

Lisa Phillips 08/08/2025

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COURT OF COMMON PLEAS

ADAMS COUNTY, OHIO

Lisa Phillips
CLERK

SHAWN D. COOLEY, et :
al., :
: Judge Jerry McBride
:
Plaintiffs, : CASE NO. 2023-0069
:
vs. :
:
JOSEPH EDGAR :
FOREMAN a/k/a :
AFROMAN, et al., :
:
Defendants. :

The video deposition of LISA PHILLIPS, a plaintiff herein, taken by the defendants as upon cross-examination, pursuant to the Ohio Rules of Civil Procedure and pursuant to Agreement of counsel as to the time and place and stipulations hereinafter set forth, at the Law Offices of Dr. David Osborne, Jr., LLC, 115 West Main Street, West Union, Ohio, at 12:22 p.m., Friday, August 8, 2025, before Julie Patrick, a Notary Public within and for the State of Ohio.

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1 APPEARANCES	1 INDEX
2	2 WITNESS DIRECT CROSS RE- RE-
3 FOR THE PLAINTIFFS: ROBERT A. KLINGLER, ESQ.	3
4 LPA	4 LISA PHILLIPS
5 525 Vine Street	5 By Mr. Osborne: 5
6 Suite 2320	6 EXHIBIT IDENTIFIED PAGE
7 Cincinnati, OH 45202	7 Plaintiffs' Exhibit 8 13
8 FOR THE PLAINTIFFS: SARA MCELROY, ESQ.	8 OBJECTIONS PAGE LINE
9 AS TO COUNTERCLAIM: Fishel Downey Albrecht & Riepenhoff	9 MR. KLINGLER: 55 25
10 7775 Walton Parkway Suite 200	10 MR. KLINGLER: 56 24
11 New Albany, OH 43054	11
12 FOR THE DEFENDANTS: DAVID OSBORNE, JR., ESQ.	12
13 Osborne Law Office	13
14 115 W. Main St.	14
15 West Union, OH 45693	15
16	16
17 ALSO PRESENT:	17
18 Laken Schafer - videographer	18
19 Joseph Foreman	19
20 Shawn Grooms	20
21 Brian Newland	21
22 Shawn Cooley	22
23 Randolph Walters	23
24	24
25	25
3	5
1 STIPULATIONS	1 LISA PHILLIPS,
2 It is stipulated by counsel for the	2 a plaintiff herein, of lawful age, having
3 respective parties that the video deposition	3 been first duly sworn as hereinafter
4 of LISA PHILLIPS, a plaintiff herein, may be	4 certified, was examined and testified as
5 taken at this time by the defendants as upon	5 follows:
6 cross-examination and pursuant to the Ohio	6 CROSS-EXAMINATION
7 Rules of Civil Procedure and Agreement of	7 BY MR. OSBORNE:
8 counsel to take deposition, all other legal	8 Q. Could you please state your full
9 formalities being waived by agreement; that	9 name for the record.
10 the deposition may be taken in stenotype by	10 A. Lisa Phillips.
11 the Notary Public Reporter and transcribed by	11 Q. And, Lisa, do you mind if I call
12 her out of the presence of the witness; that	12 you Lisa during this?
13 the transcribed deposition was made available	13 A. Yes, sir, that's fine.
14 to the witness for examination and signature	14 Q. Lisa, have you ever had your
15 and that signature may be affixed out of the	15 deposition taken before?
16 presence of the Notary Public-Court Reporter.	16 A. No, sir.
17	17 Q. Okay. You were in here
18	18 previously when I talked with Randy Walters
19	19 about a deposition and the rules. Did you
20	20 hear those rules?
21	21 A. Yes, sir, I did.
22	22 Q. Do you have any questions about
23	23 those?
24	24 A. No, sir.
