;119:1;
  221:5
comply (2)
  262:5;263:19
compounded (1)
  21:21
compromise (1)
  15:14
con (2)
  23:14;101:10
concentration (1)
  38:18
concern (3)
  26:5;38:25;56:18
concerned (2)
  46:4;223:12
concerning (2)
  97:4;268:22
concerns (7)
  28:9;55:3;57:9,15;
  186:17;238:11,22
concisely (1)
  134:15
conclude (6)
  113:2;117:1;
  118:25;119:19;
  169:5;183:9
conclusion (2)
  9:18;136:17
conclusions (1)
  10:20
concrete (3)
  151:7,8;166:18
concur (1)
  22:15
condition (8)
  17:5;19:15;21:12,
  13,20,22;23:7;228:21
conditions (9)
  14:22;19:2,11,25;
  20:4;21:25;24:3;
  66:7;77:10
condo (2)
  39:13;63:17
condominium (2)
  39:2;44:22
Condominiums (5)
  32:25;37:13,21;
  38:20;65:11
condos (2)
  43:24;61:13
conduct (5)
  10:5;101:10;
  103:22;136:12;
  255:16
```

conducted (3)

conter (2)	5;171:25; 4 (4) ;55:15;57:25; 10 hecking (1) 6 examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
conducting (3)         73:7         101:4;12;162:15         contact (11)         copied (1)         11:10;19:23;26:23;         17:2           96:5,12         45:12;86;2;143:23;         207:11         207:11         88:18,22;85:15;96:5;         76:5         Cross         46:6;23;10;24;         199:13         207:11         88:18,22;85:15;96:5;         Cross         46:6         46:0	5;171:25; 4 (4) ;55:15;57:25; 10 hecking (1) 6 examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
conter (2)	4 (4) (55:15;57:25; 10 hecking (1) 6 examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
confer (2)         45:12;86:2;143:23; 179:8;182:3;184:10; 179:8;182:3;184:10; 179:8;182:3;184:10; 181:5;7;186:10,24; 191:10:11; 190:13	;55:15;57:25; 10 hecking (1) 6 examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
96:5,12	;55:15;57:25; 10 hecking (1) 6 examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
conferring (1)         185:5,7;186:10,24;         19:19;110:11;         count (1)         223:           97:2         199:13         112:22;137:12         90:3         crosse           confirm (8)         contacted (3)         cops (1)         106:2         crosse           199:37:3;179:15         cops (1)         106:2         crosse           confirmed (2)         162:20;169:21,21,22;         19:20;106:14;         15:17         cross-           confirming (1)         contained (1)         197:14         Counters (2)         36:2           confirming (1)         containing (1)         57:25;69:16;72:8;         counter (4)         17:15         Corner (4)         17:15         Corner (4)         17:15         44:2;76:5;78:2,3,         15:17         cross-         145:17         cross-           conform (1)         content (5)         corner (4)         57:25;69:16;72:8;         couple (16)         6:4;31:20;45:6;         185:15         44:2;76:5;78:2,3,         15:17         crowd         145:16;164:17,19;         15:17         crowd         145:16;164:17,19;         15:15         couple (16)         6:4;31:20;45:6;         couple (16)         6:4;31:20;45:6;         145:16;164:17,19;         15:17         conducted (2)         15:17         222:19;22:23:3         15:17	10 hecking (1) 6 examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
97:2 confirm (8)         199:13         112:22;137:12         90:3         crossc (200nter (1)         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         278:25         288:25:26         288:25:26         288:25:26         288:25:26         288:25:26         288:25:26         288:25:25:23:36:118         288:25:25:23:36:118         288:25:25:23:23:36:118         288:25:25:23:23:36:118         288:25:25:23:23:36:118         288:25:25:23:23:36:118         288:25:25:25:23:36:118         288:25:25:25:23:36:118         288:25:25:25:23:36:118         288:25:25:25:23:36:118         288:25:25:25:23:36:118         288:25:25:25:23:11:22:25         288:25:25:25:23:11:22:25         288:25:25:25:23:11:22:25         288:25:25:25:23:11:22:25         288:25:25:25:23:11:22:25         288:25:25:25:23:23:11:22:25         288:25:25:25:23:23:11:22:25         288:25:25:25:23:23:11:22:25         288:25:25:23:23:23:11:22:25          288:25:25:23:23:23:11:22:25         288:25:25:23:23:23:11:22:25         288:25:25:23:23:23:11:22:25         288:25:25:23:23:23:11:22:25         288:25:25:23:23:23:11:22:25         288:25:25:23:23:23:11:23:13	6 examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
confirm (8)         contacted (3)         cops (1)         counter (1)         126: cross-4         126: cross-4         126: cross-4         36: 2         36: 1         126: cross-4         36: 1         126: cross-4         36: 1         15: 17         cross-4         36: 1         20: cross-4         36: 1	6 examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
19:7;47:7,8;   104:23;105:5;   contacts (8)   116:10;215:6;263:5   16:12;20;169:21,21,22;   10:19;113:17;121:22   217:7;218:1   219: 20nfirming (1)   104:21   187:23   confirming (1)   13:14;222:6   66:11   78:18   correction (2)   17:15   44:27:65;78:2,3,   23:15   context (1)   165:1,22   confission (1)   56:12,77:9   context (1)   183:2   111:24   23:15   conjunction (1)   38:6;40:13;67:2   conjunction (1)   continued (2)   17:18;217:9   conjunction (1)   continued (2)   17:18;217:9   connect (1)   continued (2)   10:19   10:19   10:19   10:19   10:19   10:17   10:17   10:19   10:17   10:19   10:17   10:19   10:19   10:19   10:10   10:17   10:19   10:19   10:10   10:10   10:17   10:19   10:10   10:10   10:17   10:11   10:17   10:10   10:10   10:17   10:11   10:17   10:10   10:17   10:11   10:17   10:10   10:17   10:10   10:17   10:11   10:10   context (1)   10:17   10:17   10:10   context (1)   10:17   10:17   10:10   10:10   10:17   10:17   10:10   10:10   10:17   10:17   10:10   10:17   10:10   10:10   10:17   10:17   10:10   10:17   10:10   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:17   10:10   10:10   10:17   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:10   10:17   10:10   10:10   10:17   10:10   10:10   10:17   10:10   10:17   10:10   10:17   10:10   10:10   10:17   10:10   10:10   10:17   10:10   10:10   10:17   10:10   10:10   10:17   10:10   10:10   10:10   10:17   10:10   10:10   10:10   10:17   10:10   10:17   10:10   10:10   10:10   10:17   10:10   10:10   10:10   10:17   10:10   10:10   10:10   10:10   10:17   10:10	examination (2) 4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
104:23;105:5;   116:10;215:6;263:5   10:1;152:13;   10:20;106:14;   110:9;113:17;121:22   20:183:5;189:20   170:3,6   20:183:5;189:20   187:23   20:181:4;222:6   20:181:4;24:18:18   20:181:4;24:18:18   20:181:4;24:18:18   20:181:4;24:18:18   20:181:4;24:18:18   20:181:4;24:18:18   20:181:4**	4;195:12 examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
116:10;215:6;263:5	examine (3) 5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
confirmed (2)         162:20;169:21,21,22;         110:9;113:17;121:22         counters (2)         36:1           183:5;189:20         170:3,6         COREY (I)         217:7;218:1         219:1           confirming (I)         104:21         187:23         corner (4)         Corner (4)         171:25;223:5         186:1           conflict (2)         containing (I)         57:25;69:16;72:8;         couple (16)         crowd           conform (1)         content (5)         correction (2)         50:21;133:22;139:1;         crowd           conform (2)         11         Corrections (I)         173:1;199:16;         counter (3)         154:16;164:17,19;	5;218:25; 19 ng/Luann (1) 19 (2) 8;186:17 s (1)
183:5;189:20	19 ng/Luann (1) 19 (2) 8;186:17 s (1)
confirming (1)         contained (1)         197:14         County (2)         Crossing           conflict (2)         containing (1)         57:25;69:16;72:8;         couple (16)         186:           conform (1)         66:11         78:18         6:431:20;45:6;         crowd           conform (1)         content (5)         57:25;69:16;72:8;         50:21;133:22;139:1;         crowd           confronted (2)         11         Corrections (1)         173:1;199:16;         culina           confusion (1)         23:15         contest (2)         19:4:23         228:19;242:15;         53:1           congestion (3)         183:2         correctly (3)         248:1;252:21;253:3         Cumbe           congestion (3)         183:2         111:24         73:8         183:           congratulated (1)         35:25;66:5;122:9;         115:15         47:20;92:18;         180:           conjunction (1)         continued (2)         117:17;121:11;         COURT (7)         52:4           connect (1)         29:21;228:16         113:22         cousin (1)         23:15         corresponded (1)           connection (1)         49:15         16:14;23:5;117:14,         243:2         current           connect (1)         22;91:21;233:11	19 (2) 8;186:17 s (1)
104:21	19 (2) 8;186:17 s (1)
conflict (2)         containing (1)         57:25;69:16;72:8;         couple (16)         crowd           113:14;222:6         66:11         78:18         6:4;31:20;45:6;         145:           conform (1)         content (5)         correction (2)         50:21;133:22;139:1;         crowd           confronted (2)         11         Corrections (1)         154:16;164:17,19;         154:           confusion (1)         56:12;77:9         correctly (3)         228:19;242:15;         53:1           congestion (3)         183:2         111:24         73:8         183:           congratulated (1)         35:25;66:5;122:9;         correlations (1)         course (4)         Cumber (2)           conjunction (1)         continued (2)         117:17;121:11;         COURT (7)         52:4           connect (1)         continuing (2)         corresponded (1)         64:21;91:5,9;171:25         currenced (2)           connected (1)         continuously (1)         correspondence (7)         243:2         currenced (1)           connects (1)         22;91:21;233:11         19:22         12:2         cover (1)         17:2           connects (1)         22;91:21;233:11         19:22         cover (1)         12:8         182:           consent (1)	8;186:17 s (1)
113:14;222:6       66:11       78:18       6:4;31:20;45:6;       145:crowd         conform (1)       44:2;76:5;78:2,3,       21:3,5       154:16;164:17,19;       154:16;164:17,19;       154:20;169:16;       154:16;164:17,19;       154:20;169:16;       152:18;169:17       152:11;       154:20;169:16;       152:11;       154:20;169:16;       161:17;17;121:11;       154:20;169:16;       161:17;17;121:11;       152:11;       152:11;       152:11;       152:11;       152:11;	8;186:17 s (1)
conform (1)         content (5)         correction (2)         50:21;133:22;139:1;         crowd           17:15         44:2;76:5;78:2,3,         21:3,5         154:16;164:17,19;         16:16         160:17         173:18         248:12,52:21;253:3 <td>s (1)</td>	s (1)
17:15	
confronted (2)         11         Corrections (1)         173:1;199:16;         culinal           165:1,22         contest (2)         194:23         228:19;242:15;         53:1           23:15         context (1)         19:17;64:19;         248:1;252:21;253:3         Cumbe           congestion (3)         183:2         111:24         73:8         183:           congratulated (1)         35:25;66:5;122:9;         115:15         47:20;92:18;         239:14;250:3           conjunction (1)         continued (2)         117:17;121:11;         COURT (7)         52:4           connect (1)         continuing (2)         corresponded (1)         64:21;91:5,9;171:25         currence           connected (1)         49:15         13:22         cousin (1)         22:2           connection (1)         continuously (1)         14;120:15;121:8,8         266:22         currence           connects (1)         22;91:21;233:11         19:22         112:8         200:           consent (1)         62:5         170:1,12         11:20         258:           consent (1)         62:5         170:1,12         11:20         custon           consider (8)         10:17         152:18;163:7         109:7         160:	
165:1,22         confusion (1)         56:12;77:9         correctly (3)         248:1;252:21;253:3         Cumler (2)         194:23         248:1;252:21;253:3         Cumler (2)         180:         180:         180:         183:         180:         183:         180:	ry (1)
confusion (1)         56:12;77:9         correctly (3)         248:1;252:21;253:3         Cumler           23:15         context (1)         19:17;64:19;         coupons (1)         180:           38:6;40:13;67:2         continue (5)         correlations (1)         73:8         183:           congratulated (1)         35:25;66:5;122:9;         171:8;217:9         correspond (3)         239:14;250:3         curfew           conjunction (1)         continued (2)         117:17;121:11;         COURT (7)         52:4           connect (1)         continuing (2)         corresponded (1)         8:7;10:13,15;         curren           connected (1)         continuously (1)         correspondence (7)         64:21;91:5,9;171:25         16:1           connection (1)         control (6)         14;120:15;121:8,8         cover (1)         243:2         curren           connects (1)         22;91:21;233:11         corresponding (1)         cover (1)         266:22         200:           consent (1)         62:5         170:1,12         corridor (2)         11:20         custon           172:14         controverted (1)         10:17         152:18;163:7         109:7         160:	
23:15         context (1)         19:17;64:19;         coupons (1)         180:183:2           38:6;40:13;67:2         continue (5)         correlations (1)         course (4)         Cumber (5)           congratulated (1)         35:25;66:5;122:9;         115:15         47:20;92:18;         180:180:180:180:180:180:180:180:180:180:	y (5)
congestion (3)         183:2         111:24         73:8         183:2           congratulated (1)         35:25;66:5;122:9;         115:15         course (4)         Cumber (5)           conjunction (1)         35:25;66:5;122:9;         115:15         47:20;92:18;         180:           conjunction (1)         continued (2)         117:17;121:11;         COURT (7)         52:4           connect (1)         continuing (2)         corresponded (1)         64:21;91:5,9;171:25         currencement (1)           connected (1)         continuously (1)         correspondence (7)         243:2         course (1)           45:15         49:15         16:14;23:5;117:14,         cover (1)         177:           connection (1)         control (6)         14;120:15;121:8,8         266:22         200:           connects (1)         22;91:21;233:11         119:22         covered (1)         Curtis           217:4         controlling (1)         corridor (2)         12:8         182:           consent (1)         62:5         170:1,12         11:20         custon           172:14         controverted (1)         152:18;163:7         109:7         160:	22;182:10,16;
38:6;40:13;67:2         continue (5)         correlations (1)         course (4)         Cumber (3)           congratulated (1)         35:25;66:5;122:9;         115:15         47:20;92:18;         180:           conjunction (1)         continued (2)         117:17;121:11;         COURT (7)         52:4           connect (1)         continuing (2)         125:3         8:7;10:13,15;         currenter           connected (1)         99:21;228:16         113:22         cousin (1)         22:2           connected (1)         continuously (1)         correspondence (7)         243:2         currenter           45:15         49:15         16:14;23:5;117:14,         cover (1)         177:           connection (1)         control (6)         14;120:15;121:8,8         266:22         200:           144:9         35:2;53:23;61:18,         corresponding (1)         covered (1)         Curtis           217:4         controlling (1)         corridor (2)         112:8         182:           217:4         controlling (1)         corridor (2)         covers (1)         custon           172:14         controverted (1)         152:18;163:7         109:7         160:	9;191:10
congratulated (1)         35:25;66:5;122:9;         115:15         47:20;92:18;         180:           conjunction (1)         continued (2)         17:17;121:11;         COURT (7)         52:4           36:7         145:4;146:1         125:3         8:7;10:13,15;         current           connect (1)         continuing (2)         corresponded (1)         64:21;91:5,9;171:25         16:1           102:10         99:21;228:16         113:22         cousin (1)         22:2           connected (1)         continuously (1)         correspondence (7)         243:2         current           45:15         49:15         16:14;23:5;117:14,         cover (1)         177:           connection (1)         control (6)         14;120:15;121:8,8         266:22         200:           144:9         35:2;53:23;61:18,         corresponding (1)         covered (1)         Curtis           connects (1)         22;91:21;233:11         19:22         112:8         182:           217:4         controlling (1)         62:5         170:1,12         11:20         custon           consider (8)         10:17         152:18;163:7         109:7         160:	y's (1)
65:23       171:8;217:9       correspond (3)       239:14;250:3       curfew         conjunction (1)       continued (2)       117:17;121:11;       COURT (7)       52:4         36:7       145:4;146:1       125:3       8:7;10:13,15;       curren         connect (1)       continuing (2)       corresponded (1)       64:21;91:5,9;171:25       16:1         102:10       99:21;228:16       113:22       cousin (1)       22:2         connected (1)       49:15       16:14;23:5;117:14,       cover (1)       177:         connection (1)       control (6)       14;120:15;121:8,8       266:22       200:         144:9       35:2;53:23;61:18,       corresponding (1)       covered (1)       Curtis         connects (1)       22;91:21;233:11       119:22       112:8       182:         217:4       controlling (1)       corridor (2)       covers (1)       custon         consent (1)       62:5       170:1,12       11:20       258:         172:14       controverted (1)       corroborated (2)       cranberry (1)       custon         consider (8)       10:17       152:18;163:7       109:7       160:	
conjunction (1)         continued (2)         117:17;121:11;         COURT (7)         52:4           36:7         145:4;146:1         125:3         8:7;10:13,15;         curren           connect (1)         continuing (2)         64:21;91:5,9;171:25         16:1           102:10         99:21;228:16         113:22         cousin (1)         22:2           connected (1)         continuously (1)         correspondence (7)         243:2         curren           45:15         49:15         16:14;23:5;117:14,         cover (1)         177:           connection (1)         control (6)         14;120:15;121:8,8         266:22         200:           144:9         35:2;53:23;61:18,         corresponding (1)         covered (1)         Curtis           connects (1)         22;91:21;233:11         119:22         112:8         182:           217:4         controlling (1)         corridor (2)         covers (1)         custon           consent (1)         62:5         170:1,12         11:20         258:           172:14         controverted (1)         corroborated (2)         cranberry (1)         custon           consider (8)         10:17         152:18;163:7         109:7         160:	<i>i</i> (1)
36:7       145:4;146:1       125:3       8:7;10:13,15;       current of 4:21;91:5,9;171:25         connect (1)       99:21;228:16       113:22       cousin (1)       22:2         connected (1)       49:15       16:14;23:5;117:14,       cover (1)       177:         connection (1)       control (6)       14;120:15;121:8,8       266:22       200:         144:9       35:2;53:23;61:18,       corresponding (1)       covered (1)       Curtis         connects (1)       22;91:21;233:11       119:22       112:8       182:         217:4       controlling (1)       corridor (2)       covers (1)       custon         consent (1)       62:5       170:1,12       11:20       258:         172:14       controverted (1)       corroborated (2)       cranberry (1)       custon         consider (8)       10:17       152:18;163:7       109:7       160:	
