

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

DESIREE YOUNG, an individual,
Plaintiff,
v. No. 1206-06956
TERRI HORMAN, a.k.a. TERRI
MOULTON, a.k.a. TERRI MOULTON
HORMAN, an individual,
Defendant.

DEPOSITION OF DEDE SPICHER
Taken on behalf of the Plaintiff

October 5, 2012
Portland, Oregon

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DEPOSITION OF DEDE SPICHER

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BE IT REMEMBERED that the deposition of
DEDE SPICHER was taken on behalf of the Plaintiff,
pursuant to the Oregon Rules of Civil Procedure,
before Frances M. Galisky, Certified Shorthand
Reporter for Oregon and Washington, on Friday, the
5th day of October, 2012, in the law offices of
Chad Stavley, 434 Northwest 19th Avenue, Portland,
Oregon, commencing at the hour of 9:34 a.m.

APPEARANCES

Messrs. Elden Rosenthal and John Devlin, Counsel for
Plaintiff

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DEDE SPICHER

called as a witness on behalf of the Plaintiff, being
first duly sworn and/or affirmed, is examined and
testifies as follows:

EXAMINATION

BY MR. ROSENTHAL:

Q Ms. Spicher, spy-ser (phonetic) is how you
pronounce your name?

A Spy-ser, yes.

Q Ms. Spicher, my name is Elden Rosenthal. This
is John Devlin. We represent Desiree Young. I'm
sure --

A Mm-hmm.

Q -- you're familiar with the nature of the
lawsuit.

A Mm-hmm.

Q What's important today is that you understand
my questions and that I understand your answers.
So if my question is not clear, please say
something. I'll be glad to repeat it, rephrase it,
restate it, whatever. Okay?

A Got it.

Q Thank you. So what's your date of birth?

A 9/12 of 1966.

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1 Q And what's your current address?
 2 A 27010 --
 3 Q 27010.
 4 A -- Dugout Lane. That's in Klamath Falls,
 5 97601.
 6 Q Do you live with anyone at that address?
 7 A Yes, my parents.
 8 Q What are your parents' names?
 9 A Don and Linda Spicher.
 10 Q How long have you lived with them during this
 11 current time of living with them?
 12 A I think it was about -- when did I move down
 13 there. September 15th I think is when I moved the
 14 bulk of my things down. I still had lots of trips
 15 back and forth, but I think that my mail was
 16 officially forwarded on October 1st maybe.
 17 Q Of last year?
 18 A No, of 2010. Pardon me.
 19 Q Of 2010.
 20 A Yes.
 21 Q Where did you live immediately before that?
 22 A At 7161 Southwest Sagert Street, S-A-G-E-R-T,
 23 in Tualatin.
 24 Q And how long did you live on Sagert Street?
 25 A Five years or so.

1 Q Okay. Did you go right from high school to
 2 college or did you work first?
 3 A Mm-hmm, yes, both.
 4 Q You went right from high school to college?
 5 A I went right from high school to college, and I
 6 worked while I was going to college.
 7 Q And where were you going to college?
 8 A The very first year I went to a vocational
 9 school that doesn't exist anymore called
 10 Northwestern College of Business. And that same
 11 year I began working at Emanuel Hospital.
 12 And then the following year I went to
 13 Portland State. I started going to Portland State
 14 and continued working at Emanuel.
 15 Q And how many years did you attend Portland
 16 State?
 17 A Actually just that one year. And then the
 18 following year as I was kind of off and on I took
 19 classes at PCC and continued working at the
 20 hospital.
 21 Q Where did you get your degree from, your
 22 bachelor's degree?
 23 A From Marylhurst University in Marylhurst,
 24 Oregon.
 25 Q What was your major?

1 Q Did you live at that address by yourself?
 2 A Yes, most of the time, yes.
 3 Q Okay. Did you ever have a roommate?
 4 A I had a roommate briefly, for like three weeks.
 5 Q Okay. How much formal education do you have?
 6 A I have a bachelor of arts.
 7 Q When did you get it?
 8 A December of 1993.
 9 Q And do you have any post-bachelor formal
 10 education?
 11 A I don't have a degree.
 12 Q Have you taken some postgraduate classes?
 13 A I did take some classes at the Summer Institute
 14 for Intercultural Communication.
 15 Q Intercultural?
 16 A Mm-hmm.
 17 Q And where is that?
 18 A It is a summer institute that kind of floats.
 19 It is established for the summer and then taken
 20 down. And the year that I went it happened to be
 21 at, I think it was in Forest Grove.
 22 Q Okay. I'd like to know a little bit about your
 23 employment background. Did you have any full-time
 24 jobs before graduating college?
 25 A Oh, yes.

1 A Human communication.
 2 Q So let's switch now back to your employment
 3 history. So you worked at Emanuel Hospital. What
 4 was your work when you began at Emanuel?
 5 A I began in the admitting department.
 6 Admitting.
 7 Q Mm-hmm.
 8 A Admissions. I was an admissions -- I don't
 9 even remember what my title was -- intake
 10 interviewer.
 11 Q And for how many years did you do that?
 12 A Maybe a couple of years.
 13 Q Okay. What did you do before?
 14 A Well, I moved around in the hospital some.
 15 Then I went to the staffing department in the
 16 nursing division. And then I went to
 17 administration, worked in marketing and finance.
 18 And then I was the assistant to the vice-president
 19 of business development, physician services, before
 20 I left.
 21 Q When did you leave Emanuel approximately?
 22 A Let's see. Okay, graduated in '93. Maybe '90
 23 or '91. I can't remember for sure.
 24 Q What was your next significant employment?
 25 A I left there and then I finished school. When

1 I finished school, I moved to Japan and I worked at
 2 GEOS language school.
 3 Q For how many years?
 4 A For a year and a half.
 5 Q Okay. Then what?
 6 A And then I came back to the States and I worked
 7 at KISN Radio for, I don't even remember, a year,
 8 less than two years for sure.
 9 Q Were you on air or were you in the office?
 10 A No, I was in sales.
 11 Q So this takes us up to what? About '94, '95?
 12 A Yeah.
 13 Q Okay. Just keep working forward with your
 14 employment history, please.
 15 A Okay. And then, let's see, after the radio
 16 what happened. I went -- what did I do. Oh, well,
 17 I had my own business in there also, house sitting.
 18 I just did in-home overnights so I could still work
 19 during the day.
 20 But I think there was a five-year period,
 21 and I think it was probably after the radio station
 22 that I, I worked kind of freelance for some medical
 23 clinics and geologist, hydrogeologist consulting
 24 firm, doing their books. And with the medical
 25 clinics I would do reception or medical records of