25	25 Q. Would you like me to go through

<p style="text-align: right;">6</p> <p>1 those again?</p> <p>2 A. No, sir.</p> <p>3 Q. Lisa, how are you employed?</p> <p>4 A. Adams County Sheriff's</p> <p>5 Department.</p> <p>6 Q. How long have you been with</p> <p>7 them?</p> <p>8 A. September of 2002.</p> <p>9 Q. When did you get your</p> <p>10 certification?</p> <p>11 A. In '01, 2001.</p> <p>12 Q. Where did you work at between</p> <p>13 2001 and 2002?</p> <p>14 A. West Union Police Department</p> <p>15 part time.</p> <p>16 Q. Did you come to the sheriff's</p> <p>17 office as full time in 2002?</p> <p>18 A. Yes, sir, I did.</p> <p>19 Q. Would that be the reason you</p> <p>20 switched, to go from part time to full time?</p> <p>21 A. Yes, sir.</p> <p>22 Q. And what is your current rank?</p> <p>23 A. Sergeant.</p> <p>24 Q. When were you promoted to</p> <p>25 sergeant?</p>	<p style="text-align: right;">8</p> <p>1 Q. Okay. Have you done any</p> <p>2 training that is not through OPOTA or tracked</p> <p>3 by the AG's office?</p> <p>4 A. Yeah, I have done some.</p> <p>5 Q. What can you tell me about that?</p> <p>6 A. I can't tell you all of them. I</p> <p>7 mean, I wouldn't know without looking in the</p> <p>8 files as far as the certificates go, but one</p> <p>9 of them for example is an active shooter out</p> <p>10 with TDI with John Benner.</p> <p>11 Q. And when you say looking at the</p> <p>12 files, what files are you referring to?</p> <p>13 A. It would be like my personnel</p> <p>14 file, as far as certifications.</p> <p>15 Q. So a copy would be in your</p> <p>16 personnel file kept by the sheriff's office?</p> <p>17 A. Yes, sir.</p> <p>18 Q. Is there a written policy at the</p> <p>19 Adams County Sheriff's Office for dealing</p> <p>20 with confidential informants?</p> <p>21 A. As far as policy goes, I'm not</p> <p>22 going to quote or -- quote what's in the</p> <p>23 policy or what's not. If you want a copy of</p> <p>24 a policy you can do a records request and get</p> <p>25 it.</p>
<p style="text-align: right;">7</p> <p>1 A. Honestly I don't know without</p> <p>2 pulling the sheets and looking.</p> <p>3 Q. Has it been awhile then?</p> <p>4 A. It's been awhile, yes, sir.</p> <p>5 Q. Over three years?</p> <p>6 A. Yeah, I would say over three.</p> <p>7 Q. Well, the reason why I ask</p> <p>8 because, in 2022, three years ago, would you</p> <p>9 have been a sergeant?</p> <p>10 A. I don't know the exact date, so</p> <p>11 I'm not going to say yes or no. I don't know</p> <p>12 for sure. I don't keep track of all of that.</p> <p>13 That's not a thing for me so --</p> <p>14 Q. Which academy did you attend?</p> <p>15 A. Greenfield Police Academy in</p> <p>16 Hillsboro, Ohio.</p> <p>17 Q. This may sound like a stupid</p> <p>18 question, but are you a duly certified peace</p> <p>19 officer in the State of Ohio?</p> <p>20 A. Yes, sir.</p> <p>21 Q. Been since 2001?</p> <p>22 A. Yes, sir.</p> <p>23 Q. Are you up to date on your</p> <p>24 continuing professional training?</p> <p>25 A. Yes, sir.</p>	<p style="text-align: right;">9</p> <p>1 Q. Okay. Is there any specific</p> <p>2 title I would ask for in the public records</p> <p>3 request so they'd know exactly what I'm</p> <p>4 asking for?</p> <p>5 A. I'm sure if you wrote down that</p> <p>6 you wanted the policy of the Adams County</p> <p>7 Sheriff's Department that you would get it.</p> <p>8 Q. Okay. Have you ever dealt with</p> <p>9 a confidential informant before?</p> <p>10 A. I've assisted. I haven't dealt</p> <p>11 with them personally myself.</p> <p>12 Q. So you've never had a</p> <p>13 confidential informant that you recruited,</p> <p>14 worked with, all of that?</p> <p>15 A. No, sir.</p> <p>16 Q. You just assisted other</p> <p>17 officers?</p> <p>18 A. Yep.</p> <p>19 Q. Have you ever completed the</p> <p>20 confidential informant packet?</p> <p>21 A. No, sir.</p> <p>22 Q. That's for the other person,</p> <p>23 right?</p> <p>24 A. I mean, I haven't. I mean, I</p> <p>25 can't say that.</p>

