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     STATE OF ILLINOIS
                              SS:
 2.
     COUNTY OF MCHENRY
 3
       IN THE CIRCUIT COURT OF THE 22ND JUDICIAL CIRCUIT
                    MCHENRY COUNTY, ILLINOIS
 4
 5
     PAUL DULBERG,
                                    )
 6
              Plaintiff,
 7
                                      No. 17 LA 377
         -vs-
 8
     THE LAW OFFICES OF THOMAS
 9
     POPOVICH and HANS MAST,
10
              Defendants.
11
12
              The remote videoconference deposition of
13
     HANS MAST, appearing remotely from McHenry County,
14
     Illinois, called by the Plaintiff for examination,
15
    pursuant to subpoena and pursuant to the Code of
16
     Civil Procedure of the State of Illinois, and the
17
     Rules of the Supreme Court thereof, pertaining to the
18
     taking of depositions, for the purpose of discovery,
     taken before Barbara G. Smith, appearing remotely
19
20
     from Will County, Illinois, Certified Shorthand
21
     Reporter and Notary Public within and for the County
2.2
     of Cook and State of Illinois, commencing at the hour
23
     of 10:00 a.m. on the 25th day of June, A.D., 2020.
24
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		Page 2		Page 4
1 2	REMOTE APPEARANCES: THE CLINTON LAW FIRM, By		1	THE REPORTER: The attorneys participating
-	MS. JULIA C. WILLIAMS		2	in this deposition acknowledge that I am not
3	111 West Washington Street, Suite 1437		3	physically present in the deposition room and that I
	Chicago, Illinois 60602		4	will be reporting this deposition remotely. They
4	(312) 357-1515		5	further acknowledge that, in lieu of an oath
5	(312) 201-0737 (Facsimile) juliawilliams@clintonlaw.net		6	administered in person, the witness will verbally
6	On behalf of the Plaintiff;		7	declare his testimony in this matter is under penalty
7			8	of perjury. The parties and their counsel consent to
	KARBAL COHEN ECONOMOU SILK DUNNE, LLC, By		9	this arrangement and waive any objections to this
8	MR. GEORGE FLYNN 150 South Wacker Drive, Suite 1700		10	manner of reporting. Please indicate your agreement
9	Chicago, Illinois 60606		11	by stating your name and your agreement on the
	(312) 431-3622		12	record.
10	(312) 431-3670 (Facsimile)			
11	gflynn@karballaw.com		13	MS. WILLIAMS: Julia Williams. I agree.
1 11	On behalf of the Defendants.		14	MR. FLYNN: George Flynn. I agree.
12			15	THE REPORTER: Will the witness kindly
13	ALSO PRESENT: Mr. Paul Dulberg		16	present his government-issued identification by
14			17	holding it up to the camera for verification?
15 16			18	(Witness presents
17			19	government-issued identification
18			20	and identity is verified.)
19			21	THE REPORTER: Thank you.
20			22	HANS MAST,
21 22				
23			23	called as a witness herein, having been first duly
24			24	sworn, was examined and testified as follows:
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1 2	INDEX	Page 3	1	EXAMINATION
2 3	I N D E X WITNESS EXAMINATION	Page 3	2	EXAMINATION BY MS. WILLIAMS:
2 3 4	WITNESS EXAMINATION	Page 3	2 3	EXAMINATION BY MS. WILLIAMS: MS. WILLIAMS: Okay, so this is the
2 3		Page 3	2	EXAMINATION BY MS. WILLIAMS:
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	Page 6		Page 8
1	named, but I was somebody that appeared on a motion.	1	Q. Hundreds?
2	I think I got out eventually.	2	A. Probably.
3	Q. Okay, and then And then Sorry. And	3	Q. Oh, I'm sorry, I forgot to do this, but I
4	then you said you think twice, so do you know	4	think we saw your room. It's just you and George
5	approximately what year that medical malpractice case	5	Flynn in the room with you, correct?
6	that turned into a legal malpractice case, do you	6	A. Yes.
7	know roughly what year that was?	7	Q. And there's no one else in the room and if
8	A. '94 or something.	8	there were, you would identify them, correct?
9	Q. Okay, and then the second time, what would	9	A. Yes.
10	have that been?	10	Q. And you don't have any devices or anything
11	A. It's not coming to me. It was another legal	11	with you? You're not communicating with anyone
12	case. I don't remember the details.	12	during this deposition other than the attorney in the
13	Q. Okay	13	room with you, correct?
14	A. There Go ahead.	14	A. And you and who else is on this meeting.
15	Q. More than 10 years? I'm sorry, I didn't	15	Q. Okay. I'm sorry, let me rephrase. Is there
16	mean to interrupt you.	16	anyone that I don't know that you are communicating
17	A. Yes.	17	with that I wouldn't know?
18	Q. We can go over the I'm going to try not	18	A. Not that I'm aware of.
19	to interrupt you, you're going to try not to	19	Q. Okay. If you take any notes or otherwise
20	interrupt me. You've taken depositions before, I'm	20	communicate with people during the deposition, we
21	sure we can get into that and appreciate you	21	just ask that those notes be produced. Okay. Did
22	answering orally, all of those typical things that	22	you do anything to prepare for the deposition today?
23	apply, and I'll try not to interrupt you too much.	23	A. Well, I just saw some exhibits you sent
24	Have you ever Other than the one time you just	24	George. I didn't really prepare them. I looked them
1	Page 7	1	over briefly
1 2	identified, have you ever been sued other than this	1 2	over briefly.
2	identified, have you ever been sued other than this suit for legal malpractice?	2	over briefly. Q. Did you review any of the other files that
2 3	identified, have you ever been sued other than this suit for legal malpractice? A. No.	2 3	over briefly. Q. Did you review any of the other files that have been produced in this case?
2 3 4	<pre>identified, have you ever been sued other than this suit for legal malpractice? A. No. Q. Do you recall any other details about that</pre>	2 3 4	over briefly. Q. Did you review any of the other files that have been produced in this case? A. No.
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2 3 4 5 6 7	identified, have you ever been sued other than this suit for legal malpractice? A. No. Q. Do you recall any other details about that medical malpractice lawsuit that turned into a legal malpractice suit? Do you know what the basis of the suit was?	2 3 4 5 6 7	over briefly. Q. Did you review any of the other files that have been produced in this case? A. No. Q. Did you review any notes? A. No. Q. Any other documents?
2 3 4 5 6 7 8	identified, have you ever been sued other than this suit for legal malpractice? A. No. Q. Do you recall any other details about that medical malpractice lawsuit that turned into a legal malpractice suit? Do you know what the basis of the suit was? A. It was a medical malpractice case that I	2 3 4 5 6 7 8	over briefly. Q. Did you review any of the other files that have been produced in this case? A. No. Q. Did you review any notes? A. No. Q. Any other documents? A. No.
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2 3 4 5 6 7 8 9	identified, have you ever been sued other than this suit for legal malpractice? A. No. Q. Do you recall any other details about that medical malpractice lawsuit that turned into a legal malpractice suit? Do you know what the basis of the suit was? A. It was a medical malpractice case that I think lost on a summary judgment motion and they were the client was suing the office and I think I	2 3 4 5 6 7 8 9	over briefly. Q. Did you review any of the other files that have been produced in this case? A. No. Q. Did you review any notes? A. No. Q. Any other documents? A. No. Q. Did you meet with anyone A. Other than George?
2 3 4 5 6 7 8 9 10	identified, have you ever been sued other than this suit for legal malpractice? A. No. Q. Do you recall any other details about that medical malpractice lawsuit that turned into a legal malpractice suit? Do you know what the basis of the suit was? A. It was a medical malpractice case that I think lost on a summary judgment motion and they were the client was suing the office and I think I got involved in it because I was on a motion.	2 3 4 5 6 7 8 9 10	over briefly. Q. Did you review any of the other files that have been produced in this case? A. No. Q. Did you review any notes? A. No. Q. Any other documents? A. No. Q. Did you meet with anyone A. Other than George? Q to prepare? Other than George.
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1	Tllinoio	Page 10 sthat same year?	1	Page 12 A. I think a couple years. Maybe a little more
1 2	A.	-	1 2	A. I think a couple years. Maybe a little more than that.
		Yes.	-	
3	Q.	And have you Are you admitted to practice	3	Q. And what kind of work did you do at Kemper?
4	anywhere		4	A. Defense.
5	Α.	No.	5	Q. Defense of what type of cases?
6	Q.	Have you ever been reprimanded or	6	A. Lots of different kinds, auto accidents,
7	-	ned by any courts?	7	premises.
8	Α.	No.	8	Q. Mostly torts though, negligence-type cases?
9	Q.	Have you ever been publicly reprimanded or	9	A. Yes.
10	_	ned by any oversight body, such as the ARDC?	10	Q. And then after Kemper?
11	Α.	No.	11	A. I think Popovich was next.
12	Q.	When did you start practicing?	12	Q. And how long were you with the Popovich
13	A.	'91.	13	firm?
14	Q.	And where did you start?	14	A. About 18 years, I think.
15	A.	In Rockford.	15	Q. And do you know what year you roughly
16	Q.	With a firm?	16	what year you joined Popovich?
17	A.	Yeah, Cacciatore.	17	A. 2001 maybe.
18	Q.	And how long were you there?	18	Q. And you were there for roughly 18 years you
19	A.	About a year and a half.	19	think?
20	Q.	And what kind of work did you do there?	20	A. Yes.
21	A.	Personal injury, plaintiff.	21	Q. So you left maybe just last year?
22	Q.	Have you done personal injury your entire	22	A. In '18.
23	career?		23	Q. 2018?
24	A.	No, I did some defense work.	24	A. Yeah.
		Page 11		Page 13
1	Q.	Okay. So you were at Cacciatore for a year	1	Q. And why did you leave Popovich?
2	and a ha	alf and you were doing plaintiff's personal	2	A. To start on my own.
3	injury w	ork. What did you do after that?	3	Q. And where are you now?
4	A.	I went to the Loggans firm in Chicago for	4	A. With Compton Law Group.
5	about 6	months.	5	Q. I'll give you just a second to come back.
6	Q.	And what did you do there?	6	A. Yeah.
7	A.	Plaintiff's.	7	Q. And what types of I'm sorry, I'm going to
8	Q.	PI again, personal injury?	8	go back to the Popovich firm. What kind of cases did
9	A.	Yeah.	9	you handle at Popovich's firm?
10	Q.	And after that?	10	A. Plaintiff's personal injury, all kinds.
11	A.	Judge and James in Park Ridge.	11	Q. And then at Compton, what kind of work do
12	Q.	And how long were you there?	12	you do?
13	A.	7 years, I think.	13	A. Same thing, same kind of cases, plaintiff's
14	Q.	Did you do plaintiff's personal injury there	14	personal injury.
15	as well?		15	Q. So is it fair to say you've been doing
16	A.	No, that was defense.	16	plaintiff's personal injury cases steadily throughout
17	Q.	What kind of defense work?	17	your career?
18	A.	Lots All kinds, municipal, tort.	18	A. Yeah, except for the time I was with the
19	Q.	Did you defend personal injury cases while	19	defense offices.
20	you were	there as well?	20	Q. Okay. But you were still doing personal
21	A.	Yes.	21	injury, just on the defense side, not on the
22	Q.	And then after that, where did you go?	22	plaintiff side?
23	A.	Kemper, I think.	23	A. Right.
24	Q.	And how long were you with Kemper?	24	Q. Okay. Did you answer discovery in this
1	-	- · ·	1	- · · · · · · · · · · · · · · · · · · ·