1 A It wasn't work in the sense of, you know, go
 2 from 8 to 5 and have performance reviews and that
 3 kind of work. I was very interested in learning
 4 about gardening and all of the traditional domestic
 5 arts, canning and all of that. And so I started to
 6 find a way that I could learn that, and so I met a
 7 woman who has a garden and has gardened for a long
 8 time. And so we kind of developed a kind of
 9 internship, but it was just something that we had
 10 brainstormed a little project that we put together.
 11 And so I would go and garden at her house.
 12 And then she had a friend that was getting
 13 ready to have a big event at her house and so
 14 needed some gardening help. And also did different
 15 types of gardening than the woman that I had been
 16 working with, and so it was an opportunity to learn
 17 different kinds of things. So I started helping
 18 her at her house to prepare for the event.
 19 Q Were either of those women Ms. Hockensmith?
 20 A Mm-hmm.
 21 Q Which one was Ms. Hockensmith?
 22 A The latter, the one who was having the party
 23 that I was preparing.
 24 MR. STAVLEY: Can we take a quick break?
 25 MR. ROSENTHAL: Yeah, sure.

1 whatever they needed.
 2 Q Okay. So that takes us up to about what year?
 3 A And then I think I started working at -- oh,
 4 then I started working at ESCO, which is a
 5 distributor of high-tech components. And I worked
 6 there for also about a year. And then they had a
 7 layoff and I went from there to Providence Medical
 8 Group. And I worked at Providence Medical Group
 9 for about two years.
 10 Q What year does that take us up to? Late '90s
 11 or are we in the 2000s already?
 12 A Oh, no, we're in the 2000s.
 13 Q Okay. So after Providence what did you do?
 14 A After Providence I went to QuadRep, which is
 15 also a manufacturers' rep company in the high-tech
 16 industry, and I worked for them until December of
 17 2009.
 18 Q What happened then?
 19 A Then I was laid off. There was no work.
 20 Q So what did you do between December 2009 and
 21 the time you moved down to Klamath Falls?
 22 A I didn't work. I was looking for work, but I
 23 was unemployed.
 24 Q Did you work as a gardener at some point in
 25 there?

1 (A recess is taken.)
 2 BY MR. ROSENTHAL:
 3 Q Who was the -- back on the record. Who was the
 4 woman before Ms. Hockensmith?
 5 A Jean Ann Van Krevelen. V-A-N, K-R-E-V-L-A-N
 6 (sic), I think.
 7 Q What was the last letter?
 8 A N like Nancy.
 9 Q Jean Ann Van Krevelen?
 10 A Yes.
 11 Q And where did Ms. Van Krevelen, where was her
 12 place?
 13 A It's in southwest Portland. It's --
 14 Q Okay.
 15 A Yeah.
 16 Q And was that paying work for Ms. Van Krevelen?
 17 A No, no, none of this was paying.
 18 Q Was it paying work for Ms. Hockensmith?
 19 A She compensated me for the days of the party,
 20 if I remember right, yeah, but I -- because I was
 21 kind of hostessing and things, too, but not for
 22 gardening.
 23 Q So when you were helping her get ready for the
 24 party, she didn't pay you for your work?
 25 A I don't remember. You know, I think I'm going

1 to -- on the advice of my counsel I respectfully
 2 decline to answer based on my Fifth Amendment and
 3 Article I, Section 12 constitutional privileges.
 4 Q Okay. So to make this briefer, when you don't
 5 want to answer a question in the future for that
 6 reason, you can just say, "I'm asserting my Fifth
 7 Amendment rights," and we'll understand that whole
 8 statement that you just read.
 9 A Okay.
 10 Q How long did you work for Ms. Hockensmith? Was
 11 it a week or a month or...
 12 A I'm not even sure. It was longer than a week.
 13 It was maybe closer to a month or more.
 14 Q And so what kind of work were you doing for her
 15 before this event happened?
 16 A Preparing the land.
 17 Q Okay. So were you watering plants or --
 18 A No. I was --
 19 Q -- planting things?
 20 A -- transplanting, transplanting starts. I was
 21 moving the buckets of them to different locations.
 22 I was cleaning up certain areas that had been, that
 23 had, you know, buckets and just general cleanup to,
 24 what's it called, you know, take used buckets and
 25 things and put them behind things that are, that

1 Q Does anyone in your family have a farm or have
 2 landscaping or a nursery business or anything like
 3 that?
 4 A Not a nursery business, but my family -- my
 5 great-grandmother, my grandmother, we've all had,
 6 you know, gardens and raised our own vegetables and
 7 flowers and whatnot. But not a farm or not an
 8 official business for it, no.
 9 Q So when you worked for Ms. Hockensmith, did you
 10 work with other people or did you work by yourself?
 11 A She would sometimes have other people there.
 12 She had a regular landscaper, gardener person or
 13 team. And, but they had their routine things that
 14 they did. Other people would come in and work on
 15 other projects. So we were all just trying to be a
 16 resource for her to do whatever she felt needed to
 17 be done to prepare for the event.
 18 Q And during this time period that you were
 19 helping her prepare for the event were you working
 20 every day of the week or...
 21 A No.
 22 Q How many days a week were you working?
 23 A I don't remember and it would vary depending on
 24 what she wanted.
 25 Q Was it more like one or two days a week or more

1 were not going to be necessary, needed to be out of
 2 the way for people.
 3 Q So it was kind of basic yard maintenance? Is
 4 that a fair way to put it? Or garden maintenance?
 5 A No. No. I wouldn't call it general garden
 6 maintenance because depending on the types of the
 7 plants -- like she had several varieties of
 8 lavender versus several varieties of geraniums and
 9 they go into different kinds of soil medium and
 10 need different kinds of light. And, and then, you
 11 know, I would go around the property. Sometimes if
 12 she needed -- I mean, every day that I showed up
 13 she would have something different for me to do. I
 14 didn't know what I was going to be in for, if it
 15 was, you know, trimming back spent daffodils or
 16 whatever.
 17 Q What was it that prompted your interest in
 18 gardening and landscaping after these many years of
 19 doing other kinds of work? What was it that
 20 sparked your interest?
 21 A Because I had a lot of time on my hands and,
 22 and I was fairly limited in what my interests could
 23 be. So I wanted to learn about gardening and
 24 raising vegetables and being able to sustain my
 25 own, to be self-sustaining, closer to that.