<p style="text-align: right;">10</p> <p>1 Q. Well, I meant it would have been 2 completed by the other officer you were 3 assisting? 4 A. Right. Yeah, it wasn't me. 5 Q. Okay. Does the Adams County 6 Sheriff's Office have a written policy in 7 regards to search warrants and the execution 8 of search warrants? 9 A. I'll tell you the same thing I 10 did awhile ago. You can request the 11 information for the policy. 12 Q. Okay. Have you reviewed those 13 policies during your time at the department? 14 A. At some point I have read 15 policies. As far as quoting them, I'm not 16 going to do that. 17 Q. So what is the procedure one 18 would go through as an officer at the 19 sheriff's department to get a search warrant? 20 A. A search warrant for me, that 21 did not pertain to this case, so I'm not 22 going to go into detail about a search 23 warrant. 24 Q. Okay. So you're not going to -- 25 A. I didn't -- I wasn't involved in</p>	<p style="text-align: right;">12</p> <p>1 warrant? 2 A. I mean, some make up lies or 3 whatever would be not legit. You would have 4 to have factual information. 5 Q. This may sound stupid, but if 6 the judge is just reading an affidavit, how 7 is he going to know if it's a lie or if it's 8 factual information? 9 A. I mean, you explain the 10 situation that you have. You just don't 11 explain what's in that warrant. I've never 12 explained what's in the warrant. I get 13 warrants all of the time for internet crimes 14 against the children, social media, so -- 15 Q. So you would type up an 16 affidavit and type up the search warrant, 17 list the charges that the officer believes is 18 there? 19 A. Right. 20 Q. And then go to the judge and the 21 judge would obviously read it and probably 22 ask the officer some questions. The officer 23 would fill in the answer to those questions? 24 A. Right. 25 Q. And then if the judge is</p>
<p style="text-align: right;">11</p> <p>1 the search warrant, getting the search 2 warrant, so -- I don't feel like any other 3 case that I've dealt with is relative to 4 this. 5 Q. Oh, I'm not -- okay. Let me 6 rephrase my question. I'm not asking about 7 any other cases. And we'll get to the search 8 warrant on this one. I'm asking generally, 9 if you had John Doe and you were getting a 10 search warrant, what would be the process? 11 A. The process of getting it? I 12 mean, you would have to have like the 13 affidavit of information. I mean, criminal 14 charge. It would have to go in front of the 15 judge and be signed by the judge. 16 Q. Okay. So -- 17 A. If it wasn't able to get a 18 search warrant it wouldn't have been signed 19 by the judge is all I'm saying. 20 Q. Could you explain that a little 21 bit for me, please. 22 A. Yeah. If it was not a legit 23 search warrant, it would not be signed by the 24 judge. 25 Q. What's not a legit search</p>	<p style="text-align: right;">13</p> <p>1 satisfied, he'd sign. If he's not satisfied, 2 he would tell you to go back and fix it? 3 A. Right. And I've never had that 4 happen to me. 5 Q. Which judge signs most of the 6 search warrants in Adams County? 7 A. It depends. I mean, if I've had 8 a search of the house, I've had Judge 9 Spencer. Actually for like social media, 10 I've had Judge Gabbard. 11 Q. Have you ever heard the rumor 12 that Gabbard's easier on search warrants than 13 Spencer? 14 A. No, I have not. Why would you 15 even say that? 16 Q. I'm just asking a question. 17 (Plaintiffs' Exhibit 8 was referenced.) 18 Q. Could you please take a look at 19 the exhibit in front of you, Plaintiffs' 20 Exhibit 8. Have you ever seen that document 21 before today? 22 A. No, sir, I haven't. 23 Q. And this would be your first 24 time looking at it? 25 A. Yes, it is.</p>