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Page 14 case, in the malpractice case that we're -- the Dulberg versus Thomas Popovich case? 3 A. I think I did. 4 Do you remember -- Did you review discovery 5

in this case, do you recall?

6 Like I said, I think I answered some and 7 signed off on some, I just don't remember. I haven't seen them recently.

9 Okay. Okay. If you recall, do you remember reviewing the documents that were produced in this 10 11

12 A. I don't know what was produced.

13 Okay.

14 A. I assume the file.

15 Right. Okay, if I represented that the file

was produced, would that make sense to you? Can we 16

17 kind of agree that the file was produced?

18 Well, if you told me that.

19 Q. Okay. So when the file was produced, I

20 don't know if you recall, there were black -- some

21 black pages between the file. Do you remember any

22 discussions about that?

23 A. I didn't produce anything so and I haven't reviewed what was produced, that wasn't my -- I was 1 case?

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A. Not that I'm aware of. Unless I produced it

to Popovich and he produced it. I don't know how

4 that worked.

Q. Okay. When were you retained by Paul

Dulberg?

A. I don't recall. I'm assuming there's

paperwork that shows that.

9 Q. Yes. Let me upload a file here. Just give

me a second. 10

11 Α. I don't think he retained me. I think he 12 retained Tom Popovich's office.

13 Q. Okay. I just uploaded a file that's titled

14 Dulberg Mast Dep Exhibit 1, if you can -- And,

15 George, you should have that as well -- and it should

be the retainer contract. 16

A. Yeah, I see it.

18 Okay. So it's a contract for legal services

19 and it's marked POP, P O P, 000586 on the bottom,

just for reference, so this will be the first exhibit

21 in this deposition. Do you recognize this document?

22 I recognize what it looks like, yeah.

Yeah, and it's the contract for legal

services and it's undated, it looks like.

Page 15

in a different office when it was produced, I think.

Q. Okay. So Thomas Popovich would have had 3 possession of the file?

4 Right.

5 You did not have possession of any documents

from the underlying case, from the Dulberg versus

7 Gagnon-McGuire case?

8 A. I didn't.

9 Okay. So you would not have had access to

10 that file since you were with Thomas Popovich in

11 2018?

12 Once I left the firm, I have not had the Α.

13 file.

14 Q. Okay. In this case did you produce emails

15 that you possessed or did you not have access to

16 those either?

17 A. I would -- I don't know what was produced,

again, by the Popovich firm. I don't know if they 18

19 had my emails, but I have a new email address. I

don't think it's the same as it was back then. 20

21 Q. Okay.

22 A. So I didn't produce anything.

23 So you didn't produce any emails or

24 communications that -- in the -- from the underlying

A. That's what it looks like.

Okay. I'm going to upload another exhibit.

So I'm uploading Exhibit 2, it's titled Dulberg Mast

Dep Exhibit 2, and this should be the original

complaint filed in the case of Dulberg versus Gagnon,

et al., 12 LA 178, filed in McHenry County. Do you

see that document?

8 A. Yeah. What I'm going off are an email I got

with all the exhibits attached, so I'm not -- that's

what I'm looking at. 10

> Q. Okay.

12 It's a complaint and it says Exhibit 2.

13 Right, okay. So our numbers may be a little

off, but the description should be correct. In that

15 complaint shows file stamp May 15, 2012?

Yeah, that's what it says.

17 Okay, and so Mr. Dulberg would have hired

you sometime -- hired the Popovich firm sometime

19 prior to that, correct?

A. I'm assuming. I --

21 Okay. Do you have any idea?

> A. I'm sorry.

I'm sorry, I didn't mean to interrupt you. 23 0.

24 Go ahead.

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Page 18

Go ahead. Do you have any idea about -- Do you have

any idea about what timeframe he would have hired --4 retained you?

1 2

5 A. I really, again, I don't have an independent 6 recollection of it. I think there's probably a memo 7 out there of me meeting with him, too.

Q. Okay. Actually, I think there is. Okay, I 9 just uploaded Dulberg Mast Dep Exhibit No. 3 and the top says -- it's titled, "Intake Memo." At the top 10 11 it says, "Memorandum," it's Popovich, it says

12 POP00961 and 000962. Do you recognize this document?

I -- It looks familiar. 13

14 And it indicates that it's from you, so you 15 would have drafted this document, correct?

16 I would have dictated it, yeah.

17 Okay, and it looks like you had a new client

meeting with Paul on December 1st of 2011?

19 That's what it says.

20 Okay. Does that seem like that timeframe

21 would have been roughly correct?

22 I have no reason not to believe that's

23 accurate.

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Q. Okay. So Paul retained you probably

named as well.

Q. And what was the theory as to the McGuires?

I think Paul had said that they were the ones that owned and looked over the work that was

being done.

6 Q. Okay. So if they owned the chain saw and were overseeing the work, what's the legal theory for

liability on that? Why would they be liable? Under case law potentially there's liable --

liability for people that oversee and direct the 10 11

work.

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12 Q. Okay, and is that a strict liability or is it some other form of liability?

> A. It would be negligence.

Q. So negligent oversight?

16 Potentially. Α.

Okay. Were there any other theories that

you were going to pursue or could be pursued?

19 Not that I recall.

Okay. So a negligence claim against Gagnon

21 for negligently utilizing the chain saw and then a

22 negligence claim against McGuires for not -- for not

controlling his use of the chain saw, is that

accurate?

Page 19

sometime in December of 2011 and then you filed a

2 complaint around May 15, 2012?

3 That's what it appears.

4 Okay. So can you just tell me what the case

against Mr. -- I'm sorry. Can you describe the case

6 between Paul Dulberg and David Gagnon, Caroline and

7 William McGuire?

8 Α. What do you mean describe it? What it's 9 about?

10 0. Yeah, basically what was it about?

An injury, a chain saw injury.

Okay. Was there anything about the case 12

13 that was unique to you?

Other than it was a chain saw injury.

15 Okay. What was your theory of that case?

16 What was your theory of liability in the case?

17 I think the -- Paul had claimed Dave struck him with the chain saw. 18

19 So was it just a negligence theory or was it

20 a strict liability or --21 A. I believe it was negligence, if I recall

22 correct.

24 A. Yeah, and I think the McGuires actually were

Q. Negligence against Gagnon, David Gagnon?

Page 21 A. I don't recall the exact allegations, but I

think in a general theme that was what we were going to try to prove. 3

Q. Okay. In the intake memo, do you want to go back to that? There are some notes on this exhibit

that state -- it looks to me like it says, "Hans BC

the accident occurred on their premises, their HO med

pay will cover the bills," and then it's signed. Do

9 you recognize that handwriting?

Yeah, that would be Tom. 10

Okay, and what does that note mean?

Medical coverage, medical payments coverage.

13 So there -- So the McGuires -- When he says 14 their, is he referring to Caroline and Bill McGuire?

15 Well, I don't know what he's referring to.

16 I think what he's -- Well, he circled their names, so 17 that probably indicates what he's referring to.

Okay. Would their -- Would their insurance 18 19 cover medical bills in an instance like this?

20 Α. Possibly.