connect (1)         continuing (2)         corresponded (1)         64:21;91:5,9;171:25         16:1           102:10         99:21;228:16         113:22         cousin (1)         22:2           connected (1)         continuously (1)         correspondence (7)         243:2         currence           45:15         49:15         16:14;23:5;117:14,         cover (1)         177:           connection (1)         control (6)         14;120:15;121:8,8         266:22         200:           144:9         35:2;53:23;61:18,         corresponding (1)         covered (1)         Curtis           connects (1)         22;91:21;233:11         119:22         112:8         182:           217:4         controlling (1)         corridor (2)         covers (1)         custon           consent (1)         62:5         170:1,12         11:20         258:           172:14         controverted (1)         corroborated (2)         cranberry (1)         custon           consider (8)         10:17         152:18;163:7         109:7         160:	ıt (4)
102:10       99:21;228:16       113:22       cousin (1)       22:2         connected (1)       continuously (1)       correspondence (7)       243:2       currence (1)         45:15       49:15       16:14;23:5;117:14,       cover (1)       177:         connection (1)       control (6)       14;120:15;121:8,8       266:22       200:         144:9       35:2;53:23;61:18,       corresponding (1)       covered (1)       Curtis         connects (1)       22;91:21;233:11       119:22       112:8       182:         217:4       controlling (1)       corridor (2)       covers (1)       custon         consent (1)       62:5       170:1,12       11:20       258:         172:14       controverted (1)       corroborated (2)       cranberry (1)       custon         consider (8)       10:17       152:18;163:7       109:7       160:	4;20:11,16;
connected (1)         continuously (1)         correspondence (7)         243:2         current cover (1)           45:15         49:15         16:14;23:5;117:14,         cover (1)         177:           connection (1)         control (6)         14;120:15;121:8,8         266:22         200:           144:9         35:2;53:23;61:18,         corresponding (1)         covered (1)         Curtis           connects (1)         22;91:21;233:11         119:22         112:8         182:           217:4         controlling (1)         corridor (2)         covers (1)         custon           consent (1)         62:5         170:1,12         11:20         258:           172:14         controverted (1)         corroborated (2)         cranberry (1)         custon           consider (8)         10:17         152:18;163:7         109:7         160:	0
45:15       49:15       16:14;23:5;117:14, 14;120:15;121:8,8       cover (1)       177: 200: 200: 200: 200: 200: 200: 200: 2	
144:9       35:2;53:23;61:18,       corresponding (1)       covered (1)       Curtis         connects (1)       22;91:21;233:11       119:22       112:8       182:         217:4       controlling (1)       corridor (2)       covers (1)       custon         consent (1)       62:5       170:1,12       11:20       258:         172:14       controverted (1)       corroborated (2)       cranberry (1)       custon         consider (8)       10:17       152:18;163:7       109:7       160:	10;189:3,7;
connects (1)       22;91:21;233:11       119:22       112:8       182:         217:4       controlling (1)       corridor (2)       covers (1)       custon         consent (1)       62:5       170:1,12       11:20       258:         172:14       controverted (1)       corroborated (2)       cranberry (1)       custon         consider (8)       10:17       152:18;163:7       109:7       160:	2;209:6;220:18
217:4     controlling (1)     corridor (2)     covers (1)     custom       consent (1)     62:5     170:1,12     11:20     258:       172:14     controverted (1)     corroborated (2)     cranberry (1)     custom       consider (8)     10:17     152:18;163:7     109:7     160:	
consent (1)       62:5       170:1,12       11:20       258:         172:14       controverted (1)       corroborated (2)       cranberry (1)       custon         consider (8)       10:17       152:18;163:7       109:7       160:	3
172:14   controverted (1)   corroborated (2)   cranberry (1)   custon consider (8)   10:17   152:18;163:7   109:7   160:	ier (1)
<b>consider (8)</b> 10:17 152:18;163:7 109:7 160:	
	iers (2)
	19;262:19
13:8;30:21;74:23;   conversation (15)   corroborates (1)   cranking (1)   cut (1)	
107:18;209:16; 145:25;147:25; 257:22 154:21 245:	
219:5;231:21;260:12   149:13;152:5;161:3;   corroborating (1)   crash (1)   cutting	
<b>consideration (1)</b> 165:21;179:11; 154:2 47:19 42:2	
67:8 183:1;191:13,15,18, Cory (5) crazy (1) cycle (	
<b>considered (5)</b> 23;199:8;206:13; 28:1;80:22;82:4; 47:22 21:2	3
41:7;145:17; 257:4 197:13,21 create (1)	<b>T</b>
219:22;220:1,5   convicted (1)   C-O-R-Y (1)   128:23	D
considering (5) 171:17 197:21 creates (1)	(4)
96:18,22;107:15;   conviction (1)   cost (3)   66:15   damag	
	23;183:11
consistent (4) convictions (1) 224:18 139:23 dance	
	22;157:15;
constantly (4) 161:22;215:22 costs (1) creditors (1) Dane (	9;213:19
	9;213:19 <b>2)</b>
	9;213:19 <b>2)</b> 25;223:5
constituted (1)   Cool (1)   172:11   224:10   250:	9;213:19 <b>2)</b> 25;223:5 rous (1)
170:10 53:5 Council (18) crime (6) dark (	9;213:19 2) 25;223:5 rous (1) 22
	9;213:19 2) 25;223:5 rous (1) 22 5)
	9;213:19 2) 25;223:5 rous (1) 22 5) ;74:16;142:16;
constructed (1)   cooperate (1)   90:14,15,21;91:1,3,   crimes (2)   data (1)   cooperate (1)   23.23:03.23:15.24;   140:14:144:10   101:	9;213:19 2) 25;223:5 rous (1) 22 5) ;74:16;142:16; 5;158:10
66:13 254:16 22,23;92:3;93:15,24; 140:14;144:10 101:	9;213:19 2) 25;223:5 rous (1) 22 5) ;74:16;142:16; 5;158:10

				Wiay 2, 2015
104:2,13;112:15,18;	decent (1)	denied (3)	156:2;259:8	72:9
115:16,16,22;116:25;	46:15	67:8;164:24;166:9	details (2)	directly (14)
118:23;124:22;	deceptiveness (1)	deny (1)	144:23;252:25	37:13,19;38:16,20;
128:25;130:12;	46:3	221:21	Detective (13)	39:13;43:7;58:21;
133:23;135:10;	decide (2)	depart (1)	140:4,14;141:1;	69:23;75:17;123:9;
136:11;256:6	10:23;44:13	236:1	143:21;152:17,25;	142:8;185:8;224:4;
date (12)	decides (1)	department (24)	167:23;171:9,17;	238:21
15:6,8,16;103:1;	90:7	30:10;40:1;41:13;	188:21;203:22;	directors (1)
104:9;120:25;	decision (11)	44:11;100:16,23;	249:4;258:20	39:1
121:19;131:18;	9:2;10:8,16;11:7;	101:20,22;110:12;	detectives (1)	dis (1)
157:25;180:22;	87:9;89:7;90:12;	115:19,23;116:5,10,	141:6	223:4
183:20;264:12	92:9,24;100:1;	22;121:23;140:15,	detector (1)	disabilities (4)
dated (2)	172:18	20;177:16,22;	145:15	128:7,20;129:8;
109:13;137:25	defend (1)	194:22;198:10;	determination (1)	132:7
dates (11)	89:7	231:1;254:17,22	118:11	disability (2)
16:3;109:25;113:8,	defending (1)	departure (2)	determine (8)	53:13;128:11
9,11;116:24;124:15;	83:25	164:23;223:13	114:7;116:7;	disabled (2)
126:8;127:1;138:19;	deferred (1)	depending (2)	154:23;160:15;	223:4,6
207:10	20:16	194:3;224:13	161:15;175:7;256:7,	disadvan (1)
day (30)	define (1)	depends (1)	16	223:3
34:14;51:10;87:22,	161:9	159:25	deterrent (1)	disadvantage (1)
23;104:11,20;114:3,	defined (1)	deplete (2)	49:14	128:11
15,17;117:23,24;	103:12	15:25;16:6	develop (4)	disadvantaged (7)
122:25;124:8;125:4,	definitely (6)	deposit (7)	226:16;228:3;	128:6,21;129:7;
16,17;126:19;127:4,	86:21;136:20;	117:17;121:11;	238:18;265:21	132:7;223:4,6;224:2
17;156:1,1,20,21,23;	215:10,25;216:5;	124:13,20;125:1,4;	developed (1)	disagree (1)
159:14;200:15;	225:22	134:2	267:15	262:19
203:14;247:1;254:4;	definition (2)	deposits (1)	developers (2)	disagreeing (1)
264:8	79:17;159:25	124:24	223:15,17	83:9
days (77)	definitive (4)	Deputy (2)	development (1)	discipline (1)
35:3;82:12;85:17,	117:2;127:9,9;	7:8;23:14	100:24	96:22
18,21;86:2,5,15,17,	173:12	describe (16)	develops (1)	disclose (3)
18,21;88:15,15;90:1;	definitively (1)	43:11;108:6,13;	267:10	10:1;26:3;88:22
92:10;93:6;94:6,10,	175:12	134:15;141:15;	diagonal (1)	disclosure (2)
15,15,17;95:5,9,17,	Deidre (2)	142:18;143:1;150:9,	65:14	11:25;12:6
20,25;96:2;108:15;	55:16;60:3	17;151:9;161:12;	die (2)	disco (1)
112:7,24;113:12,20;	delay (2)	167:5;216:17,22,25;	47:16;213:9	67:20 discover (1)
114:6,7,8,10,22,23,	125:8;254:18	232:21	Dier (1) 55:15	34:10
25;115:21;116:2,3,3,	delayed (1) 255:22	described (7) 58:15;144:20;	difference (2)	discovered (1)
11,15,18;117:12; 125:1;126:5,24;		151:2;161:4;185:8;	114:3;267:19	144:18
131:12,12,13,23;	deli (7) 161:21,24;257:3,5,	217:13;249:4	different (8)	discretion (2)
132:4;133:22;	5,5,6	describing (2)	8:17,22;49:1;	22:25;89:4
135:25;136:9,21;	deliberate (3)	108:10;126:5	134:17;190:12;	discuss (4)
147:14;159:10;	10:22;268:13,14	description (1)	231:18;233:23;259:9	45:13;128:12,13;
160:20,20,24,24;	deliberates (1)	217:15	difficult (2)	199:17
162:7;173:1;199:16;	12:20	desire (1)	84:4;155:18	discussed (6)
236:18;237:20;	deliberating (3)	16:5	difficulty (2)	21:5;122:14;
253:4;256:3,5,17,19;	96:18;268:21,22	despite (1)	255:5,8	124:21;128:3;
262:17,17	deliberations (3)	164:25	dignitaries (1)	132:20;198:17
days' (2)	107:16,18;111:7	destroy (1)	221:22	Discussion (8)
94:22;236:11	deliver (1)	32:11	Dillard (1)	13:3,25;29:9;30:3;
dead (1)	102:11	destroyed (6)	55:20	31:1;133:17;144:17;
225:20	delivered (2)	25:22;26:1;27:7,	Dimensions (1)	269:6
deadline (1)	102:13,14	21;28:5,24	223:18	disorderly (1)
119:22	delivering (2)	destroying (1)	dinner (2)	54:2
deal (3)	102:9;170:15	29:1	147:11,13	dispatch (3)
30:16;63:3;264:22	delve (2)	destructiveness (2)	direct (7)	183:15;207:16,16
dealing (3)	149:18;240:16	45:23;46:3	39:16;42:22;44:7;	dispatched (4)
63:4;135:13;	demeanor (1)	detail (6)	65:11;73:6,6;154:22	178:20;184:1,24;
264:16	265:17	108:6,13;134:1;	directed (1)	186:4
December (1)	demonstrate (1)	135:5;139:17;151:11	182:16	dispersal (2)
108:25	119:11	detailed (2)	direction (1)	44:8,10

				May 2, 2019
disperse (4)	14;207:14;208:20;	24;269:3	dropped (1)	efforts (1)
35:18,19;153:17;	209:16;210:8;212:2;	Donnelly's (4)	141:24	101:1
154:7	214:19,21,24;215:9,	7:17;29:16,21;	dropping (1)	eight (8)
	12,17;217:1;222:17;	259:10	38:12	58:2;77:14;116:10;
disperses (1) 40:2	225:5,6;226:9,13,18,	door (9)	drug (3)	140:21;221:15;
		41:24;51:3;143:8;	170:14;171:18;	255:20,20;256:17
dispersion (1)	20;233:25;235:5;		170.14,171.16,	either (15)
34:25	258:16,18,22;259:23;	151:4;202:6,17,18;		35:23;49:23;85:1;
display (1)	260:9	213:20;232:24	drunk (3)	
210:6	DJ (3)	doors (11)	63:5;74:17;210:4	90:4;126:24,25;
disposed (2)	132:17;145:19;	43:3;143:8;150:20,	due (8)	134:15;148:17;
27:18;28:15	232:8	20,21,22;211:7;	14:23;66:25;67:1,	154:20,21;165:20;
disposing (1)	DOC (2)	249:24;250:19,20;	6;93:20;179:10;	171:18;195:6;
27:12	37:14;209:12	251:19	195:5;215:19	209:10;226:13
disrespected (1)	DOC's (1)	DOR (1)	duly (9)	eject (1)
59:15	209:3	27:11	65:6;112:4;140:6;	168:18
disrupted (2)	documentation (24)	double (3)	177:3;197:15;	elaborate (2)
41:3,16	27:17;28:14,16,19,	67:4;143:7;150:21	208:15;211:23;	200:10;201:8
disruption (1)	23;105:17;106:8;	doubt (4)	214:14;220:14	elect (1)
40:8	112:14;117:12,16,20,	172:19;173:8;	duplicate (5)	112:24
dissipates (1)	22;118:7;119:9,25;	190:7;192:6	113:13,15,16,19;	electric (20)
68:10	123:24;124:13,19;	down (32)	116:1	205:8,18;206:16;
distributor (4)	127:13;130:5,11,19;	38:4;43:18;44:15;	during (24)	239:23,25;240:1,4,
27:6,9,20;28:22	136:9;255:12	51:17;54:7;57:6;	34:14;35:16;37:24;	12;242:2,3,8;243:4,
distributor's (1)	documented (1)	60:19;64:2;97:23;	61:6;66:2;103:15;	13,15;244:17,25;
27:9	29:6	132:9;137:6;149:22;	104:3;108:15;113:5;	245:4,8,9,10
District (11)	documents (12)	152:7;155:2;164:1,	114:21;117:13;	electricity (2)
82:6;102:7;116:12;	80:12,24;110:15,	19;175:18;181:2;	131:1;135:3,25;	239:12,22
156:4;178:3;197:22;	22;111:4,8;113:3;	182:14;195:24;	142:25;147:12,14,16,	electronic (7)
		208:4;210:12;	17;188:2;190:23;	112:14;117:21;
198:1,5,16;201:15;	119:4;132:21;			119:9;129:12,12;
204:8	230:11;254:20;	211:15;213:9,18;	221:15;223:16;	133:14,18
disturbance (12)	255:14	216:2;227:6;228:4,6;	235:12	
45:1;46:14;47:13;	dog (3)	229:20;247:11;267:9	duties (2)	electronically (3)
148:12;154:21;	43:10;44:3;63:17	downs (1)	139:18;222:2	112:23;119:6;
165:6;178:21,24;	domestic (1)	57:5	DVR (1)	133:22
180:9,16;186:1,18	170:16	downtown (3)	214:23	elegant (1)
disturbances (4)	Dominican (1)	181:11;190:16,23	dying (1)	176:5
60:14;141:2;	221:23	draft (1)	244:3	elements (2)
186:16;199:5	done (20)	90:12		79:12;128:23
disturbing (1)	6:23;10:10;44:9;	draws (1)	$\mathbf{E}$	Eleven (1)
61:15	93:11,20;94:21;	259:23		257:13
ditto (1)	99:24;111:11;	dream (4)	earlier (12)	eliminate (1)
39: <u>2</u> 0	112:10;136:15;	54:18;221:12,14,	31:6,24;83:5;	23:15
diverted (1)	158:24;172:22,23;	17	136:14;152:11;	else (31)
172:3	179:13;183:13;	dressed (2)	153:10;155:2;	50:11;61:25;67:17;
Divine (93)	195:13;196:24;	52:23;231:14	165:14;173:22;	74:1;80:2;81:5;
12:11;39:17;41:8;	197:10;220:17;	drink (1)	180:24;236:11;	113:18;114:5,24;
43:8;44:24;45:1;	265:24	47:20	239:20	120:22;122:22;
		17.20	237.20	
53.10 18 25.54.8 17.		drinking (1)	early (2)	1 124.4.132.22.133.9:
53:12,18,25;54:8,17;	Donnelly (67)	drinking (1)	early (2)	124:4;132:22;133:9;
55:22;56:19;62:17;	<b>Donnelly (67)</b> 7:15,16;13:9;	187:5	177:14;206:24	180:14;181:19;
55:22;56:19;62:17; 65:18,24;67:6;68:2,	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2,	187:5 drive (6)	177:14;206:24 easy (2)	180:14;181:19; 182:24;189:23;
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24;	187:5 <b>drive (6)</b> 47:21;66:18;	177:14;206:24 easy (2) 129:13;168:19	180:14;181:19; 182:24;189:23; 195:11;196:15;
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11,	187:5 <b>drive (6)</b> 47:21;66:18; 154:22;170:9,9;	177:14;206:24 easy (2) 129:13;168:19 Edge (2)	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16;
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10,	187:5 <b>drive (6)</b> 47:21;66:18; 154:22;170:9,9; 192:18	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6,
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9,	187:5 <b>drive (6)</b> 47:21;66:18; 154:22;170:9,9; 192:18 <b>driven (1)</b>	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1)	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21;
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25;	187:5 <b>drive (6)</b> 47:21;66:18; 154:22;170:9,9; 192:18 <b>driven (1)</b> 43:23	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11; 136:18;140:22;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25; 107:1,9,12,17,23;	187:5 drive (6) 47:21;66:18; 154:22;170:9,9; 192:18 driven (1) 43:23 driver (1)	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11 effect (3)	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16 e-mail (26)
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11; 136:18;140:22; 142:6;143:2,11,24;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25; 107:1,9,12,17,23; 108:2,8,12;134:8,9,	187:5 drive (6) 47:21;66:18; 154:22;170:9,9; 192:18 driven (1) 43:23 driver (1) 48:4	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11 effect (3) 30:21;165:5,17	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16 e-mail (26) 45:17;98:13;
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11; 136:18;140:22; 142:6;143:2,11,24; 146:3;150:16;151:1;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25; 107:1,9,12,17,23; 108:2,8,12;134:8,9, 12;135:20;174:15,16,	187:5 drive (6) 47:21;66:18; 154:22;170:9,9; 192:18 driven (1) 43:23 driver (1) 48:4 drivers (2)	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11 effect (3) 30:21;165:5,17 efficiency (1)	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16 e-mail (26) 45:17;98:13; 104:19,20;105:4;
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11; 136:18;140:22; 142:6;143:2,11,24;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25; 107:1,9,12,17,23; 108:2,8,12;134:8,9, 12;135:20;174:15,16, 19;175:9,16;216:12,	187:5 drive (6) 47:21;66:18; 154:22;170:9,9; 192:18 driven (1) 43:23 driver (1) 48:4 drivers (2) 62:24;192:12	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11 effect (3) 30:21;165:5,17 efficiency (1) 159:7	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16 e-mail (26) 45:17;98:13; 104:19,20;105:4; 117:13,14;120:12,15,
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11; 136:18;140:22; 142:6;143:2,11,24; 146:3;150:16;151:1;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25; 107:1,9,12,17,23; 108:2,8,12;134:8,9, 12;135:20;174:15,16,	187:5 drive (6) 47:21;66:18; 154:22;170:9,9; 192:18 driven (1) 43:23 driver (1) 48:4 drivers (2)	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11 effect (3) 30:21;165:5,17 efficiency (1)	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16 e-mail (26) 45:17;98:13; 104:19,20;105:4; 117:13,14;120:12,15, 19;121:13,20,24;
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11; 136:18;140:22; 142:6;143:2,11,24; 146:3;150:16;151:1; 177:24;188:19;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25; 107:1,9,12,17,23; 108:2,8,12;134:8,9, 12;135:20;174:15,16, 19;175:9,16;216:12,	187:5 drive (6) 47:21;66:18; 154:22;170:9,9; 192:18 driven (1) 43:23 driver (1) 48:4 drivers (2) 62:24;192:12	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11 effect (3) 30:21;165:5,17 efficiency (1) 159:7	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16 e-mail (26) 45:17;98:13; 104:19,20;105:4; 117:13,14;120:12,15, 19;121:13,20,24; 122:5,20,21;123:2,
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11; 136:18;140:22; 142:6;143:2,11,24; 146:3;150:16;151:1; 177:24;188:19; 198:12,21;200:7,14,	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25; 107:1,9,12,17,23; 108:2,8,12;134:8,9, 12;135:20;174:15,16, 19;175:9,16;216:12, 13,16;218:5;229:6,7,	187:5 drive (6) 47:21;66:18; 154:22;170:9,9; 192:18 driven (1) 43:23 driver (1) 48:4 drivers (2) 62:24;192:12 driveway (2)	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11 effect (3) 30:21;165:5,17 efficiency (1) 159:7 efficient (2)	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16 e-mail (26) 45:17;98:13; 104:19,20;105:4; 117:13,14;120:12,15, 19;121:13,20,24; 122:5,20,21;123:2, 12,16;125:18;130:7;
55:22;56:19;62:17; 65:18,24;67:6;68:2, 5;69:2;73:10,16,21; 74:20,22;75:9;76:4; 77:1;78:22;81:13,17; 82:9;101:8;103:15; 115:24,25;116:11; 136:18;140:22; 142:6;143:2,11,24; 146:3;150:16;151:1; 177:24;188:19; 198:12,21;200:7,14, 21,25;201:5,13,17;	Donnelly (67) 7:15,16;13:9; 26:21,22;27:14;28:2, 8,11,18;29:18,24; 36:15,16,23;52:11, 15,18,22;53:5;67:10, 11,14;68:12;96:3,9, 13;99:6,7;106:25; 107:1,9,12,17,23; 108:2,8,12;134:8,9, 12;135:20;174:15,16, 19;175:9,16;216:12, 13,16;218:5;229:6,7, 10;230:19;232:11,12,	187:5 drive (6) 47:21;66:18; 154:22;170:9,9; 192:18 driven (1) 43:23 driver (1) 48:4 drivers (2) 62:24;192:12 driveway (2) 47:24;48:15	177:14;206:24 easy (2) 129:13;168:19 Edge (2) 170:9,9 edification (1) 88:11 effect (3) 30:21;165:5,17 efficiency (1) 159:7 efficient (2) 31:23;93:17	180:14;181:19; 182:24;189:23; 195:11;196:15; 197:6,10;201:16; 217:19;218:3;230:6, 14,16;239:5;244:21; 266:16 e-mail (26) 45:17;98:13; 104:19,20;105:4; 117:13,14;120:12,15, 19;121:13,20,24; 122:5,20,21;123:2,

	4			
230:17;262:4	ensure (3)	148:9;175:6;200:11;	everyday (1)	example (5)
e-mailed (2)	93:20;103:25;	225:1;241:9;256:11,	162:4	108:23;113:20;
229:22;230:3	106:11	12;257:15;258:12	everyone (12)	115:4;131:25;241:25
e-mailing (2)	ensured (1)	establishments (2)	21:7;43:14;49:12;	exceed (1)
123:19;137:16	183:13	225:10,14	50:11;61:25;64:17;	113:6
e-mails (1)	enter (1)	estimate (3)	152:1,7;153:17;	exceeded (1)
123:9	22:24	173:4;236:16,21	158:15;176:20;	104:1
				1
emergency (4)	entered (2)	estimated (2)	222:22	except (4)
38:8;47:15;66:19,	85:24;138:12	181:20;186:8	everyone's (3)	24:7;156:1,20;
24	entering (1)	etc (1)	19:24;92:15;174:4	268:2
emergent (1)	119:6	241:5	everywhere (2)	exception (1)
262:8	entertainment (13)	Evaluation (1)	35:4;50:2	19:25
employ (1)	81:15,19;220:20,	100:19	evidence (48)	excessive (1)
54:22	24;222:25;228:15;	Eve (2)	8:24;9:1,14;10:9,	60:15
employable (1)	256:24;257:4,8;	108:24,24	14,19;11:16;76:12;	exclusively (1)
223:8	260:24;261:2,4,5	even (31)	83:17,24;86:1;88:17,	45:11
employed (5)	entire (9)	11:1;21:2;40:5;		excuse (16)
			20,25;106:18;107:3,	
53:11;54:20;55:8;	11:14;40:7;150:23;	43:10;48:3;51:3;	8,11;110:8,16;111:4;	11:9;32:20;33:3;
57:12;101:6	187:4;220:20;225:7;	54:24;57:19,20;66:3,	126:18;138:2,12;	52:13;58:8;68:24;
employee (2)	242:10,12;256:3	19;89:15;138:20;	139:19;140:1;147:7,	70:24;71:14;75:4;
214:22;216:1	entirety (1)	139:4;151:23;166:9;	24;148:16;154:2,10,	82:20;89:16;106:24;
employees (3)	171:24	193:6;204:7;215:25;	14;155:5,21,25;	111:23;156:5;
179:11,13;259:4	entrance (3)	222:10;227:25;	156:18;165:24;	180:10;223:15
employer (1)	143:3;151:1;180:6	230:11;235:15;	173:24;182:19;	excused (2)
57:22	entries (1)	237:2;238:5;239:8,	183:11;219:7,14,22,	10:25;99:14
employing (1)	108:22		24;220:1,6;255:25;	executing (1)
55:6	l .	12,17;262:17;		
	equal (2)	263:14;266:23	260:6	29:5
employment (1)	94:21;200:4	evening (15)	ex (1)	Exhibit (7)
224:3	equity (1)	6:1,9;7:7,9;8:14;	103:21	137:8,10,21,21,22;
employs (1)	220:23	34:18;35:1;44:21;	exact (8)	138:3;139:25