<p style="text-align: right;">14</p> <p>1 Q. And that being the search 2 warrant for August 21st, 2022. Were you on 3 duty that day? 4 A. No, sir, I was called out. 5 Q. When did you receive the phone 6 call? 7 A. Some time in the evening. I 8 don't know exactly what time it was. 9 Q. After lunch? 10 A. Well, yeah. 11 Q. Before dark? 12 A. Yeah. 13 Q. Do you remember who called you? 14 A. I don't. I don't. 15 Q. Would it have been a sergeant 16 who called you? 17 A. I honest to God, I don't know 18 who. I don't remember who called. 19 Q. So you're called in. Is that 20 common? 21 A. Well, yeah. 22 Q. So you got up -- or you come 23 into the station. What happens next? 24 A. I mean, we was given a 25 description of where we was going to and</p>	<p style="text-align: right;">16</p> <p>1 Q. Okay. 2 A. I haven't looked back at 3 anything so I couldn't tell you that. 4 Q. Okay. Did you have on your body 5 cam at that time? 6 A. I'm pretty sure I did. 7 Q. Okay. So if we needed any 8 information, we would just review the body 9 cam? 10 A. Yeah. 11 Q. And you said you're pretty sure 12 you had your body cam? 13 A. I had my body camera on. 14 Q. You did? 15 A. Yes. 16 Q. So you're behind this tree 17 guarding the perimeter. Did you take part in 18 the breach team? 19 A. No, sir, I didn't. 20 Q. Did you take part in the search? 21 A. Yes, sir. 22 Q. Okay. So walk through what 23 happened between them breaching and you 24 getting called in to aid with the search? 25 A. Between them breaching and me</p>
<p style="text-align: right;">15</p> <p>1 started being certain people had separate 2 duties. 3 Q. What was your duties that day? 4 A. I was the last car in and, as 5 far as like, hold the perimeter outside. 6 Q. Where was your location on the 7 perimeter? 8 A. As soon as you go down the 9 driveway to the right there's a tree right in 10 that area. As soon as you go down the 11 driveway where the gate is at, you on the 12 driveway, to the right there was a tree. I'm 13 not sure if there's a tree there now or not. 14 I mean, that's where I was at, in that area. 15 Q. Was that inside the gate or 16 before the gate? 17 A. That was inside the gate. 18 Q. Okay. So you would go past the 19 gate and there would be a tree and you were 20 stationed behind that tree? 21 A. Yeah, we drove past the gate. 22 Q. How were you armed? 23 A. To be honest with you, I don't 24 remember. I might have had my carbines. I 25 mean, I don't know.</p>	<p style="text-align: right;">17</p> <p>1 aiding with the search? 2 Q. Uh-huh. 3 A. What do you mean what happened 4 in between? 5 Q. How long -- 6 A. We went to the house. 7 Q. So you're behind the tree. The 8 team enters through the door breaching the 9 residence? 10 A. Right. 11 Q. You're watching? 12 A. I stayed out for there for a 13 period of time. 14 Q. About how long? 15 A. I don't know. I can't give you 16 that. You'd have to check the body cam. 17 Q. Okay. So you're out there. 18 It's been a period of time. Does it come 19 over the radio, hey, we need help? Does 20 someone stick their head out and say, hey, 21 Lisa, give us a hand? 22 A. I don't remember how it went. 23 Q. But that would be on the body 24 cam? 25 A. Yeah.</p>