1 like four or five days a week?
 2 A Maybe two or three days a week.
 3 Q Okay.
 4 A Yeah.
 5 Q Switching gears, have you ever been married?
 6 A No.
 7 Q Do you have any children?
 8 A No.
 9 Q Have you had any significant others in your
 10 life?
 11 A Yes.
 12 Q Who is the last significant other that you had?
 13 A Jason Wishart. Yeah, that's his last name.
 14 Q How long were you and he --
 15 A About a year.
 16 Q -- significant to each other?
 17 A Mm-hmm.
 18 Q Did you live together?
 19 A No.
 20 Q Okay. Was that relationship something that got
 21 close to marriage or...
 22 A We talked about it.
 23 Q Okay. Why did you break up with him?
 24 A Because I found him to be emotionally wounded.
 25 Q And when did your relationship with him end?

1 A I don't remember.
 2 Q Was it in 2010?
 3 A Yes, probably.
 4 Q Were you still involved with him when you were
 5 working for Ms. Hockensmith?
 6 A No.
 7 Q So you had already ended that relationship?
 8 A Yes.
 9 Q And that's the last person that you had a
 10 significant relationship with?
 11 A Yes.
 12 Q Okay. How did you meet Terri Horman?
 13 A I'm going to assert my Fifth Amendment.
 14 Q So you're not willing to tell me how you met
 15 her?
 16 A On the advice of my counsel I'm going to assert
 17 my Fifth Amendment rights.
 18 Q Are you willing to tell me when you met her?
 19 A On the advice of my counsel I'm going to assert
 20 my Fifth Amendment right.
 21 Q So is it your opinion that if you answer a
 22 question as to how or when you met her that that is
 23 going to be evidence that you committed a crime?
 24 MR. STAVLEY: Elden, I'm going to object
 25 to that question. I think that's touching on

1 A McEwan Road.
 2 Q I don't know where that is. Could you give me
 3 kind of an idea about where that is?
 4 A Boones Ferry. It's across from Bridgeport,
 5 across from Bridgeport Village.
 6 Q Is it on the west side of the freeway?
 7 A It is the east side of the freeway.
 8 Q But it's near Bridgeport Village?
 9 A Mm-hmm.
 10 Q Okay. Was Terri Horman a member of that gym?
 11 A She was a member of 24 Hour Fitness, but I
 12 don't know that she went to that gym.
 13 Q Okay.
 14 A I don't know.
 15 Q So you were going to that gym in 2009, correct?
 16 A I think it was two -- yeah.
 17 Q For how many years did you go to that gym?
 18 A During the time that I lived in Tualatin, so
 19 for five years.
 20 Q So from about 2004 or 5 until about 2009?
 21 A Yes.
 22 Q And then what was the previous gym that you
 23 used to go to?
 24 A Sometimes I would go to the Hollywood gym when
 25 I was working at Providence. I started going to

1 attorney-client privilege. I'm going to instruct
 2 my client not to answer that question.
 3 BY MR. ROSENTHAL:
 4 Q Were you a member of a gym at any time in the
 5 last ten years?
 6 A Yes.
 7 Q What gym or gyms have you been a member of?
 8 A 24 Hour Fitness.
 9 Q And where is the 24 Hour Fitness?
 10 A They're all over.
 11 Q Is there a particular gym or gyms that you
 12 would use over the last ten years?
 13 A Yes, but it depended on, on what I was doing
 14 and where I was when I lived, based on where I
 15 lived.
 16 Q What about -- let's see, let's just kind of
 17 work backwards. What about in 2010?
 18 A I wasn't going to the gym at that time.
 19 Q What about 2009?
 20 A 2009 I was probably still going mostly to the
 21 location in Tualatin.
 22 Q Okay. Is there only one 24 Hour Fitness gym in
 23 Tualatin?
 24 A Yes.
 25 Q And what main street is it on or near?

1 the gym in, in Beaverton on Cornell.
 2 Q When did you start going to the gym on Cornell?
 3 A That's the one I joined at and it was maybe in
 4 2000.
 5 Q And during this time period, 2000-2009, did you
 6 go to the gym regularly?
 7 A Mm-hmm.
 8 Q And how many --
 9 A Well, no. From 2000-2009 I did not go -- I
 10 would go regularly and then I would stop regularly,
 11 and then I would go regularly again.
 12 Q So when you went regularly, how often would you
 13 go to the gym?
 14 A Six days a week.
 15 Q And what was -- did you do weightlifting?
 16 A Mm-hmm.
 17 Q Did you ever compete in weightlifting?
 18 A No.
 19 Q Did you ever use any steroids?
 20 A No.
 21 Q Do you know whether Terri Horman was using any
 22 steroids?
 23 A On the advice of my counsel I'm going to assert
 24 my Fifth Amendment rights.
 25 Q Did you know Terri Horman in 2005?

1 **A I'm going to assert my Fifth Amendment rights.**
 2 Q Did you become a friend of Terri Horman's?
 3 **A I'm going to assert my Fifth Amendment rights.**
 4 MR. ROSENTHAL: So, Chad, is it my
 5 understanding that any question that involves Terri
 6 Horman is a question that she's going to assert her
 7 Fifth Amendment rights on?
 8 MR. STAVLEY: That's right.
 9 MR. ROSENTHAL: All right. So I have a
 10 long series of questions that I had proposed to ask
 11 regarding the nature of her relationship, whether
 12 she was a friend, how often she would see her,
 13 those types of questions. Is she going to assert
 14 her Fifth Amendment right to each of those kinds of
 15 questions?
 16 MR. STAVLEY: She will be.
 17 MR. ROSENTHAL: All right. And so --
 18 MR. DEVLIN: Can we talk?
 19 MR. ROSENTHAL: Yeah.
 20 I want to be sure that I'm making the
 21 right record here, so just give me a break for a
 22 second.
 23 MR. STAVLEY: Sure, absolutely.
 24 (A recess is taken.)
 25 (Exhibit 1 is marked for identification.)