21 Okay. Did you reach out to their insurance company about covering any medical bills?

23 I don't recall if that was applicable or I don't know -- I don't recall that issue. 24

Page 25

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Page 22 mean, that brings up a lot of issues. 1 Q. Okav. 2 A. Oh, uh, I think -- It just kicked me off. Okay. Let's -- Let me narrow it down a MR. FLYNN: I got disconnected, too. It's little bit and try to get more to a point that will 4 the Wi-Fi. be useful for our discussion. At some point, you had 5 BY MS. WILLIAMS: recommended that Paul settle the case as to the McGuires; is that correct? 6 Okay, we'll just wait a minute here. I can hear you. I just can't see you. A. Yeah. 8 We'll wait a minute until you can get your And what was the reasoning for settling the 9 video back on. case as to William and Bill McGuire? MR. FLYNN: Julia, we think the Wi-Fi may 10 10 Just risk, like you always discuss with any Α. 11 have dropped here in the office. 11 settlement. 12 MS. WILLIAMS: Okay. Well, let's just give 12 Q. Can you be a little more specific about what it a minute and see. type of risk? 13 14 MR. FLYNN: Okay. Again, that's a long question but, I mean, Α. 15 (Whereupon, a break was taken, 15 it's like any settlement, you're taking a risk if you 16 after which the following 16 don't settle the case when you have issues that could 17 proceedings were had:) 17 be problematic. 18 MS. WILLIAMS: Okay. I think we're back on 18 Q. Okay. When you say issues that can be 19 the record. Barb, are you doing all right? problematic, and I know it could be a very long 20 THE REPORTER: Yes. 20 answer, but as much as you can, can you summarize 21 BY MS. WILLIAMS: 21 what you think those risks were? 22 22 A. Understanding it's a summary that, I mean, I Q. Okay. So we just went through the memo that Tom made a note about insurance and your testimony could probably answer that in a couple hours, but the was that you don't recall whether you made any chance of recovery was in my view very slim if at all Page 23 requests to the McGuires' insurance to pay Paul's because of lots of reasons, one, because of Paul's medical bills; is that correct? testimony, Gagnon's testimony, the McGuires 3 I don't remember, right. testimony. The evidence didn't seem to be something 4 Okay. Back to the actual claims made. Do that was going to allow us to prove the case against 5 you remember -- Do you recall what the defense was 5 the McGuires. 6 for first Gagnon and then Bill -- William and 6 Okay. What -- And, again, I understand this 7 Caroline McGuire? is -- these are very long questions, but just in 8 What do you mean by defense? 8 summary, what were you going to need to prove the 9 What was their theory of defense in the 9 case against the McGuires? 10 case, do you recall? As you understood it. 10 11 I mean, that's a big question. I mean, they, like every case, they were denying what we were

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alleging.

were alleging?

Q. Were they denying the facts? Did they

as far as the facts that were different from what you

with an hour -- an hour answer. There's a lot that

they were denying. There was a lot that, you know, I

mean, I'd have to -- I could look at their answer. I

could look at their deposition testimony, but, I

Okay. Do you recall what they were alleging

I mean, I can probably answer that for --

dispute the facts of the case?

Definitely.

A. Now, again, understanding I would have to put myself in my place where I was back at the time that I fully evaluated this with Paul, but if I'm just trying to come up with some thoughts now years later the case law, I think, was against us. The defense was going to file a motion for summary judgment if we didn't work out some sort of settlement that I felt they were going to win and the testimony from all parties was not helpful to us. Okay. I'm going to move forward and then we

may come back to this a little bit. Do you recall when the first time was that you talked to Paul about settling the claims with the McGuires?

A. No, whenever -- You know, the defense attorney would have reached out to me to ask for some

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	Page 26		Page 28
1	sort of demand, I assume.	1	know if this number is identified in those emails,
2	Q. Did you make a demand at some point?	2	but, again, it would have been something I would have
3	A. I think I think some of your paperwork showed that I did.	3	talked to him about before making it.
5		4 5	Q. Okay. But at this time you don't know if
6	Q. Okay. I just uploaded Dulberg Mast Exhibit 4 and it says letter it's "Letter Re	6	there are any memos, notes or emails memorializing any conversation with Paul prior to sending the
7	Settlement," and that should be still be Exhibit 4	7	October 22, 2013 demand?
8	that was emailed around to Counsel so that you would	8	A. Not that I recall.
9	have it. And it is labeled POP192 and POP193. Do	9	Q. Okay, and if they did exist, they would be
10	you recognize those documents?	10	in the possession of Thomas Popovich, correct?
11	A. Wait. I think the Internet, maybe because	11	A. I would think so.
12	we were having problems, is the Internet went down,	12	Q. Okay, and if you had those in your
13	so now my exhibits aren't pulling up. Can you try it	13	possession, you would produce them in discovery,
14	again? Do you have that, George?	14	correct?
15	MR. FLYNN: Yeah, here's the hard copy.	15	A. If I had them.
16	THE WITNESS: I'll look at the hard copy, so	16	Q. Okay. Just uploaded Exhibit 5, and this is
17	what are you asking?	17	email dated October 30, 2013, and it's marked at the
18	BY MS. WILLIAMS:	18	bottom POP000195.
19	O. Great. So it should be the document it has	19	A. Okay.
20	letterhead on the top, Popovich letterhead on the	20	Q. Okay, and here in this email it looks like
21	top, and at the bottom it's POP000192 and	21	you started this email chain to Paul on
22	POP000193.	22	October 25, 2013. Do you see that?
23	A. Right.	23	A. It looks like there's a couple emails here.
24	Q. Do you recognize those documents?	24	There's several pages. You just mean the first page?
44	g. Do you recognize drope decamerop.		little b beverar pages. Tou jube mean the rilbe page.
24			
1	Page 27 A. I mean, they look familiar. Documents from	1	Page 29 Q. I think It should only be, I believe it's
	Page 27		Page 29
1	Page 27 A. I mean, they look familiar. Documents from	1	Page 29 Q. I think It should only be, I believe it's
1 2	Page 27 A. I mean, they look familiar. Documents from the Popovich firm, if that's what you're asking.	1 2	Q. I think It should only be, I believe it's only one page and it looks like
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Page 27 A. I mean, they look familiar. Documents from the Popovich firm, if that's what you're asking. Q. Is that your signature? A. Yes. Q. So you would have drafted or caused this letter to be drafted and sent? A. It appears that way, yeah. Q. And this is a demand letter where you make a demand of \$7,500; is that correct? A. Yes. Q. Do you recall making that demand? A. No. Q. Do you recall if you talked to Paul prior to making the demand? A. I'm sure I would have. Q. Okay. Do you recall Do you have any memos or notes regarding that conversation with Paul? A. I don't personally. Q. Okay. If there were memos and notes, would they be in Thomas Popovich's file?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Page 29 Q. I think It should only be, I believe it's only one page and it looks like A. Oh, these aren't part of it? Just one page? Q. The document that I have is just one page. Are we looking at the same thing? A. Okay. Q. It's POP00195 on the bottom. A. Yeah, he had a couple other pages on it, but okay. Q. Okay. I just want to make sure that I didn't Okay. And on the bottom there of the first sheet, if you have several, I've only published one sheet for the purposes of this deposition, it states, "Friday, October 25, 2013," do you see that? A. Where does it say that? Q. So about halfway down the page it looks like it says, "Original message from Paul"? A. Yeah. Q. Okay. So that looks like Paul reached out to you about medical deposition and then on the top

Q. Okay. Okay. And here you first -- Am I

A. I know there were lots of emails. I don't

Page 30 Page 32 1 correct in summarizing this is an email where you deal with it if and when we get to that point. talk to Paul about liability for Mr. Gagnon? Q. Okay. So the document that I'm looking at A. Look likes I did cover that issue. now is another email on the -- it's now titled 3 4 Q. Okay, and do you recall at the time what Exhibit 6. I don't think it was entitled Exhibit 6 5 your purpose was behind this email? in what I sent to George, but it's an email that the 6 I mean, every purpose is just to have open first date on the email is November 4, 2013, and the last date on the email is November 5, 2013 email communication. That's all the purpose --Okay. Would you have been trying to explain chain and it's -- at the bottom it's stamped 9 to Paul the liability issues in his case that you 9 Dulberg001531. 10 described earlier? 10 A. What exhibit is it? 11 A. Yeah, I definitely was discussing several 11 I think it might have been 5-A to George. issues for him so he knows what's going on. 12 It's now Exhibit 6 for the purposes of this 12 13 Okay, and this email response is dated deposition. 14 October 30th, so that was after you sent that initial 14 A. Yeah, that wasn't part of the download then. 15 letter. Do you recall whether there would have been 15 Do you have --16 16 anything prior to this? MR. FLYNN: Yeah, I don't think that was 17 Whether what was prior to this? 17 included. 18 Would there have been any communications 18 THE WITNESS: What's the Bates stamp or 19 about liability either to Gagnon or the McGuires 19 what's the stamp? 20 prior to the October 30, 2013 email? 20 MS. WILLIAMS: The Bates stamp is 21 Every time we talked, there were issues 21 Dulberg001531. 22 about liability, I mean, for whatever I first -- he 22 THE WITNESS: Yeah, I don't recall -first came to the office I recall he was lots of 23 MR. FLYNN: I don't recall seeing a 5-A on questions and I gave him lots of answers as is 24 the download. I think it just went straight from Page 33 Page 31 reflected in my emails. 1 5 to 6. 2 Okay. Did you meet with Paul after you sent MS. WILLIAMS: Okay, let me see if I can do 3 that October 22nd demand letter? something else. I'm going to try to share my screen. 4 Did I meet with him? I don't know if I'm going to be able to do it. So 5 Yes. In person. bear with me. Okay. I can't -- I can't share the 6 I'm sure I did. screen. Can I email -- George, can you pull up an 7 Okay. Do you recall -- Do you recall email if I email it to you? 8 8

- meeting -- the dates of those meetings?
- 9 No, I don't recall the dates.
- 10 Q. Okay. So I'm going to upload another file
- 11 here.
- 12 A. Yeah, our Internet is down. That's why I
- 13 can't bring these up.
- 14 Q. Okay.
- 15 MR. FLYNN: Julia, just so you know, I've
- 16 got hard copies of the majority of the exhibits you
- 17 sent with the exception of the larger files, like the
- insurance policy and the dep transcripts. 18
- 19 MS. WILLIAMS: Okay. Okay, great.
- 20 MR. FLYNN: I've got some of the deposition
- 21 transcripts, but I didn't want to waste a lot of
- paper and ink at home. 22
- 23 MS. WILLIAMS: Okay. I think we'll be --
- 24 For the most part, I think we'll be fine and we'll

- MR. FLYNN: I should be able to eventually.
- 9 MS. WILLIAMS: Okay, let me see if that
- will --10

11

16

17

- THE WITNESS: Let me run to the washroom
- 12 real quick while you guys do --
- 13 MS. WILLIAMS: We'll take a quick break,
- 14 that's fine, we'll try to work this out. If anybody
- else needs a break, obviously take a break now. 15
 - (Whereupon, a break was taken,
 - after which the following
- 18 proceedings were had:)
 - BY MS. WILLIAMS:
- 20 Q. Okay, back on the record. This is the
- Exhibit 6 for the deposition and it's marked at the
 - bottom Dulberg001531 and it's an email chain between
- 23 Paul Dulberg and Hans Mast dated November 4th through
- about November 5th, is that accurate, Hans?