<p style="text-align: right;">18</p> <p>1 Q. When you went in the house, how 2 did you aid in the search? 3 A. For a period of time I was 4 talking to, I believe she goes by Foreman, 5 Angela Foreman. His ex-wife or -- 6 Q. So you were called in -- so were 7 you inside the house when Angela showed up or 8 outside the house? 9 A. I was outside the house. She 10 pulled up in a car. 11 Q. Okay. Did you talk with her 12 outside the house or only inside the house? 13 A. It was on the outside, where I 14 was standing, close to that area. 15 Q. So you were talking to her while 16 you were at the tree? 17 A. In that area, yes. 18 Q. So you're talking to her for a 19 period of time. They ask you to come in, aid 20 in the search. How did you aid in the 21 search? 22 A. I talked to her and then I 23 helped search through stuff. 24 Q. Did you start downstairs or 25 upstairs?</p>	<p style="text-align: right;">20</p> <p>1 Q. So you were looking for a kidnap 2 victim and narcotics? 3 A. Yes, sir. Somebody being held 4 against their will. 5 Q. That's why I say a kidnap 6 victim. 7 A. Right. 8 Q. Do you know if the person that 9 was being held against their will was a 10 juvenile or not? 11 A. I'm not sure if it was a 12 juvenile or not. 13 Q. Okay. So you complete the 14 search of these couple of rooms downstairs, 15 not really finding anything. How did you 16 come to interact with the security system? 17 A. How did I come to interact with 18 it? 19 Q. Yes. 20 A. By told to take it as evidence. 21 Q. Who told you that? 22 A. I don't remember who told me 23 that. 24 Q. But somebody would have told 25 you, hey, we need this for evidence?</p>
<p style="text-align: right;">19</p> <p>1 A. I didn't go upstairs. 2 Q. So you were downstairs only? 3 A. Yep. 4 Q. Do you recall the areas you 5 searched? 6 A. I can't give you the exact area 7 that I searched. I mean, there was a couple 8 of rooms. I unhooked the cameras. 9 Q. Well, we'll get to the cameras. 10 So you went through a couple of rooms 11 downstairs. Small bedrooms. Do you remember 12 anything about those rooms? 13 A. No, I don't. 14 Q. Okay. Do you remember entering 15 the basement? 16 A. I couldn't tell you if the place 17 had a basement. 18 Q. Do you remember finding any 19 cages? 20 A. I never seen no cages. 21 Q. When you came in and they 22 briefed you on this, did they tell you what 23 you would be looking for in the search? 24 A. Narcotics or that somebody was 25 being held against their will.</p>	<p style="text-align: right;">21</p> <p>1 A. Also it would be common 2 practice, the fact that something like that 3 was happening, somebody was being held 4 against their will, it's a good possibility 5 that that would be on a camera. 6 Q. So that's why they would have 7 took it is -- 8 A. Yes, sir. 9 Q. -- in case to find it? The idea 10 being you might not find the victim, but 11 you'd find it on the drive? 12 A. To see if there has been 13 something that's went and took on to that 14 effect. 15 Q. Okay. So someone tells you to 16 take it. You're getting that as evidence. 17 Walk me through the process of how you 18 retrieve that. 19 A. How I retrieved it? 20 Q. Yes. 21 A. I unscrewed it with my fingers. 22 Q. Okay. And that's the cables, 23 correct? 24 A. Yes, sir, in the back. 25 Q. Okay. And -- but it was mounted</p>