1 Q Do you have Ms. Horman's current phone number?
 2 **A I'm going to assert my Fifth Amendment right.**
 3 Q Have you communicated with Ms. Horman by email
 4 since June -- since July 1st, 2010?
 5 **A I'm going to assert my Fifth Amendment right.**
 6 Q Do you have a Facebook account?
 7 **A Yes.**
 8 Q And under what name is your Facebook account?
 9 **A It's my name.**
 10 Q Okay. Did you see the subpoena duces tecum
 11 that I gave to your lawyer?
 12 **A Yes.**
 13 Q All right. Did you bring any documents with
 14 you that are responsive to that request?
 15 **A I will assert my Fifth Amendment right.**
 16 Q So you're not even going to tell me whether you
 17 have any documents that are responsive to the
 18 request?
 19 **A No.**
 20 Q If you have any documents that are responsive
 21 to the Fifth Amendment request -- and I'm not
 22 asking you whether you did or not -- but if you
 23 have them, did you turn them over to your lawyer?
 24 **A Yes.**
 25 Q Have you had email communication over the years

1 BY MR. ROSENTHAL:
 2 Q I'm going to represent to you that these --
 3 **A Mm-hmm.**
 4 Q -- pictures were taken in 2005 of Terri Horman.
 5 **A Mm-hmm, mm-hmm.**
 6 Q I've labeled them as Exhibit 1. My question
 7 is, when you knew Terri Horman, was that her
 8 physical appearance? At any time that you knew her
 9 was that her physical appearance?
 10 **A I'm going to assert my Fifth Amendment right.**
 11 Q In 2009 how often would you communicate with
 12 Ms. Horman?
 13 **A I'm going to assert my Fifth Amendment right.**
 14 Q What kind of things did the two of you do
 15 together in 2009 and the first few months of 2010,
 16 you and Ms. Horman?
 17 **A I'm going to assert my Fifth Amendment right.**
 18 Q How would you describe your relationship with
 19 Ms. Horman in terms of the extent of your
 20 friendship in the first six months of 2010?
 21 **A I'm going to assert my Fifth Amendment right.**
 22 Q When did you last see Ms. Horman?
 23 **A I'm going to assert my Fifth Amendment right.**
 24 Q When did you last talk to Ms. Horman?
 25 **A Assert my Fifth Amendment right.**

1 with Ms. Horman?
 2 **A I'm going to assert my Fifth Amendment right.**
 3 Q Do you know Ms. Horman's email address?
 4 **A I'm going to assert my Fifth Amendment right.**
 5 Q Did Ms. Horman have more than one email
 6 address?
 7 **A I'll assert my Fifth Amendment right.**
 8 Q What is your email address?
 9 **A Dede.spicher@gmail.com.**
 10 Q How long has that been your email address?
 11 **A I honestly don't know. I maybe opened it in**
 12 **2005 or 6.**
 13 Q Okay. So that was your email address in 2010?
 14 **A Yes.**
 15 Q D, D, dot, Spicher -- spelled S-P-I-C-H-E-R --
 16 at Gmail, dot, com?
 17 **A It's D-E-D-E. It's my first name, dot, last**
 18 **name.**
 19 Q Excuse me.
 20 **A That's all right.**
 21 Q D, E, D, E, dot, S-P-I-C-H-E-R?
 22 **A Yes.**
 23 Q All right. Have you had any other email
 24 addresses?
 25 **A Yes. I've had email addresses at all of the**

1 places that I've worked: At Providence, at ESCO,
 2 at QuadRep.
 3 Q In 2010 did you have any other email address?
 4 A Yes. I have a Yahoo! account which is
 5 dedespicher [REDACTED]
 6 No, I'm sorry. It's not Yahoo! It's
 7 [REDACTED]
 8 Q Do you own a computer?
 9 A Yes.
 10 Q How long have you owned the computer that you
 11 currently have?
 12 A Since shortly after I was laid off, so 2009.
 13 Q What's the brand of the computer?
 14 A You know, I don't know. It was gifted to me.
 15 Q You don't know whether it's a Dell or a,
 16 something else?
 17 A I don't, because I hate it and I don't look at
 18 it. I don't use, I don't -- I, I don't know, I'm
 19 sorry.
 20 Q Do you do email on that computer?
 21 A No.
 22 Q Do you have any other computers that you own?
 23 A No. I have an iPad. I have a phone, a
 24 smartphone.
 25 Q A smartphone. What brand?

1 working?
 2 A No.
 3 Q Now, you moved in with Ms. Horman in late June
 4 of 2010; is that correct?
 5 A Asserting my Fifth Amendment right.
 6 Q Were you aware prior to June of 2010 as to who
 7 Kyron Horman was?
 8 A I'm asserting my Fifth Amendment right.
 9 Q Did you know who James Moulton was?
 10 A I'm asserting my Fifth Amendment right.
 11 Q Did you know Kaine Horman?
 12 A I'm asserting my Fifth Amendment right.
 13 Q Had Terri Horman spoken with you about the
 14 state of her marriage, in other words, whether it
 15 was a good marriage or not, prior to June 4, 2010?
 16 A I'm asserting my Fifth Amendment right.
 17 Q Why did you move in with Terri Horman in June
 18 of 2010?
 19 A I'm asserting my Fifth Amendment right.
 20 Q Were you ever interviewed by any newspaper or
 21 magazine regarding the events surrounding your
 22 relationship with Terri Horman?
 23 A I'm asserting my Fifth Amendment right.
 24 (Discussion is held off the record.)
 25 Q So were you ever interviewed by People

1 A It is a Samsung.
 2 Q How long have you had it?
 3 A About a year and a half.
 4 Q What was your previous phone?
 5 A I don't know.
 6 Q What's your phone number?
 7 A [REDACTED]
 8 Q How long has that been your phone number?
 9 A So I'm 46. For 16 years.
 10 Q Who is your current carrier?
 11 A Verizon.
 12 Q Do you know where Terri Horman is living at the
 13 current time?
 14 A Going to assert my Fifth Amendment right.
 15 Q Do you know whether Terri Horman has a
 16 boyfriend at the current time?
 17 A I'm going to assert my Fifth Amendment right.
 18 Q Do you know whether Terri Horman has a job at
 19 the current time?
 20 A Asserting my Fifth Amendment right.
 21 Q When you worked at Ms. Hockensmith's -- is it a
 22 home or is it a farm? What is it, her place?
 23 A It's her home.
 24 Q Okay. When you worked at her home, did you use
 25 earphones to listen to music while you were

1 magazine?
 2 A I'm asserting my Fifth Amendment right.
 3 MR. ROSENTHAL: Let's take a break.
 4 (A recess is taken.)
 5 (Exhibit 2 is marked for identification.)
 6 BY MR. ROSENTHAL:
 7 Q I've marked as Exhibit 2 something I printed
 8 off the Internet from People magazine. It's
 9 August 17, 2010 article by Elaine
 10 A-R-A-D-I-L-L-A-S. The title of the article is
 11 'Mystery Woman' DeDe Spicher Defends Stepmom In
 12 Kyron Horman Case.
 13 Have you ever seen this before?
 14 A Yes.
 15 Q Are the quotations from you in that article
 16 accurate?
 17 A I'm going to assert my Fifth Amendment right.
 18 Q Were you interviewed by Elaine Aradillas?
 19 A I'm asserting my Fifth Amendment right.
 20 Q Did you receive any money for the interview
 21 with People magazine?
 22 A I'm asserting my Fifth Amendment right.
 23 Q Did you say to People magazine prior to
 24 August 17, 2010 that the police, quote, wanted to
 25 tell me that Terri did it or that Terri knew