57:23	eradicate (1)	53:10;62:7,9;100:2;	125:17;151:10;	exhibits (3)
emptied (1)	17:15	109:9;186:2;191:10	153:25;163:20;	106:18;110:8;
52:9	Eric (8)	evenings (1)	165:21;173:3;	138:6
empty (4)	97:21;98:4,12;	265:2	252:20;264:12	exist (3)
63:25;185:20;	111:9;152:17;	event (33)	exactly (8)	221:7;239:14;
187:14,14	199:21;241:21;	44:13;52:1,8;	33:18;122:5;	243:21
				existed (1)
encourage (2)	246:15	108:20;114:16;	143:20;155:17;	
176:19;235:25	Erika (3)	125:12;126:13,16,17,	156:18;202:15;	118:22
end (18)	32:6,23;37:15	22,25;127:10,19,23;	248:17;249:9	existing (2)
10:21;32:2;84:25;	error (3)	131:20,22;138:1;	exaggerated (6)	19:11,25
90:20;92:1;93:13;	17:5;21:20;103:3	139:2;162:24;163:1,	187:2;193:5,6,8,9,	exit (22)
101:22,23;122:25;	escalate (1)	4;182:5,5;231:18,22,	14	40:14;141:8;
123:8;146:13;179:3,	213:10	25;232:4;234:21;	exaggerating (2)	142:22;143:3,12,15;
25;180:3;200:9,13;	especially (4)	235:3,8;253:25;	193:4,11	148:18;150:3,12,25;
218:13;227:7	37:18;40:10;	254:2,3	EXAMINATION (29)	151:1,2,4;155:12,20,
enforce (1)	193:16;263:12	events (32)	67:13;69:7;78:16;	23;164:12;166:20;
211:1	Essentially (5)	57:1;103:14;		
			100:10;118:17;	174:2,3,4,4
enforceable (1)	16:7;40:15;41:9;	114:10,14,21;124:16;	133:11;134:11;	exited (2)
79:15	89:12;90:13	126:1,4,5,6,11,12;	135:22;140:8;153:2;	180:17;187:8
enforcement (1)	establishment (50)	127:6;131:13,16;	168:4;171:15;	exiting (2)
169:5	31:8;34:11;35:14,	132:14,16;138:17,18;	174:18;177:5;	181:21;213:24
engage (1)	23;37:2,9,17,20;	162:7;207:1;210:18;	189:13;197:17;	expected (1)
11:8	38:10,22;39:4,14;	232:1,3,19,24;	201:23;208:17;	136:3
engine (1)	44:8,12;45:3;48:24;	233:16;256:9;258:3;	211:25;214:16;	expeditiously (1)
73:12	49:7;50:23;62:8;	262:14,14,15	216:15;228:11;	176:20
Engler (1)	63:7;65:13;66:12;	eventually (4)	229:9;230:23;	expense (1)
186:25	67:22,23;69:20;	34:25;68:8;143:22;	232:14;236:7;	46:2
		235:23		
enough (6)	74:25;103:17;104:7,		241:16;242:17;	expensive (1)
49:14;55:4;68:7;	17;105:3,14;106:2;	everybody (5)	247:22	264:23
88:19;118:24;146:21	114:8;116:8,13;	55:11;59:19;133:9;	examined (1)	experience (15)
Enstrom (5)	117:3;126:19;	210:14;253:9	26:3	26:8;40:19;41:18;
141:13,19,22;	127:14;131:17;	everybody's (3)	examining (1)	42:21;58:21;70:20;
142:2;174:23	134:19;146:16;	29:20;32:11;54:4	113:2	79:16,20;112:11;

			1	1.1aj 2, 201>
134:13;136:4;	factors (2)	228:17	36:17;64:3,12;	67:19
151:20;168:13;	241:7,8	feed (2)	77:25;78:7,7;113:5;	flavor (2)
173:5;257:15	facts (1)	216:20;231:10	114:19,21,24;154:1,	45:5;188:12
experienced (1)	79:16	feel (17)	10,14;156:5,5,8,16,	fleeing (1)
60:14	fail (1)	42:17;50:3,5;55:3;	20,23;168:22;	158:17
expert (1)	222:15	58:4;61:10;67:5;	182:21;186:14;	Fletcher (28)
26:24	failed (1)	85:8;117:2;118:24;	191:10;192:16,24;	7:18,19,20;15:3,4,
explain (8)	222:16	161:17;213:3;215:9;	193:10,11;237:23;	11;16:2,10,21;29:22;
15:5;94:18;101:12;	fair (20)	222:16;233:23;	241:21;248:22;	30:23;89:20,21;96:6;
103:21;106:4;115:3;	34:23;94:1;159:15,	253:19;265:15	252:2;253:9	99:8,9,11;135:21,23;
128:1;129:10	21;160:1,13,15,16;	feels (1)	fine (8)	137:3;236:4,5,8;
explained (8)	162:9;166:13,16,25;	17:20	13:17;65:4;79:21;	241:13;268:10,11,19;
103:23;104:2;	167:2;191:22;203:2,	feet (6)	80:24;108:8;121:25;	269:9
125:8,24;132:13;	13;204:16,23;205:14,	43:2;65:13;74:24;	152:2;249:24	fliers (2)
255:10,11;262:13	19	151:21;164:25;217:4	finish (3)	73:7;119:18
explanation (5)	fairly (1)	felony (1)	6:21;84:18;120:5	floor (7)
	35:17	172:1	finished (2)	49:5;70:3;143:9;
114:2;125:19;		felt (4)	145:25;159:14	146:22;157:16;
139:11;192:17,24	fairness (1)			185:9;213:19
extend (1)	166:17	44:2;48:12,13;	finishes (1)	floors (2)
10:10	faith (3)	151:16	84:21	
extent (2)	60:18;199:20,21	female (1)	fire (5)	201:10;247:11
45:19;238:13	familiar (13)	170:8	30:11;63:13;69:21;	flow (1)
extra (2)	73:11;101:8;	Fernando (1)	85:13;261:21	259:7
234:23,24	140:22,25;174:10;	7:7	firearm (4)	Focused (1)
extraordinary (1)	177:24;178:2;	few (4)	142:13;169:9,13;	55:19
93:4	181:11;182:9;	17:10;215:18;	174:21	folks (12)
extremely (1)	188:25;190:9,10;	217:4;225:11	fired (32)	6:12;12:22;31:7,
38:11	198:12	FIC (1)	38:16;66:9,25;	10,22;54:13;76:15;
eyes (1)	families (4)	55:19	71:23;72:10,14,20;	132:9;222:20;
34:15	38:22;224:6,15,19	field (1)	74:14;80:15;141:3;	262:20;264:21,21
_	Families' (1)	53:14	153:6,19,23;154:9,	follow (6)
${f F}$	223:20	fight (9)	10,15;155:5,10,17,	6:7;18:1;21:8;
	family (2)	54:1;148:14;	25;156:15;168:23;	23:12;92:2;123:4
fabricated (2)	56:22;228:20	185:13;203:16,16,20;	182:11;183:16;	followed (6)
55:25;57:17	far (12)	204:4,12,18	189:18,23;190:25;	21:18;31:17;116:4;
fabrication (1)	34:22;37:1;55:22,	fighting (3)	191:5;194:3;199:5;	119:7;130:17;143:22
59:25	25;56:13;57:5;62:16;	152:15,20;184:4	260:5,10	following (12)
Face (1)	193:9;212:10;	fights (4)	fireworks (1)	17:24;35:3;66:7;
76:22	240:16;243:15;265:9	49:3;50:7;153:12;	43:11	104:25;105:1;
Facebook (7)	fare (1)	179:24	Firm (7)	125:15;130:16;
75:17,21;77:4,6,18,	115:7	figure (5)	72:7;78:18,20;	149:4;171:23;
22;230:12	fashion (3)	81:11;118:4;221:1;	180:23;233:18,19;	215:19;223:1;227:14
face-to-face (1)	29:7;90:2;262:7	249:9;251:15	259:12	follows (9)
170:6	fast (3)	file (2)	first (27)	65:7;112:5;140:7;
facility (32)	74:6;164:11;	152:22;161:21	8:7;12:9;13:21;	177:4;197:16;
44:16;73:17;	167:17	filed (2)	32:6;36:21;60:8;	208:16;211:24;
119:14;157:11;	faster (1)	86:23,24	65:6;84:12;99:1;	214:15;220:15
159:8;161:20;164:6;	209:14	fill (1)	104:15;112:4;132:5;	followup (4)
189:16;190:25;	FATERIOUN (2)	60:6	137:14;140:6,12;	34:9;119:7;120:20;
191:2,4,8,16,23;	42:11,12	filled (1)	177:3;197:15;	144:8
202:18;204:12,18,25;	F-A-T-E-R-I-O-U-N (1)	187:4	208:15;211:23;	follow-up (10)
209:24;212:8,23;	42:13	final (6)	214:14;220:14;	117:11;119:20;
213:6,18;214:3;	favor (6)	12:18;15:21;104:8;	238:10;244:12;	120:17;123:17,23;
216:19,23;225:25;	9:20;14:1;30:3;	105:11;106:7;126:2	248:3;255:4,21;	124:11,13;130:9;
227:12;228:23;	31:1;97:9;269:6	finally (1)	259:9	171:13;196:17
240:19;263:6;265:5	Faye (4)	48:9	fistfight (2)	follow-ups (1)
fact (17)	32:7;36:3;37:10,12	Finance (9)	142:4,8	168:2
10:15;11:1;21:21;	fear (3)	98:12;100:15,22;	Fitchburg (1)	food (62)
35:16;39:14;88:23,	74:11,13,15	101:20,22;110:12;	149:1	34:16;64:11;66:8;
24;91:16;118:3;	February (4)	121:23;254:16,22	five (4)	73:3,11,16; <b>7</b> 4:10;
143:22;172:18;	102:16;131:25;	financial (1)	177:20;214:21;	75:11,12,21;77:2,12;
223:22;227:9;235:7;	177:14;185:23	254:15	225:24;253:4	103:25,25;104:4;
	1	find (32)	flashing (1)	108:20,20;113:6,22;
237:19;256:1,2	fee (1)	ting (37)		

				Wiay 2, 2019
115:13;117:5;	frantic (1)	200:7,21;201:19;	84:8;85:17,21;	223:10
134:25;145:1,2,22;	163:24	207:25;208:1,5,10;	86:8;91:16;93:8,9;	grew (1)
147:7,8,24;159:1,4,	frantically (1)	211:10,12;216:11;	94:4,7,14;99:22,22;	209:20
22;160:14,25;181:7,	165:4	218:7;241:14;	108:14;186:15,16;	grill (1)
9,10,12;190:1,4,7,9,	Frasier (2)	247:14;254:7;	226:5;227:3;228:4;	222:3
11,17,21;209:8;	179:16,17	256:15;268:8;269:5	238:19	grilled (2)
210:8;212:25;213:1,	free (4)	future (1)	giving (3)	115:8;231:9
2;215:21;216:17,18,	73:13;85:8;115:11;	87:10	51:25;130:22;	gross (4)
19,21,22;217:19;	223:24		222:7	103:23;104:1;
231:6;257:6;258:1,4,	freezer (1)	G	glad (1)	109:3;117:5
6;263:8	245:7		63:5	ground (1)
food-style (1)	frequency (1)	gain (1)	glass (4)	55:10 grounds (1)
74:7	160:19	223:8	38:12;64:1,3;211:7	139:19
food-to-alcohol (1)	Friday (6)	gaps (3)	goal (1) 222:7	group (1)
113:1	66:3;86:19;88:5;	113:10,11;136:8 garage (3)	goes (8)	54:3
foot (1) 34:24	125:12,21;139:8 Fridays (1)	40:14;48:5;62:25	40:3;63:15;77:18;	grown (1)
Force (2)	73:15	garbage (5)	90:13;144:22,22;	54:13
221:19,25	friends (1)	35:13;56:1,3;58:1;	238:25;254:22	guard (1)
forensic (2)	42:18	64:11	Good (20)	188:22
172:10,12	frier (2)	garbages (1)	6:1;8:14;23:6;	guarded (1)
forget (2)	217:24,25	58:2	42:18;44:21;49:13;	33:15
138:1;234:10	friers (1)	gas (1)	50:5;53:10,19;54:25;	guards (3)
forgot (2)	217:8	59:13	57:23;58:3;60:18,25;	52:7,19,23
234:5;264:12	front (21)	gather (3)	61:12;63:4,7;65:23;	guess (10)
forks (1)	19:14;49:7;69:9,	131:5;191:6;230:4	74:2;169:24	26:12;27:23;58:14;
63:22	11,23;70:15;71:7,12;	gathered (1)	Google (2)	60:6;79:16;86:8;
form (5)	93:24;123:2,9;	191:3	73:9,11	159:25;231:20;
60:6;113:17;	150:24;158:19;	gathering (1)	googled (2) 75:14;77:25	261:14;262:2 guessing (1)
133:25;175:25;	164:13,14;180:6;	183:13	governed (1)	134:14
264:23	181:7;193:19,22; 213:15;236:25	gave (6) 106:14;153:9;	6:6	gun (7)
formal (4) 29:7;36:19;96:25;	frontage (1)	222:1;223:23;	government (2)	93:1;142:15;
249:2	78:19	239:23;243:10	33:18;97:16	168:23;169:11,12;
forth (4)	fruit (1)	Gazzetta (1)	governmental (2)	175:5;183:4
17:25;34:23;84:19;	109:21	32:8	96:21;268:25	gunfire (4)
207:1	frustrated (1)	general (2)	graduating (1)	38:23;164:20,25;
forthwith (1)	41:25	8:11;35:14	57:2	183:2
89:11	fry (1)	generally (1)	Grady (21)	guns (4)
Fortunately (1)	217:8	158:16	7:22,23,24;13:22;	168:6,8,16;169:8
215:13	full (6)	generate (1)	17:18,19;18:6,9;	gunshot (9) 49:17;72:16;
forward (7)	43:6;56:7;64:10;	135:8	25:17,18;26:5,18; 29:20;30:20;58:6,9,	141:21,25;144:2,6;
23:22;87:8;95:7;	103:12;136:1,2	generated (1) 127:14	13,20;99:10;260:21;	184:1,3;185:15
100:1;111:8,10; 150:1	fully (1) 254:16	generating (4)	261:6	gunshots (18)
Foster's (1)	fun (1)	109:10,18,20;	Grady's (1)	34:6;39:21;46:13;
224:5	63:17	198:18	29:15	49:2,10;72:20;
found (15)	function (1)	generic (1)	grant (3)	155:22;181:3;182:2,
15:1;43:4;64:9;	267:8	175:3	7:1;32:4;221:21	9,10,11,13,19;
72:16;114:20,25;	funeral (3)	gentleman (2)	grant/deny (1)	189:19;193:23;
120:7;130:4,25;	223:21;224:5,17	152:3;158:20	221:21	194:3;241:6
155:21;156:22,24;	further (50)	gets (4)	granted (2)	guy (4)
164:12;228:25;	6:25;13:25;24:15;	52:8;68:6;84:24;	8:21;228:14	155:19;162:19,19;
253:24	26:20;29:8,12;30:2;	213:11	granting (1)	223:22
four (6)	31:1;32:3;34:20;	Giesen (22)	8:18	guys (6) 53:20;79:17;93:16;
41:4;75:2;101:7;	76:17;90:19;92:7;	9:7;14:8,11,12; 15:12;16:5,7,12,22;	grass (3) 43:23;49:25;56:6	98:9;169:2;240:4
114:22,22;253:3	95:21;118:13;	20:7,11,15,22;21:1;	great (5)	GUZETTA (3)
Foy (1) 243:3	130:14,17,18;133:3, 4,5;134:6;137:5;	20:7,11,13,22,21:1, 22:22;23:2,19;24:9,	46:2;57:22;63:8;	32:9;39:11,12
243:3 frame (6)	152:23;167:23;	13;25:24;26:14;30:8	111:13,21	,,
86:9;94:7;125:5;	171:11;175:10,17;	girlfriend (1)	Greenway (6)	Н
210:15;228:23;	183:5;185:11;189:9;	40:20	46:6;55:15;57:25;	
243:17	195:20;199:25;	given (19)	155:14;186:19;	half (8)

		1	1	
51:3;113:24;	hard (4)	163:2	147:3;222:5;224:5;	227:23,25
154:17;174:5;	39:2;79:11;112:21;	held (2)	234:15,21;235:3	identifiable (3)
244:11;245:18,20;	121:22	13:3;38:4	homicide (3)	179:18;259:2,16
255:19	hardly (1)	Hello (3)	199:4,15;260:9	identification (1)
hall (1)	239:4	39:11;48:21;55:17	Honduras (2)	138:4
97:24	hate (1)	help (13)	221:17;222:6	identified (11)
hallway (11)	253:15	42:5;44:10;77:10;	honest (2)	104:9;127:8;
142:5;146:12;	head (3)	102:8;130:19;216:1;	166:23;167:4	135:25;141:23;
148:17;150:2,19;	27:3;179:15;187:8	223:7;226:16;228:2;	honestly (3)	152:12;169:15;
152:21;164:10;	headache (1)	237:12;240:9;	48:24;49:16;50:8	198:22;233:20;
211:2,8;213:18;	50:8	265:21;267:4	honking (2)	259:18,20;262:12
214:2	headed (1)	helped (2)	39:23;40:11	identifies (1)
hallways (1)	265:18	221:16;243:7	hope (3)	234:18
266:20	headlights (1)	helpers (1)	18:1;45:4;60:6	identify (5)
hamburgers (2)	40:9	164:15	hoped (1)	12:7;142:16;
255:20,20	Health (1)	Henry (2)	80:22	174:24,25;234:4
hand (1)	231:1	222:1;237:2	hopes (1)	identifying (2)
147:6	healthier (1)	herself (2)	258:3	103:16;138:17
handed (1)	265:25	144:20;161:4	horns (2)	illness (1)
77:23	healthy (1)	Hey (1)	39:23;40:12	263:16
handle (1)	46:12	233:12	hospital (8)	imagine (2)
66:13	hear (27)	Hi (4)	47:17;57:12;	69:17;266:6
handwrite (3)	6:20;9:25;32:1;	46:21;50:18;65:8;	141:20,25;144:4,7,	immediate (2)
128:1,2;215:4	33:2;34:22;35:20;	74:2	16;252:21	14:24;18:5
handwritten (4)	42:17;50:24;60:19;	hiding (1)	hospitals (2)	immediately (1)
108:17;209:4,11;	67:23,24;70:9,14;	147:21	252:15,17	258:14
212:9	71:22;88:3;92:8;	high (4)	host (4)	impacted (1)
handy (1)	151:22;179:5,22;	38:18;57:2;192:15;	51:18;144:18;	257:20
268:16	183:16;194:5;	224:18	156:24;172:6	impaired (1)
hang (5)	206:10;212:18;	Highway (1)	hour (1)	151:23
96:9,9;195:25;	213:14,21;238:16,17	180:24	35:17	implausible (1)
235:24;262:22	heard (36)	himself (1)	hours (6)	192:24
happen (17)	9:23;41:19;44:25;	264:10	34:18;41:4;66:8;	implication (1)
7:2;38:24;49:22;	51:24;53:16;57:16;	hire (7)	93:19;147:13;160:23	149:15
53:22;83:14;90:23;	66:9;67:15;72:8;	87:6,11,13,17;	house (2)	implies (1) 127:24
145:18;180:14;	83:19;155:13;	92:11;223:12;233:17	39:15;186:8	importance (1)
193:18;234:2,19;	179:21;180:1,4,11, 25;181:2;182:1,8,11;	hired (1) 91:16	HOWARD (10) 50:18,18;52:17,21,	146:19
243:25;253:23; 257:16;260:2;265:6;	184:3,3;185:15;	Historically (1)	24;53:7;211:18,18,	important (2)
266:16	189:18;193:23;	17:23	21,22	83:15;240:22
happened (34)	207:5;220:21;	history (1)	Huh (1)	impossible (4)
44:1;90:17;102:20;	236:10;238:10;	186:15	254:1	66:17,19;67:1;
105:23;141:9,16;	250:10,258:10,	hit (1)	hundred (5)	213:17
143:17;149:6,19;	258:19;259:22;	125:10	156:15;186:17;	impression (1)
154:5;155:11,14,15;	260:4,11;264:17	hold (8)	193:2,15;236:20	116:23
162:25;163:4;174:2;	hearing (26)	44:13;51:12,12;	hundreds (4)	improve (2)
178:23;189:20,23;	8:17;14:23;39:23;	92:9;108:9;111:7;	156:3;169:22;	77:15;220:23
203:16,20;240:14;	76:12;86:18,22;87:1,	195:5,9	173:4,4	incident (23)
243:6;245:14;248:4,	15;88:16,22;89:3;	holder (8)	hungry (1)	59:22;72:20,22;
7,8;249:23;252:19;	90:9,16;93:6,16;	27:16;36:14;65:2;	78:6	80:14;141:13;146:9,
253:10;258:15,18;	94:21;95:10,17;	82:8;101:11,16;	hurt (1)	11;149:25;154:13;
265:9,14	96:20;98:18;99:21;	102:11;117:15	49:24	156:13;157:1;
happening (9)	137:6;151:23;	holders (2)	hyper (3)	180:15;185:11;
49:15;53:24;60:15;	175:23;238:23;	91:25;101:5	251:12,13,14	186:11;210:3;225:7;
108:20;148:8,11;	268:24	holds (1)		226:21,23,24;265:8,
164:24,25;206:13	hearings (4)	51:20	I	12;268:2,3
happens (9)	8:16;10:7;22:12;	Hollenbeck (1)		incidents (10)
25:19;34:25;53:24;	89:13	173:11	ID'd (1)	59:5,6,17,17;
58:14;61:5;66:16;	hearsay (4)	holler (2)	179:15	209:25;210:2,4;
90:10;215:11;235:2	10:16,17,18,20	59:1,2	idea (6)	225:5,14;227:15
happy (4)	heavyset (1)	home (12)	37:4;42:8;93:10;	include (2)
55:11;59:2;77:3;	242:21	35:5;37:21;43:17;	178:8;205:13,16	100:21;120:8
266:4	heck (1)	44:5;62:24;63:2;	ideally (2)	included (3)
	heck (1)	44:5;62:24;63:2;	ideally (2)	included (3)

		, , , , , , , , , , , , , , , , , , , ,	
17:5;21:12;126:18	222:25	instead (1)	investigate (2)
includes (3)	inebriated (3)	62:18	143:21;168:22
19:10;45:24;101:4	60:24;61:19;62:8	insurance (1)	investigation (8)
including (9)	inform (1)	224:16	10:6;25:20;26:6;
28:22;55:6;66:7;	122:21	insurmountable (1)	96:24;141:5;162:15;
	informal (1)	165:23	170:5;260:6
67:19;109:5;164:16;	1 ','		investigative (1)
221:5,20;223:7	36:18	intended (1)	151:11
incompatible (1)	information (30)	255:16	
45:3	44:25;103:19,21;	intent (1)	investigator (2)
inconsistencies (1)	115:19,20;117:25;	170:16	172:10;173:11
118:22	118:10,20,24;119:3,	interest (2)	investigators (1)
inconsistent (1)	16,24;120:3,5,13;	68:20;129:11	151:12
115:1	121:15;122:7,16;	interests (1)	investing (1)
incorporated (1)	125:13;126:2;130:1,	95:2	65:20
21:13	23;131:3,4,6;132:12;	interject (1)	invite (1)
increase (2)	146:14;181:24;	22:10	134:20
41:22;220:22	209:8;262:5	internal (1)	invoice (1)
indeed (2)	informed (5)	101:3	28:20
136:25;180:7	105:10;148:16;	interpret (1)	invoices (2)
independent (2)	149:7;183:3;262:7	152:16	26:2;254:19
		interpreting (2)	involved (5)
9:17;10:6	inherent (1)		97:6;170:3;226:8,
indicate (6)	66:15	106:11;112:21	
86:6;102:22;	initially (4)	Interruption (1)	11;232:8
125:20;127:13;	73:22;148:2;	55:19	involvement (1)
136:8;162:22	164:24;199:18	interview (4)	195:7
indicated (29)	initiatives (1)	146:8;152:21;	involving (2)
7:6;12:2;31:12;	153:16	160:2;182:24	171:19;226:12
76:1;103:10;106:5;	injured (2)	interviewed (1)	Irish (1)
113:25;114:13;	154:8;225:24	152:18	225:22
119:20;120:7;	injuries (1)	interviewing (2)	Isaac (9)
123:18;124:17;	225:13	144:12;159:23	141:17,24;142:15;
125:14;131:24;	injustice (1)	into (67)	143:23;144:14;
132:1,21;133:25;	58:5	6:5;10:22;22:24;	150:4;155:24;
136:10;138:7;153:4;	inq (1)	41:10;49:19,25;	172:16;247:25
154:4;162:10;166:6;	121:14	53:14,15;54:14;62:1;	isolated (9)
178:24;189:15;	inquire (2)	85:24;96:4,8,15;97:8,	59:17;72:19;225:7;
200:3;202:21;226:7;	119:7;130:9	12;107:8,10;108:24,	226:22,24;265:8,12;
200:5;202:21,220:7,	inquiring (1)	25;110:8,16;111:4,	268:2,3
		14;115:25;125:14;	issue (8)
indicates (4)	149:5	134:25;138:2,12;	22:17;61:10;62:20;
89:10;110:1;115:6;	inquiry (1)	139:25;145:5;	94:12;139:11;179:1;
225:16	121:3		
indicating (12)	insecure (1)	149:18;150:18,22;	214:5;240:17
77:12;78:3;101:16;	48:14	154:19;156:2;	issued (4)
104:21;121:20,21;	inside (45)	158:21;163:22;	16:16;17:2;18:16;
123:3;126:3,12;	45:24;55:4;67:16,	164:10;169:10;	52:3
142:10;204:17;268:5	18;70:10;141:7;	171:3;175:13;	issues (16)
indication (2)	142:5;148:17;150:4;	179:14;181:23;	37:16;38:5,15;
121:14;175:5	157:3,11,18;164:10;	190:24;191:2,4,8;	41:7,20;45:13;66:16;
indicative (1)	173:15;175:6;182:7;	192:16,19;204:16;	135:24;139:23;
75:25	190:19;191:12,15,17,	211:1,8;212:23;	157:4;178:4;183:7;
individual (8)	23;192:3,4;200:13,	213:11;221:5,23;	238:12,22;241:5;
35:9;102:22;141:7,	20,24;202:1,5,10,14;	240:16;248:9,9;	261:20
20;142:19;169:8,14;	203:4,8,17,20,25;	253:21;268:12,14;	item (12)
194:1	204:12,18;213:5,18;	269:2,2,5,11	6:13;8:8,25;10:3;
individuals (7)	215:3,11;216:19;	intoxicated (2)	12:4,9;13:1;87:18;
35:1;36:5;109:2;	225:24,25;233:10	58:24,25	91:22;104:9;127:20;
136:23;147:6;	inspired (1)	intoxicating (2)	131:19
	222:14	20:2;23:9	itemized (1)
184:15;223:4		introduce (2)	110:2
individual's (1)	instance (3)		items (22)
172:15	109:16;135:17;	37:6;68:25	6:11;8:13;10:8;
industrial (1)	155:10	inventory (5)	
147:4	instantaneously (1)	15:25;16:6;17:11;	11:23;12:2,23,25;
industry (1)	164:2	26:1;27:12	13:6,7,21,24;29:25;

30:1,7,17,21;87:1; 106:12;126:21; 127:6;132:13;147:1 iteration (1) 15:21

## J

Jack (1)
249:9
Jackie (13)
55:18;152:3,4;
163:8,11,21;165:3,3,
8;166:1;250:12,17;
251:25
Jackie's (1)
249:22
jams (1)
Jams (1)
40:10
January (10)
15:15;101:19;
102:18,19;106:10;
108:25;109:14,14;
113:20;198:3
JD (1)
190:9
JD's (1)
181:10
jeans (1)
179:19
Jennifer (4)
9:6;82:1;86:3,3
jeopardy (1)
95:1
Jerome (1)
55:20
Jim (2)
7:9;23:14
job (7)
93:19;100:21;
159:14;170:1;
221:19;223:15,17
jobs (1)
51:11
Johnny (6)
249:18;250:6,9,13,
14;251:17
join (1)
224:19
joined (1)
239:16
joint (1)
221:19
judicial (5)
8:15,17;9:16;
96:19;268:23

18:15,19;20:14; 22:13;23:22;43:9;

juice (1) 109:7 July (7)

228:15 **June (13)** 

14 10 17 04 10 10	1111	76 12 10 70 12 00 6		142.1.0
14:19;15:24;18:12,	kitchen (10)	76:13,19;78:13;80:6,	Larsen's (1)	143:1,2
20,23,24;20:10;	146:25;147:1,18;	9;81:3,10,22;82:7,15;	255:2	lead (5)
24:19,21;25:8,14;	159:5;179:14;	86:11;87:25;89:16,	LARSON (1)	132:2;143:15;
228:16;246:20	216:21,25;217:14;	18;96:7,11;97:7,14,	100:9	150:13,22;164:13
jurisdiction (1)	231:2,10	19,22,25;98:6,19,23;	last (23)	leads (2)
91:21	Kneubuhler (5)	99:2,13,18;106:24;	20:20;22:3;39:21;	143:16;151:6
justice (2)	140:4,5,12;188:21;	111:23;118:14;	42:13;52:4;56:10,11;	learn (1)
172:4,5	258:20	122:15;133:1,4;	77:11;79:7;86:19;	243:5
Justin (1)	K-N-E-U-B-U-H-L-E-R (1)	134:7;135:21;137:5,	88:5;140:12,18;	learned (1)
180:19	140:13	11,19;139:10,14,20;	156:6;198:25;199:1;	54:16
	Kneubuhler's (1)	152:24;162:2;167:7,	208:23;236:13;	learning (1)
K	203:22	10,16,19,22,25;	238:25;241:3,3;	21:7
	knew (6)	168:3;170:19;	244:16,19	lease (2)
Kane (3)	135:12;149:6,25;	174:15;175:10,17,21,	lasts (1)	239:12;240:7
39:10;44:19,22	151:16;169:20;	25;176:3,7,13,18;	58:18	leased (1)
	256:10			201:12
Kapinus (3)		189:10;195:15,19,22;	late (10)	
141:23,24;142:14	knives (1)	196:3,6,12;197:11;	35:17;44:6;60:15;	least (8)
Kay (1)	145:16	201:20;206:1,5,9,12,	61:5,15;62:7;101:15,	22:12;49:7;50:9;
223:18	knock (1)	20;208:1,7,9;211:12,	19;143:4;145:7	51:20;52:2;94:15;
keep (10)	233:4	15,19;214:8,11;	lately (1)	147:20;154:19
49:15;64:14;	knowing (2)	216:11;218:7,10,15;	62:4	leave (31)
139:19;176:19;	166:9;240:3	228:9;229:6;230:20;	late-night (2)	27:1;38:10;40:16;
216:6;227:25;244:6;	knowledge (3)	232:10;236:4;	45:22;46:14	47:16;48:8;59:3,4;
265:10,20;267:23	149:16;174:8;	241:14;247:14,17,20;	later (15)	60:21;61:3,20;62:8;
keeping (4)	251:17	254:7;260:19;261:7,	34:9;67:23;85:18;	168:6,8,19;169:4,10;
129:13;227:8;	known (7)	11;262:1;268:8;	89:23;101:21;138:1;	179:2;180:8;210:5,
240:25;266:3	74:18;75:3,6;	269:4	142:12;152:17;	24;211:6,6;212:6;
keeps (1)	169:19;215:18;	landlord (6)	193:3;195:18;	213:8;214:25;
61:2	226:2;252:4	227:20;240:23,24;	248:12;252:20;	227:24;233:5;
key (5)	knows (1)	241:18;245:24;246:4	253:2,4,6	235:23;262:24;
201:3;202:7,24;	133:9	landlord/tenant (1)	laughing (1)	263:14,15
203:6;204:22	Kopinus (3)	240:17	251:13	leaving (11)
			l .	