<p style="text-align: right;">22</p> <p>1 to the wall. How did you get it from the</p> <p>2 wall?</p> <p>3 A. It was -- here's what I'll tell</p> <p>4 you. I unscrewed it with my fingers very</p> <p>5 carefully. There was -- I don't remember if</p> <p>6 there was one or two that I couldn't get</p> <p>7 unscrewed with my fingers. I borrowed a</p> <p>8 multi tool from Sergeant Walters and took it</p> <p>9 off carefully. There was no cutting of wires</p> <p>10 or anything that was obviously said.</p> <p>11 Q. How did you dismount it from the</p> <p>12 wall?</p> <p>13 A. It was not jerked off the wall.</p> <p>14 It was taken off properly.</p> <p>15 Q. How was that?</p> <p>16 A. I mean, how would you take</p> <p>17 something off the wall?</p> <p>18 Q. Multiple ways.</p> <p>19 A. Well, I'm not going to jerk it</p> <p>20 off the wall.</p> <p>21 Q. Did you use the same multi tool</p> <p>22 to unscrew it from the walls?</p> <p>23 A. Look, I don't know how many</p> <p>24 bolts I undone with the tool. I did use it.</p> <p>25 I used it -- because there's no way I would</p>	<p style="text-align: right;">24</p> <p>1 being collected and taken out of there was</p> <p>2 Sergeant Newland.</p> <p>3 Q. Do you know how many people took</p> <p>4 place in the search?</p> <p>5 A. More than six.</p> <p>6 Q. That was going to be my</p> <p>7 question.</p> <p>8 A. Right.</p> <p>9 Q. Do you remember the names of</p> <p>10 anyone else other than the six named</p> <p>11 plaintiffs who were involved in it?</p> <p>12 A. Yeah, but they're not involved</p> <p>13 in the suit, so I don't feel like I need to</p> <p>14 mention their name.</p> <p>15 Q. Okay. Well, if I ask this</p> <p>16 question -- were they wearing body cams?</p> <p>17 A. I don't know whether they was or</p> <p>18 wasn't.</p> <p>19 Q. I only ask because, if they had</p> <p>20 body cams it would be something that we could</p> <p>21 request from those people?</p> <p>22 A. Right, I understand that.</p> <p>23 Q. So after the removal of the</p> <p>24 security system, where did you search next?</p> <p>25 A. I believe it may have been the</p>
<p style="text-align: right;">23</p> <p>1 jerk something out of something. I do have</p> <p>2 respect for other people's property.</p> <p>3 Q. So as best you can remember, you</p> <p>4 used the multi tool to unscrew it from the</p> <p>5 wall?</p> <p>6 A. Yes, sir.</p> <p>7 Q. And what did you do after it was</p> <p>8 retrieved?</p> <p>9 A. It was put in the place where it</p> <p>10 was going to be packed up for the evidence.</p> <p>11 Q. Okay. Who was tagging and</p> <p>12 packing evidence?</p> <p>13 A. I'm not sure who was tagging and</p> <p>14 packing it. But I mean as far as getting and</p> <p>15 collecting evidence, it would have been</p> <p>16 Sergeant Newland.</p> <p>17 Q. So just for clarification, and</p> <p>18 I'm asking this because I wasn't there. So</p> <p>19 all of the evidence as it was found was put</p> <p>20 in one central location and Brian Newland was</p> <p>21 the one working on getting that tagged and</p> <p>22 bagged?</p> <p>23 A. I'm not going to say -- I didn't</p> <p>24 seem him tag and bagging it, so I don't know</p> <p>25 as far as that goes. As far as the evidence</p>	<p style="text-align: right;">25</p> <p>1 room where the CDs was at.</p> <p>2 Q. Did you search the CDs?</p> <p>3 A. I went through some.</p> <p>4 Q. What were you looking for?</p> <p>5 A. Any kind of narcotics.</p> <p>6 Q. So like little bags?</p> <p>7 A. It could have been anything, you</p> <p>8 know, with CDs on it, you know, with video of</p> <p>9 so and so, you know, human traffic or</p> <p>10 anything.</p> <p>11 Q. Okay. So after searching the</p> <p>12 CDs, what happened next?</p> <p>13 A. I believe there was some</p> <p>14 searches in the building.</p> <p>15 Q. You mean the outbuildings?</p> <p>16 A. Yeah. I don't remember exactly</p> <p>17 how many.</p> <p>18 Q. Did you take -- you worked on</p> <p>19 those?</p> <p>20 A. Not all of them, but I was in</p> <p>21 some. A few. I don't know exactly how many.</p> <p>22 Q. Did you find any cages in any of</p> <p>23 them?</p> <p>24 A. No, sir.</p> <p>25 Q. Any evidence found in any of</p>