Hans Mast

June 25, 2020 Page 34 That's what it appears. 1 2 Okay, and it appears at the bottom that Paul is asking you if he should bring anything to a 4 meeting. 5 A. Okay. 6 And that meeting appears to be at 3:00 p.m. 6 on November 4th of 2013. 8 Okay. 9 Is that an accurate description? Okay? Do you recall having --10 10 11 Go ahead, I'm sorry. 11 Α. 12 Do you recall having a meeting on 12 November 4th of 2013 with Paul Dulberg? 13 13 14 I don't have an independent recollection. 14 15 Q. Okay. Okay. 16 MR. FLYNN: Julia, now I recall, this is a 16 Α. 17 separate exhibit you sent a little bit later than the 17 Q. original download, so I did have this. 19 MS. WILLIAMS: Okay. Okay. We got it 19 20 worked out. 20 21 MR. FLYNN: Yeah, okay. 21 BY MS. WILLIAMS: 22 23 Q. Okay. So you don't recall calling a meeting for November 4th? Page 35 We had lots of meetings so --2 Okay. generally how this all transpired. 3 3

Page 36 against the McGuires only," do you see that? Okay. Do you recall that offer being made? I do have some recollection of having a conversation with them. Q. Okay. So I'm going to upload another document and then we can keep going here. And then this is Exhibit 8 and for -- it is a letter from Ronald Barch to you, Hans, and it's POP000667. Do you have that? What's it dated? I'm sorry, dated November 18, 2013. Yeah, I have that. Okay. And that's a settlement letter from Barch offering the settlement of \$5,000, correct? Right. Do you recall receiving this letter? I mean, I don't today recall getting the letter, but I'm familiar with the transaction, yes. Okay. Okay. So you would have received the \$5,000 offer from Barch and you communicated it to Paul via the email on November 18th? A. As well as when we talked, yes. Q. Okay. Okay. And when did you talk? Page 37 Again, I don't know the dates. I just know

-- I don't have an independent recollection

4 of that one particular date.

5 Okay. Okay, I'm going to stop screen

sharing. Okay. I'm going to upload another file.

This is Deposition Exhibit 7. George, you probably

8 had it as Exhibit 6, but for the purposes of this

9 deposition right now it's going to be 7 and it's an

10 email chain dated --

11

I have these on the computer. You don't

need to, unless you want to, but I'm just saying I 12

13 have these on the computer.

14 Q. Okay, but Barb needs them, so that's why I

keep uploading them, otherwise she doesn't have them. 15

16 Okay. So Exhibit 7, and it's POP00181 and POP00182,

17 and it's two pages of an email chain, November 15th,

18 looks like on the second page it starts November 15th

19 and ends November 19th, is that accurate?

20 Α. Yes.

21 Okay, great. So here it looks like Paul

started this email chain, but then on November 18th

23 you note that, "The McGuires' attorney has offered

us, you, \$5,000 in full settlement of the claim

Would you have talked to Paul on the 18th when the letter came in?

A. It's dated the 18th. I doubt I got it on

the 18th. Whenever I got it, I would have told Paul.

Q. Okay. And it looks like the email you sent,

8 which is Exhibit 7, communicated that offer?

9 A. Okay.

Would you have talked to the McGuires' 10

attorney prior to receiving the letter about the

12

17

5

13 A. I don't recall. It might have -- that might 14 have happened.

15 Okay. Do you recall whether you met with 16 Paul sometime after -- on or after November 18 to

discuss the settlement offer?

A. I'm sure we did. I know we had several 18

19 conversations and meetings about that.

20 Q. Okay. In this email chain that's

21 Exhibit 7 about halfway down the page it says on

November 18, 2013, at 7:40 p.m., Paul responds to

23 your email. Can you see that?

24 A. Are we going back to the email now?

Page 41

Hans Mast June 25, 2020

12

19

20

23

2

Page 38

Yep, it's POP00181. 1 0.

- 2 What exhibit? Α.
- 3 It's Exhibit 7.
- 4 7, that's the letter. Α.
- 5 If may be 6 for you. It may be 6 for you. Ο.
- 6 Let's take a look. What page is the email?
- 7 The date at the top of the email chain is
- 8 Tuesday, November 19, 2013.
- 9 Yeah, I have that. Α.
- 10 Okay. And then about maybe halfway down the
- 11 page it's dated on November 18, 2013, at 7:40 p.m.,
- 12 do you see that?
- 13 Α. Yep.
- 14 Q. And there it says, "Only five? That's not
- 15 much at all," do you see that?
- 16 That's his response, yes.
- 17 Right. Right. Do you recall talking to
- Paul about the \$5,000 and that not being much?
- 19 Like I said, yes, we've had plenty of
- 20 conversations and meetings on that.
- 21 Okay. When you originally offered the
- 22 7,500, did you talk about what the possible outcomes
- as far as counteroffers, what they may demand,
- something like that, did you talk about that prior to

- 1 than the 7,500?
 - A. Again, I'm -- I understand the question.
- I'm just not trying to play games, but you're asking
- me do I recall specific words that are used or
- topics. All I can tell you about this is we talked
- about the whole gamut of options, that I didn't feel
- it was a strong case, that they were reaching out to
- us for \$5,000, and that balancing everything, the
- risks, costs, even though it wasn't much, it was
- something that would have been desirable for him if 10
- 11 he wants to end up with money versus the McGuires.
- 13 Okay, for the purposes of this deposition it's
- 14 Deposition Exhibit 9. This is a memorandum. At the

Q. I'm going to add another exhibit here.

- 15 top it will say, "Memorandum," and the date is
- 16 November 20, 2013, and at the bottom it's identified
- 17 as POP and then 3 -- there's 000003, I believe. Do
- you have that?
 - A. What exhibit is it?
 - I think you're probably going to have it as
- 21 Exhibit 8, but for the purposes of this deposition
- 22 it's actually going to be Exhibit 9.
 - A. Okay.
- Q. And it's Dulberg Mast Memo,

Page 39

- making that \$7,500 offer?
- A. I mean, I think I generally understand what 2
- 3 you're asking. Did we just have general
- 4 conversations of numbers? Yes.
- 5 Q. Okay. In this email and this is -- I
- understand this is speculation, but in this email it
- 7 appears that Paul is surprised that it's \$5,000 was
- 8 the offer, correct? Would that be fair to
- 9 characterize it that way?
- 10 A. Is he surprised at it or is he surprised at
- 11 the amount? It looks like he didn't think it was
- 12 much.
- 13 Q. Right. So if you originally offered 7,500
- 14 and they came back at 5,000, in your experience, does
- that seem like much of a difference when it comes to 15
- 16 counteroffers?
- 17 MR. FLYNN: I'll object to the form.
- THE WITNESS: Yeah, I'm not real sure what 18 19 you mean by that.
- BY MS. WILLIAMS: 20
- 21 Q. I guess let me rephrase because I don't
- think I'm getting to the point. Prior to making the
- 23 \$7,500 offer, did you discuss with Paul that the
- 24 McGuires may come back with an offer that was lower

- 2013 November 20.
- A. Okay, yeah.
- Okay. It looks from this memo that you had 3
- a meeting with Paul and his friend on November 20th,
- is that accurately reflected what's stated in the
- memo?
- A. Yes.
- 8 Q. Do you remember this document? Do you
- 9 recall this?
- 10 A. As I said before, I understand what you're
 - asking, but we've had lots of meetings. Do I
- remember that particular date, no, but I remember the
- 13 meetings.

- Q. Do you recognize this memorandum?
- 15 A. I recognize the discussion that's referenced
- 16 in the memo. I haven't seen the memo for 7 years.
- 17 Q. Okay. Do you recall the advice that you gave in that meeting of November 20th? 18
- 19 A. Yeah, like I said, it's summarized a little
- 20 bit in there. Yeah.
- 21 Q. Okay. And what was the -- Why don't -- What
- 22 was the advice that you gave?
- 23 A. Do you want me to read the memo or you want
 - me to just tell you generally what the topics were or

Page 45

Hans Mast June 25, 2020

11

14

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Page 42

- what? 1
- 2 Q. Generally to the best that you can recall.
- Looks like on that day he brought his friend
- 4 in because before he wanted to consider the offer, he
- 5 wanted to have his friend come with him to talk about
- these issues with me. So we went over --6
- 7 So --
- 8 Go ahead. Α.
- 9 No, I'll let you finish. Go ahead. I'm Ο.
- 10 sorry.
- 11 A. Well, we went over all the issues, all the
- 12 risks, all the money issues, all of the issues.
- 13 Do you recall who the friend was?
- 14 A. Not as I sit here today.
- From this memo it says, "Paul maintains the 15
- 16 McGuires controlled everything that they were doing
- 17 and you told him that wasn't what the evidence seemed
- 18 to show." So can you expound on what -- This is
- 19 really going to be a complicated question, but to the
- 20 best of your ability, can you explain what the theory
- 21 of your case was against the McGuires and what the
- 22 evidence was that was going to -- what evidence was
- your reason for believing that you couldn't prove
- 24 your theory?