				20.0.20.2.42.10.
keys (4)	174:20,23;175:13	Lane (43)	Laura (16)	38:8;39:3;42:19;
202:22;203:2,13;		12:13;32:25;39:12;	100:6,14;112:3;	43:3,20;61:4;68:1;
202:22;203:2,13; 204:15	L	12:13;32:25;39:12; 42:14;44:23;46:9;	100:6,14;112:3; 118:19;120:21;	43:3,20;61:4;68:1; 179:7;185:19;214:3;
202:22;203:2,13; 204:15 kids (4)	L	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12;	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1
202:22;203:2,13; 204:15 <b>kids (4)</b> 49:23;62:23;64:1,2	L Lab (1)	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16;	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1)	L Lab (1) 172:14	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23
202:22;203:2,13; 204:15 <b>kids (4)</b> 49:23;62:23;64:1,2 <b>killed (1)</b> 225:10	Lab (1) 172:14 lack (2)	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1)	L Lab (1) 172:14	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 <b>L-A-U-R-A (1)</b> 100:14	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12	Lab (1) 172:14 lack (2)	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 <b>L-A-U-R-A (1)</b> 100:14	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1)	Lab (1) 172:14 lack (2) 35:2;127:24	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12	Lab (1) 172:14 lack (2) 35:2;127:24 lady (2)	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3)	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 <b>L-A-U-R-A (1)</b> 100:14 <b>Lauren (1)</b> 178:18	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2)	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 <b>L-A-U-R-A (1)</b> 100:14 <b>Lauren (1)</b> 178:18 <b>Laverne (15)</b> 12:12;50:19;55:21; 56:24;57:22;69:2;	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8,	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168)	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20;	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20,	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13;	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8)	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11 Laverne's (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3,	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11,	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11 Laverne's (1) 147:12	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8,	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11 Laverne's (1) 147:12 law (4)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2;
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13,	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1)	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11 Laverne's (1) 147:12 law (4) 10:13;26:24;86:7;	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15,	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11 Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1)	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11 Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23; 236:10;238:8,22,25,	L  Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5; 39:8;42:4;44:18;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1) 46:9	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5 L-A-U-R-A (1) 100:14 Lauren (1) 178:18 Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11 Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1) 242:2	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4 legitimate (1)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23; 236:10;238:8,22,25, 25;240:16,19;241:3,	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5; 39:8;42:4;44:18; 46:18,22;47:5;48:18;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1) 46:9 Larsen (12)	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5  L-A-U-R-A (1) 100:14  Lauren (1) 178:18  Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11  Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1) 242:2 lawns (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4 legitimate (1) 26:25
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23; 236:10;238:8,22,25, 25;240:16,19;241:3, 7;249:14;262:10;	L Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5; 39:8;42:4;44:18; 46:18,22;47:5;48:18; 50:14,17;52:10,13;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1) 46:9 Larsen (12) 100:6,14;108:6,13;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5  L-A-U-R-A (1) 100:14  Lauren (1) 178:18  Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11  Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1) 242:2 lawns (1) 66:23	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4 legitimate (1) 26:25 lengthy (2)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23; 236:10;238:8,22,25, 25;240:16,19;241:3, 7;249:14;262:10; 264:15;267:3	L  Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5; 39:8;42:4;44:18; 46:18,22;47:5;48:18; 50:14,17;52:10,13; 53:8;55:13;58:8;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1) 46:9 Larsen (12) 100:6,14;108:6,13; 112:3;137:9,25;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5  L-A-U-R-A (1) 100:14  Lauren (1) 178:18  Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11  Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1) 242:2 lawns (1) 66:23 lawyers (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4 legitimate (1) 26:25 lengthy (2) 113:11;178:4
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23; 236:10;238:8,22,25, 25;240:16,19;241:3, 7;249:14;262:10; 264:15;267:3 kinds (2)	L  Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5; 39:8;42:4;44:18; 46:18,22;47:5;48:18; 50:14,17;52:10,13; 53:8;55:13;58:8; 60:2,10;62:11,13;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1) 46:9 Larsen (12) 100:6,14;108:6,13; 112:3;137:9,25; 138:12;236:10;	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5  L-A-U-R-A (1) 100:14  Lauren (1) 178:18  Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11  Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1) 242:2 lawns (1) 66:23 lawyers (1) 33:11	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4 legitimate (1) 26:25 lengthy (2) 113:11;178:4 Leopold (2)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23; 236:10;238:8,22,25, 25;240:16,19;241:3, 7;249:14;262:10; 264:15;267:3 kinds (2) 168:8;261:20	L  Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5; 39:8;42:4;44:18; 46:18,22;47:5;48:18; 50:14,17;52:10,13; 53:8;55:13;58:8; 60:2,10;62:11,13; 64:16,21;67:10;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1) 46:9 Larsen (12) 100:6,14;108:6,13; 112:3;137:9,25; 138:12;236:10; 255:10;256:3,5	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5  L-A-U-R-A (1) 100:14  Lauren (1) 178:18  Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11  Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1) 242:2 lawns (1) 66:23 lawyers (1) 33:11 laying (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4 legitimate (1) 26:25 lengthy (2) 113:11;178:4 Leopold (2) 64:7;69:17
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23; 236:10;238:8,22,25, 25;240:16,19;241:3, 7;249:14;262:10; 264:15;267:3 kinds (2) 168:8;261:20 King (1)	L  Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5; 39:8;42:4;44:18; 46:18,22;47:5;48:18; 50:14,17;52:10,13; 53:8;55:13;58:8; 60:2,10;62:11,13; 64:16,21;67:10; 68:13,16,19,23;69:4;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1) 46:9 Larsen (12) 100:6,14;108:6,13; 112:3;137:9,25; 138:12;236:10; 255:10;256:3,5 L-A-R-S-E-N (1)	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5  L-A-U-R-A (1) 100:14  Lauren (1) 178:18  Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11  Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1) 242:2 lawns (1) 66:23 lawyers (1) 33:11 laying (1) 56:1	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4 legitimate (1) 26:25 lengthy (2) 113:11;178:4 Leopold (2) 64:7;69:17 less (19)
202:22;203:2,13; 204:15 kids (4) 49:23;62:23;64:1,2 killed (1) 225:10 killing (1) 59:12 killings (3) 59:11,12,13 kind (46) 6:17,21;15:5; 28:16;39:22;40:25; 42:2,5,22;48:2,5; 51:23;60:25;61:2,10; 62:5;65:14;67:19; 72:9;92:25;126:11; 132:5;135:24;136:3, 16;144:23;145:4; 153:18;163:14; 207:20;214:20; 217:17;231:23; 236:10;238:8,22,25, 25;240:16,19;241:3, 7;249:14;262:10; 264:15;267:3 kinds (2) 168:8;261:20	L  Lab (1) 172:14 lack (2) 35:2;127:24 lady (2) 56:23;57:11 lag (2) 125:19,24 lagged (2) 125:14;133:22 LANDGRAF (168) 6:1;7:25;8:1;11:20, 23;13:18,23;14:3,10; 15:2;17:18;18:10; 19:4;23:20;24:5,11, 15;25:17;26:20;29:8, 13,19,23;30:1,6,13, 15,24;31:4;32:10,15, 20;36:2,9,22;37:5; 39:8;42:4;44:18; 46:18,22;47:5;48:18; 50:14,17;52:10,13; 53:8;55:13;58:8; 60:2,10;62:11,13; 64:16,21;67:10;	12:13;32:25;39:12; 42:14;44:23;46:9; 47:9;51:7;60:13; 62:15;65:10,17; 69:12;72:1;140:23; 141:18;142:6,6; 143:6;146:4;153:8; 160:20;175:1,4; 177:25;178:20; 181:1,5;182:18; 184:9;185:4;186:9, 19;187:11,19,22; 199:12;201:6;205:9; 213:3;223:11,14; 225:9 large (8) 25:21;26:7;66:14; 136:8;150:10,19; 198:20;244:22 largely (1) 106:7 larger (1) 46:9 Larsen (12) 100:6,14;108:6,13; 112:3;137:9,25; 138:12;236:10; 255:10;256:3,5	100:6,14;112:3; 118:19;120:21; 137:9,25;138:12; 236:10,25;237:16; 255:2,10,23;256:3,5  L-A-U-R-A (1) 100:14  Lauren (1) 178:18  Laverne (15) 12:12;50:19;55:21; 56:24;57:22;69:2; 82:10;143:24;146:8, 21;152:13,20; 179:20;220:13; 255:11  Laverne's (1) 147:12 law (4) 10:13;26:24;86:7; 169:5 lawn (1) 242:2 lawns (1) 66:23 lawyers (1) 33:11 laying (1)	43:3,20;61:4;68:1; 179:7;185:19;214:3; 241:1 ledgers (1) 134:23 left (28) 42:7;43:12;48:9; 66:23;69:18;74:2; 80:3;87:23;97:21; 130:3;148:22; 149:20;150:20; 163:17,22;168:11; 170:13;183:14; 185:17;217:5,9,11; 248:18,20,21;249:17; 250:2,23 legal (10) 11:2,3,10;79:17; 84:3;85:9,10;97:2; 161:21;174:10 legit (1) 29:4 legitimate (1) 26:25 lengthy (2) 113:11;178:4 Leopold (2) 64:7;69:17

Alcohol License Review	
25;17:5;18:17;20:9;	li
24:6;25:11;34:12;	-
86:18;88:14;93:5;	li
94:15,25;211:2;	
235:10,11,11	li
lesson (1) 21:7	1,
lessons (1)	li
201:11	
letter (10)	
101:15,19,21; 102:4,5,9,13,19;	
255:6,8	li
letting (2)	
32:18;151:17	li
level (6)	١,
41:5;55:10;67:2; 124:22;135:5;222:10	li
leveraging (1)	li
101:2	
License (68)	li
6:3;8:16,22;10:24; 12:10;14:22;15:9;	li
16:14,15;17:2;18:16;	"
19:13;20:11,17;21:8,	li
24;22:20;23:7,22;	
27:16;36:13;45:9;	li
60:5;65:1;66:7;67:7; 73:22;77:10;81:15,	ı
15,18,19;82:8;84:1;	-
91:3,25;95:1;101:5,	
11,16;102:10,12,13;	
117:4,15;119:1;	
135:15;219:21; 220:17;221:2;227:8,	
25;228:15,17;241:1;	
242:25;260:16,18,24,	li
25;261:2,3,4,5;	
265:11;266:4;	li
267:23;268:4 licensed (21)	li
84:14;96:23;157:2,	1
9,18;173:15,19;	li
174:11;175:6;239:5;	١.
242:20,21,24;243:1, 2;254:21;258:11,12;	li
259:6,13,14	li
licensee (6)	
17:11;23:3,12;	li
173:15,18;254:15	li
licensees (2) 9:6;14:13	11
licenses (8)	li
8:19;9:3;14:18,25;	
15:8,16;19:9,16	li
licensing (7) 20:5,13;22:13;	li
93:12;96:22;157:4;	"
190:6	li
life (3)	

```
light (3)
 67:20;151:5;242:1
ighting (4)
 158:12;250:5;
 266:8,15
ighting's (1)
 266:12
ights (14)
 70:12,19,23;71:4,6,
 11,15;146:23;152:7;
 164:2;181:17;
 213:15,15,19
iked (1)
 267:4
ikely (3)
 97:6;169:6;237:25
imit (3)
 6:16;31:25;94:16
imitation (2)
 89:5;93:7
ine (3)
 118:9;124:15,17
ines (2)
 182:23;183:12
ingo (1)
 163:20
ink (1)
 188:4
Liquor (24)
 14:15,18;20:2;
 23:9;26:24;45:9;
 51:16;67:7;109:25;
 110:3;114:1;184:17,
 18;185:1;200:12;
 211:1,4,7;237:6,9;
 260:16,17,23;261:2
iguor/beer (1)
 88:8
ist (1)
 103:13
isted (2)
 73:9.10
istening (1)
 259:3
isting (1)
 77:5
iter (1)
 18:13
iterally (1)
 63:10
itigation (1)
 97:5
itter (3)
 34:24;35:3;66:23
ittering (1)
 46:13
itters (1)
 43:3
ittle (14)
 28:13;42:5;52:16;
 54:5;62:6;64:2;93:8;
```

103:5;174:8;187:2;

188:12;214:4;

051 14 057 01
251:14;257:21
live (17)
32:24;37:2,8,12;
38:17,22;39:12;
41:23;42:13,14;47:9;
48:22;57:25;60:12;
62:15;65:9;228:20
lived (5)
57:20;65:16;75:1;
170:8,11
livelihood (1)
265:20
lives (3)
48:1;225:12;
257:19
living (2)
41:1,10
LLC (4)
12:11;69:3;82:10;
226:10
loading (1)
168:18
locate (1)
183:12
located (13)
39:18;69:9,11,11;
70:1,3;77:16;180:23;
184:7,8;188:19;
192:1;224:4
location (22)
66:4;71:9;104:10;
142:24;143:18;
153:25;157:3;
168:21;178:5,11;
181:4;182:5;183:8;
185:9,19;186:9,12;
190:19,21;241:1;
257:12;260:5
locations (1)
190:12
locked (4)
202:6;249:24;
250:19;251:19
log (1)
154:19
loitering (1)
35:14
long (17)
40:25;84:19;101:6;
140:17,19;169:11,12;
177:13,19,21;187:7;
190:5,18;197:25;
198:7;209:2;212:2
look (22)
69:18,19,21;88:6;
107:19;119:16;
120:1;125:2;131:3,
14;151:13;154:19;
157:21;160:2;175:2;
200:12:222:11:
200:13;222:11;
237:5,5;248:8,9;

```
74:8;114:15;126:1,
  2;159:5,6;164:15;
  165:7;239:17;250:2,
  8,23,24;251:5,6
looking (20)
  19:21;42:9;103:23,
  24;107:12;113:4;
  120:21;136:6;
  138:19;157:11;
  158:23;159:3,22;
  160:8;164:22;
  192:21;194:10;
  217:14;237:17;
  266:10
looks (3)
  55:16;164:21;
  217:22
lose (2)
  59:24;260:14
loss (2)
  223:20;225:12
lost (1)
  91:21
lot (112)
  13:1;34:6,8,8;38:4;
  40:6;41:12;42:18;
  43:15;44:25;49:3,6;
  50:1;51:20;52:8;
  53:16;54:16;61:1;
  62:2,4;66:5,14;67:16,
  25;68:1,3,4,6;69:12;
  70:7;72:2,7,12;74:5;
  78:20,21,23:129:6;
  134:13;138:19;
  142:23;143:16;
  148:24;150:14;
  151:6;153:15;
  157:24;164:14;
  175:1,4,14;179:6,21,
  25;180:23,25;181:7,
  8,13,22,24;183:11;
  184:16,17,19,21;
  185:2,3,10,13,14,16,
  20;186:23;187:13,16,
  19,22;191:7,13,18;
  192:8;200:11;207:3,
  4;209:14,22,23;
  210:1,8,23;212:13,
  19;213:23;215:2,24;
  223:21;238:7;239:8,
  17;241:11;248:25;
  251:8;258:1,7,13,17;
  260:11;263:10,11;
  264:25;267:20
lots (5)
  43:12;66:24;74:17;
  214:25;266:9
lot's (1)
  251:19
```

```
66:1;151:24;178:25;
  179:5;214:2,4;
  215:23;233:13;
  267:25
louder (1)
  214:2
loudly (2)
  180:3,4
love (3)
  75:1;227:23,24
loved (4)
  223:20;224:7,8,24
low (1)
  216:6
lower (1)
  56:24
LRC (2)
  129:16.22
Luann (59)
  12:13;32:25;39:12;
  41:23;42:14;44:23;
  46:9;47:9;48:22;
  51:7,8;59:16;60:13;
  62:15;65:10,17;
  69:12;72:1;140:23;
  141:18:142:6;143:6;
  146:4;153:8;154:4,
  14:156:16:157:3;
  158:6,14;160:18,20;
  161:5;164:23;175:1,
  4;177:25;178:20;
  181:1,5;182:14,18;
  184:9;185:4;186:9;
  187:11,19,22;193:20,
  24;199:12,22;201:6;
  205:9;213:3,12;
  223:11,14;225:9
Luann's (6)
  142:6;144:15,20;
  157:17;160:24;
  246:23
luck (2)
  65:23;74:2
lucky (1)
  42:18
lunch (1)
  34:17
luncheon (2)
  224:18,24
luncheons (2)
  223:21;224:9
lungs (1)
  179:3
          \mathbf{M}
```

ma'am (13)
52:13;57:17;70:11,
13;72:15;75:13,15;
170:25;189:25;
190:15,23;193:21;
197:24
mac (1)

263:1

looked (15)

loud (19)

35:1;37:18;38:11;

39:25;50:4;60:16;

61:23,24;62:2,2;

225:12

41:6;46:15;224:1

life-threatening (1)

				11111 2, 201
257:7	152:1	53:2,9;83:14;94:23,	meeting (30)	101:11
macaroni (1)	manual (2)	25;111:6;132:8,10;	6:2,6;16:19;20:21;	mic (2)
77:8	106:7,23	137:25;145:13,14,15;	22:4,5,7;26:4;31:6;	182:6;183:5
Madeline (1)	manufacturing (1)	149:16;162:11;	65:22;73:23;78:25;	MICHAEL (2)
44:20	170:15	163:10,19;165:17;	79:7;90:9;99:25;	177:2,9
Madison (35)	many (21)	175:12;181:10;	103:16;104:9,22;	microphone (1)
14:15;41:12;44:11;	56:14;57:19;79:22;	195:16;237:13;	105:23;117:3;119:2;	32:16
68:7,8,10;72:6;81:13,	151:3;166:11;172:3,	238:13;252:4,4;	120:1,10,20;129:16;	microphones (1)
16,19;90:17;97:16;	25;176:9,15;178:8;	254:21	130:4;207:7;230:1;	98:10
100:15;115:19,23;	198:10,23;222:14;	maybe (15)	255:22;262:10	middle (1)
116:4,9,22;140:15,	224:15;227:1;	16:4;33:9;40:5;	meetings (6)	42:14
19;149:1;169:23;	238:13;254:5;258:5;	133:9;154:16,17;	41:20;79:4;93:18;	middle-aged (1)
177:21;178:18;	260:10,10;267:22	155:8;164:15;228:2;	116:14;238:14;	158:20
180:18;190:22;	map (1)	233:22;238:5;253:3,	255:16	Midtown (1)
198:9;209:17,21;	259:5	3;258:10;265:16	meets (1)	177:17
221:3,8;222:9,17;	March (18)	mayor's (1)	79:17	might (9)
223:2;256:25	101:23;102:25;	225:4	member (6)	38:24;54:5;165:5;
<b>Madison's (1)</b> 12:15	103:3,3;104:15,23;	MCARTHUR (3)	10:10;11:17;36:17;	196:16;210:2;
Mag (1)	115:4,10;117:24,25;	60:4,12;62:12	89:19;97:18;133:6 members (18)	238:15;247:11; 253:6;257:16
55:16	244:14,15,15,17,19, 20;245:1;255:10	McFadden (1) 222:1	6:24;7:5;9:17;10:1,	Mike (1)
magazines (1)	Marcus (5)	McLaren (8)	4,25;12:1,5;14:2,6;	177:1
168:18	32:9,10;39:8,9,12	162:20;169:16,17,	30:5;31:3;52:14;	miles (1)
Magdalena (2)	margaritas (1)	18;170:8;171:10;	56:22;63:17;97:10;	155:12
47:1,8	115:11	188:22,23	134:14;269:8	military (3)
Magpie (3)	Marjan (4)	mean (51)	memo (2)	221:13,15;222:19
55:16;62:13,15	39:9;42:4,10,12	13:10,11;18:24;	103:1;126:10	milliliter (2)
Mahi (1)	M-A-R-J-A-N (1)	22:24;27:22;33:19,	memorials (1)	14:20;17:9
50:15	42:12	22;53:22;54:20;56:4;	224:9	milliliters (7)
Maiden (2)	Mark (2)	72:1;80:16;92:22;	memory (1)	15:23;16:24;17:6;
199:21;241:21	77:24;106:17	107:4;109:24;	165:25	18:17;20:9;21:14;
mail (2)	marked (4)	113:15;115:3;123:1;	mention (2)	23:10
73:6;101:20	110:8;137:8,9;	124:5;126:21;	252:1,1	millimeters (1)
mailed (1)	138:3	127:19;136:20;	mentioned (22)	18:14
102:17	Mary (7)	138:22;151:10;	11:25;12:21;31:5,	Mills (9)
maintain (1)	144:13,17,20;	155:1,4,9,16;156:11,	19,24;32:21;37:15,	32:6,17,23,23;33:9,
17:21 majority (2)	161:3,7;162:10; 223:18	14,14;174:2;206:17; 207:16;213:14;	25;38:11,14;39:6,20;	13,17,22;34:1
150:11;199:5	material (3)	214:5;218:12;219:1,	41:25;78:18;94:5; 190:1;193:25;	mind (3) 121:13,24;237:24
makes (2)	85:19;87:21;171:5	18;227:8;234:19;	190:1,193:23,	mine (2)
72:25;90:11	materials (1)	235:12;237:1;238:1,	252:9,12,25	32:13;267:5
makeshift (1)	172:12	17;240:25;245:22;	mentions (1)	Ministries (2)
42:6	matter (4)	246:3;262:8,14;	205:1	199:20,21
making (4)	63:7,8;97:1;170:4	264:7	menu (2)	minor (1)
29:3;129:18;	matters (3)	meaning (2)	79:2;103:13	35:8
231:19;239:18	6:4;10:3;89:9	51:18;94:5	Meriter (4)	minorities (1)
male (1)	Mattie (12)	means (5)	141:20,25;144:7,	222:24
179:6	48:20;50:15,16,17;	9:16;22:13;54:22;	16	minute (3)
man (4)	53:8,11;214:12,13,	156:12;241:1	message (2)	30:10;42:7;246:24
225:20,20;243:10;	18;246:18;247:8,13	meant (1)	248:20,21	minutes (5)
250:13	Mattress (5)	170:5	met (14)	6:17;31:25;60:23;
management (2)	72:7;78:18,20;	mechanism (1)	103:4,20;104:15;	104:22;164:19
239:1,9 Managan (2)	180:23;189:15	29:5	105:15,21;117:8;	miss (1)
Manager (3) 100:20;199:12;	Maurice (1) 243:3	media (4)	118:7;119:14;157:9; 160:5;182:25;	151:14
202:8	MAUTHE (2)	114:12;126:7,15, 19	198:16;221:25;255:9	missed (2) 121:17,17
managers (1)	62:14,15	medical (1)	metal (2)	missing (4)
249:19	max (1)	228:21	145:15;217:22	114:6;117:9;
manipulated (1)	40:6	meet (10)	method (1)	131:12;136:10
35:6	May (39)	101:18;102:24;	106:22	mistake (1)
manner (2)	6:2;9:17,18;10:18,	105:13;119:23;	Meverden (3)	20:24
59:4;112:11	22;11:7,14,17;22:2,6,	159:8,14;194:19;	178:18;180:10,10	mistaken (1)
mannerisms (1)	9;24:2;51:12,12;	206:21;207:4;255:9	MGO (1)	179:23

				May 2, 201
mistaking (1)	265:9,25	multiple (11)	126:22;138:22;	102:8;187:25;188:2;
151:15	morning (8)	49:3,9;66:9;72:4;	162:12;233:23	197:13,14,21;201:21;
Mm-hmm (9)	23:8;40:22;63:16;	153:14;164:7,9;	necessary (1)	259:22;260:7
73:25;83:7;105:22;	105:7;149:4;163:17;	170:14;172:1;	255:14	N-E-L-S-O-N (1)
189:25;192:6;204:6;	165:15;248:13	184:16;224:3	need (55)	197:21
219:15;238:7;245:22	Morris (12)	multitude (1)	9:3;11:4,11;12:7;	new (16)
model (2)	32:7;55:17,18;	63:10	33:4;46:7;50:4;95:7;	18:16;20:4;74:6;
45:19;46:11	58:7,9,11,16,22;	Muneer (5)	97:20;98:1,6,7,8;	86:1;87:19,19,24;
mom (3)	152:4;165:3;249:6;	46:18;64:18;65:5,	103:9;104:3;111:23;	89:24;108:23,24;
253:8;262:7;	251:22	9;68:20	122:22;128:10;	198:15;215:22;
263:18	Morris's (1)	murders (1)	130:14,17;131:8;	240:23,23;241:18;
mom's (1)	251:9	56:20	132:22;162:3,6;	245:24
264:16	most (10)	music (22)	195:7,11;196:10;	news (1)
Monday (12)	27:11;57:15;59:25;	34:23;39:25;40:7;	202:21;203:2,6;	54:10
125:22;139:8;	77:7,9,13;187:5;	43:21;50:4,23,25;	211:19;220:10;	next (30)
147:5,10,22;159:9;	209:7;234:22;238:10	60:16;61:24;62:2;	224:7;226:15;	7:3,4;9:25;12:4;
235:14,15;238:1;	mostly (1) 231:8	178:25;212:18;	227:17;230:6,14,15;	20:13;31:21;38:21;
263:1,9;264:12	mother (3)	213:21;215:23;	233:5,9;240:7;	39:8;41:24;48:19,23; 51:3;61:12;63:10;
Mondays (5)	143:23;144:14;	216:2,4,5,6;233:7,9, 13,15	242:24;243:24; 244:2,4,7;245:5,16;	93:12;98:3;102:20;
160:17,22,25; 264:6,6	258:21	music's (1)	248:21;249:25;	122:22,23;123:12;
money (6)	motion (23)	151:24	251:20,21;257:9;	124:8;129:16,21;
205:4,5;224:16;	6:25;13:19,23;	must (4)	263:17;266:7	132:22;175:24;
239:17;249:25;	16:22;19:7;21:10,13,	147:21;149:8,9;	needed (8)	230:2,7,16;246:20;
250:21	15;29:14,17;30:18,	258:1	101:18;123:5;	248:13
Monir (1)	20,24;32:4;91:18,20;	myself (9)	131:7;134:3;179:9;	Ni (4)
44:19	96:7;97:8;98:19;	55:7;221:12;233:3;	180:8;203:12;255:12	211:17,17;212:2,2
monitor (2)	176:1,6;268:13;	237:3;253:23;262:9;	needing (1)	nice (2)
212:13;213:5	269:4	263:10,13;264:15	204:15	46:11;146:21
monitoring (1)	mouth (2)		needs (3)	night (60)
232:1	152:14,16	N	21:2;154:11;	38:1;40:4,17;41:9,
month (10)	move (35)		266:10	9;44:4,5;47:11,23;
103:25;106:10;	7:3,3;13:20,24;	Nadeem (1)	negative (2)	58:19;60:15;61:5,15;
161:7,13;199:23;	29:18;30:16;37:22;	14:13	53:17;92:22	62:24,25;67:23;
205:11;210:2;	40:16;41:1;77:15;	name (29)	negatively (1)	110:3;115:5,13;
239:22;244:11,11	91:12,14;96:3,14;	14:11;27:24;32:11,	257:19	143:4;144:1;146:9;
monthly (6)	100:1;107:8;138:1;	23;37:11;42:11,13;	negotiations (1)	147:5,5,22;148:6,9,
103:11;134:24;	163:5;167:16;	47:8;48:21;53:10;	19:18	15,19,20;149:21;
135:7,8,12;241:23	175:23;176:20,21;	55:14,18;62:14;	neighbor (1)	152:11;158:4;
months (5) 77:11,14;177:20;	212:16,21;213:24; 227:8,17;251:6;	64:19;65:9;82:16; 100:12;140:10,12,12;	66:1 neighborhood (39)	162:17,25;163:3,18; 169:16;183:6,15;
226:11;251:3	254:25;266:4,5;	165:19;177:7;	42:23;45:2,4,24;	184:23;188:13;
Morales (1)	268:12,13;269:1,2	184:11;197:19;	46:5,7,10,11,15;	190:25;191:1,4;
237:2	moved (5)	208:23;225:11;	50:13;54:7,12,20,23,	204:3,5;231:16;
more (54)	38:3;41:10;43:24;	233:25;243:1;249:5	24;57:5,7,21;62:21,	235:5,6,8;248:12,14,
25:18;34:12;48:25;	107:10;163:24	named (1)	22;63:9;73:22;74:19,	23,24;253:10,25;
50:10;52:16;55:7;	movement (1)	267:11	20,23;75:1,5,10;	254:2;265:8;266:18
57:7;60:23;62:6;	152:17	names (2)	78:25;79:4;139:6;	nightclub (6)
63:12;72:22;76:18,	moving (4)	31:20;63:24	169:24;170:7,10;	34:13;39:7;58:10,
19;80:11;86:17;	41:7;75:9;97:23;	name's (1)	206:23;241:8,12;	12;66:15;74:25
88:15;89:3;93:6,10;	214:5	44:21	262:23;265:23	nightclub/catering (1)
109:6;113:25;115:7;	MPD (6)	narrow (1)	neighboring (1)	65:12
149:25;150:9;	28:4,23;136:17;	93:2	66:24	nightclub-type (1)
151:16;157:23;	172:8;232:7;237:20	natural (1)	neighbors (6)	66:12
172:4;174:8;184:8;	much (20)	83:11	48:16;55:2;238:8,	nights (6)
198:18;214:2;217:4;	10:3;34:22;35:21;	nature (7)	21;257:13,14	41:4;66:3;145:8;
225:17;227:1;228:2;	38:6;48:16,17,25;	75:7;116:6;117:19;	neighbors' (2)	150:8;232:16,19
229:14;232:25;	63:1;80:10;120:23;	172:6;183:1;185:25;	49:19;54:14	nine (1)
235:10;236:13,18,19,	133:5;139:16;	199:3	neighbor's (1)	177:23
19,22;237:25;238:9;	156:10;164:1;	near (3)	174:4	nobody (12)
240:13;241:7;	195:24;200:1;211:2;	142:22;182:14;	Nelson (18)	56:5;74:1;80:2;
242.23.245.16.	239-10-241-13-	183.4	17.20 23.28.1 1 2	111.17.184.20.