1 something. I told them everything that I knew over
 2 and over again, but I didn't tell them what they
 3 wanted to hear, close quote.
 4 A I'm asserting my Fifth Amendment right.
 5 Q Did you tell People magazine that you met Terri
 6 Horman at the gym in 2002?
 7 A I'm asserting my Fifth Amendment right.
 8 Q Did you tell People magazine, whoever
 9 interviewed from People magazine, that you never
 10 left the property of Ms. Hockensmith on June 4?
 11 A I'm asserting my Fifth Amendment right.
 12 Q Did you tell People magazine, or whoever
 13 interviewed you from the magazine, that you stayed
 14 at Terri Horman's house for 11 days after Kyron
 15 Horman disappeared?
 16 A I'm asserting my Fifth Amendment right.
 17 Q Did you receive any death threats?
 18 A I'm asserting my Fifth Amendment right.
 19 Q Did Terri Horman receive any death threats?
 20 A I'm asserting my Fifth Amendment right.
 21 Q Did you tell People magazine or a reporter from
 22 People magazine that you and Terri were afraid for
 23 your safety after getting death threats?
 24 A I'm asserting my Fifth Amendment right.
 25 Q How did you learn that Kyron Horman had

1 disappeared?
 2 A I'm asserting my Fifth Amendment right.
 3 Q Are you aware that Kyron Horman has
 4 disappeared?
 5 A I'm asserting my Fifth Amendment right.
 6 Q Did you tell -- I've marked as Exhibit 3
 7 another article that I printed off from the
 8 Internet. This is also from the People magazine
 9 website and it's from August 18, the day after
 10 Exhibit 2, by the same author. And at that time
 11 did you tell People magazine or this reporter that
 12 whoever has taken Kyron is still out there and
 13 could be after Terri, too?
 14 A I'm asserting my Fifth Amendment right.
 15 Q Do you still think that whoever has taken Kyron
 16 is still out there?
 17 A I'm asserting my Fifth Amendment right.
 18 Q So you're not willing to help us determine who
 19 took Kyron?
 20 MR. STAVLEY: I'm going to object to that
 21 question.
 22 I instruct you not to answer that
 23 question.
 24 Q Are you willing to help me understand where
 25 Kyron Horman is?

1 MR. STAVLEY: I'm going to object to that
 2 question as well, instruct her not to answer that
 3 question. Those are argumentative questions.
 4 Q Do you know Terri Horman's parents?
 5 A I'm asserting my Fifth Amendment right.
 6 Q Do you know whether her parents are alive?
 7 A I'm asserting my Fifth Amendment right.
 8 Q Did you tell People magazine that you were in a
 9 crisis mode with Terri Horman while you stayed with
 10 her at her home?
 11 A I'm asserting my Fifth Amendment right.
 12 Q Where did you sleep in the Horman home?
 13 A I'm asserting my Fifth Amendment right.
 14 Q Did you tell People magazine that you stayed
 15 downstairs and Terri Horman slept upstairs?
 16 A I'm asserting my Fifth Amendment right.
 17 Q Did Terri Horman have visitors while you were
 18 staying with her?
 19 A I'm asserting my Fifth Amendment right.
 20 Q Do you know a man named Michael Cook?
 21 A I'm asserting my Fifth Amendment right.
 22 Q Did you ever have sex with Michael Cook?
 23 A I'm asserting my Fifth Amendment right.
 24 Q Did Terri Horman ever have sex with Michael
 25 Cook?

1 A I'm asserting my Fifth Amendment right.
 2 Q Did you ever have sex with Terri Horman?
 3 A I'm asserting my Fifth Amendment right.
 4 Q Are you bisexual?
 5 A I'm asserting my Fifth Amendment right.
 6 Q Are you aware as to whether Kyron -- when I say
 7 "Kyron", you know who I'm talking about, correct?
 8 A Yes.
 9 Q Are you aware whether Kyron was having any
 10 problems at school prior to June 4, 2010?
 11 A I'm asserting my Fifth Amendment right.
 12 Q Are you aware whether Kyron was having any
 13 problems with his stepbrother James prior to
 14 June 4, 2010?
 15 A I'm asserting my Fifth Amendment right.
 16 Q Did you, had you ever met Desiree Young prior
 17 to June 4, 2010?
 18 A Asserting my Fifth Amendment right.
 19 Q Did you meet Desiree Young after Kyron
 20 disappeared?
 21 A I'm asserting my Fifth Amendment right.
 22 Q Are you aware how Terri Horman felt about Kyron
 23 before he disappeared, in other words, the nature
 24 of their relationship?
 25 A I'm asserting my Fifth Amendment right.

1 Q Did she talk to you about her relationship with
 2 Kyron?
 3 **A I'm asserting my Fifth Amendment right.**
 4 Q Are you aware as to whether Kyron had any
 5 behavior problems or medical problems of any sort
 6 prior to June 4, 2010?
 7 **A I'm asserting my Fifth Amendment right.**
 8 Q Let me switch topics. Let me go back in
 9 history.
 10 MR. DEVLIN: Actually, if I can interject.
 11 Do you mind if I --
 12 MR. ROSENTHAL: Yeah, tell me.
 13 (Discussion is held off the record.)
 14 MR. ROSENTHAL: So, Chad...
 15 MR. STAVLEY: Yeah. Do you want this to
 16 be on the record or off the record?
 17 MR. ROSENTHAL: Yeah, I want this to be on
 18 the record.
 19 MR. DEVLIN: I think for the motion that's
 20 going to come, I think it's important to get on the
 21 record, given that Ms. Spicher clearly has spoken
 22 to a People magazine reporter about the subjects
 23 that she is today taking the Fifth Amendment and
 24 not answering, what is your understanding, how is
 25 that not a waiver of whatever privilege she intends

1 go on the record with what I think is or is not
 2 possible. I'm just going to say that I think that
 3 your assessment that Ms. Spicher or anyone cannot
 4 assert their Fifth Amendment right on an issue that
 5 they have previously discussed, I don't think it's
 6 accurate.
 7 MR. DEVLIN: Okay.
 8 BY MR. ROSENTHAL:
 9 Q So I want to go back historically in time to
 10 prior to June of 2010. Did Terri ever talk to you
 11 about how she met Kaine?
 12 **A I'm going to assert my Fifth Amendment right.**
 13 Q Did Terri ever confide in you whether she had
 14 extramarital affairs while she was married to
 15 Kaine?
 16 **A Asserting my Fifth Amendment right.**
 17 Q Did Terri ever discuss with you whether she
 18 suspected Kaine had any extramarital affairs during
 19 their marriage?
 20 **A I'm asserting my Fifth Amendment right.**
 21 Q Did you read in the newspaper the allegations
 22 that Terri attempted to hire Mr. Sanchez to harm
 23 her husband? Did you read that in the paper?
 24 **A I'm asserting my Fifth Amendment right.**
 25 Q Did you ever discuss with Terri whether she