5

- negligence claim against the McGuires what the legal
 - elements were that you would have to show?
- A. I haven't brushed up recently on that area,
- but I can tell you that under the case law they have 4
- to have some oversight and control over what was
- going on and some involvement in the work and some
- knowledge higher and above what Paul was doing, and
- if you look at their testimony, they were not out
- there, they were not looking at it, they didn't even
- 10 really know what Paul was doing frankly.
 - And what about David? Did they have to
- 12 control what David was doing as well?
- 13 I meant David, I'm sorry.
 - Okay. So the McGuires would have to have
- 15 oversight and control over David Gagnon?
- 16 Over the work.
 - Q. Okay. Over the work. Okay. So William and
- Caroline did buy the chain saw, correct?
- 19 I believe that is true.
 - Okay. But then David Gagnon was the one 0.
- 21 operating the chain saw?
- 22 Right. A.
 - Ο. And you would have to show in Paul's case
- that Bill and Caroline, one or the other, had control

Page 43

- 1 We already talked a little bit about that
- 2 earlier, but every time we met, we talked about this
- 3 because this was a subject at the time with the
- 4 McGuires and given the testimony of the McGuires,
- given Paul's testimony, given the lack of any 6 evidence that they were controlling any work or even
- knew what Paul was doing, I felt it was a big, high
- 8 risk of moving forward on that claim.
- 9 So I'm going to try to summarize this.
- Maybe in parts. So in order for the McGuires to be 10
- 11 liable for Gagnon's work, Paul would have to prove in
- his case that the McGuires controlled Gagnon's work, 12
- 13 is that accurate?
- 14 A. Are you asking me if that's an accurate
- statement of the law? 15
- 16 Yes.

17

- I think that's partially right. There's a
- lot more to it. It's different branches and elements 18
- 19 that you have to prove, control was a factual matter,
- 20 and he would have to be able to establish there was
- 21 some oversight. It goes down into some factual
- 22 issues that you have to be able to show.
- 23 Q. Okay. So can you -- To the best of your
- 24 ability, can you kind of walk me through for the

over David's operation of the chain saw?

A. Control could mean a lot of things. They

- would have to be in a position to instruct him, tell
- him what to do, be aware of the work that was being
- done and have some control over what he was doing.
- 6 Okay. So in your -- Your opinion of the
- case was that it was insufficient for them to have
- simply purchased the chain saw and provided it to
- 9 Gagnon?

10

13

- Α. Yeah.
- And what about if they were paying him?
- 12 Would that make any difference?
 - Α. No.
 - Q. I'm sorry, I don't know or no?
- 15 Α. No.
- 16 Just bear with me for a second here. And
 - you informed Paul -- I'm sorry, let me back up. In
- exhibit -- Deposition Exhibit 7, so it's probably 18
- 19 6 for you, the email chain between you and Paul,
- 20 roughly November 18th through the 19th, Popovich
- 21 000181, on the bottom of that first page,
- 22 November 18, 2013, at 1:28 p.m. there's an email from
- 23 you. Do you see that?
- A. Yes. 24

Page 46

1 Q. "In addition, the McGuires' attorney," so

- 2 it's ATTY, "has offered us, you, 5,000 in full
- 3 settlement of the claim against the McGuires only.
- 4 As we discussed, they have no liability in the case
- 5 for what Dave did as property owners so they likely
- 6 will get out of the case on a motion." Did I read
- 7 that correctly?
- 8 A. Yes.
- 9 Q. So this is where you told Paul that you
- 10 didn't believe the McGuires had any liabilities for
- 11 the reasons -- in part for the reasons we just
- 12 discussed?
- 13 A. Right.
- Q. Ultimately Paul accepted that \$5,000 offer,
- 15 correct?
- 16 A. Yes.
- 17 Q. And you communicated that to the other side
- 18 later in 2013, does that sound correct to you?
- 19 A. Yes
- 20 Q. I'm uploading Exhibit 10, and it should be
- 21 Exhibit 10 for you as well, and it's a memorandum
- 22 dated December 20, 2013, and at the bottom it's
- 23 POP000884, do you see that?
- 24 A. Yes.

Page 48

- 1 risk and he had -- he wanted some time to think about
- 2 it and consider it.
- Q. Okay. All right, just bear with me here.
- 4 Okay, I just uploaded Deposition Exhibit 11, it's a
- 5 settlement acceptance letter, letterhead from Thomas
- 6 Popovich's office dated December 26, 2013. Hans,
- 7 your signature appears on there and it's POP00670.
- 8 Do you recognize this document?
- 9 A. That appears to be a letter from Popovich's
- 10 office to defense counsel.
 - Q. Do you recognize your signature on here?
- 12 A. Yes.

11

14

- 13 Q. And this is the letter where you accepted
 - the offer on behalf of Paul, is that accurate?
- 15 A. It appears, yeah.
- 16 Q. Okay. So the Defendants made the original
- 17 offer around November 18 and Paul --
- 18 November 18, 2013, and Paul accepted it around
- 19 December 20, 2013. Is that statement accurate?
- 20 A. I don't have, like I said, independent
- 21 recollection of the dates. I would just have to go
- 22 off the documents.
- 23 Q. Okay. Was there -- If that timeframe is
- 24 roughly correct, was there anything that occurred

Page 47

- 1 Q. And that's a memorandum that you wrote to
- 2 the legal file; is that correct?
- 3 A. It looks like that.
- 4 Q. I think I already said this, it's dated
- 5 December 20, 2013?
- 6 A. Yes.
- 7 Q. Okay. And the substance of it, it appears
- 8 that you had a conversation on December 18th with
- 9 Paul and that he was authorizing you to accept the
- 10 \$5,000 settlement?
- 11 A. Yes.
- 12 Q. Okay. Do you recall that conversation of
- 13 December 18?
- 14 A. I recall having lots of conversations, this
- 15 is one of them, and generally I do recall the
- 16 conversations in a general sense, not the exact
- 17 dates.
- 18 Q. Okay. So you don't remember anything
- 19 specific to this December 18th call what you would
- 20 have discussed?
- 21 A. Not other than what I've already said we
- 22 discussed over the time.
- 23 Q. Okay.
- 24 A. Paul was weighing his options. He knew the

- $\qquad \qquad \text{Page 49} \\ \text{during that timeframe that indicated to you, you}$
- 2 know, why Paul changed his mind from originally
- 3 thinking it was too little to now accepting it. Was
- 4 there anything that stuck out in your mind about
- 5 that?

8

11

20

- 6 A. Yeah.
- 7 Q. Can you expound on that?
 - A. Well, he had his friend with him during our
- 9 meeting and he reviewed the depositions.
- 10 Q. Okay. Did he not have the depositions prior
 - to that?
- 12 A. I remember he asked for copies of them, so I
- 13 provided them to him.
- ${\tt Q.}\,{\tt Okay},$ and when you say the depositions, do
- 15 you mean just the party depositions, the McGuires and
- 16 the Gagnon?
- 17 A. I don't remember if I gave him the doctors.
- 18 I don't remember which ones I gave him, but I know
- 19 specifically it was Gagnon and the McGuires.
- 21 Exhibit 12. This is titled, "Legal Research." And

Okay, I'm uploading Dulberg Mast Dep

- this is hard because there's -- it's 27 pages. Some
- 23 of them have Bates numbers, but some of them are
- 24 black on the bottom, so I think the Bates numbers

Page 50 Page 52 didn't -- didn't take, but it's roughly -- looks like but just, I mean, we're talking now, what is it, roughly 204, maybe 205, Dulberg204, 205 through 7 years later? I haven't been asked to do any roughly Dulberg00304 -- Actually, I'm sorry, these research before today's deposition, but so, I mean, 3 4 aren't going to be continuous. But do you have that if you're asking me for what the case law says, I'd have to look at the case law, if that's what you're 5 packet of legal research in front of you? It appears 6 to be copies out of a -- copies of case law out of 6 asking. 7 the Northeastern Digest. I'm asking based on your -- on your I just have the one case here. experience and knowledge as a personal injury 9 Just one case? Which -- What's the case 9 attorney and not necessarily related to Dulberg's 10 title? 10 case specifically. 11 The first one, it's L A J A T O. 11 A. Okay. Α. 12 Okay. Do you -- Did you copy this case law? 12 But based on your knowledge and experience in premises liability cases, what is an independent 13 I don't know. 14 Do you recall providing any case law to 14 contractor? 15 Paul? 15 A. Someone that works on their own. 16 I don't know if I did or didn't. I don't 16 And can you explain what you mean by on 0. 17 know if he asked. 17 their own? 18 Okay. Do you recall doing case law 18 Somebody that's hired, like, somebody that's Q. 19 research? 19 hired to paint the house. 20 Α. I'm sure I did, yeah. 20 Okay. So somebody that's hired by a 21 Would have there been a memo or something 21 homeowner or maybe a business? 22 regarding that research? 22 Α. Yes. 23 A. Not necessarily. I was familiar with the 23 But someone that's hired by a homeowner but 24 law. the homeowner doesn't -- doesn't tell them how to do Page 53 Page 51 Okay. Okay. Was there any -- Was there any their job? 2 case law that stuck out to you, any particular cases 2 A. Right. 3 that stuck out to you? 3 Did you ever obtain a copy of the McGuires' 4 MR. FLYNN: Object to the form. insurance policy, do you recall? 5 THE WITNESS: You mean stuck out to me with 5 I don't have an independent recollection. 6 regard to Paul and his case? 6 Did you ever advise Paul as to the limits of 7 BY MS. WILLIAMS: the McGuires' policy? 8 Q. No. Were there any applicable cases that 8 A. I'm sure we talked about it. 9 stuck out to you one way or the other as to whether 9 Okay. I just uploaded Dulberg Mast the McGuires would be liable? Was there any specific Deposition Exhibit 13 McGuire Interrogatory Answers 10 10 11 cases that made you think that the McGuires may not and they're Bates stamped Dulberg000162 is the first page and there's roughly 14 pages. Do you see that 12 be liable given the facts in Paul's case?