242:23;245:16;

251:14;259:8,23;

239:10;241:13;

266:14

183:4

necessarily (4)

17:20,23;28:1,1,2,

6,10;80:22;82:4;

197:5;251:20;258:5,

111:17;184:20;

				Wiay 2, 201
6;264:11,13;265:3	22:16;42:3;60:17;	17;122:1,8,11;	25;117:25;118:7,21;	172:22
nobody's (2)	93:8;101:23;179:16	132:24;138:6,7,8;	141:24;143:5;	O'Grady (1)
42:9;235:21	noticed (5)	139:12;162:1;	154:22;155:4;	59:11
noise (31)	22:11;23:22;42:9;	205:21;206:7	159:19;160:5,24;	O'Grady's (1)
34:22;35:12;37:17,	113:8,12	objection's (1)	183:4;184:3;210:14;	225:22
22;39:23;41:13;	notified (1)	88:23	218:4;233:9,15;	old (2)
42:17,20;49:10;	152:19	obligation (2)	239:11;240:12;	92:20;173:2
60:14;67:15;68:9;	notify (1)	118:5,6	244:24;245:10;	once (8)
141:3;153:11;154:9;	232:7	obscenities (1)	250:1;265:18	72:13;86:25;
155:7;178:10;188:2,	November (24)	39:24	offends (1)	112:18;154:17;
9;193:9,12;199:6;	14:17,23;15:5,18,	observation (1)	215:16	165:1;209:25;
207:18;213:23;	19,21,22;16:1;18:2,5;	192:21	offense (2)	233:10;248:5
226:15,17;233:6;	77:8;101:9,15;141:4,	observations (1)	171:19,19	one (124)
238:11,23;260:10;	9,16,17;144:12;	258:24	offenses (3)	7:5;9:4,6,18,20;
268:1	146:4,5;148:9;199:9;	observe (9)	171:18;172:2;	11:23;19:12,17;21:6;
noisy (2) 54:5;61:23	200:15;247:24	178:16;181:19;	267:19	25:18;27:14;35:9;
nonalcoholic (1)	nuggets (1) 145:3	184:14,15;185:18; 187:10;200:18;	offer (11) 8:20;12:19;32:18;	36:4,19;37:16;38:4,
109:4	nuisance (2)	233:13;265:16	33:1;34:2;36:10;	8;39:15,15;42:7; 46:24;47:11,23;
none (2)	61:14;62:10	observed (13)	64:17,23,23;71:20;	49:19,23;51:6;52:14;
137:6;269:6	number (29)	148:23;173:6;	225:1	60:7;62:23;63:13,15;
Nonetheless (1)	19:15;20:8;28:22;	179:7;181:7,9,20;	offered (4)	64:9;70:14;72:3,19,
22:23	35:5;41:19;47:12,13;	185:1;187:13;192:7;	34:17;109:8,19;	22;76:18,19;80:11;
non-profits (1)	51:7,8,9;106:10;	200:19;227:22;	225:2	81:5;82:11;85:15;
223:25	112:19;113:9,23;	259:19;264:9	offering (4)	87:22,23;100:23;
non-renew (3)	114:6,7;126:24;	observing (1)	9:10;34:3;64:24;	108:21;109:5,11,11;
9:3;10:23;254:13	135:25;136:2,6;	231:23	81:6	113:19,21;119:10,10;
non-renewal (7)	173:3;187:3;198:19;	obtain (2)	office (11)	121:1;125:1;127:4,
12:11;20:14;22:12;	220:22;228:13;	143:24;146:10	17:4;21:6,19;29:3;	21;129:1,17;131:21;
81:17;86:16;256:23;	231:24;236:16;	obtained (1)	66:11;77:15;102:6;	135:24;143:8;147:4;
260:16	237:20;248:18	188:1	103:4;112:22;119:5;	154:8;155:8,18,19,
non-revocation (2)	numbers (4)	Obviously (8)	223:9	21;156:5,8;157:3,18;
90:22,23	45:14;127:23;	76:14;135:25;	officer (48)	158:20;163:1;
non-voting (1)	138:18;238:16	152:16;154:11,24,25;	72:6;73:24;80:2;	173:15,19;179:23,24;
97:17 nor (3)	numerous (6)	176:21;238:7	102:9;141:2,13,19,	183:23;191:4;
86:18;88:15;93:6	74:14;141:2; 159:18;168:25;	occasionally (2) 37:24;201:11	22;142:2,25;163:17; 165:13,17;169:25;	194:18;197:10; 198:21;201:9;
normal (12)	170:3,14	occasions (4)	171:23;174:23;	209:16;217:13;
67:3;134:19;	nutshell (1)	17:10;35:5,22;	178:18;180:7,10,10,	219:12;220:18,19,19;
148:19,25;149:23;	46:16	66:10	18,22;182:10,16;	225:2,7,9,20,20;
164:21;214:1;235:9;	10710	occu (1)	183:9,18;184:12;	226:11,21,23,24;
251:7,14;259:23;	0	61:18	185:18,22;186:12,16,	232:25,25;235:19;
264:14		occupied (2)	24;187:10,25;188:2,	237:6;238:2,6,15;
normally (7)	oath (18)	143:10;184:15	21;189:11,15;191:10,	239:5;242:21,22;
134:16,17;163:5;	9:13;65:7;83:2,4,	occur (7)	15;194:2,19;195:23;	249:18;252:14;
251:10,11;253:19,20	13,16;84:1;112:5;	66:1;89:13;95:10,	207:6,8,12;231:1;	256:24;257:8,11,17;
Nos (2)	140:7;177:4;197:16;	17;149:17,17;182:13	235:13	260:21;263:7,21,23;
138:3;139:25	208:16;211:24;	occurred (12)	officers (6)	265:12;267:13,14;
note (3)	214:15;219:8,18;	20:18;49:2;141:6;	17:8;153:15;	268:2,2
121:4,18;139:24	220:15;249:1	142:5;155:17;	182:17;183:10;	ones (5)
notebook-type (1) 113:21	object (9)	156:11,18;165:24;	194:20;217:13	155:9;223:20;
noted (3)	11:14;84:5,5; 139:1;170:17,21;	169:6;184:23;186:3; 199:16	official (8) 6:5;28:16;31:17;	224:7,8,24 one-year (3)
147:17;179:16;	171:1;206:3,10	occurring (1)	33:13;34:3;100:18;	112:8;117:7;118:3
181:16	objected (5)	49:17	139:18;214:22	ongoing (3)
notes (10)	71:1;171:4;206:4,	October (5)	officially (1)	61:10,16;179:1
108:17;116:5,7,9,	14,18	15:17,24;180:19;	33:23	online (1)
16,22;121:19;	objecting (3)	183:19,22	often (6)	73:13
136:17;237:21;	170:25;171:2,4	off (37)	172:9,17;209:7;	only (45)
256:16	objection (21)	6:20;13:3;27:2;	215:16;234:20;	19:12;20:12;27:5;
noteworthiness (1)	11:11;70:17,21;	31:20;32:1;46:1;	257:16	34:17;40:14;43:13,
147:1	76:23;94:11;107:25;	51:19;52:5;87:12;	oftentimes (3)	19;45:16,18;46:24;
notice (6)	108:1;110:15;111:2,	98:5,9,15;116:8,21,	62:2;171:23;	54:18;58:18;68:5;
	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,	, 3	,,,

			Y	Wiay 2, 2019
72:19;80:15;85:2;	128:23;129:25;	110:10,13,25	outlined (3)	45:14;225:14;
117:6;132:17;	130:22;167:11;	originates (1)	113:22;126:9;	227:5;258:12
135:12,15;147:6;	218:17;226:5;227:4;	35:13	128:3	owning (1)
154:2;156:17,22;	228:3,4;238:20;	Ospina (1)	outlining (1)	222:11
161:9,17;162:6;	267:23	7:7	128:12	
173:9;180:4,9;201:5,	Opposed (6)	others (3)	outreach (1)	P
13,14;219:5;220:18;	14:3;30:6;31:4;	9:8;226:12,24	170:3	
221:9;225:7;226:7,	129:16;193:15;	ours (1)	outside (41)	pack (1)
11,21;232:18;235:7;	242:23	43:13	10:6;43:7;50:24;	187:15
265:8;267:18,18	opposition (1)	ourselves (1)	51:22;54:3,24;59:1;	packages (1)
onsite (3)	31:8	93:1	64:5;73:5;74:16;	20:3
28:4;105:12;	optimization (1)	out (142)	89:5;141:7;148:14,	packed (1)
216:22	73:12	9:11;13:6;20:8;	18,23;150:2,25;	237:1
onto (3)	option (2)	23:4;27:13;29:2;	152:15;154:20;	packet (1)
38:12;43:23;151:5	28:25;29:4	34:11;35:11;37:22;	155:11;158:10;	19:15
open (32)	oral (1)	39:5;40:7,12;44:3,5;	186:9;191:12;192:8,	page (5)
11:6;34:14,17;	97:3	47:11;49:4;53:19;	20;193:2;211:2,5,7;	8:11;76:3;78:7;
35:16;43:5;51:9;	order (15)	55:1;56:8,16;58:2;	212:5;213:5,21;	126:3;131:6
56:18;59:9,20;90:15;	6:3,7,8;8:12;13:6,	60:6,20;69:21;76:7,	222:2;241:22,24;	pages (1) 237:17
109:1,16,23;110:1,5,	15;17:22;90:13;	12;77:15;79:23;	247:25;249:19;	
6;111:7;114:9;	103:9;128:19;	81:11;85:15;87:23; 95:21;98:20;99:11;	250:2,15,19;265:6 outstanding (2)	paid (20) 87:4;205:8,11,18;
115:13;116:11;	202:24,25;219:16;	101:19;103:17;	121:21;123:5	206:16;228:17;
126:19;131:18;	261:14;268:12 orderly (1)	101:19,103.17, 105:4,13;110:3;	oven (1)	229:1,1;239:14;
136:18,21;160:22; 181:17;182:6;183:5;	16:8	118:4;134:25;	159:6	240:8,15;241:24;
209:3;217:3;256:18;	Orders (84)	136:17;139:19;	over (30)	243:6,12,13,19;
264:5	12:11;43:8;44:24;	142:16;150:13;	8:13;46:6;50:2;	244:16,21;245:14;
opened (3)	45:1;53:12,18,25;	151:4,6,12;152:2,7,7;	54:12;55:7;56:1;	261:3
48:4;65:18;264:5	54:8,17;55:22;62:17;	153:12;154:4;	59:6,14,18,20;64:1;	Paige (2)
opening (8)	65:18,24;67:6;68:2,	155:10;156:4;	66:22;100:8,9;	198:17;199:7
65:20,22,24;71:9;	5;69:2;73:10,16,21;	157:25;158:17,21;	103:20;155:12;	paper (6)
79:22,23;80:1;	74:20,22;75:9;76:4;	160:2;162:14,17;	168:25;173:4;187:2;	81:11;106:8;
228:22	77:1;78:22;81:13,17;	163:22;164:2,3,3,5,6,	205:11;212:15;	108:15;113:21,25;
opens (1)	82:9;101:8;103:15;	6,8,10;166:20;174:1,	214:21;216:20;	255:19
151:4	115:24,25;116:11;	2,25;185:13;186:22,	226:6;243:11;248:1;	paper-based (2)
operate (1)	136:18;140:22;	23;187:6;189:6,7;	251:7;259:4;263:12;	106:5;135:14
225:19	143:2;146:3;150:16;	191:17;192:13;	265:13	papers (1)
operates (2)	177:24;188:19;	194:20;195:25;	overall (1)	131:14
39:7;144:24	198:12;200:8,14,21,	199:14,18;202:17;	113:5	paperwork (1)
operating (15)	25;201:5,13,17;	206:21;209:11,12,20;	oversee (2)	88:7
34:12;45:20,21;	202:2,11,14,19;	210:1;211:6;212:16,	101:1,3	paragraph (2)
62:22;66:8,20;75:25;	203:17,21,25;204:3,	17,20,23;215:2;	overseen (1) 135:16	88:12,12 Pardon (3)
100:25;181:15;	14;207:14;208:20;	216:1,4;221:1,13;	overtime (1)	25:1;183:24;220:3
225:13,15,21,23;	209:16;210:8;212:2;	228:19,25;231:1; 233:3,8,8,13;235:19,	153:16	park (19)
226:2;227:2	214:19,21,24;215:9, 12,17;217:1;222:17;	24;237:4,20;239:15;	overturned (7)	51:22;56:4,5,6;
operation (5)	225:5,6;226:9,13,18,	244:3;245:6;246:20;	200:22,23;201:2;	64:6,7;67:24;69:17,
45:16;160:23; 225:8,23;227:13	20;233:25;235:5;	248:22;249:9,19,21,	203:1,4,10;204:20	19;155:16;158:14;
operations (1)	258:16,18,22;259:23;	24;250:7,20,23;	owe (1)	170:9,9;190:4,18;
239:6	260:9	251:15,17,21;253:9,	245:4	233:9;251:2,4;
opinion (5)	ordinance (1)	20,21,24;256:3;	owed (1)	267:13
13:15;31:15;57:18;	254:13	257:14;261:13;	200:1	parked (11)
59:25;117:2	organize (3)	262:6,22;264:15;	own (9)	43:20;47:24;67:4,
opinions (5)	237:3,8,12	265:14,16;266:20;	10:5;34:7,15;	25;158:18,19;175:1;
10:19;34:4;238:16,	organized (1)	267:17	44:22;68:10;74:11;	181:7,14;187:17;
17,19	237:1	outer (1)	192:21;232:1;259:15	190:14
opp (1)	original (4)	94:16	owned (3)	parking (69)
64:25	90:1;110:20;	outfit (2)	65:16;199:18;	34:6,8,8;40:6;
opportunity (23)	113:17;229:17	45:10,10	256:25	43:12;49:3,6;50:1,2;
12:18;17:14;33:7;	originally (6)	outgoing (1)	owner (5)	51:20,21;52:8;61:1;
36:14;46:17;65:2;	15:15;16:16,17;	198:16	199:19;221:10;	62:1,4;66:5,14,24;
84:16,18,22;90:14;	39:5;45:8,9	outlet (3)	227:10;239:7;267:8	67:16,24;68:1,3,4,6;
95:14;105:11;	originals (3)	222:4,7,20	owners (4)	69:12;72:2,7,12;
	I	I	1	

78:20,21,23;143:16;
148:24;150:14;
151:6;157:24;179:6,
25;180:23;181:8,13,
22,23;184:17,19,21;
185:2,3,10,16;
187:13,16,19,21;
191:12,18;192:8; 207:4;210:23;
212:13,19;214:25;
215:2,24;251:7,19;
258:13,17;266:9
Parkside (3)
41:24;42:1;69:22
parole (2)
194:24;195:4
part (24)
12:3;17:7;18:6;
26:17;27:15;31:16; 36:11,19;46:9;60:18;
85:22;86:5;94:23;
109:2,15;110:12,24;
111:17:160:12:
111:17;160:12; 170:1;175:14;
193:22;241:6;258:10
participating (1)
76:16
particular (3)
35:9;141:3;252:7
particularly (8)
66:2;75:19;190:23;
193:12;198:24; 257:12;260:2;268:22
parties (8)
9:4,19;10:2;33:5;
41:8;58:18;66:1,22
parts (3)
42:23;96:17;194:4
party (10)
9:21;11:14;66:5;
67:15;74:17;141:18;
5.146:15;153:13; 155:3;163:2
partygoers (1)
180:17
partying (2)
60:25;187:12
pass (1)
106:20
passed (1)
17:13
passion (1)
222:22 past (17)
26:8;40:3,16;
150:25;152:12;
154:16;162:19;
169:20,22;182:12;
192:12;199:24;
212:15;213:17;
228:19;238:15;
244:25
pastor (2)

```
239:6;267:1
patio (1)
  35:6
Patrick (3)
  39:10;44:19,22
patrol (2)
  141:1:142:25
patrolled (1)
  170:11
patron (1)
  161:16
patrons (14)
  40:9;61:18,22;
  116:8,16,19;136:18,
  20,25;237;22;238;4;
  241:8;256:10,20
pay (23)
  87:6;224:12;
  239:13,13;240:1,4,7,
  11,11,13,13;243:24;
  244:7,20,23,25;
  245:7,8,11,16;
  246:20;263:15;
  266:14
paying (9)
  133:19;199:22,23,
  24;200:2;240:15;
  241:21;246:9,14
payment (7)
  117:21;205:3,13,
  14,16;206:18;244:9
payments (4)
  133:15;200:6;
  205:20;247:9
penalties (1)
  172:5
people (165)
  6:10;8:19;27:11;
  34:10;35:24;37:20;
  38:2,9,19;39:3;40:5,
  11;41:19,23;42:15,
  25;43:1,21,23;44:7;
  48:12;51:12,13,18;
  52:1;54:4,23;55:6,7;
  56:3,7,14,14;57:1,19,
  23;58:4,23,23;59:15,
  22;60:20,23;62:7,19;
  63:5,12,15;64:9;
  74:17;75:3,5,16;
  76:11,14;79:22;83:3,
  5,23;85:2;92:21;
  93:21;97:23;109:9
  17,20;110:5;127:23;
  138:18,20,21,22;
  139:1,3,7,8;145:6,16;
  147:15,15;151:22;
  152:2,20;153:9;
  155:12,15;156:12,24;
  164:2,5,7,9,11,18;
  168:14;170:4,6;
  172:3;179:2,4;180:3,
  4,7;181:21,22;183:7;
  184:4;185:12,15;
```

	.,
186:7,8,17,23;187:3; 192:18;193:2,7,11, 15,16;194:4,24; 209:19;210:4,6,20, 21,22;211:1,3; 212:18,22;214:1; 215:15,18;216:1; 221:2;225:25;228:2; 231:25;232:21,23,24; 233:2,16;235:7,11, 20;238:13;240:5; 251:1,4;254:4,5; 257:18;258:3; 259:15;262:16,21; 263:11,21,22,23,24; 268:6 peoples' (1)	
43:2	
people's (1) 164:22	-
per (4)	
19:18;96:15;	-
109:22;239:22 percent (5)	
72:11;104:1;117:5;	
156:15;257:22	
perfect (1) 89:22	-
perfectly (1)	-
32:14 perform (2)	
103:18;104:11	ĺ
performing (1)	
102:22 perhaps (4)	
26:8;48:20;207:12;	
236:13	
period (24)	
17:22;23:1;87:10; 89:24;103:12,15;	
108:16;112:8;113:5,	
10;114:15,22;117:7,	
13;118:4;131:1; 134:24;135:4;	
205:12;229:13;	
235:8;243:8,14;	
251:2	
periods (1) 135:3	
person (38)	
42:1,1;46:20;	
47:16;48:1,1,5,9,15; 58:4;83:1;89:7;93:8;	
96:23,24;109:18,20;	
129:3;142:18;158:1;	
161:4,8,12,18;180:9; 199:21;202:23;	
204:21;209:6;226:2;	
231:14;238:15;	
252:23;253:7,7; 257:1,1,11	
personal (3)	
40.18 19.74.11	

```
personally (8)
  35:11;43:16;49:16;
  75:8;180:1;188:25;
  203:18;209:19
personnel (3)
   145:10:242:19:
  259:11
persons (8)
  81:4;128:7,7,20;
  129:7;132:6;223:7;
  224:11
person's (1)
  253:8
perspective (2)
  145:11:146:9
persuade (1)
  83:23
persuasive (1)
  219:5
pertain (1)
  125:21
pertaining (1)
  125:23
ph (5)
  50:15;141:23;
  152:3,11;242:20
phone (8)
  15:20;45:12,14;
  51:10;159:12;187:3;
  244:4;248:18
phones (1)
  168:17
photograph (1)
  151:13
photographs (1)
  151:11
phrase (2)
  83:5,19
physically (2)
  66:18;179:13
pick (6)
  56:3;58:1;64:4,12,
  13;169:3
picking (4)
  63:21,23,24;64:8
picks (1)
  63:16
pickup (1)
  121:22
pictures (1)
  64:14
piece (3)
  85:22;113:21;
  240:21
pieces (1)
  35:5
pinpoint (1)
  155:16
pitch (2)
  250:4,25
Pitcher's (1)
  225:20
pizza (4)
```

```
59:12;109:11,12;
   145:3
place (32)
  21:17;35:15;39:25;
   40:13;41:12,21,23;
  48:22:50:6;53:21,22;
  56:1,18,23;61:12;
  73:3,11:103:14;
  144:21;145:5;
  146:22;147:13;
  149:17;150:5;
  157:14:164:1,12,18;
  174:7;215:3;217:17;
  237:9
places (2)
  198:21;209:17
plain (1)
  162:11
plan (14)
  23:24;129:20;
  205:13,15,17;226:4,
  16;227:6;228:3,5,7;
  229:25;265:22;267:7
planning (1)
  176:16
plans (2)
  225:17;267:14
plates (1)
  63:22
play (2)
  40:7;64:5
played (1)
  188:11
playing (1)
  50:23
please (17)
  6:23;31:24;32:1,1,
  22;37:6;52:12;71:18;
  100:12;111:25;
  120:22;137:21;
  140:10;177:7;
  197:19;208:24;
  220:25
pleased (1)
  65:19
plenty (2)
  210:22;255:25
plug (3)
  244:2;245:22,23
Plus (3)
  209:14;211:3,4
pm (15)
  35:19,24;40:21;
  141:20;144:5;
  147:14;149:24;
  152:9;159:10,11;
  183:17;184:25,25;
  186:4;194:11
PO (1)
  194:19
point (26)
  16:19;21:23;45:5,
  25;50:13;60:24;72:5;
```

40:18,19;74:11

				Way 2, 2017
85:7;87:6,9,15;89:6;	31:24;92:12;	251:4;252:19;253:1,	proactively (2)	promoted (5)
130:16,21;149:10;	131:20;160:1;162:9;	10;258:15	178:11,13	114:14,16,21;
152:6;154:3,8;	176:21;190:17;	premises' (1)	probable (1)	115:5;126:7
158:20;162:14;	192:12,18,21,25;	190:19	171:21	promoting (1)
180:16;219:3,7;	193:5,7;194:4,6,10,	prep (8)	probably (22)	126:24
230:6;252:12;253:9	12,22;195:6;213:9;	147:7,19,24;	12:25;19:14;30:18;	promotion (12)
pointed (3)	263:2	158:24;159:1,4,22;	32:11;33:2;56:11;	109:1,3,17,23;
20:8;162:17;	post (1)	231:6	59:3;107:20;111:6;	110:5;113:22,23;
182:14	77:7	preparation (2)	125:21;139:3;	114:10,18;115:2;
pointing (1)	postmarked (1)	216:23;263:8	164:19;174:7;180:4;	126:8,25
174:1	102:19	prepare (8)	204:23;236:19;	promotional (3)
<b>points (1)</b> 45:6	posts (1) 77:7	160:14;212:25;	248:21;251:13;	103:14;108:20; 114:10
		213:2;215:21;	253:21;263:21,22;	1
poisoned (1)	pot (2)	216:17,18,19,21	268:6	promotions (3)
223:23	147:5;159:6	prepared (6)	probation (2)	126:14;131:17;
Police (76)	potato (1)	67:9;101:15;	194:24;195:4	262:16
17:8;40:1;41:12;	115:9	121:15;161:1;213:1;	problem (6)	pronounce (1)
44:11;49:9;61:8;	potatoes (1)	258:6	17:15,24;46:10;	64:19
68:3,4,6,7,8,10;	115:8	prescheduled (1)	51:2;52:2,18	proof (4)
71:24;72:4,6,13,18;	potentially (2)	105:5	problematic (1)	28:21;262:4;266:1,
73:24;82:5;115:19,	117:9;219:13	Present (16)	110:7	2
23,24;116:5,10,22;	Powers (1)	7:13,14,16,17,19,	problems (3)	proper (3)
136:15;138:21;	186:24	21,24;8:1,6;12:8,15;	65:25;207:2,3	130:2;224:16;
139:4;140:15,19;	practice (1)	99:5,7;176:23;	procedure (2)	258:16
143:19;144:1;	172:10	186:24;236:17	12:3;31:18	properly (6)
148:23;149:2;	Prairie (9)	presume (2)	procedures (3)	21:15,16;22:9;
164:20;165:13;	227:20;240:24;	167:11;202:7	6:7;85:10;215:19	28:15;106:13;112:20
169:25;177:16,21;	241:19;243:11;	presumed (1)	proceed (6)	property (18)
178:18;179:9,9,12;	245:24;246:3,12,16;	203:10	84:12;85:8;86:9;	35:6;45:13;46:4;
180:18,21;182:6;	266:5	pretty (9)	89:10;92:14;95:12	65:16;67:25;71:25;
183:18,19;185:22;	Pratt (2)	10:3;139:16;	proceeded (1)	74:15,21,22,23;
187:7,24;193:17;	184:12;185:18	156:10;164:1,3;	255:15	154:14;155:6;
197:22;198:5,9,19,	Pratt's (1)	186:20;213:25;	proceeding (3)	179:24;199:12;
20,23;217:13;225:15,	183:18	235:15;239:10	10:21;11:14;95:6	200:15;238:12;
16;228:6;231:1;	pre (1)	prevailing (1)	proceedings (3)	239:1,9
237:18;248:6,21;	239:23	91:20	9:14;10:12;90:19	proposal (1)
250:10;251:6;	precise (1)	prevent (1)	process (26)	14:16
256:11,14,19;259:24;	136:22	23:8	6:8;8:11;12:13;	proposed (3)
264:3,10;266:18;	predominance (1)	previous (1)	14:23;27:10;92:1,19;	13:7;15:15;221:4
267:15	16:3	157:1	93:11,14,20;101:17,	prosecute (1)
Policing (2)	predominantly (1)	previously (7)	18;102:25;103:6;	24:3
177:11,17	16:6	17:17;37:25;38:10,	106:1,4,7,9,23;128:4,	prosecutor (1)
politician (1)	pre-employment (1)	14;39:6,20;151:12	24;129:10;134:16,	260:22
226:3	224:1	price (2)	19;211:20;255:11	prosecutorial (1)
pool (3)	pre-existing (1)	56:25;224:25	processed (1)	22:25
146:23,24;157:17	26:1	primarily (1)	173:11	protects (1)
popular (1)	prefer (2)	145:6	processing (1)	95:3
75:18	8:25;86:10	primary (3)	133:14	protocol (1)
portion (4)	premise (6)	35:12;222:18;	produce (2)	221:20
108:18,18,19;	173:16,19;180:17;	224:21	88:25;242:25	prove (5)
169:24	248:23;250:3;258:11	prime (1)	produced (1)	173:9;228:21;
position (9)	premises (41)	147:13	89:2	263:16,18;267:24
12:15;95:25;	26:10,12,15;35:25;	prior (22)	producer/director (1)	proven (1)
144:10;153:5;170:2;	51:5,20;72:17,21;	18:5;26:2,6;75:9;	98:14	260:15
177:13,15,15;197:25	153:20,23;154:5;	77:9;86:25;88:22;	professional (5)	provide (15)
positively (1)	157:2,9,18;174:11;	89:2;101:23;102:5;	152:13;162:19;	27:17;28:13;117:2,
166:24	189:21;190:5;	105:16;112:2;141:1;	169:20,22;172:25	15;119:17;120:3,13;
possession (2)	200:24;201:3;202:2,	177:15;182:6;	program (3)	127:9,12;130:8;
170:15,16	5,14,19,20;203:5,17,	185:11;186:15;	55:8;100:19;101:4	131:2;134:23;224:1;
possibility (4)	20,21;204:17;	187:6;198:4;244:17,	prohibit (1)	238:9;254:17
93:22;94:6;99:21;	210:15;211:2;	19,20	16:23	provided (28)
223:13	213:24;215:1;	pro (1)	promote (2)	16:18;23:6;104:3;
possible (21)	226:14;250:1,24;	82:25	235:17;263:3	105:24;112:16,24;
` ` '	,,			, , ,

110 11 115 00				1711 2, 2012
1 1 3 1 1 1 1 1 2 1 7 7 1	quasi-judicial (1)	real (4)	128:2,19,25;130:12,	91:19
113:11;115:22;	268:24	10:7;61:14;83:1;	20,25;131:21;	reconvene (1)
117:10,20;118:8,21;	I .			11:6
119:13;121:12;	quick (7)	223:8	133:21;135:9,11;	l .