<p style="text-align: right;">26</p> <p>1 them?</p> <p>2 A. I'm not sure if there was or</p> <p>3 wasn't. I wasn't in all of them.</p> <p>4 Q. But to the best of your</p> <p>5 knowledge, the ones that you searched?</p> <p>6 A. Right. Right.</p> <p>7 Q. Okay. So after the search of</p> <p>8 the outbuildings, did you do anything else?</p> <p>9 A. No, I don't believe so. I went</p> <p>10 home after that.</p> <p>11 Q. And that's because you were</p> <p>12 called in and off that day?</p> <p>13 A. Just to assist.</p> <p>14 Q. Okay. So other than assisting</p> <p>15 in the execution of the search warrant, did</p> <p>16 you have any other contact or involvement in</p> <p>17 the case?</p> <p>18 A. No, other than assist.</p> <p>19 Q. Okay. Did you ever have contact</p> <p>20 with the confidential informant?</p> <p>21 A. For this case?</p> <p>22 Q. Yes.</p> <p>23 A. No.</p> <p>24 Q. Is there anything else about the</p> <p>25 search I need to know?</p>	<p style="text-align: right;">28</p> <p>1 posts or give you a heads up?</p> <p>2 A. Or message my daughter. Message</p> <p>3 my daughter. I mean, that's -- my daughter</p> <p>4 wasn't even there. If something is going to</p> <p>5 be taken out, take it on me, not my kid.</p> <p>6 Q. Who messaged your daughter?</p> <p>7 A. Multiple people messaged my</p> <p>8 daughter.</p> <p>9 Q. People she knew or just random</p> <p>10 people?</p> <p>11 A. You know, here's the thing, too,</p> <p>12 out of respect, and this is going down the</p> <p>13 line of what you're asking, that when his</p> <p>14 ex-wife pulled up in her car, and I don't</p> <p>15 know if it was a female or male juvenile, I</p> <p>16 said, you know, as far as us here doing the</p> <p>17 search, I would take your kid home. And</p> <p>18 that's what she did and bring it back.</p> <p>19 Because I have respect for kids. And I would</p> <p>20 think somebody would have respect for mine.</p> <p>21 Q. Okay. And so let me unpack that</p> <p>22 a little bit and then we'll come back to the</p> <p>23 posts. So you're saying that the other thing</p> <p>24 I would need to know, in addition for the</p> <p>25 search warrant, is that, when Ms. Foreman</p>
<p style="text-align: right;">27</p> <p>1 A. Not that I'm aware of.</p> <p>2 Q. Okay. So there was some posts</p> <p>3 made in reference to this search. When did</p> <p>4 you first become aware of those?</p> <p>5 A. Shortly after.</p> <p>6 Q. Can you define shortly, please?</p> <p>7 A. Within two or three weeks.</p> <p>8 Q. Two or three weeks. And how did</p> <p>9 you become aware?</p> <p>10 A. From other individuals either</p> <p>11 sending it or, hey, here's a heads up, your</p> <p>12 face is on Mona Lisa's body. Shortly after</p> <p>13 that all of the phones started. Your client</p> <p>14 dancing in the driveway singing how I licked</p> <p>15 pussy and I needed to learn to count how many</p> <p>16 pussies I've licked. And I apologize to</p> <p>17 anybody about the wording, but that's exactly</p> <p>18 what was in the video.</p> <p>19 Q. We understand that. So, I mean,</p> <p>20 I appreciate you being candid about that</p> <p>21 because it's very important that we're</p> <p>22 accurate.</p> <p>23 A. Absolutely.