I mean, you deal with this issue a lot and I can't think of one particular name of a case, but

15 these cases all go along the same line, so there were

16 lots of cases on this one particular issue. It

17 wasn't a complicated issue.

independent contractor.

13

14

21

18 Q. So particularly the issue of control of 19 Gagnon.

20 A. Of a premises owner's liability for an

22 Okay. So can you explain generally what an 23 independent contractor is?

24 A. I'll give you have an answer if you want, was a question about the homeowner's insurance and the McGuires respond with their personal liability

22

23 and their medical liability, do you see that?

MR. FLYNN: This is 14?

trying to look at paragraph 15.

MS. WILLIAMS: It should be Exhibit 13 --

13 or 14. I think I have it as 13. Yes, okay. And

this -- I'm looking at paragraph 15 or at least I'm

Q. Okay. In paragraph 15 it looks like there

24 A. Yes.

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13

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document?

A. Yes.

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Page 54

- Q. Okay. Now that you see that, do you recall
- 2 whether you ever got a copy of that policy?
- 3 A. I don't -- You mean the dec pages or the
- 4 whole policy?
- 5 Q. Either. Did you get a copy of the dec
- 6 pages?
- 7 A. I have no idea.
- 8 Q. And you have no idea whether you got a copy
- 9 of the whole policy?
- 10 A. Yeah, don't know.
- 11 Q. But they are representing what their
- 12 insurance was and the liability there, correct, or
- 13 their liability coverage there?
- 14 A. That's what it appears.
- 15 Q. Okay. And these -- This was -- looks like
- 16 this was responded to based on the McGuires'
- 17 signature on roughly the 12th page of the document.
- 18 It looks like it was August 6th of 2012.
- 19 A. That's what it appears.
- 20 Q. Yeah. So prior to when they would have made
- 21 the settlement offers, correct?
- 22 A. That's what it appears.
- 23 Q. Okay. Did you ever talk to Paul about
- 24 those -- the limits of the insurance policy and how

- Page 56
- 1 Co-Defendants, in other words, the McGuires, does
- 2 that seem accurate to you?
 - A. Yes.
- ${\tt Q.}$ So would you have issued interrogatories in
 - addition to what the McGuires' counsel issued?
 - A. It's probable.
- 7 Q. Okay. Do you recall one way or the other
- today as we sit here?
 - A. Not other than it's probable I did.
- 10 Q. I have not seen those in discovery, so if
- 11 they exist, we'd ask that they be produced. Do you
- 12 ever recall talking to Paul about the policy limits
- of the Gagnon insurance policy?
 - A. It's a topic that frequently comes up. I
- 15 don't have an independent recollection.
- Q. Would you have any memos or notes on that?
 - A. I could. I may. I don't have an
- 18 independent recollection of that.
- 19 Q. Okay. And, again, that would have been in
 - the file that -- in Thomas Popovich's file?
- 21 A. Correct.
- 22 Q. In your knowledge and experience not related
 - to the Dulberg case but just in your general
 - 4 knowledge and experience, are there any situations

Page 55

- that may be important in his case?
- 2 A. I suspect we talked about the policy, yeah.
- Q. Okay. Prior to any settlement discussions?
- 4 A. Yeah.
- 5 Q. Okay. But you've already testified you
- 6 didn't -- You don't know if you -- You don't know if
- 7 you obtained a copy. What about Gagnon's insurance
- 8 policy, did you ever obtain a copy of that?
- 9 A. I don't know. I don't know.
- 10 Q. Okay. Did you issue interrogatories to
- 11 Mr. Gagnon?
- 12 A. I'm sure I did.
- 13 Q. Let me upload this. Would they have been in
- 14 Popovich's file if you --
- 15 A. Yes.
- 16 Q. Okay. So I can tell you, I don't recall
- 17 seeing any documents issued by you. I'm going to
- 18 upload a document that appears to be interrogatories
- 19 issued by McGuires' counsel in the case. I'm going
- 20 to upload it right now. It's Exhibit 14 and Answers
- 21 to Co-Defendant Interrogatories and it is stamped
- 22 Dulberg00178. Do you see that document?
- 23 A. Yes.
- Q. It appears that these were issued by

- $\begin{array}{ccc} & & \text{Page 57} \\ 1 & \text{where a homeowner may be strictly liable for someone} \end{array}$
- 2 doing work on their property?
- 3 MR. FLYNN: I'm just going to object to the
- 4 hypothetical being inaccurate and incomplete, also
- 5 calls for an expert opinion. While this witness is a
- 6 lawyer, I won't necessarily -- I don't expect to call
- 7 him as an F-2 or F-3 witness in the case.
- 8 THE WITNESS: So you're asking if a
- 9 homeowner can be strictly liable for an injury?
- 10 BY MS. WILLIAMS:
 - Q. Right.
- 12 A. In general terms, not with regard to this
- 13 case?

- 14 Q. No, in general terms. I'm just asking in
- 15 general terms in your -- based on your experience and
- 16 knowledge of injury cases.
- 17 A. I mean, I think -- Not in Paul's case, but I
- 18 think I could probably think of something that maybe
- 19 could be -- as products strict liability, there's
- 20 hazardous materials strict liability, there's
- 21 different issues that potentially factually if
- 22 they're applicable could apply, but not in Paul's
- 23 case.
- Q. Okay. Just in general, what kind of

1

5

6

Page 58 hazardous -- When you say hazardous, are you talking 1

about hazardous chemical-type cases?

3 There's a string of cases when you're 4 dealing with hazardous chemicals and hazardous

5 materials, like a bomb or something like that, things

like that. 6

10

7 Okay. Okay. Are there any, like, hazardous 8 actions? Could something be considered, like, some 9 type of action be considered hazardous?

What do you mean by action? Activity?

11 Yeah, like, I'm trying to give you an

12 example because I'm just trying to understand it more

13 than anything else. Yeah, is there an activity that

you could be doing on your property, I don't know, 14

15 like, what about tearing down your home, would that

be considered -- would that be something that could 16

17 be hazardous?

18 There would have to be statutory authority 19 for that and there isn't.

20 Okay. Okay. So generally for strict

21 liability there has to be some type of statutory

22 authority for that?

23 A. Or common law. Yeah. They have a particular fact pattern.

Page 59

1 Okay. But this case particularly is simply a negligence case. Paul's case against the McGuires 3 was a simple negligent failure to control case in your opinion?

Α. That's what was pled.

6 Okay. Did you ever make any -- ever consider pleading any other allegations?

7

8 MR. FLYNN: Object to the form.

9 THE WITNESS: I don't -- No. Not that I

10 recall.

4

5

11 MS. WILLIAMS: Okay. Can we take about a 12 4-minute break?

13 MR. FLYNN: Sure.

14 MS. WILLIAMS: Let's just take -- I just

want to take a quick break and review my notes and I 15 16 want to give everybody an opportunity to kind of

stretch for a second. I'm going to go on mute.

17

18 MR. FLYNN: Okay.

19 (Whereupon, a break was taken,

20 after which the following 21 proceedings were had:)

22 MS. WILLIAMS: Let's go back on the record.

23 Okay, thank you everyone. Okay, just a little bit

24 more here. Page 60

On -- When you were talking to Paul about

settlement in the general timeframe of

November-December 2013, did you ever suggest at that

time that he seek alternative counsel or any

recommendation related to that?

A. I think that did come up.

Do you recall what your advice to him was or

what the discussion was?

I think, you know, we always talk about the 10 risks of not settling and further down the road what,

you know, having to try the case and having to try

12 prove the case or getting a motion for summary

judgment, having the costs exceed the benefits and

all that, and I think my position with Paul, since he

15 didn't give a relatively very good deposition, my

16 thought was we were going to have a tough time, an

17 uphill battle, and he can always seek other counsel

18 if he doesn't agree with me.

19 Q. And you just stated that you thought Paul

20 didn't give a very good deposition, that may not have

21 been your exact language, but roughly that the

22 deposition wasn't great. Can you explain what -- as

you recall it, what about the deposition was

problematic?

Page 61

I mean, he even agreed with me, but he just

3 You mean -- Can you expand on that a little 0.

bit?

5 A. As a witness, as I recall, again, it's been

quite some time, as I recall he was -- his testimony

wasn't given -- wasn't strong, it wasn't definite, it

8 didn't have credible points and some points were

9 incredible when compared to other -- other testimony.

I mean, there's just a lot -- there was a lot of 10

problems with his testimony.

doesn't do a very good job.

12 Okay. Do you recall the circumstances that 13 Paul described as to why he came to the McGuires'?

I think he was either going to pick up something or drop something off.