124:19;127:1;	24:16;37:1;90:7;	realized (1)	137:8,12;138:8;	record (20)
130:13,25;132:1;	164:3;230:15;231:9;	48:11	209:4,13;212:9;	13:3;20:1;23:3;
138:14;187:21;	261:15	really (29)	215:4;229:11,12,18,	31:17;32:22;68:23,
188:3,4;223:1,5,9;	quicker (1)	38:24;39:2;44:1;	19,24;236:10,12,13,	24;80:16;82:16;
236:11,25	264:20	47:20,22;50:9;61:23;	16,25;237:9,22;	100:13;111:14,18;
provider (2)	quickly (6)	62:20;63:4,6,20;	238:3;255:17,18,22,	127:16;140:11;
129:2;223:3	176:21;210:15;	127:4;129:4;161:21,	24;256:1,2,4,8,14,21;	156:2;177:8;197:20;
providers (1)	213:25;230:2;249:6,	24;171:4;228:18,22;	262:24;263:4;	208:23;236:24;
129:3	17	235:21;236:21;	264:18,19	263:18
providing (5)	quiet (2)	239:5,18;242:22;	receive (7)	recorded (7)
120:23;122:24;	44:1;60:19	243:9,11;253:14;	11:8;19:13;102:1;	56:20;106:8,23;
130:6;219:14;224:22	quieter (1)	261:4;263:11;266:12	117:21;118:2;	124:23;125:9;
proving (2)	62:5	rear (13)	181:24;237:10	128:25;152:21
27:17;28:14	quite (4)	78:21;142:22,23;	received (36)	recordkeeping (2)
	61:9,16;62:9;	143:12,15,16;148:18;	23:4,13;72:4;	106:6;134:20
provision (1)				records (9)
117:4	192:15	150:11,12;151:2,4;	94:13;101:14;102:1;	
pub (4)	quorum (3)	164:11;180:22	105:6;108:11,15;	80:23;108:15;
59:12;115:7;	8:6;98:22;99:17	reason (10)	109:13;110:16;	116:1;117:10;
225:20,22	quote (10)	35:10;74:15;84:6;	111:22;112:6,7;	121:22;129:14;
public (3)	179:2,3,24,25;	150:1;159:21;	113:21,24;115:1,12,	135:19;136:11;264:4
14:6;30:17;80:16	180:2,3;200:8,9,12,	163:14;190:7;192:6;	14,16,18,22;116:9;	recusal (2)
pull (2)	13	254:13;263:3	120:9,16;123:12;	11:25;12:6
135:18,18	quotes (1)	reasonable (6)	124:20,25;127:13,17;	recuse (1)
pulling (1)	66:4	49:13;87:10;91:8;	139:25;149:3;	10:11
186:23	_	167:19;224:7,25	163:16;207:13,15;	red (1)
purchase (2)	R	reasons (1)	248:6	109:6
73:3;145:21		172:6	receives (1)	redo (1)
purchased (2)	ran (6)	rebuttal (1)	207:16	247:10
17:9,11	133:20;163:23;	85:1	receiving (2)	REESE (4)
purchases (1)	164:3,5,8,9	recall (19)	101:23;102:5	50:16;53:10,11;
26:3	range (1)	123:3;129:11,11,	recent (9)	214:13
purpose (2)	199:4	18,23;144:12;	77:7,7,9,11,13;	re-evaluated (1)
16:8;146:7	ranking (1)	151:10;154:17;	78:11;223:12,22;	261:22
				1
purposes (1)	221:22	155:8;157:1;163:19,	237:8	refer (1)
31:14	rather (5)	23,25;164:1;173:14,	recently (9)	refer (1) 69:13
31:14 pursuant (1)	rather (5) 88:23;219:25;	23,25;164:1;173:14, 18;189:5;249:5;	recently (9) 35:21;93:18;	refer (1) 69:13 reference (1)
31:14 pursuant (1) 139:18	rather (5) 88:23;219:25; 220:1,4;235:2	23,25;164:1;173:14, 18;189:5;249:5; 257:2	recently (9) 35:21;93:18; 205:19;220:21;	refer (1) 69:13 reference (1) 199:15
31:14 pursuant (1) 139:18 pursue (2)	rather (5) 88:23;219:25;	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2)	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10;	refer (1) 69:13 reference (1) 199:15 referenced (1)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1)	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25)	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10;	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4)	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12;	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17,	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1) 188:18	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15;
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4)	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25;	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1) 188:18 recognized (1)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17;	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17,	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1) 188:18 recognized (1) 162:19	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25;	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1) 188:18 recognized (1) 162:19 recognizing (1)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6)	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4;	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3,	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1) 188:18 recognized (1) 162:19 recognizing (1) 93:13	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11;	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1) 188:18 recognized (1) 162:19 recognizing (1) 93:13 recollection (5)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12;	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1) 188:18 recognized (1) 162:19 recognizing (1) 93:13 recollection (5) 107:7,22;143:5;	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2	recently (9) 35:21;93:18; 205:19;220:21; 223:18;240:10; 243:5;244:13,18 recess (1) 175:23 recognize (1) 188:18 recognized (1) 162:19 recognizing (1) 93:13 recollection (5)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10,	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2)	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10, 14,23;108:7,14;	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2 read (5)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10,	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16 recommendation (4)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21 refrigerator (2)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24  Q	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2 read (5) 31:20;96:17;	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10, 14,23;108:7,14;	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21 refrigerator (2) 217:6;218:2
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24  Q Q-tip (1)	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2 read (5) 31:20;96:17; 108:21;121:13,24	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10, 14,23;108:7,14; 112:6,7,10,17;113:6,	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16 recommendation (4)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21 refrigerator (2) 217:6;218:2 refute (2)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24  Q  Q-tip (1) 172:12	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2 read (5) 31:20;96:17; 108:21;121:13,24 readily (4)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10, 14,23;108:7,14; 112:6,7,10,17;113:6, 7,13,15;114:25; 115:12,14,21;116:2, 4,17,20,23;117:5,7,	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16 recommendation (4)     17:3;91:2;92:13;     95:5 recommendations (1)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21 refrigerator (2) 217:6;218:2 refute (2) 83:11;85:3
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24  Q  Q-tip (1) 172:12 quality (1)	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2 read (5) 31:20;96:17; 108:21;121:13,24 readily (4) 179:17;259:2,16,	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10, 14,23;108:7,14; 112:6,7,10,17;113:6, 7,13,15;114:25; 115:12,14,21;116:2,	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16 recommendation (4)     17:3;91:2;92:13;     95:5	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21 refrigerator (2) 217:6;218:2 refute (2)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24  Q  Q-tip (1) 172:12 quality (1) 46:15	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2 read (5) 31:20;96:17; 108:21;121:13,24 readily (4) 179:17;259:2,16, 20	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10, 14,23;108:7,14; 112:6,7,10,17;113:6, 7,13,15;114:25; 115:12,14,21;116:2, 4,17,20,23;117:5,7,	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16 recommendation (4)     17:3;91:2;92:13;     95:5 recommendations (1)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21 refrigerator (2) 217:6;218:2 refute (2) 83:11;85:3 regalia (1) 162:22
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24  Q  Q-tip (1) 172:12 quality (1) 46:15 quantity (1)	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2 read (5) 31:20;96:17; 108:21;121:13,24 readily (4) 179:17;259:2,16, 20 reads (1)	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10, 14,23;108:7,14; 112:6,7,10,17;113:6, 7,13,15;114:25; 115:12,14,21;116:2, 4,17,20,23;117:5,7, 25;118:2,3,5,21;	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16 recommendation (4)     17:3;91:2;92:13;     95:5 recommendations (1)     220:21 recommended (1)     17:1	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21 refrigerator (2) 217:6;218:2 refute (2) 83:11;85:3 regalia (1) 162:22 regard (3)
31:14 pursuant (1) 139:18 pursue (2) 219:16;221:14 pursuing (1) 129:12 push (4) 95:21;212:17; 214:5;216:1 put (6) 11:16;21:10;81:11; 106:18;211:3;239:10 putting (2) 21:20;257:24  Q  Q-tip (1) 172:12 quality (1) 46:15 quantity (1) 198:20	rather (5) 88:23;219:25; 220:1,4;235:2 ratio (1) 112:25 rattled (1) 46:1 Raymond (3) 170:1,12,12 reach (5) 23:3;38:9;51:4; 206:21;262:6 reached (1) 199:14 reaching (1) 29:2 read (5) 31:20;96:17; 108:21;121:13,24 readily (4) 179:17;259:2,16, 20 reads (1) 77:14	23,25;164:1;173:14, 18;189:5;249:5; 257:2 recalling (2) 125:17,18 receipt (25) 27:19;94:22;95:10; 102:15;106:12; 109:3,13;114:11,17, 23;115:6;119:25; 121:5;126:9;127:2,3, 15,22,24;131:24; 132:1,4;209:7,12; 264:2 receipts (93) 103:11,24;104:1,2, 5;105:25;106:6,10, 14,23;108:7,14; 112:6,7,10,17;113:6, 7,13,15;114:25; 115:12,14,21;116:2, 4,17,20,23;117:5,7, 25;118:2,3,5,21; 119:12;120:2,8,9,22;	recently (9)     35:21;93:18;     205:19;220:21;     223:18;240:10;     243:5;244:13,18 recess (1)     175:23 recognize (1)     188:18 recognized (1)     162:19 recognizing (1)     93:13 recollection (5)     107:7,22;143:5;     150:12,19 recommend (2)     29:2;193:16 recommendation (4)     17:3;91:2;92:13;     95:5 recommendations (1)     220:21 recommended (1)	refer (1) 69:13 reference (1) 199:15 referenced (1) 125:18 referred (2) 22:3;87:1 referring (3) 80:15;86:15; 242:22 reflect (1) 20:17 reflects (1) 204:11 refrain (1) 76:11 refresh (2) 107:6,21 refrigerator (2) 217:6;218:2 refute (2) 83:11;85:3 regalia (1) 162:22

recording (16)
regarding (16) 8:16;33:1;101:10;
110:13;121:5;123:4,
17;124:12,12;
125:19;136:15;
148:1,4;186:10;
201:17;204:3
regards (4)
123:23;124:18;
206:22;261:9
register (3)
125:22;209:7,14
registered (7)
6:10,14;12:22;
14:6;31:7;64:17;81:5
regular (20)
8:18;20:20;144:21;
161:4.5.5.8.9.12.16.
18;182:11;192:23;
18;182:11;192:23; 201:12;221:11;
222:2;232:23;235:6;
254:4;258:22
regularly (1)
190:15
regulation (1)
221:4
regulations (4)
17:25;79:1;190:6,
20
rehab (4)
53:13;129:2,3;
223:2
rehabilitation (1)
46:8
reiterated (2) 117:19;148:18
reiterating (1)
43:16
related (5)
41:20;64:11;
141:13;144:19;146:2
relating (1)
254:20
relation (3)
144:9;150:16;
256:8
relationship (2)
37:8;239:2
relatively (1)
40:2
release (1)
196:23
released (2)
61:20;175:19
releases (1)
197:2
releasing (4)
196:2,4,8,9
relevant (3)
96:17;268:15;
269:1
reliance (1)
17:12

•	relieve (1)
0; 3:4,	224:17 rely (2)
	10:18;83:17 relying (1)
	8:23
	remain (3) 11:2;19:3;20:4
	remaining (3)
	19:11;116:3,15 remand (1)
	90:18
	remarks (2) 219:23,24
81:5	remember (11) 79:3;123:7,15,18;
21;	124:5,9;125:6;
,16, 3;	148:10;159:19; 166:23;248:17
,	remembers (1)
5:6;	148:7 reminder (1)
	219:2 remnants (1)
	187:12
	removal (2) 242:5,11
6,	remove (1)
	55:5 removed (3)
	26:10,11,15 rendering (1)
	97:3
	renders (1) 87:9
	renew (6) 9:3;10:23;91:3;
	220:17;221:1;260:17
	renewal (5) 12:16;19:8;67:7;
46:2	90:25;93:2
	renewals (1) 8:16
	renewed (2) 21:22;84:14
	rent (11)
	56:22;199:23; 200:1;227:12,16;
	241:22,23,24;246:9, 14,20
	reopen (5)
	87:11;91:12,15; 92:17;93:15
	repast (7) 56:23,24;223:23;
	224:8,9,18,24
	repasting (1) 56:25
	repasts (1) 223:20
	repeat (2)
	173:17;183:20 repeatedly (1)
	1

66:2
repeating (1)
62:18 repo (1)
246:5
report (26) 21:11;72:18;
134:24;137:9,24;
134:24;137:9,24; 138:9,11,13;139:12, 17,20,23;141:12;
175:3;178:17;
179:17;180:19,21; 182:1;183:19;
185:22,25;186:1;
187:24;191:19;199:7 reported (2)
124:1;188:14
reporter (1) 64:22
reports (6) 38:2;72:6;80:14;
135:7,8;191:1
represent (2) 9:10;92:21
representative (1)
28:3 represented (2)
9:5,7
representing (1) 92:16
<b>Republic (1)</b> 221:23
request (15)
67:7;101:5,14; 102:11,15;118:8;
119:24;121:5;
130:18;134:4;135:4; 195:5;229:17,18;
230:13
requested (14) 20:16;37:7;101:9,
17;103:6,13;104:24;
105:18;117:11;
120:14;125:2; 229:19;254:21;
255:13
requesting (4) 105:7;116:5;119:9;
121:9
requests (1) 119:23
required (4) 79:20;88:24;89:1;
113:7
requiring (1)
reschedule (5)
104:25;105:1,7,9, 12
rescheduled (1) 105:2
research (3)

225:15
reserved (1)
232:3
reside (1)
170:6
resided (1)
169:23
resident (2) 33:1;34:5
residential (10)
38:18;45:4;62:21,
22;63:9;67:3;77:17;
147:3;217:14,23
residents (1)
216:7
resolution (1) 17:12
resolved (1)
123:6
resolving (1)
11:12
resource (1) 198:21
respect (3)
59:24;97:5;216:7
respective (1)
6:13
respond (10)
12:17;119:21;
120:24;153:14,15; 154:6;156:13;158:2,
4;218:17
responded (24)
121:14,18,19;
130:10;136:23;
138:21;141:2,19; 143:4,19;153:4,6;
155:7;156:9;165:5;
173:23;178:6,8,10,
11;181:6;185:19;
256:14,19
Respondent's (1)
19:23 responders (1)
66:20
responding (2)
41:14;170:20
responds (1)
68:8
response (5) 121:3,6;123:22;
171:5;188:20
responsibilities (3)
100:21;170:2;
239:9
responsibility (4)
222:18;258:13;

265:7;266:13 responsible (2)

100:24;265:4 responsive (1) 171:6 rest (2)

	10:9;120:2 restaurant (30)
	45:11,22;72:24; 73:2;74:4,8;75:25;
	77:13;78:3,4;79:12,
	13,18;153:20; 157:13;161:21;
	189:24;190:2;200:9, 13;209:17;222:3,24;
	223:10;226:21; 235:24;254:24;
	260:1,2,3 restaurant/bar (1)
	189:21 restaurants (1)
	79:2 restorative (1)
	172:5 restriction (2)
	16:23;21:16 restroom (1)
	182:8 result (1)
	154:23 resulted (2)
	119:24;225:11 results (1)
	254:23 resumes (1)
,	98:18 retailer (2)
,	27:5,6 retain (1)
	169:13 retained (1)
	110:11 retired (1)
	74:6 retrieve (2)
	122:19;191:11 retrieved (5)
1.	142:13;174:21,22, 25;255:7
	return (1) 27:20
	returned (5) 27:8;28:21,23;
	101:21;255:7 returning (1)
	29:1 reveal (1)
	114:5 revenue (4)
	30:10;237:4,4; 239:17
	revenues (2) 127:16;128:4
	Review (14) 6:3;77:13;85:19;
	103:18;117:11; 141:12;178:17;
	180:18;183:18,23,25; 185:20,22;199:7

research (3) 27:4;220:17;

reviewed (5)	rolled (1)	sandwich (1)	120:4	select (1)
115:20;133:23;	48:10	113:25	se (1)	135:3
151:19;157:6;204:9	rolls (1)	sandwich-type (1)	82:25	self (1)
reviewing (2)	145:3	114:1	search (6)	251:7
113:8;135:2	room (5)	sat (1)	73:12;76:2,3;77:2;	sell (14)
reviews (2)	11:1,2;15:14;41:2,	229:19	78:9;183:10	18:13,17,21;19:3;
76:4;77:6	10	satisfied (1)	searched (1)	24:7,22;25:2,12;
revocation (4)	round (1)	11:19	191:7	26:13;27:6;51:16;
14:25;18:5;60:5;	155:4	satisfies (1)	seasonings (1)	210:8;211:4;239:8
255:1	rounds (1)	88:16	217:12	selling (1)
Revolvers (3)	154:21	Saturday (1)	seasons (1)	23:9
168:9,15,19	route (1)	66:3	66:2	sells (1)
revolving (1)	42:22	save (1)	seat (2)	200:11
168:11	routine (1)	83:12	7:2;81:24	semiautomatic (2)
right (70)	10:3	saw (16)	Sebrina (4)	168:17;169:9
8:9;18:25;20:22;	rule (3)	142:14;146:22,24;	208:13,14,19,25	send (6)
22:21;23:17,18;24:9;	11:17;70:22;	147:1,14;159:5;	S-E-B-R-I-N-A (1)	120:4;172:13;
29:19,24;30:2,16;	107:25	185:11;200:20,21,22;	209:1	230:7;245:17;
33:20;34:3;39:10;	Rules (3)	202:10;203:9;235:4;	secluded (1)	246:19;247:9
43:9;44:23;48:23;	6:6;10:14;17:24	255:18,21;257:21	66:14	sending (5)
49:21;50:1;51:3;	ruling (1)	saying (45)	second (19)	55:7;104:22;
54:12;55:2;57:10;	11:18	24:23;87:17;89:14;	13:22,24;29:22,23;	123:21;124:10;235:2
63:10,14;64:2,6,7;	run (3)	95:22;119:14;122:5,	30:23,25;96:6,7,10;	senior (1)
69:12,18,20,24;70:4;	44:7;134:23;222:3	13;123:7,19;124:9;	97:8;99:12;101:25;	221:22
72:7;78:1;80:1,9;	running (5)	127:5,18,20;131:9;	135:15;150:6;176:4,	sense (6)
82:22;88:3;90:23;	114:9;152:2,4;	156:7,8,9,25;163:12;	8;185:9;269:3,4	33:14;63:6;70:7; 73:1;75:18;192:1
94:13,21;96:14;	164:11;165:3	165:4;166:2,4,14,24;	Secondly (1)	sent (15)
97:22,25;98:23;	run-over (1)	184:2,10;196:20,22;	51:2	23:7;79:23;101:19;
111:22;123:2;	187:13	203:3;205:18; 219:10;226:22,23;	secret (1) 221:21	104:19,20;105:4;
129:10;132:8;	S	230:14;234:20,22;	Section (8)	120:19,25;121:4,4,9;
135:24;137:13,19;	S	235:1;249:10,16;	88:11;109:25;	123:16;206:25;
143:10;150:21,22,23; 166:3;172:20;	saddened (1)	251:18;252:7,8,9;	221:20;242:6,9;	245:3;255:6
191:20;206:13;	267:3	257:8;267:21	268:15,20;269:1	sentence (3)
207:22;217:6;	safe (3)	scale (1)	secure (1)	6:22;32:2;136:16
231:20;245:2;	44:3;213:3;215:9	257:24	235:3	Sentrell (1)
246:10,14,21;250:11,	safely (1)	scanned (6)	security (59)	141:23
23	67:1	110:11,22,23,24;	44:10,12,16;52:6,7,	separate (1)
rings (1)	safer (1)	111:4;112:22	19,22;53:1,3;145:10,	36:18
51:10	209:17	scanning (1)	11,14;162:3,6,11,12,	separated (1)
risk (3)	safety (5)	119:5	17,22,23;169:15;	239:15
10:7;83:1;92:14	66:16;74:11,13,16;	scene (16)	179:15,18;188:22;	separately (2)
road (8)	186:17	143:19;144:24;	211:9;212:14,16,20,	13:1;46:23
67:3;78:19;170:1,	sake (1)	145:12;158:2;169:3;	20,24;213:7;225:17;	September (2)
12,12;182:14;186:6;	221:2	172:11;173:11;	231:13,16,21;232:17,	65:17;178:17
227:16	sale (2)	180:11;181:19;	18,20,21;233:8,16,	Sergeant (4)
roadway (1)	14:20;110:2	182:24;183:14;	18,19,20;234:2,3,5,	177:1,10,17;
181:14	sales (16)	184:12;185:17;	12,18;242:19,23,24;	186:25
Robert's (1)	15:22;16:23;24:4;	186:25;220:24;	258:25;259:1,6,11,	series (10)
6:6	109:4,11;113:1,24;	231:24	15,18,21;265:22	117:12;123:21;
Rodney (3)	114:1,2;115:1,6,13;	schedule (1)	Seeing (5)	124:6,7,10;127:1;
179:16,20;180:6	209:8,9;262:25;	99:23	13:25;30:25;	132:23;150:13;
Roger (1)	263:3	scheduled (3)	190:10,11;269:6	230:7,17
8:9	same (15)	104:16,24;129:22	seek (2)	serious (3)
role (5)	8:11;51:8;72:5,9;	schedules (1)	9:11;85:15	195:3;225:17;
9:16;83:25;101:7;	74:15;87:20;113:16;	102:24	seem (2)	226:21
219:17;224:21	152:8;172:3;222:15,	school (1)	49:13;212:11	seriously (1) 264:8
roles (1)	18,22;227:3;228:4;	57:2	seemed (2) 148:19;163:23	serve (5)
219:12	237:14	screaming (1)		
roll (10)	237:14 sample (2)	39:24	seems (2)	73:2;74:10;145:1,
roll (10) 7:11;97:12,20;	237:14 sample (2) 103:13;117:12	39:24 screenshot (3)	seems (2) 34:12;35:15	73:2;74:10;145:1, 2;181:12
roll (10)	237:14 sample (2)	39:24	seems (2)	73:2;74:10;145:1,

	T	· · · · · · · · · · · · · · · · · · ·		
14;89:23;90:2;93:5;	168:6,8,18,20,22;	60:20	silver (2)	Smith (3)
147:8,20	169:7,10;183:11;	shouting (2)	217:22;233:22	208:13,14,25
serves (1)	260:7	76:11;179:2	similar (5)	S-M-I-T-H (1)
73:11	shells (1)	show (15)	182:1,1;222:7,19;	209:1
service (18)	72:16	108:10;127:5,15;	267:13	smoking (1)
42:24;51:15;89:8;	Sheri (2)	133:16;134:20,21;	simply (3)	187:5