1 to assert at this point?
 2 MR. STAVLEY: So your argument is that by
 3 speaking to People magazine she is thereafter
 4 forever not allowed to assert her Fifth Amendment
 5 right on any subjects?
 6 MR. DEVLIN: Well, the subjects covered in
 7 the article.
 8 MR. STAVLEY: Yeah. I disagree with that
 9 assessment.
 10 MR. DEVLIN: Is there a basis to help us
 11 understand, a case or something that suggests that
 12 asking the exact questions set forth in Exhibits 2
 13 and 3 are, that she can still assert her Fifth
 14 Amendment privilege?
 15 MR. STAVLEY: Well, I guess what I would
 16 ask from you is, is there a case or any basis that
 17 you have to say that she couldn't assert her
 18 privilege, even though you're showing a document
 19 which purports to be an interview from People
 20 magazine?
 21 MR. DEVLIN: So you as her attorney are
 22 not willing to acknowledge that, even that that
 23 interview took place? You think it's possible
 24 People magazine made that up.
 25 MR. STAVLEY: You know, I'm not going to

1 asked her gardener Mr. Sanchez to harm her husband
 2 Kaine Horman?
 3 **A I'm asserting my Fifth Amendment right.**
 4 Q When you moved in with Terri Horman, was Kaine
 5 still living in the house?
 6 **A I am asserting my Fifth Amendment right.**
 7 Q Did you know Kiara, Terri's daughter?
 8 **A I'm asserting my Fifth Amendment right.**
 9 Q Did Terri ever talk with you about taking any
 10 drugs or medications that enhanced her ability to
 11 get pregnant and to eventually become pregnant with
 12 Kiara?
 13 **A I'm asserting my Fifth Amendment right.**
 14 Q Did Kiara's birth impact your relationship with
 15 Terri?
 16 **A I'm asserting my Fifth Amendment right.**
 17 Q To your observation did Terri change in any way
 18 after Kiara was born?
 19 **A I'm asserting my Fifth Amendment right.**
 20 Q During the time that you knew Terri Horman did
 21 she ever discuss with you whether she was having
 22 any financial problems?
 23 **A I'm asserting my Fifth Amendment right.**
 24 Q This is out of order. I don't mean to be
 25 confusing, but it just occurred to me as I asked

1 that question. Back on your employment history,
 2 were you ever fired a job?
 3 **A Not that I recall.**
 4 **Q Did Terri Horman ever discuss with you why her**
 5 **son James left the Horman household and moved down**
 6 **to southern Oregon?**
 7 **A I'm asserting my Fifth Amendment right.**
 8 **Q When is the last time you had any contact with**
 9 **James?**
 10 **A I'm asserting my Fifth Amendment right.**
 11 **Q Did Terri drink alcohol?**
 12 **A Asserting my Fifth Amendment right.**
 13 **Q Do you drink alcohol?**
 14 **A I'm asserting my Fifth Amendment right.**
 15 **Q Did you ever drink alcohol with Terri?**
 16 **A Asserting my Fifth Amendment right.**
 17 **Q Did she drink on a daily basis?**
 18 **A I'm asserting my Fifth Amendment right.**
 19 **Q Did you drink on a daily basis?**
 20 **A I'm asserting my Fifth Amendment right.**
 21 **Q Did Terri Horman use any recreational drugs**
 22 **like marijuana?**
 23 **A I'm asserting my Fifth Amendment right.**
 24 **Q Was Terri Horman bisexual?**
 25 **A I'm asserting my Fifth Amendment right.**

1 Kyron Horman before June 4, 2010?
 2 **A I'm asserting my Fifth Amendment right.**
 3 **Q Do you know whether she was planning on harming**
 4 **Kyron before June 4, 2010?**
 5 **A I'm asserting my Fifth Amendment right.**
 6 **Q Has she ever told you that she wanted to harm**
 7 **Kyron?**
 8 **A I'm asserting my Fifth Amendment right.**
 9 **Q Has she ever told you that she did harm Kyron?**
 10 **A I'm asserting my Fifth Amendment right.**
 11 **Q Did you eat lunch on June 4, 2010?**
 12 **A I'm asserting my Fifth Amendment right.**
 13 **Q Was it your habit to carry your cellphone on**
 14 **your person at all times in 2010?**
 15 **A I'm asserting my Fifth Amendment right.**
 16 **Q Did you carry your cellphone with you while you**
 17 **were working on June 4, 2010?**
 18 **A I'm asserting my Fifth Amendment right.**
 19 **Q Will you cooperate with me in getting your**
 20 **telephone records for June of 2010?**
 21 **MR. STAVLEY: And I'm going to go ahead**
 22 **and object to that question. You can -- if you'd**
 23 **like to discuss that with me off the record, that's**
 24 **fine.**
 25 **Q Have you given your phone records to the**

1 **Q I don't mean to repeat myself, but I just can't**
 2 **remember exactly what I asked you about Michael**
 3 **Cook. Do you know who Michael Cook is?**
 4 **A I'm asserting my Fifth Amendment right.**
 5 **Q Let's talk about June 4, 2010 in a little more**
 6 **detail. On June 4th were you working for Maryellen**
 7 **Hockensmith?**
 8 **A Asserting my Fifth Amendment right.**
 9 **Q Are you aware that Ms. Hockensmith has been**
 10 **quoted in the press as saying that you were**
 11 **unaccounted for for some period of time on June 4,**
 12 **2010?**
 13 **A I'm asserting my Fifth Amendment right.**
 14 **Q Did you own a car on June 4, 2010?**
 15 **A I'm asserting my Fifth Amendment right.**
 16 **Q How did you get to work at Maryellen**
 17 **Hockensmith's?**
 18 **A I'm asserting my Fifth Amendment right.**
 19 **Q Did you see Terri Horman at any time on June 4,**
 20 **2010?**
 21 **A I'm asserting my Fifth Amendment right.**
 22 **Q Did you talk to Terri Horman at any time on**
 23 **June 4, 2010?**
 24 **A I'm asserting my Fifth Amendment right.**
 25 **Q Did you know that she was planning on harming**