Q. Okay.

Α. I don't really recall. I'm just thinking

back now. 18

14

15

16

17

22

Okay. Do you recall whether he was asked to 19 0. 20 come over to help with the tree, to help take down

21 the tree? Was that the purpose of his visit?

I don't recall that.

23 Would it matter as for liability whether it

24 was or wasn't?

Page 65

Hans Mast June 25, 2020

Page 62 As by who? As to whose liability? 1 Paul to file for bankruptcy? 1 2 I'm sorry, his and McGuires' liability. A. Would not. As to how he got there? Okay. And then sometime after the McGuire 4 Whether he was -- Whether he was invited for settlement but before the -- but while the Gagnon --5 the purpose of assisting with the removal of the the claims against David Gagnon were still pending 6 tree. you withdrew from the case; is that correct? 7 A. The law firm did. I -- Again, he hired the MR. FLYNN: Object to the form. Just invited by whom? law firm. 9 THE WITNESS: Yeah, that's a complicated 9 Q. Sure. Sure. I'm sorry. The Popovich firm question, but I don't think -withdrew? 10 10 11 BY MS. WILLIAMS: 11 A. Right. 12 Q. Let me clarify if I can. Okay. So my 12 Q. And I -- Let's see -- I think we're on question was does it matter if the McGuires invited Exhibit 14. 14 Paul to their residence to remove the tree on that 14 THE REPORTER: 15. MS. WILLIAMS: 15, okay. 15 on the June -- roughly June, I believe, 2011 date? 15 16 MR. FLYNN: Object to the hypothetical. Q. I have, I think, one more and then -- Okay, 16 17 THE WITNESS: I don't think it matters. 17 I am uploading Exhibit 15, Dulberg Mast Dep 18 BY MS. WILLIAMS: Exhibit 15. It's a motion to withdraw and it's four 19 Okay. Would it matter if they were paying pages and on the first page it has a Dulberg versus 0. 19 20 Paul? Gagnon case caption and file stamped March 13, 2015. 21 That's not the issue. The issue is Dave. 21 Do you have that document? 22 Q. Okay. So the relationship between the 22 A. Yeah. McGuires and Paul is somewhat irrelevant? 23 And this is the Popovich's firm motion to 24 I'm just saying the issue really that -withdraw as counsel for Paul Dulberg in the Dulberg Page 63 about liability is Dave's relationship with them. versus Gagnon-McGuire case, correct? 2 Because Dave is the one that controlled the 2 A. Yes. 3 chain saw that injured Paul, is that accurate? And you drafted or caused this motion to be 3 4 A. He was the one hired to do the work or asked drafted and filed? 5 to do the work, however, whatever that background 5 Α. Yes. 6 was. 6 And was it granted that same day it was 7 Q. And Caroline and William McGuire both filed? 8 testified that they had never used a chain saw; is 8 A. I'm sure it had to be noticed up. 9 that correct? Okay. On the notice of motion it looks like 10 A. I think that's accurate. I'd have to it was noticed for March 13, filed on March 13, but 10 refresh my memory, but that sounds right. 11 sent to the service list on March 5th, does that seem 12 Q. Okay. Do you remember discussing bankruptcy 12 accurate? 13 with Paul? 13 A. That's what it says. A. I don't remember that. 14 14 Q. But at any rate, you withdrew sometime in Q. Do you remember that Paul filed for 15 15 roughly March of 2015? 16 bankruptcy? Do you recall that? 16 It appears that way. Again, I don't have an 17 I saw a -- Maybe I didn't see one. I independent recollection of the date. 18 remember there was some sort of bankruptcy matter. I 18

Q. Okay. Okay. That's fine. And I didn't see it -- an order actually showing the exact date of when you withdrew. Can you explain why you withdrew from the case? A. The short version is just we had a difference of opinion.

Q. Can you give me the long version or slightly 24

20

21

22

23

don't know the dates or when it came up.

A. I don't advise people to file for

file for bankruptcy?

Q. Okay. Do you recall if you advised Paul to

Q. All right. So you would not have advised

19

20

21

22

24

23 bankruptcy.

1

2

9

Page 66

1 longer?

- 2 A. Well, we have difference of opinion but Paul
- 3 was a bit difficult, so I just had to -- there were a
- 4 couple times that I told him I was going to withdraw
- 5 and then he begged me not to and so I didn't, but
- 6 then ultimately he -- it got pretty -- it got pretty
- 7 tough. He was saying some unfavorable, unflattering
- 8 things and I just decided we're not going to get
- 9 anywhere, I'm going to move on.
- , and who et a ... go in go ... over our
- 10 Q. Okay, so you -- the client relationship
- 11 broke down and you withdrew?
- 12 A. Yes.
- 13 Q. Okay. Was there anything about Gagnon's
- 14 liability or your thoughts on his liability that
- 15 would have caused you to withdraw?
- 16 A. That was another aspect of it. Paul was
- 17 looking for the stars and the moon and I didn't see
- 18 it.
- 19 Q. And when you say Paul was looking for the
- 20 stars and the moon, you mean -- Well, what do you
- 21 mean by that?
- 22 A. He was looking for a lot of money.
- 23 Q. Okay, and what was your opinion as to David
- 24 Gagnon's liability in the case?

- Page 68
 A. Anything other than what? Pretty much
- everything was not good.
- 3 Q. Okay. I mean, anything that we haven't
- 4 really discussed here today. We've talked about
- 5 Paul's testimony, Gagnon's testimony a little bit,
- 6 the McGuires, the premises liability. We talked --
- 7 You mentioned the doctors' depositions. Is that sort
 - of the general gamut of it?
 - A. That's the whole case.
- 10 Q. Okay. Have you ever had any other chain saw
- 11 liability cases other than this particular case?
- 12 A. I'm sure I have. I don't -- If you're going
- 13 to ask me to name a date, I don't know. I mean, it's
- 4 not a common issue, but it comes up from time to
- 15 time.

19

20

- 16 Q. Okay. Did you state -- Did you seek out a
- 17 liability expert, a chain saw liability expert,
- 18 during the time you were representing Paul?
 - A. No.
 - Q. Is there a reason for that?
- 21 A. That's always a possibility. It's always a
- 22 consideration, but I had to consider even more
 - whether we could even get to prove a credible case
- 24 and that was my first object, my first -- my first

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- A. I didn't think much of the liability issue.
- 2 I thought it was going to be a long, tough haul given
- 3 that --
- 4 Q. And --
- 5 A. -- Paul was going to be our only witness on
- 6 our side pretty much.
- 7 Q. Okay, and there were no other witnesses
- 8 other than Paul and David; is that correct?
- 9 A. Correct.
- 10 Q. And what about -- Anything related to, like,
- 11 the actual injury, the doctors' depositions or
- 12 anything like that?
- 13 A. That all -- It was the whole ball of wax.
- 14 The doctors weren't supporting his claim. Dave was
- 15 saying he's a liar, he tried to bribe him. There was
- 16 just a lot of -- a lot of bad stuff, not enough good
- 17 stuff.
- 18 Q. Okay, and then at that point you and Paul
- 19 disagreed and Paul retained alternative counsel?
- 20 A. Right.
- 21 Q. Okay. Was there anything else about the
- 22 case that you can recall right now that gave you
- 23 pause as to the liability either to the McGuires or
- 24 David Gagnon?

- Page 69 tier. It doesn't do any good to hire an expert if
- you don't have a good case.
- 3 Q. Okay. Okay. If you were going to take the
- 4 case to trial, at that point would you have hired an
- 5 expert, chain saw expert?
- 6 A. For this case, I don't know. I'd have to
- 7 look at it again and see what we need to prove, what
- 8 they're arguing. There's -- As I recall, they
- 9 weren't arguing the chain saw -- They weren't
- 10 arguing. He didn't get hit with the chain saw. So
- 11 I'm not real sure. I'd have to think whether we need
- 12 to prove -- what we need to prove, anything more than
- 13 that.

14

- Q. Okay.
- 15 A. It was more what happened, who caused it to
- happen, not that it happened.0. Okav. Is there a difference of the control of t
 - Q. Okay. Is there a difference between an independent contractor and an employee?
- 19 A. In terms of what? In terms of duty or what?
- 20 Q. Right. In terms of the supervisor's duty.
- 21 So if the Gagnons -- If Gagnon was, and this is a
- 22 hypothetical, if Gagnon was an employee of his
- 23 parents as opposed to an independent contractor,
- 24 would there be a liability difference?

Page 70 MR. FLYNN: Object to the hypothetical. And there are --1 1 0. 2 It's inaccurate and incomplete. A. Go ahead. 3 THE WITNESS: That's a very complicated 4 question, even though it doesn't sound like one. It 5 depends on lots of things. BY MS. WILLIAMS: 6 6 7 Okay. We've already talked about an Q. Okay. independent contractor. So just in your experience Α. 9 and knowledge, what is a supervisor's duty as to an pled and proved. 10 employee? That's actually a really terrible 10 11 question. Let's strike that question. 11 12 Is there a difference -- Is there a 12 difference between the control aspect of -- Would 13 14 an -- Let me start again. This is a complicated 15 question, more complicated than I'm anticipating 15 16 right now. Okay. 16 17 We've generally established that in order 17 18 for an -- someone who hires an independent contractor 19 to be liable for the actions of that independent 20 contractor, they would have to control the work. In 20 21 a situation, an employer-employee situation, is that 21 22 22 control element also present when considering liability? Does the employer have to control the 23 evidence. work of the employee in the same way?