115:18,20;136:16,24;		147:16;157:15;	39:4;41:11;240:17	snippet (1)
154:12;198:20,24;	shining (1)	163:21;234:23;	single (6)	257:21
199:2;207:21;	151:5	240:5;244:4;245:23;	19:3;44:13;143:8;	snipping (1)
221:15,19;225:2;	shirt (7)	257:17;265:23	150:22;185:15;205:5	131:5
237:18;256:17;260:8	145:14;234:3,5,12,	showed (11)	sink (1)	snow (3)
services (3)	14,15,17	131:4;144:6;	217:10	187:17;242:5,11
66:25;223:1;	shirts (4)	151:24;152:11;	sinks (1)	social (5)
259:24	53:4;234:1,9,24	157:15,16,16;158:9;	218:2	114:12;126:7,15,
session (20)	shock (1)	166:6,18;203:19	siren (1)	18;183:13
10:22;11:6,8;96:4,	172:1	shower (1)	186:21	soda (2)
11,15;97:9,13;98:17,	shoot (4)	57:3	sit (8)	109:5,5
20;99:4,19;182:6;	75:6;142:15;155:4;	showing (8)	40:6;49:20;132:9;	sodas (1)
183:6;268:12,14;	169:8	27:20;76:24,25;	220:10,12;227:5;	109:6
269:2,5,12,13	shooting (40)	77:4,4;124:20,25;	228:4,6	softer (1)
sessions (2)	59:23;141:4,9;	141:21	site (5)	172:4
11:5;98:12	142:3,9;144:1,9;	shown (1)	27:22;75:22;77:1,	sold (8)
set (10)	148:1,4,6;149:5,9,12,	257:10	21;157:25	25:25;27:4;34:16;
17:25;58:15,17;	16,21;151:17;	shows (4)	sits (2)	108:19;110:2;215:7;
60:8;74:8;100:8;	152:22;154:1;	45:19;257:23;	40:20;267:9	227:19;263:6
207:7,9;222:23;	155:13;156:25;	258:5,7	sitting (7)	solely (1)
261:22	162:16,18;165:20,24;	shut (5)	8:9;40:9;43:6;	67:6
sets (1)	168:21;169:4,6,16;	98:9;152:7;164:19;	137:18;148:24;	somebody (10)
58:17	183:4;200:16;204:5;	240:12;244:23	233:2;251:7	87:13;91:19;
settled (1)	225:21;226:1;248:4,	shutting (1)	situated (1)	133:19;187:21;
104:10	12,24;252:5,11;	164:1	34:19	195:2;211:6;213:11;
settlement (8)	258:17,21	sic (9)	situation (6)	252:13;253:1;265:20
13:7;16:3;17:21;	shooting/stabbing (1)	18:14;24:22;32:7;	15:14;172:17;	somebody's (1)
18:7;19:8,10;27:16;	225:24	56:13;109:14;	215:14;224:13;	265:16
29:15	shootings (3)	129:16;215:17,19;	227:1;252:24	someone (28)
seven (2)	155:8;168:25;	221:24	six (3)	27:22;36:10;47:15;
58:2;251:3	241:5	sick (8)	6:10;50:20;56:20	83:12;147:19;
several (11)	short (3)	139:7;228:20;	size (4)	148:17;151:20;
20:3;35:22;95:2;	42:2;93:17;114:7	262:8,9;263:12,18;	20:2;151:9,10,14	154:21;155:2;
132:25;153:4,6;	shot (28)	264:6;265:1	sizes (1)	161:12;171:22;
181:21;182:8;	56:10;59:7,8,15,	sickness (1)	63:24	190:24;191:9,11;
186:21;190:12;	22;141:7,18;142:20;	264:16	Skidmore (2)	192:2,7;193:1,22;
210:12	143:17;144:15;	side (15)	8:2;99:14	194:13;201:2;
severe (1)	146:2;148:17;150:4;	39:15,15;43:6;	skills (3)	215:16;227:5,10;
228:21	151:20,25;155:24;	56:4;62:17;70:4;	54:19;223:8;224:1	232:3;233:12;258:9;
severely (1)	157:18;158:1,5;	71:9,10;91:20;141:8;	slacks (2)	267:6,9
151:23	172:20,21;173:15,19;	143:10;150:23;	234:16,18	someplace (1)
shades (1)	200:16;247:25;	169:23;198:18;	sleep (4)	222:20
166:12	252:13;253:1;258:9	213:20	40:8;41:3,5,17	sometime (3)
shall (3)	shots (35)	sides (2)	slow (8)	57:1;159:10;194:9
95:4;254:16,17	38:16;56:10,10;	33:6;67:4	127:4;160:17,21;	Sometimes (26)
Shannon (1)	59:9;66:9,25;71:22;	sign (2)	235:15;238:1;	52:24;53:23;54:3;
152:11	72:8,10,11,14;74:14;	42:7;131:17	262:17;263:9;264:8	62:25;63:18;83:3;
share (1)	80:15;141:3;153:6,	signed (1)	small (9)	129:2;132:8;138:25;
19:22	19,23;154:9,10,14;	8:24	65:19;73:13;74:4;	145:13,14,15,18;
sheet (1)	155:5,9,10,11,17,25;	significance (1)	75:19;113:9;145:1;	162:10;212:14;
113:25	156:15;183:16;	15:6	217:2;257:23;260:3	214:4;216:2,19,20,
sheets (1)	189:18,23;190:25;	significant (1)	smaller (1)	21;224:12;235:11;
255:19	191:5;199:5;260:5,9	148:8	23:10	238:2;258:25;259:1;
shelf (1)	shots-fired (4)	signs (2)	smashed (1)	265:2
46:1	71:24;72:4;74:19;	73:5;211:3	64:3	somewhat (2)
shell (13)	75:8	silent (1)	smell (1)	8:17;60:17
156:16,20,22,23;	shout (1)	152:16	161:25	somewhere (5)

				, 2017
67:17;149:9;	14:5	stains (2)	93:3,4,10;94:10,13;	straight (4)
189:23;231:12;	speaking (1)	156:24;173:6	95:2,3,16;96:13,15;	69:21;143:14;
249:20	6:23	standard (1)	268:15	150:24;217:9
son (2)	speaks (1)	12:3	statutes (2)	strange (3)
144:19;146:2	254:14	standing (10)	96:17;268:21	209:11,12;212:11
soon (5)	special (4)	69:17;126:20;	stay (10)	strategy (1)
40:2;111:11;213:9,	8:13;114:15;	127:5,20;131:19;	97:18;195:16;	97:4
12;233:12	115:11;153:16	151:21;210:18,19;	227:21,23,24;240:25;	stray (2)
Sorry (31)	specific (4)	214:1;235:17	265:23;266:5,6;	38:23;49:18
7:15;27:24;33:9;	103:9;125:16;	standpoint (1)	267:24	stream (1)
46:25;52:17;71:3;	135:3;238:9	139:21	stealing (1)	187:7
76:14;89:17;94:18;	specifically (5)	start (11)	54:11	street (50)
121:6,17;137:20,23;	150:9;184:8;189:5;	36:23;80:1;86:25;	steel (7)	34:9;35:4;37:3,14,
170:23;178:12;	202:9;254:20	89:25;165:11;	147:4;159:6;217:7,	19;38:13,17,21;39:5,
179:20;181:22;	specify (1)	214:18;216:3;	25;218:1,2,3	14;43:7,12,19,20,22; 44:2,24;53:2;56:6;
182:4;183:20;188:1;	175:2	248:22;252:2; 254:11;262:3	stemming (1) 241:8	62:16;63:2,14;64:3,4,
196:3;198:15;206:1,	speculation (3) 205:22;206:8,19	started (7)	step (7)	6,12;65:14;66:6,23;
5,9;216:12;219:9;		39:5;132:6;152:2;	9:25;137:6;175:18;	67:5;143:6;145:13;
236:23;241:3;249:5; 261:24	speeding (1) 184:3	165:25;199:18,24;	195:24;208:3;	148:24;153:12;
sort (20)	spell (5)	244:13	211:15;253:18	154:20;155:3,16;
38:23;39:19;62:16;	100:12;140:10;	starting (2)	Stephanie (2)	162:21;168:14;
63:7;67:20;74:5;	177:7;197:19;208:23	50:6;145:8	187:25;188:2	169:7;171:22;187:4;
83:9;108:19;112:13;	spelled (1)	state (17)	stepped (1)	190:2;224:5;231:15;
113:24;114:2;	209:1	32:22;50:12;57:12,	99:11	233:11;250:8;251:5,
117:16;119:9;	spoke (5)	13;84:6;88:20;	steps (4)	8;267:13
123:24;124:12;	141:22;191:9;	100:12;140:10;	142:22;150:13;	streets (1)
130:11,19;145:16;	249:6,7;258:20	159:17;172:13;	151:5;166:20	67:2
170:5;172:17	spoken (2)	177:7;197:19;	stereos (1)	stress (3)
sorts (1)	42:16;159:12	208:22;237:4;239:7;	40:7	41:5;75:24;224:22
238:11	spoons (1)	254:23;265:25	still (36)	strewn (1)
Soto (1)	63:22	stated (48)	10:18;19:3;24:7;	35:4
	spreadsheet (1)	20:1;124:2;142:4,	26:13;59:9,20;60:9;	strictly (1)
sought (1)	112:25	7,9,14,21;144:21,25;	93:14;119:15;	10:14
45:9	spurious (1)	145:5,7,10,12,18,22;	120:21;123:20;	strobe (1)
sound (5)	88:23	148:4,6,10,13,15,21,	128:18,22;144:2;	146:23
67:22;70:8,9,15;	Square (13)	22,25;149:3,22,24;	149:24;166:14;	strobing (7)
182:9	117:21;124:16,19,	150:1;162:18;	225:13,15,18,21,23;	70:12,19,23;71:4,6,
Sounds (1)	23;125:6,13,20,22;	163:10,13,19;165:10,	226:1;227:1;229:23;	15;213:15
258:7	133:13,14,20,23;	14,19;175:13;182:2;	230:4,13;231:10,24,	strongly (1)
sources (1)	237:23	184:9;185:11;187:1,	25;240:18;242:12;	29:2
118:23	squealing (1)	6;193:3;200:25;	246:17;252:18;	struck (1)
South (10)	39:24	201:10;202:23;	258:17;267:7,20	155:20
82:5;177:10;178:3;	stabbed (1)	203:6;204:19;	stipulated (2)	struggle (3)
182:15,17;197:22;	59:8	239:21;255:4	19:8,10	222:11,12,14
198:1,16,18;201:15	stability (1)	statement (8)	stipulating (1)	studio (1) 201:9
Southern (2)	57:7	33:25;42:3;83:12;	51:23	stuff (11)
102:7;116:12	staff (16)	90:3;129:18;175:4; 230:25;237:16	stocked (1) 17:12	42:19;56:1;57:16;
southwest (2)	102:7;116:12; 129:13;139:4;147:6,	statements (6)	stoop (3)	63:23;64:13;192:13;
169:23;181:4 space (7)	18;179:1;231:17,19;	36:6;51:25;83:2,6;	172:8,21,23	215:15;231:9;
223:24,25;224:6,	232:1;235:19;238:5;	169:1;254:19	stop (4)	242:13;245:6;252:18
10,23;227:16,17	242:23;262:21;	states (4)	6:23;42:25;48:2;	sub (2)
spatter (2)	263:24;265:3	86:16;88:12;103:2;	101:25	88:11,12
172:24,24	staffing (1)	191:10	stopped (2)	subject (3)
speak (14)	233:1	stating (2)	186:18;263:25	11:17;96:19;
speak (17)		153:13;181:25	store (1)	268:23
6.11 14.8.25.9.4.	stage (2)			200.20
6:11,14;8:25;9:4; 12:22:14:7:60:8.9:	stage (2) 21:9:222:23			subjective (1)
12:22;14:7;60:8,9;	21:9;222:23	station (1)	189:16	subjective (1) 161:15
12:22;14:7;60:8,9; 157:4;161:10;173:9;	21:9;222:23 stain (6)	station (1) 59:13		161:15
12:22;14:7;60:8,9; 157:4;161:10;173:9; 174:6,12;190:20	21:9;222:23 stain (6) 150:3;164:12;	station (1)	189:16 Stoughton (1)	
12:22;14:7;60:8,9; 157:4;161:10;173:9; 174:6,12;190:20 speaker (2)	21:9;222:23 stain (6)	station (1) 59:13 status (1)	189:16 Stoughton (1) 227:16	161:15 subjectively (1)

Alcohol License Review	v Committee Non-Renev	val Hearing	Transcrip	ot of Proceedings - ALR May 2, 201
submit (5)	48:16	211:23;214:14;	197:1	165:16;180:25;
36:6;80:23;87:7;	supports (1)	219:17;220:2,9,14	telling (3)	196:11;201:17;
121:15;130:22	255:25	Syed (1)	38:24;149:13;	203:22;218:25;
submitted (9)	suppose (1)	14:13	247:10	239:19;255:2;
22:2;106:20;107:2;	126:23	system (13)	ten (5)	257:23;258:5,19;
108:7;110:8;111:4;	supposed (10)	106:6;128:8;129:5,	85:18;86:17;94:22;	259:3,15,17;260:4,
113:13;229:11;	35:19;82:11,13;	6;134:21,22,24;	95:25;96:2	12;264:17
255:18	85:17;89:10;120:23;	135:8,18,19;172:4;	tenant (3)	testing (4)
submitting (3)	131:12;200:8,9;	264:20,23	201:5,13,14	103:25;172:7,8,22
80:12,19,25	259:25	systems (1)	tend (3)	texts (2)
subpoena (7)	sure (32)	135:14	54:5;56:8;214:4	244:1,6
175:20;196:2,5,7,	9:8;19:23;24:17;	Т	tended (1)	Thanks (1)
10;197:2,3	29:3;30:13;31:5;	T	259:7	65:8
subpoenaed (3)	32:15;36:22;51:19;	4-1-1- (4)	tendency (2)	That'd (1)
196:9,25;197:4 subsequent (1)	52:1;55:14;56:12;	table (4)	83:5,11	111:13
120:15	57:5;59:19;72:1; 73:20;110:13;	82:2;126:9;146:24; 157:17	tequila (2) 187:14,15	that'll (2) 42:8,8
subsequently (5)	111:24;112:20;	taco (8)	term (2)	theirs (1)
141:19;142:12;	132:9;145:24;156:2,	113:23;115:5;	28:20;252:17	43:13
144:15;147:9;183:14	5;172:23;191:25;	126:16,21;131:14;	terms (18)	therefore (3)
substantial (1)	210:14;212:22;	147:12;210:17;	15:4;19:8;20:2;	61:1;224:20;
10:19	217:2;231:19;233:1;	235:18	33:12;110:3;125:8;	226:14
succeed (4)	243:17;250:11	tacos (1)	129:20;164:22;	thinking (4)
221:9,14;222:14,	surmised (2)	147:20	180:14;182:22;	42:19;155:14,15;
24	149:8,11	talk (16)	231:20;239:3;	167:5
success (1)	surprising (1)	6:25;32:3;33:5,8,	255:17;256:10;	Thirsty (5)
222:21	230:2	21;47:3;58:5;87:3;	259:5;260:6;261:21;	126:13,21;131:15;
successful (1)	surrender (4)	180:3,4;191:4;	264:4	210:17;235:18
223:5	14:18;15:7,9,16	194:25;195:7;	Terrace (3)	though (9)
suffer (1)	surrounding (5)	218:16,20;252:12	32:24;65:10;69:13	35:8;70:23;85:12;
18:4	184:19;185:3;	talked (14)	test (4)	120:1;127:19;
suffered (1)	192:8;258:14;265:5	81:5;98:24;99:20;	112:25;128:24;	166:10;227:25;
141:25	surveillance (25)	105:25;122:6;126:1;	135:6;172:9	236:24;251:25
suggesting (1)	143:25;146:10;	144:18,19;187:1;	testified (26)	thought (11)
139:22	151:19,24;152:6,10,	194:20;248:7;	65:7;106:22;	47:24;48:7;80:24;
suggestions (1)	12,19;157:6,12,22;	251:22;253:7,8	111:22;112:5,6;	81:10;137:15;167:5;
237:2	158:24;159:2,3,4,23;	talking (19)	131:11;139:16;	222:10;245:11;
suit (1)	160:3,8;163:7,21;	54:4;67:3;76:14;	140:7;142:24;	253:12;255:21;
152:3	165:7;203:19,24;	79:3;110:21;156:21,	143:12;144:8;	261:17
summarize (1)	204:2,11	23;160:11;193:17;	151:16;169:14;	thousands (1)
228:14	surviving (2)	202:13;204:23;	177:4;188:21;	156:3
summary (1)	224:8,24	230:11;231:13;	197:16;208:16;	threatening (1)
219:6	suspect (10)	237:18;249:16,22,23;	211:24;214:15;	37:22
summer (1) 199:24	142:10,11,12,14,	262:18;264:3	219:6;220:15;256:4,	threats (1) 239:11
	17;146:15;169:2; 174:20,24;175:13	<b>Tamara (1)</b> 152:11	6,13,24;260:8 testify (15)	three (40)
summons (7) 88:4,13,19;89:8;	suspension (1)	tango (1)	33:4;36:7;56:15;	6:16;31:25;55:22;
93:4;94:23;95:11	254:25	201:11	83:3;166:16;203:14;	56:21;75:2;82:12;
95:4,94:25,95:11 sun (10)	sustained (4)	tape (3)	218:19;219:4,17;	85:17,21;86:1,4,15,
156:10;227:20;	15:1;18:4;162:2;	157:6;164:22;	236:11;238:8;	18,21;88:15;90:1;
240:24;241:19;	206:20	252:8	256:15;257:14,18;	93:6;94:15;100:22;
243:11;245:24;	swab (3)	tax (1)	259:22	104:12;109:11,11;
246:3,12,16;266:5	172:11,12,15	118:5	testifying (7)	147:15;154:17;
supervise (2)	swear (3)	teach (1)	70:18;71:2;79:14;	156:6;176:17,18;
100:22;221:20	36:12;64:22;	201:11	92:16;111:12;	178:15;181:3;182:1;
supervised (1)	111:25	teaching (1)	122:12;155:19	189:19,19;191:1;
135:16	sweater (1)	54:19	testimony (40)	209:3,23;212:4;
supply (1)	179:19	team (4)	8:24;9:13,22,24;	214:23;225:8;
94:24	sworn (18)	100:24;177:11,18;	11:9,10,15;33:1,10,	255:13;265:13;268:3
support (6)	8:23;33:5;36:7,11;	178:15	16,22;36:6,11,19,24;	three-component (1)
10:19;18:3;31:7;	46:25;64:24;65:6;	teams (2)	40:18;64:25;71:20;	217:10
60:5;227:18;254:24	112:4;140:6;177:3;	100:22,23	80:13;81:6;112:2;	threshold (2)
supporting (1)	197:15;208:15;	technically (1)	153:10;158:15;	113:7;136:7

				May 2, 2019
throughout (1)	248:19;249:10;	109:22	81:12;84:20;109:5,5,	252:23
51:24	266:17,25	trays (1)	6,6;114:4,25;116:1;	uncontroverted (1)
throw (4)	tolling (1)	109:22	138:2,6;139:7;	10:16
53:19;54:25;57:3;	89:24	trespassing (1)	147:14,15,15;148:23;	under (26)
64:13	tomorrow (2)	39:21	154:17;158:19;	9:13;65:7;83:2,4,
throwing (1)	122:25;123:8	trial (2)	168:1;176:11,11,13;	13,15;84:1;109:25;
41:8	Tonight (15)	96:20;268:24	178:10;187:15;	112:5;136:7;140:7;
thumbs-down (1)	8:14,23;53:17;	triangulation (1)	198:8;210:2;219:11;	141:17;152:22;
90:12	63:12;87:5,8;92:8,9,	72:10	220:19,19;226:7,25;	156:10;177:4;196:6;
thumbs-up (1)	15;111:9,14;155:18,	tried (2)	237:23;245:20;	197:1,16;208:16;
90:11	19;257:14;260:11	45:12;132:19	255:16;256:24;	211:24;214:15;
Thursday (10)	took (7)	troops (1)	257:8,17;263:12,22,	219:8,18;220:15;
121:2;126:13,21;	115:25;135:9;	222:4	23;267:18	241:21;249:1
131:15;139:9;	146:22,23;188:8;	truck (4)	TY (8)	understood (2)
210:17;235:18;	246:7;256:6	190:1,9,11,21	162:20;164:16;	24:10;166:1
238:1;263:2,9	tool (2)	trucks (3)	169:19;188:22;	unfortunate (1)
tie (3)	131:5;133:20	190:4,7,17	194:13;242:21,25,25	42:22
117:23,24;119:10	top (8)	true (1)	type (14)	unfortunately (5)
tied (1)	13:24;27:3;49:5;	162:14	55:10;63:8;66:13;	21:12;44:14;60:13,
261:2	108:18;158:21;	trustworthy (1)	119:18;145:2;	22;168:16
timely (5)	179:3;215:23;221:21	27:22	168:23;194:16;	unhappy (1)
59:3;68:9;89:8;	toss (2)	try (24)	195:1,2;201:12;	186:10
90:2;262:7	192:13,19	31:23;40:12;44:15;	209:24;213:11;	uniform (1)
timer (2)	total (2)	55:9;83:10;86:2,4;	237:6;257:11	233:24
6:20;32:1	103:23;104:1	111:14;119:16;	types (1)	unit (7)
times (29)	totally (1)	131:3;132:9;154:7;	260:1	45:25;69:16;
13:2;40:3;49:10;	44:2	191:9;210:14,20,23;	typical (3)	140:14,17,18;144:10; 267:1
67:18;115:25;	touch (3)	212:17;213:9;214:5; 229:23;230:4;	147:3;186:20; 235:5	unite (1)
132:25;138:19; 143:4;147:16;	45:16;102:21; 255:5	235:25;256:7;264:24	typically (12)	224:23
153:15;154:16;	tour (1)	trying (28)	40:20;112:13;	units (1)
159:18;168:25;	146:21	9:21,23;23:15;	144:22;145:19;	151:3
170:14;172:25;	towards (3)	41:7;64:4;85:19;	151:22;153:9;	unknown (5)
178:8,15;186:21;	90:4;143:14;187:8	129:15;138:23;	172:11;181:12;	149:1;165:18;
207:10;210:12,21,22;	town (3)	165:8;176:23,23;	193:10;194:23;	175:14,14;252:16
232:17;235:19;	181:11;190:10,11	179:1;230:1;235:17;	195:4;260:1	unless (11)
255:20;256:13;	tradition (1)	239:8;248:22;	Tyrone (4)	31:17;66:17;87:4;
258:5;263:6,23	97:11	249:11,12,12,15;	162:20;169:16;	95:4;107:24;111:8;
timing (1)	traffic (5)	250:17;251:15,23;	170:8;171:10	151:22;197:3;
42:6	34:24;40:10;45:22;	253:11;262:6,10;		218:22;219:7;233:24
tired (1)	60:16;63:1	263:5,19	U	unlike (1)
41:11	trail (1)	T-shirts (1)		10:15
tires (1)	66:22	52:25	Uh-uh (2)	unobstructed (1)
39:24	trailer (4)	Tuan (2)	79:8,10	185:10
title (2)	181:7,9,10,16	242:20,24	un (1)	unpaid (1)
100:18;234:25	training (7)	Tuesday (12)	34:6	229:3
today (11)	53:14;136:4;	126:16,21;131:14;	unable (2)	unrelated (1)
18:18,23;19:18;	151:20;168:13;	147:9,11,12;210:17;	42:2;183:12	170:4
32:19;54:12;55:18;	223:6,9;224:2	235:14,15,18;247:2;	unambiguously (1)	unsafe (1)
69:21;85:24;222:8;	transaction (2)	264:12	29:6	67:5
229:3;238:8	133:20;135:5	turn (6)	unanimously (1)	unsure (1)
together (8)	transactional (1)	43:18,24;216:2;	16:25	34:7 untruthful (1)
30:19,22;112:20;	124:22	233:9,12,15	unaware (1) 183:3	260:12
221:1;229:15;	transactions (5)	turned (1) 144:15	unbelievable (2)	unusual (1)
239:16;240:8;255:9	125:9,10;134:2; 135:6;145:21	turning (1)	47:12,14	112:11
told (27) 60:11;119:4;120:4;	transcript (1)	239:11	unchanged (1)	up (116)
159:18;161:7,10,18;	16:18	twice (2)	20:4	6:16;8:19,25;9:22,
165:2,16;166:1;	transmitted (1)	39:21;157:10	unclaimed (1)	24;21:8;23:12;25:5;
174:23;180:1;194:2;	133:21	two (52)	102:3	30:19;31:21,21;
200:12;201:4;202:3;	trash (3)	14:12;37:3;46:6;	uncomfortable (1)	32:16,21;37:6,25;
207:4;229:14;243:9,	63:16,21;192:19	52:7,19;62:23;73:5,	48:12	40:3,22;41:2;42:6;
17;244:7;246:8,11;	tray (1)	14,14;77:6;78:6;	unconscious (1)	43:23;49:20,25;
., ., ,		. 1,2 1,7 710,7 010,		,,

				May 2, 201
50:22;51:21;56:3;	154:6;163:4;172:11,	19:12	225:23	warming (1)
57:4;58:1;59:7,8,15;	14;209:20;232:3,25;	versus (5)	visiting (1)	231:8
61:6;63:16,21,23,24;		79:20;81:13,16;	116:13	warrant (7)
64:4,8,12,13;71:10;	utilize (2)	136:2;241:8	ı	189:6,7;194:14,16,
			visual (1) 53:2	
74:8;76:3,14;79:1,	116:6;128:9	Verveer (22)		23;195:1,4
16;81:24;84:18;	utilizing (2)	8:3,4,5;13:12;19:4,	voc (4)	waste (2)
90:15;92:2,25;100:8;		5,22;20:12,20,25;	53:12;129:2,2;	258:1,7
103:16;108:9;110:2;	UW (1)	22:10,16,19;97:11,	223:2	wasting (1)
116:4;119:8;123:4;	57:12	15,20;98:3,11,21;	voice (4)	92:15
124:16,17,23;127:5;	**	99:15,16;100:7	56:17;57:8,14;	watch (2)
129:21;130:17,18;	V	vest (5)	179:6	42:10;54:10
134:2;141:21;		202:12;233:21,22;	voicemail (5)	waters (2)
142:11,14;143:22;	vague (1)	234:8,12	105:6;163:16;	109:5,6
144:6,15;147:16;	142:21	vestibule (9)	165:12;248:10,11	way (36)
148:21;152:4,13;	Valenta (9)	150:15;200:20;	voicing (1)	43:18;45:16;46:12;
164:18;165:3,22;	198:17;199:7,14,	202:11,13,15,16;	31:15	47:18;52:6;54:6;
169:3;180:25;187:1,	17;200:12,19,23;	204:25;205:1;258:9	volume (2)	62:3;70:16;75:18;
17;198:20;207:7,9;	201:4;202:3	vests (3)	192:15,23	90:4;92:14;98:11;
209:20;210:23;	validate (1)	52:25;234:9,23	voluntarily (1)	124:3;126:24;
211:3;212:5;214:24;	128:24	veteran (1)	157:21	128:10,19;129:12,12
215:2;216:3,4,5;	validity (2)	221:11	volunteering (1)	130:3;132:10;134:3,
222:11;234:23;	119:12;123:25	veterans (2)	214:20	17;135:12;175:7;
236:25;237:1;	value (1)	221:13;223:7	Vosburg (1)	181:4;215:22;221:1;
239:24;240:5;244:2,	219:5	via (4)	152:17	234:15,21;235:2;
22,25;245:23;246:2,	values (1)	98:13;101:19;	vote (3)	237:14;238:18;
23;249:6;255:24;	46:4	152:12;162:19	97:12,21;98:8	243:22;251:3;
257:17,24;258:5,7,	van (1)	vibrates (1)	77.12,21,76.6	262:11;267:4
24;263:4;264:18;	47:24	61:24	$\mathbf{w}$	ways (1)
267:25	vandalized (3)	vibrations (1)	**	26:25
upon (14)		45:24	wait (7)	i .