1 Portland police or any other investigating agencies
 2 looking into Kyron's disappearance? I want to know
 3 whether you've given phone records to any police
 4 agency.
 5 **A No.**
 6 **Q Have you given any emails to any police**
 7 **agencies?**
 8 **A No.**
 9 **Q Have you allowed any police agencies to examine**
 10 **your computers, any computer that you might have**
 11 **owned or any electronic equipment that you might**
 12 **have owned?**
 13 **A I am going to assert my Fifth Amendment right.**
 14 **Q Okay. I want to be -- my question wasn't real**
 15 **clear.**
 16 **A Yeah.**
 17 **Q And I want to ask it again just so that the**
 18 **record's clear, and I'll break it up. Did any**
 19 **police agency ever ask you for the, for permission**
 20 **to examine any computer that you owned?**
 21 **A No.**
 22 **Q Did any police agency ever ask you to examine,**
 23 **for permission to examine any other electronic**
 24 **device that you owned that could have communicated**
 25 **email?**

1 A No.
 2 Q Have you volunteered to give your Facebook
 3 password to any police agency?
 4 A I'm going to assert my Fifth Amendment right.
 5 Q Do you know whether any police agency has
 6 examined your Facebook account?
 7 A I'm going to assert my Fifth Amendment right.
 8 Q On June 4, 2010 were you living by yourself?
 9 A I'm going to assert my Fifth Amendment right.
 10 Q Have you ever been to Skyline Elementary
 11 School?
 12 A Going to assert my Fifth Amendment right.
 13 Q What was the first conversation you had with
 14 Terri Horman after Kyron disappeared?
 15 A Going to assert my Fifth Amendment right.
 16 Q Did you ever ride in any vehicle when Terri
 17 Horman was driving the vehicle?
 18 A I'm going to assert my Fifth Amendment right.
 19 Q Has any police agency ever asked you to take a
 20 lie detector test?
 21 A I'm asserting my Fifth Amendment right.
 22 Q Have you ever taken a lie detector test?
 23 A I'm going to assert my Fifth Amendment right.
 24 Q Did Terri Horman ever explain to you what she
 25 did on June 4, 2010 after taking Kyron to school?

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1 A I'm asserting my Fifth Amendment right.
 2 Q Did she ever tell you where she went the
 3 morning of June 4, 2010?
 4 A I'm asserting my Fifth Amendment right.
 5 Q Did she ever tell you she went to a Fred Meyer?
 6 A I'm asserting my Fifth Amendment right.
 7 Q Did she ever tell you she went to a gym?
 8 A I'm asserting my Fifth Amendment right.
 9 Q What gym were you going to in June of 2010?
 10 A I wasn't going regularly, but I was going to
 11 the gym in Tualatin on McEwan Road.
 12 Q And did Terri Horman go to that gym?
 13 A I'm asserting my Fifth Amendment right.
 14 Q Did you try to call her at any time on June 4,
 15 2010? Did you try to call Terri Horman at any time
 16 on June 4, 2010?
 17 A I'm asserting my Fifth Amendment right.
 18 Q Do you know what I mean if I use the phrase
 19 "dump phone" or "burner phone"?
 20 A I think so.
 21 Q Okay. What is your understanding of what those
 22 phrases refer to?
 23 A A disposable phone.
 24 Q Have you ever purchased a disposable phone?
 25 A I'm asserting my Fifth Amendment right.

1 Q Have the police interviewed you about Kyron's
 2 disappearance?
 3 A I'm asserting my Fifth Amendment right.
 4 Q Was your home ever searched by the police?
 5 A I'm asserting my Fifth Amendment right.
 6 Q Was anything taken from your home by the
 7 police?
 8 A I'm asserting my Fifth Amendment right.
 9 Q Did the police give you any kind of a property
 10 receipt for any items they took from your home
 11 pursuant to a search warrant?
 12 A I'm asserting my Fifth Amendment right.
 13 Q In June of 2010 did you subscribe to any
 14 newspaper?
 15 A I am going to assert my Fifth Amendment right.
 16 Q Did you subscribe to any magazines?
 17 A I am asserting my Fifth Amendment right.
 18 Q Has Terri Horman ever given you any money?
 19 A I'm going to assert my Fifth Amendment right.
 20 Q Do you know what Terri of Terri Horman's email
 21 address is?
 22 A I'm going to assert my Fifth Amendment right.
 23 Q Do you know whether she had more than one email
 24 address?
 25 A I'm asserting my Fifth Amendment right.

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1 MR. ROSENTHAL: I think we're almost done.
 2 Let's take a break, please.
 3 (A recess is taken.)
 4 BY MR. ROSENTHAL:
 5 Q How long did you intern with Jean Ann Van
 6 Krevelen? Was it like a week or a month or six
 7 months?
 8 A I'm not sure now. Gosh, I think it had only
 9 gotten to be maybe a couple of months.
 10 Q And I know I asked you this before. I
 11 apologize for repeating myself. But I'm just
 12 wondering if the answer's occurred to you since we
 13 first spoke. Did you get paid for your work with
 14 Ms. Hockensmith?
 15 A I'm asserting my Fifth Amendment right.
 16 Q Were you drawing unemployment benefits in the
 17 first half of 2010?
 18 A Yes, yes.
 19 Q Would it have been a violation, to your
 20 understanding, of receiving those benefits to have
 21 received pay?
 22 A Oh, yes. It is a violation to receive pay
 23 without reporting it, yes.
 24 Q I'm jumping around a little bit because I'm
 25 just filling in some gaps where I'm not quite sure

1 I asked the right question precisely and with the
 2 right language. So regarding your workout
 3 practices, when you would work out what was your
 4 routine?
 5 **A What was my routine.**
 6 Q In other words, did you do aerobics? Did you
 7 do weightlifting? Did you do StairMaster?
 8 **A I would lift weights. I did intensity**
 9 **intervals on all of them. So some days it would be**
 10 **intensity intervals with weights, some of it would**
 11 **be intensity intervals with cardio, some of it was**
 12 **a mixture of both.**
 13 Q Did you ever have a personal trainer?
 14 **A Yes.**
 15 Q During what years did you have personal
 16 trainers?
 17 **A Only to prepare for the marathon in, I think**
 18 **that was in -- I can't remember if it was in '08.**
 19 **I think it was in 2008.**
 20 Q Did you complete a marathon?
 21 **A Yes.**
 22 Q What was your weight at that time?
 23 **A One-maybe-even-seventy.**
 24 Q What do you weigh now?
 25 **A I have no idea, maybe 235.**