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- So there would be different elements if something was an employer-employee situation, that would be different law, different case law?
 - Yeah, there's a different cause of action.
- Different elements potentially have to be
- Okay. But in this case you were trying to prove -- In Dulberg's case against the McGuires and Gagnon you were trying to show that -- The theory of the case was that Gagnon was not an employee, but an independent contractor, and the McGuires had to control him in order to be liable?
- A. Well, that's ultimately what it appeared. You followed the evidence, you follow the facts, so if it turned out it was employee-employer-employee relationship, that's a different evaluation.
- Q. Okay. So but, for the most part, you were -- your evaluations of the liability were based on an independent contractor analysis?
- A. Well, that's where it went because of the

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A. I think there are --

MR. FLYNN: I just want to raise an 3 objection for the record. I object to the form. I 4 think that the premise of the question indicated that 5 we already established some legal precedent. I don't think that's the case. I don't think that he's 6 7 testified to that, so, again, I'll just object to the

8 form. But if you can --9 THE WITNESS: You're asking me to compare 10 two different theories without a fact pattern, but 11 there's a lot to each issue and it's hard to just 12 say, well, if you have this, then you have that. There's a lot of different facts that apply, but now 13

- 14 I'm forgetting what you asked initially about the
- employer-employee question. 15
- BY MS. WILLIAMS: 16

1

- 17 employer liable for their employees in a different 18 19
- 20 independent contractor?
- 21 Α.
- 22 Based on -- You go ahead.
- 23 I think under the law there are different 24
- So I guess my question to the point of is an way than a homeowner would be liable for an
 - I think --
- elements to those actions.

Page 73 MS. WILLIAMS: Okay. I'm going to go on

mute for just a second so you guys don't hear me

shuffling papers, but I think I'm almost finished

here or may be finished.

5 MR. FLYNN: Okay.

BY MS. WILLIAMS: 6

Q. Okay. Just a couple more questions and then we'll wrap things up here. When did you first advise 9 Paul that you didn't think the claims against Gagnon were going to be very strong?

- A. Probably day one.
- Before the settlement with the McGuires?
- Α.

11

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- And did you discuss that several times prior Q. to that McGuire settlement?
- Like I said, we discussed those issues every time we'd meet, liability issues, damages issues.
- Do you recall any particular instances, like 18 19 maybe after Paul's deposition, after David's 20 deposition, did that stick out in your mind at all?
- 21 A. Discussing what, the issues of liability against Gagnon?
- 22
 - Q. Yes.
 - Those are probably something we talked about

Page 74 Page 76 every visit. operate it effectively yourself safely. 1 2 Okay. So we discussed this a little bit Sure. Okay. And --Q. before, but I believe the testimony was that the So I mean --4 McGuires testified that they purchased the chain saw 4 Okay. But today you're not giving an 5 and I believe you said yes, that was your opinion one way or the other whether they had a duty recollection as well; is that correct? 6 to provide warnings, whether they had a duty to 7 That sounds right. I just don't have an provide the manual, fair enough? 8 independent recollection at this point. Yeah, legal wise, no, I'm not giving you a 9 Q. Okay. If the McGuires -- Let's assume 9 legal opinion on that. MS. WILLIAMS: Okay. Okay, I don't think I 10 that -- Just for the purposes of this, let's assume 10 11 that the McGuires did -- it was their chain saw, they 11 have anything further. 12 purchased it and let Gagnon use it on their property. 12 MR. FLYNN: I actually have just a few Would they have any duties to share the manual of follow-ups to that. 13 14 that chain saw with Gagnon or provide any other 14 MS. WILLIAMS: Sure. 15 education as to the use of the chain saw to Gagnon? 15 EXAMINATION 16 A. All right, so you're asking me to make a 16 BY MR. FLYNN: 17 judicial decision whether they had a duty or not? 17 Q. Hans, is your understanding based on the 18 Q. No, I'm asking you in your experience with evidence that there were only two eyewitnesses to 19 these types of cases is there any duty there for 19 Mr. Dulberg's accident, correct? 20 them. 20 Α. Correct. 21 A. All right, so a legal duty? 21 That was Mr. Dulberg himself and David 0. 22 Q. Right. Right. And -- Go ahead, George. 22 Gagnon? 23 MR. FLYNN: Yeah, I'll just object. I mean, 23 Α. Correct. there isn't any evidence that Gagnon asked for a And did you have an understanding as to how 0. Page 77 Page 75 manual, for one, but as far as him providing legal the evidence and testimony shook out as to each 2 opinions not based on the facts of this case, I'm gentleman's version of the accident and how it 3 just going to caution him not to provide what could 3 occurred? be considered an expert opinion. A. Well, as I said before, I thought Paul's 5 THE WITNESS: You don't want me to answer? case was going to be very difficult to prove based on 6 MR. FLYNN: It's up to you. I don't know if the testimony of everybody, credibility issues, and 7 you can. the lack of evidence to support and prove. 8 THE WITNESS: I don't remember the question. 8 David Gagnon's testimony regarding the facts 9 You're asking me should the McGuires have given surrounding the accident differed from Paul Dulberg's 10 Gagnon the manual to the chain saw? version of the facts, correct? 10 BY MS. WILLIAMS: 11 11 A. Correct. 12 Yes. You took that into account in your 13 Α. Sure, if he asked for it or if they wanted 13 evaluation and analysis of the case? 14 to give it to him. 14 A. Definitely. 15 15 Q. Are there any other warnings that they Did you also take into account your 16 should have provided? professional analysis of Paul Dulberg's performance 17 See, I mean, you're asking me to -- I get as a witness at his discovery deposition? the question, but I'm saying you're asking me to 18 18 A. Definitely. You didn't think he made a very good witness 19 evaluate the conduct of both parties and interpret 19 20 something and I don't know that that's my position as 20 for himself, did he? 21 a witness, but should they have warned him? You 21 A. He even admits he didn't and I don't think

22

23

know, sure, go ahead and warn him, but obviously when

you take on a piece of equipment that you're skilled

and experienced in operating, you should be able to

23

he -- I think -- that was one of the worst -- that

was one of my worst fears with this case. I had lots of cases and on a scale of weak witnesses, he's

Page 78 Page 80 THE WITNESS: I'll waive signature. probably up at the top, and I'm not putting him down, MS. WILLIAMS: We'll order the original, that's just a reality and I think he even E-tran. acknowledged that reality. 3 MR. FLYNN: I'll take a regular and a mini 4 Q. Okay. Not everyone is a professional 5 witness? copy. 6 A. Right. Okay. Generally speaking, your evaluation of the case hinged in part on whether the McGuires 9 controlled the manner and method of the use of the 10 10 chain saw, correct? 11 11 A. Right. 12 Do you have any recollection as to what the McGuires were doing while the work was being done? 13 14 They were inside the house, just another day 14 15 15 to them. They weren't even -- I don't think even 16 16 paying attention to what was going on outside. 17 Did Mr. McGuire testify that he was watching 18 television inside the house while David was working 19 19 on the tree? 2.0 20 A. They were both inside as I recall. 21 Your recommendation or suggestion that 22 Mr. Dulberg settle the case for \$5,000 was based on 23 your analysis of the entire case, including the risks and benefits of going forward and potentially losing Page 81 Page 79 DECLARATION UNDER PENALTY OF PERJURY the case at trial, correct? 2 Α. Yes. I, HANS MAST, do hereby certify under 3 Did you have any way to predict whether the case would result in a verdict on behalf of the penalty of perjury that I have read the foregoing 4 transcript of my deposition taken on June 25, 2020; 5 plaintiff in the case against the McGuires? that I have made such corrections as appear noted 6 I'm sorry? herein in ink, initialed by me; that my testimony as 7 Did you have any -- Did you have any contained herein, as corrected, is true and correct. certainty as to whether Mr. Dulberg could prevail at 8 Dated this ____ day of ____ 9 9 trial on liability against the McGuires? 20___, at ___ 10 I would have staked a lot that we would not have recovered in the case and just something that 12 didn't come up with the direct is they didn't offer 12 13 13 the arbitrator to me. That was something that was 14 later decided. I talked to them about that. They 14 HANS MAST did not offer that to me, so that was not an option 15 16 16 to me. 17 17 So you were -- Based on your professional 18 18 judgment, you suggested that you attempt to settle 19 19 the matter as opposed to taking it to trial versus 20 the McGuires, correct? 21 A. Right. 22 MR. FLYNN: Okay. That's all I have. 22 23 23 MS. WILLIAMS: I have no follow-up. 24 THE REPORTER: Signature?

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     STATE OF ILLINOIS )
                      ) SS:
     COUNTY OF C O O K )
 3
 4
              I, Barbara G. Smith, Certified Shorthand
 5
     Reporter and Notary Public in and for the County of
    Cook, State of Illinois, do hereby certify that on
    the 25th of June, A.D., 2020, the deposition of the
    witness, HANS MAST, called by the Defendants, was
    taken remotely before me, reported stenographically
10
     and was thereafter reduced to typewriting through
11
     computer-aided transcription.
12
             The said witness, HANS MAST, was first duly
13 sworn to tell the truth, the whole truth, and nothing
14 but the truth, and was then examined upon oral
15 interrogatories.
16
             I further certify that the foregoing is a
17 true, accurate and complete record of the questions
18
    asked of and answers made by the said witness, at the
19
     time and place hereinabove referred to.
20
             The signature of the witness was waived by
21
    agreement.
22
             The undersigned is not interested in the
    within case, nor of kin or counsel to any of the
24
    parties.
                                                  Page 83
              Witness my official signature and seal as
    Notary Public, in and for Cook County, Illinois on
 3
     this 7th day of July, A.D., 2020.
 5
                    Bubaca & Smith
 6
 7
                   Barbara G. Smith, CSR, RPR
                   Notary Public
 9
                   200 West Jackson Boulevard, Suite 600
                   Chicago, Illinois 60606
10
11
     License No. 084-002753
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