	35:7;38:3;54:10	l .	wait (7)	weapon (1)
10:18;39:22;93:12;	vandalizing (1)	victim (4)	68:22;98:25;	226:12
113:4;117:10;118:8;	54:11	142:9;144:2,6;	186:19;240:14,14,14;	weapons (10)
119:23;135:2;	variety (2)	258:21	246:24	75:3,6;145:16,17;
171:21;178:3;	109:4;116:13	victim's (1)	waive (5)	168:17;171:20;
179:21;180:2;	various (2)	172:16	94:10,16;95:5,9;	226:8,12,25;267:18
184:14;260:6	20:3;109:21	video (28)	96:2	wear (4)
upper (1)	vehicle (4)	143:25;146:10;	waives (1)	233:21;234:4,6,15
201:10	35:7;142:13;	147:10;151:19,24;	89:4	wearing (6)
ups (1)	174:25;175:14	152:6,10,12,19;	wake (2)	145:13,14;162:21;
41:16	vehicles (12)	159:2,5;163:6;	40:22,23	179:18;234:17;
upscale (2)	60:17,20;178:25;	176:12,14;187:21;	walk (17)	259:19
257:3,5	179:7;181:8,23;	188:1,4,6,8,11;194:7,	8:10;50:22;63:16;	website (1)
upset (1)	184:16;185:13,16,18;	10,11;203:23;204:9;	66:20;134:22;143:8;	75:17
226:17	187:5,16	235:4;249:5;257:21	146:16;150:18;	wedding (1)
upstairs (1)	venue (4)	view (9)	200:14;211:7;	67:20
158:21	221:5;257:4,12;	39:16;65:11,15;	212:14,22;213:18;	Wednesday (1)
urge (1)	259:25	83:24;89:6;143:6;	217:3,4;231:21;	235:16
40:15	venues (3)	161:15;185:10;	233:3	week (16)
use (7)	220:20;256:25;	254:12	walked (8)	35:16;37:25;41:4;
6:18,18;9:1;107:6;	257:9	violate (1)	74:1;103:5,8,8;	61:6;64:13;104:25;
147:4;242:20,23	verbiage (1)	14:21	148:23;187:12;	105:1;125:15;
used (7)	149:18	violation (4)	202:9;212:7	175:24;200:3,5;
9:13;31:14;33:9;	Verbick (2)	14:25;18:3;195:6,8	walking (7)	205:15,20;210:19;
123:25;135:10;	7:9;23:14	violence (6)	43:1,10,21,22;	245:18,20
163:20;201:11	verified (1)	41:21;209:23;	44:3;233:14;253:12	weekend (4)
uses (1)	116:19	210:6;213:5;265:11;	walkthrough (1)	37:23,24;57:24;
	1		0 1,	
106:22	verify (13)	268:1	210:25	125:23
using (2)	88:7;112:15;	violent (7)	wand (2)	weekends (4)
133:20;182:7	114:16;116:16;	140:14;144:10;	232:23,24	56:19;58:14;
usual (1)	117:18;123:3,25;	171:19;172:2;210:3;	wanding (3)	144:23;145:20
68:10	130:12,20;135:5;	215:11,14	145:15,18;258:25	weeknight (1)
usually (13)	136:17;191:6;237:21	Visions (6)	wants (3)	38:1
35:3;40:1;93:7;	version (1)	59:7,7,9,20,22;	13:5;32:3;90:15	weeks (4)

	,			May 2, 2019
104.10.014.02.	16:8	99:22;167:12;176:9,	209:11,12;228:5;	
104:12;214:23;	window (9)	12,13,15;208:6,10,	264:18	Z
245:20;255:13	48:10;67:21;69:18;	11;218:11;259:18;	writing (6)	L
weight (1)	71:8;89:12;93:2;	260:13	72:6;119:21;	771 (124)
83:22	181:2;192:13;233:4	woken (2)	210:12;255:23;	Zilavy (134)
weird (1)		41:2,16	256:1;263:7	9:6;12:14,18;13:4,
128:18	windows (3)	wondered (1)	written (6)	11,13;14:4,14;15:10,
welcome (9)	39:16;48:10;49:21	71:16	97:3;139:17;	12;18:8,15,20,23,25;
53:7;57:15;76:8;	wings (1) 145:3	wonderful (1)	141:12;178:18;	19:2,6,20;20:6,10;
79:19;80:5;92:5;		41:14	209:13;255:19	22:1,6;23:18,21;24:1,
213:12;218:6;227:7	Winrich (19)	wondering (3)	wrong (6)	6,20,24;25:1,4,6,9,13,
welcoming (1) 157:23	199:9,11,17,25; 200:5,7,14,25;201:4,	26:9;85:14;246:23	21:12;54:6;60:7;	15;26:16;28:12;
	10,25;202:1;204:15,	woodwork (1)	136:19;250:16;252:2	29:10,11;30:9,14;
well-held (1)		56:16	wrote (3)	36:4;46:20;56:12;
53:22	19;239:1,2;244:2,7; 245:3	word (1)	123:11;199:8;	68:14,15;70:17;71:1;
weren't (3)	I	33:10	226:4	76:10,23;80:7,8;81:7,
139:10;236:24;	winter (1) 40:11	worded (2)	220.4	8,20,25;82:1,4;86:3,
266:24		19:17;124:3	$\mathbf{Y}$	12,13;88:3,6;91:7,11,
West (5)	Wisconsin (6)	words (4)		15;92:6;93:24;95:8,
14:15;180:24;	96:13,15,16;		y'all (3)	24;96:1;100:4,5,11;
185:8;198:4,15	172:13;209:17;	90:24;116:18; 162:23;248:17	55:17;57:8,8	106:17;108:3,5,9;
WESTLEY (2)	268:21			111:1,3,20;118:13;
48:21,22	wisely (1)	work (28) 27:11;33:17;40:23;	yard (1) 43:22	122:1,8,11;132:24;
whatever's (1)	6:19	, , ,	ı	133:8,12;134:5;
61:19	wisest (1)	43:17;50:19;57:11,	year (17)	136:14;137:7,15,22,
whatnot (1)	92:24	13;99:24;100:15;	20:5,13;22:13;	24;139:15;140:3,9;
38:12	wish (3)	122:9;128:6,20;	39:21;43:25;56:11;	152:23;162:1;
what's (17)	29:16;238:17,24	129:4,9;131:4;132:6;	93:12;103:12;136:1,	167:13;168:1,5;
22:11;23:23;83:14;	wished (1)	159:17,19;160:5;	2;140:18;198:25;	171:11;176:11,25;
95:25;116:23;122:5;	65:23	207:3;213:2;221:18;	199:1;236:12,13;	177:6;189:9;195:21;
160:15,15;161:9;	within (15)	223:3;229:23;	256:3;264:25	196:1,4,8;197:12,18;
174:8,8;216:24;	49:12;56:21;77:11;	230:13;264:22;	years (26)	201:19;205:21;
231:23;235:22;	84:3;87:10;89:11;	265:1;267:6	16:17;50:20;55:22;	206:8,11,15;207:25;
239:1;248:22;253:16	91:8;94:14,22;95:17;	worked (7)	56:21;75:2;77:6;	208:5;211:13,14;
whatsoever (1)	100:22;110:11;	102:6;112:19;	101:7;139:8;140:21;	214:10;218:18,24;
73:15	154:20;159:11;	159:13;212:2;	154:18;155:7;156:6;	242:15,18;247:15,16;
whenever (1)	164:19	223:14,16;264:25	177:23;198:8,10;	254:9,10;261:1,8,16,
218:14	without (10)	workers (2)	209:3,23;212:4;	19
wherever (1)	46:12,13,13,14;	164:16;225:3	214:21;221:15;	Zilavy's (1)
266:16	95:12;173:8;243:19;	working (12)	225:8;228:19;	219:23
white (1)	254:17;263:14,15	45:11;46:12;50:20;	241:10;263:13;	zoned (1)
152:3	witness (51)	55:21;101:2;148:6;	265:13;268:3	77:16
whole (18)	14:8;27:23;28:4;	153:15;160:25;	Year's (2)	Zuckerberg (1)
49:6;71:10;92:19;	30:11;33:6;34:5;	169:15;214:18;	108:24,24	77:24
93:10;150:23;	65:6;76:8;80:5;83:9;	231:15;244:13	yelled (2)	Zulch (3)
154:11;156:24;	84:20;85:3;89:17;	works (2)	44:4;61:3	185:23;186:12;
212:8;213:23;239:6,	100:8;107:6,21;	52:7;125:7	yelling (10)	187:10
14;242:3,8;253:17;	111:10,15,25;112:4;	world (1)	39:23;50:6;179:5,	
258:1,7;265:12;	118:15;122:17,19;	223:9	21,23,23;180:2,7,9,	1
266:22	140:6;141:22;142:2,	worried (2)	11	
wholesaler (1)	4,7,8,8,13;167:15;	49:16;50:12	Yep (7)	1 (9)
27:5	169:1;174:20;	worth (1)	16:21;101:14;	12:23;20:14;30:17,
whose (1)	175:19;177:3;	236:11	104:8;106:5;112:19;	19,21,25;137:8;
174:2	197:15;205:24;	wound (2)	115:4;192:11	138:3;139:25
Wiggy's (3)	206:2;208:15,25;	141:21;142:1	yes-or-no (1)	1,600 (2)
226:2;267:12,14	211:16,23;214:14;	wounded (1)	124:4	240:7;243:6
willing (13)	218:6,9;219:14;	225:21	yesterday (2)	1:00 (1)
27:9;93:18;94:9,	220:14;236:3;	wrapped (1)	87:21;247:1	247:5
16,25;95:4,9,19;	246:17;247:12	103:16	younger (1)	10 (12)
148:3;207:4;227:9,	witnessed (1)	wrapping (1)	145:8	31:22;88:15;93:7,
11,15	35:22	129:21	YouTube (1)	10;94:10,15,16;95:5,
win (1)	witnesses (21)	wrap-up (1)	188:4	9,17,20;148:9
59:23	30:11;84:15,17,18,	218:22		10:00 (3)
wind-down (1)	21,23,24;85:2;89:1;	write (4)		41:3;62:24;194:9

				May 2, 201
10:12 (2)	4	2015 (1)	178:17	49-person (1)
188:17;194:11	1502 (1)	65:17	2nd (6)	259:24
10:30 (1)	223:10	2016 (2)	6:2;104:11,14,15,	4th (2)
43:17	15th (24)	43:25;225:6	16,18	43:9;131:25
10:45 (7)	14:17,23;15:5,15,	2017 (5)	10,10	4-year-olds (1)
51:17,19;52:2,3;	19,21,22;16:1;18:2,5,	16:18;23:4;26:2,4;	3	64:5
56:19;58:18;212:15	12;22:2,6,9;24:2,19;	77:8		
10:48 (2)	105:15,21,24;109:14;	2018 (24)	3 (14)	5
141:20;144:5	117:8;120:11;130:4;	21:22;101:10;	13:8,10,11,12,13,	
	245:21	103:13;105:25;	21,24;14:5,7;29:25;	5 (1)
10:54 (1)	1	103:13,103:23,	30:2,7;69:14;237:17	43:2
183:17	17 (3) 16:17;62:23;63:4	136:1,2;141:10,16,	3-(2)	5:00 (7)
100 (5)		17;144:12;146:5;	64:5;89:11	61:7;147:14;
17:9;51:21;72:11;	18 (2)	148:9;178:17;	30 (3)	159:10,11,15,20;
186:8;257:22	77:11;185:12		181:20;185:12;	160:5
100s (1)	18th (5)	180:19;183:19,22;	198:11	50 (12)
24:24	121:2,3,7;123:11;	199:9;226:10;		16:24;20:9;51:12,
106 (10)	124:7	228:15;247:24;	30s (1)	
108:15;112:7,7,17;	19.851a (3)	256:5;260:7	145:7	18;104:1;117:5;
117:6;118:3;136:1;	96:14,16;268:20	2019 (6)	30th (14)	187:3;193:4,6,15;
236:11;256:3,5	1905 (1)	14:17,19;137:25;	14:19;15:18,24;	225:25;236:18
10-day (2)	55:15	185:23;225:6;228:16	18:20,23,24;20:10;	500 (1)
89:5,11	19th (4)	202 (1)	24:20,21;25:8,14;	173:4
10th (6)	102:16;123:1;	41:24	113:20;115:10;	50-milliliter (6)
141:4,9,16,17;	183:19,22	2022 (1)	228:16	23:11;25:19,21;
206:24;247:24	1b (2)	60:13	31st (1)	26:25;27:18;28:14
11 (4)	96:16;268:20	20s (1)	108:25	50s (3)
116:3;256:14;	1g (2)	145:7	35 (3)	24:7,8;26:4
257:13,18	96:16;268:20	2100 (1)	109:1,9,9	5725 (1)
11:00 (13)	1st (11)	153:8	38.05 (1)	170:12
35:19,24;38:1;	15:17,24;18:15,19;	2101 (1)	101:11	59 (3)
41:3;51:19;52:4,5;	22:13;23:22;104:19,	180:24	38.0510 (1)	115:25;116:2;
58:21,22;149:24;	20;108:25;137:25;	2122 (19)	254:14	256:13
152:9;188:15;194:9	228:15	12:13;146:4;	38.059 (1)	5th (2)
11:08 (1)		177:25;178:20;	254:14	109:14;199:9
184:25	2	181:13,14;182:14,18;		
11:12 (1)		185:4;186:9;187:11,	4	6
186:4	2 (14)	19,22;199:12;		
11:14 (1)		200:15;201:6;	4 (13)	60 (1)
	1 12:25:15:7.10:	200.13,201.0	<b>7</b> (13)	00(1)
184:25	12:23;13:7,10; 30:17.19.21.25;			51:13
184:25 11:45 (1)	30:17,19,21,25;	223:11,14;225:9	13:12,13,21,24;	51:13
11:45 (1)	30:17,19,21,25; 88:12;126:9;137:10,	223:11,14;225:9 2125 (2)	13:12,13,21,24; 14:7;19:16;20:8;	51:13 600 (3)
11:45 (1) 40:4	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25	223:11,14;225:9 2125 (2) 39:12;44:23	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7;	51:13 600 (3) 79:23,25;173:4
11:45 (1) 40:4 11:54 (1)	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000</b> (1)	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17	51:13 600 (3) 79:23,25;173:4 6th (1)
11:45 (1) 40:4 11:54 (1) 191:20	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1)	51:13 600 (3) 79:23,25;173:4
11:45 (1) 40:4 11:54 (1) 191:20 11th (8)	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b>	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4
11:45 (1) 40:4 11:54 (1) 191:20 11th (8) 102:25;103:3;	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000</b> (1) 240:13 <b>2:00</b> (3) 58:17;59:10,21	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1)	51:13 600 (3) 79:23,25;173:4 6th (1)
11:45 (1) 40:4 11:54 (1) 191:20 11th (8) 102:25;103:3; 104:15,23;144:12;	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000</b> (1) 240:13 <b>2:00</b> (3) 58:17;59:10,21 <b>20</b> (5)	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4
11:45 (1) 40:4 11:54 (1) 191:20 11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000</b> (1) 240:13 <b>2:00</b> (3) 58:17;59:10,21 <b>20</b> (5) 60:23;151:21;	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1)	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1)
11:45 (1) 40:4 11:54 (1) 191:20 11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10 12 (2)	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b> 58:17;59:10,21 <b>20 (5)</b> 60:23;151:21; 181:8;185:12;241:10	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18
11:45 (1) 40:4 11:54 (1) 191:20 11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10 12 (2) 226:11;254:4	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b> 58:17;59:10,21 <b>20 (5)</b> 60:23;151:21; 181:8;185:12;241:10 <b>200 (14)</b>	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1)	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4)
11:45 (1) 40:4 11:54 (1) 191:20 11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10 12 (2) 226:11;254:4 12:33 (1)	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b> 58:17;59:10,21 <b>20 (5)</b> 60:23;151:21; 181:8;185:12;241:10 <b>200 (14)</b> 14:20;15:23;17:6;	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8;
11:45 (1) 40:4 11:54 (1) 191:20 11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10 12 (2) 226:11;254:4 12:33 (1) 269:14	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b> 58:17;59:10,21 <b>20 (5)</b> 60:23;151:21; 181:8;185:12;241:10 <b>200 (14)</b> 14:20;15:23;17:6; 18:13,13,17,22;	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7)	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1)	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b> 58:17;59:10,21 <b>20 (5)</b> 60:23;151:21; 181:8;185:12;241:10 <b>200 (14)</b> 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6;	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7) 109:20;116:18;	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2)
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b> 58:17;59:10,21 <b>20 (5)</b> 60:23;151:21; 181:8;185:12;241:10 <b>200 (14)</b> 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7) 109:20;116:18; 181:20;185:12;	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3)	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b> 58:17;59:10,21 <b>20 (5)</b> 60:23;151:21; 181:8;185:12;241:10 <b>200 (14)</b> 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 <b>2000 (1)</b>	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19;	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2) 23:4;120:10
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3) 146:4,17;147:23	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 <b>2,000 (1)</b> 240:13 <b>2:00 (3)</b> 58:17;59:10,21 <b>20 (5)</b> 60:23;151:21; 181:8;185:12;241:10 <b>200 (14)</b> 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 <b>2000 (1)</b> 16:16	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4) 119:8;121:4,9;	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19; 256:19	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2)
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3) 146:4,17;147:23  137 (3)	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 2,000 (1) 240:13 2:00 (3) 58:17;59:10,21 20 (5) 60:23;151:21; 181:8;185:12;241:10 200 (14) 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 2000 (1) 16:16 2008 (1)	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4) 119:8;121:4,9; 123:23	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17 4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19; 256:19 400 (2)	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2) 23:4;120:10
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3) 146:4,17;147:23  137 (3) 226:6,9,25	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 2,000 (1) 240:13 2:00 (3) 58:17;59:10,21 20 (5) 60:23;151:21; 181:8;185:12;241:10 200 (14) 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 2000 (1) 16:16 2008 (1) 109:14	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4) 119:8;121:4,9; 123:23 26th (3)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17  4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19; 256:19 400 (2) 65:13;74:24	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2) 23:4;120:10 8 8:00 (3)
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3) 146:4,17;147:23  137 (3) 226:6,9,25	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 2,000 (1) 240:13 2:00 (3) 58:17;59:10,21 20 (5) 60:23;151:21; 181:8;185:12;241:10 200 (14) 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 2000 (1) 16:16 2008 (1) 109:14 200-millimeter (1)	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4) 119:8;121:4,9; 123:23 26th (3) 88:5,7,9	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17  4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19; 256:19 400 (2) 65:13;74:24 42 (2)	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2) 23:4;120:10 8 8:00 (3) 40:21;147:14;
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3) 146:4,17;147:23  137 (3) 226:6,9,25	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 2,000 (1) 240:13 2:00 (3) 58:17;59:10,21 20 (5) 60:23;151:21; 181:8;185:12;241:10 200 (14) 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 2000 (1) 16:16 2008 (1) 109:14	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4) 119:8;121:4,9; 123:23 26th (3) 88:5,7,9 27 (1)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17  4,000 (1) 240:3 4.5 (1) 41:4 4:00 (1) 159:20 4:30 (1) 40:22 40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19; 256:19 400 (2) 65:13;74:24	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2) 23:4;120:10 8 8:00 (3) 40:21;147:14; 159:11
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3) 146:4,17;147:23  137 (3) 226:6,9,25  13th (3) 103:3;146:5,17	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 2,000 (1) 240:13 2:00 (3) 58:17;59:10,21 20 (5) 60:23;151:21; 181:8;185:12;241:10 200 (14) 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 2000 (1) 16:16 2008 (1) 109:14 200-millimeter (1) 24:22 200s (2)	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4) 119:8;121:4,9; 123:23 26th (3) 88:5,7,9 27 (1) 226:10	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17  4,000 (1) 240:3  4.5 (1) 41:4  4:00 (1) 159:20  4:30 (1) 40:22  40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19; 256:19  400 (2) 65:13;74:24  42 (2) 109:17;110:5  48 (2)	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2) 23:4;120:10 8 8:00 (3) 40:21;147:14; 159:11 8th (1)
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3) 146:4,17;147:23  137 (3) 226:6,9,25  13th (3) 103:3;146:5,17	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 2,000 (1) 240:13 2:00 (3) 58:17;59:10,21 20 (5) 60:23;151:21; 181:8;185:12;241:10 200 (14) 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 2000 (1) 16:16 2008 (1) 109:14 200-millimeter (1) 24:22	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4) 119:8;121:4,9; 123:23 26th (3) 88:5,7,9 27 (1) 226:10 28 (1)	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17  4,000 (1) 240:3  4.5 (1) 41:4  4:00 (1) 159:20  4:30 (1) 40:22  40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19; 256:19  400 (2) 65:13;74:24  42 (2) 109:17;110:5  48 (2) 116:3,15	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2) 23:4;120:10 8 8:00 (3) 40:21;147:14; 159:11
11:45 (1) 40:4  11:54 (1) 191:20  11th (8) 102:25;103:3; 104:15,23;144:12; 148:2;200:15;255:10  12 (2) 226:11;254:4  12:33 (1) 269:14  125.12 (1) 88:11  12th (3) 146:4,17;147:23  137 (3) 226:6,9,25  13th (3) 103:3;146:5,17  15 (10)	30:17,19,21,25; 88:12;126:9;137:10, 22,23;138:3;139:25 2,000 (1) 240:13 2:00 (3) 58:17;59:10,21 20 (5) 60:23;151:21; 181:8;185:12;241:10 200 (14) 14:20;15:23;17:6; 18:13,13,17,22; 21:14;23:10;24:6; 25:3,11;267:16,18 2000 (1) 16:16 2008 (1) 109:14 200-millimeter (1) 24:22 200s (2)	223:11,14;225:9 2125 (2) 39:12;44:23 2127 (1) 62:15 2202 (2) 48:23;184:9 2217 (1) 42:14 23rd (1) 185:23 24th (3) 102:19;123:13,19 2525 (1) 44:23 25th (4) 119:8;121:4,9; 123:23 26th (3) 88:5,7,9 27 (1) 226:10	13:12,13,21,24; 14:7;19:16;20:8; 23:7;29:25;30:2,7; 228:13;237:17  4,000 (1) 240:3  4.5 (1) 41:4  4:00 (1) 159:20  4:30 (1) 40:22  40 (7) 109:20;116:18; 181:20;185:12; 225:25;237:19; 256:19  400 (2) 65:13;74:24  42 (2) 109:17;110:5  48 (2)	51:13 600 (3) 79:23,25;173:4 6th (1) 115:4 7 7:00 (1) 56:18 75 (4) 199:1;260:8; 261:18,19 7th (2) 23:4;120:10 8 8:00 (3) 40:21;147:14; 159:11 8th (1)

			May 2, 201
9			
#:00 (1) 40:21 #11 (4) 66:10;153:11,24; 178:24 th (5) 105:2,3,6,7;180:19		:	
105:2,3,6,7;180:19			
			, et e
			÷
			÷