1 **because the reception is inadequate. So my phone**
 2 **was up for, you know, it was time to turn it in**
 3 **anyway.**
 4 Q Renewal?
 5 **A Yeah. But when I switched service, I switched**
 6 **service and got a new phone.**
 7 Q What happened to the physical phone that you
 8 used to have?
 9 **A I think I still have it.**
 10 Q When did you get the iPad?
 11 **A Last -- maybe March, just this previous March.**
 12 Q Which iPad was it?
 13 **A Two.**
 14 Q And do you use that for Facebook?
 15 **A Yes.**
 16 Q And do you use it for email?
 17 **A Yes.**
 18 Q And do you still have it?
 19 **A Yes.**
 20 Q Did you ever read the interview in The
 21 Oregonian with your former significant other, Jason
 22 Wishart?
 23 **A Is that the end of the question?**
 24 Q Yep.
 25 **A Oh, sorry. I wasn't --**

1 Q How tall are you?
 2 **A Five-three.**
 3 Q Did you ever work out with Terri Horman?
 4 **A I'm going to assert my Fifth Amendment right.**
 5 Q Did she ever give you any tips or instructions
 6 on how to improve your workout routine?
 7 **A I'm asserting my Fifth Amendment right.**
 8 Q So you told me about a phone number that you
 9 said you've had for 16 years. Has that been a
 10 cellphone number the whole time?
 11 **A Yes.**
 12 Q Have you ever had a landline?
 13 **A No.**
 14 Q So you told me that the phone that you
 15 currently have you have had for a year and a half
 16 or so. I think you told me something like that; is
 17 that right?
 18 **A Mm-hmm.**
 19 Q And it was a Samsung I think you told me.
 20 **A Mm-hmm.**
 21 Q What, what was your -- what happened to the
 22 prior phone that you had?
 23 **A It was due for -- oh, wait, no. That one? Was**
 24 **it due for renewal? No. My Sprint phone -- I had**
 25 **to switch service when I moved to Klamath Falls**

1 Q Did you ever read the interview?
 2 **A Sure. I'm asserting my Fifth Amendment right.**
 3 Q Did you ever call Mr. Wishart after he was
 4 interviewed to talk to him?
 5 **A I'm asserting my Fifth Amendment right.**
 6 Q Are you working now?
 7 **A Yes.**
 8 Q Where do you work?
 9 **A Sky Lakes Klamath Medical Clinic.**
 10 Q What do you do there?
 11 **A Referrals.**
 12 Q I don't know what you mean.
 13 **A When a doctor -- it's a family practice clinic.**
 14 **So when a family practice doctor determines that a**
 15 **patient needs a diagnostic test or to be referred**
 16 **to a specialist, I coordinate those.**
 17 Q Is that a full-time job?
 18 **A Yes.**
 19 Q Who is your immediate supervisor?
 20 **A Becky Weldon.**
 21 Q And what is her title?
 22 **A Office manager, I believe.**
 23 Q How many doctors are in the clinic?
 24 **A There are -- let's see. I believe there are**
 25 **seven doctors -- seven MDs and one nurse**

1 practitioner.
 2 Q And are they all internists or family
 3 practitioners?
 4 A They are all family practitioners.
 5 Q And is it associated in any way with the Sky
 6 Lakes Hospital down there?
 7 A Yes.
 8 Q Is it owned by the Sky Lakes Hospital? The
 9 clinic?
 10 A Yes.
 11 Q So are you an employee of the hospital, then?
 12 A Yes.
 13 Q Is that a full-time job?
 14 A Yes.
 15 Q When did you start?
 16 A I think it was in August of 2011.
 17 Q And that's a full-time job?
 18 A Yes.
 19 Q I know I covered this with you and I apologize
 20 to you for repeating this, but my partner thinks
 21 that the questions weren't clean. By that I mean
 22 straightforward for the judge to rule upon. So I'm
 23 going to ask you this, although I've already asked
 24 you, and I assume you're going to take the Fifth,
 25 but I want the record to be clear.

1 A I'm asserting the Fifth.
 2 Q Do you know whether Terri Horman liked Kyron?
 3 A I'm asserting my Fifth Amendment right.
 4 Q Do you know whether she loved Kyron?
 5 A I'm asserting my Fifth Amendment right.
 6 Q Do you think Terri Horman was involved in Kyron
 7 Horman's disappearance?
 8 A I'm asserting my Fifth Amendment right.
 9 Q Do you know where Kyron Horman is?
 10 A I'm asserting my Fifth Amendment right.
 11 Q Do you know whether Kyron Horman is alive?
 12 A I'm asserting my Fifth Amendment right.
 13 MR. ROSENTHAL: That's all I have.
 14 (Deposition is concluded at 10:56 a.m.)
 15
 16
 17
 18
 19
 20
 21
 22
 23
 24
 25

1 A Mm-hmm.
 2 Q Did you know Kaine Horman? Do you know Kaine
 3 Horman is a better question. Do you know Kaine
 4 Horman?
 5 A I am asserting the Fifth.
 6 Q Do you know James Moulton?
 7 A I'm asserting the Fifth.
 8 Q Do you know Desiree Young?
 9 A I'm asserting the Fifth.
 10 Q Have you ever spoken with Terri Horman
 11 regarding Terri's relationship with Kaine?
 12 A I'm asserting the Fifth.
 13 Q Have you ever spoken with Terri Horman
 14 regarding Terri's relationship with Kyron?
 15 A I'm asserting the Fifth.
 16 Q Have you ever spoken with Terri Horman
 17 regarding Terri's relationship with Desiree Young?
 18 A I'm asserting the Fifth.
 19 Q All right. Now, you told me earlier, if my
 20 recollection is correct, that you had met Kyron
 21 Horman. Is that correct, that you had met Kyron
 22 Horman?
 23 A I'm asserting the Fifth.
 24 Q Have you seen pictures of him in the newspaper
 25 or on the television? Of Kyron.

1 CERTIFICATE
 2 I, Frances M. Galisky, Certified Shorthand
 3 Reporter for Oregon, Certified Court Reporter for
 4 Washington, and a Registered Professional Reporter, do
 5 hereby certify that DEDE SPICHER appeared at the time
 6 and place set forth herein; that at said time and place
 7 I reported in stenotype all testimony adduced and other
 8 oral proceedings had in the foregoing matter; that
 9 thereafter my notes were transcribed using
 10 computer-aided transcription under my direction; and
 11 the foregoing transcript, pages 1 through 51,
 12 constitutes a full, true and accurate record of such
 13 testimony adduced and oral proceedings had and of the
 14 whole thereof.
 15 Witness my hand and stamp at Portland,
 16 Oregon, this 8th day of October, 2012.
 17
 18
 19 _____
 20 Frances M. Galisky
 21 Oregon CSR No. 90-0014
 22 Washington CCR No. GA-LI-SF-M471Q6
 23
 24 Contact information: Telephone: 503.784.0063
 25 Email: fmgalisky@yahoo.com