</p> <p>24 Q. So none of us are going to take</p> <p>25 offense. So people would send you these</p>	<p style="text-align: right;">29</p> <p>1 showed up, she had a child in the car?</p> <p>2 A. Yes. She pulled in the driveway</p> <p>3 with a child and asked what was going on.</p> <p>4 Q. Is there anything else I need to</p> <p>5 know about the search warrant?</p> <p>6 A. I mean, it's only been three</p> <p>7 years ago, so I'm not sure if -- there could</p> <p>8 be stuff in there that I don't remember.</p> <p>9 Q. Okay. Would your interaction</p> <p>10 with Ms. Foreman be on the body cam?</p> <p>11 A. Yeah.</p> <p>12 Q. So we would be able to see what</p> <p>13 you're talking about?</p> <p>14 A. Yeah. I mean, she was in there</p> <p>15 on the -- I mean, at the kitchen table.</p> <p>16 She's actually the one that called him to get</p> <p>17 the code to the safe so, yeah, she was in</p> <p>18 there.</p> <p>19 Q. Who opened the safe with the</p> <p>20 code?</p> <p>21 A. I don't know. I wasn't around</p> <p>22 the safe.</p> <p>23 Q. Okay. So going back to these</p> <p>24 people messaging your daughter. Do we know</p> <p>25 who they were?</p>

<p style="text-align: right;">30</p> <p>1 A. I told you I don't know who they 2 were. I mean, there's some that I do know, 3 but I'm not putting them in the middle of 4 this. 5 You know, I'll tell you what -- 6 I'll tell what's sad is the fact that, number 7 one, that I have to be emotional because of 8 your client's lies. I've had a deep voice my 9 entire life. I did not wake up one morning 10 and beg God to have a deep voice, all right? 11 I have not had a sex change. I do not have a 12 penis. I shouldn't have to prove I don't 13 have a penis or about having a penis bigger 14 than the rest of the guys that I work with. 15 And pulling people over and licking pussy, I 16 mean, come on. 17 Q. Would you like us to take a 18 moment? 19 A. No, keep going. I mean, it's 20 already -- my whole life is already jacked 21 because of this. Because I have a heart. 22 You know, not only that, when I worked in the 23 school -- I've been a research officer 18 24 years of my life in the school system, all 25 right. Obviously I care about kids. I have</p>	<p style="text-align: right;">32</p> <p>1 record? 2 (Off the record.) 3 Q. So you say your life was jacked, 4 can you give me a specific example? 5 A. Yeah, when you have to come -- 6 you come from work and your daughter is in 7 tears and so and so sent this or look what's 8 he's got about you on here today. 9 Q. So your daughter in tears is 10 what you're referring to with it causing you 11 problems in your life? 12 A. Well, yeah, at home. It 13 shouldn't be done to my child. You know what 14 I mean? It shouldn't be happening. 15 Q. Can you give me other examples? 16 A. I mean, if the post wasn't put 17 out there and stuff, the lies that -- I mean, 18 I didn't steal no money. I didn't tear up 19 his camera system. I unhooked it properly. 20 I unscrewed it. Nothing was cut with the 21 scissor. Like the scissors that was on my 22 Mona Lisa shirt. How my head was on the 23 shirt, on her body. And then the sweaters 24 and everything else that was sold. 25 How would you like to go to</p>
<p style="text-align: right;">31</p> <p>1 certifications from the school from where 2 I've done this, that and the other. 3 I want you to know that in the 4 front of North Adams County Elementary I 5 direct the traffic about every morning unless 6 something was going on. I open the door for 7 his children, helped them out of the vehicle, 8 told them good morning and have a good day 9 multiple times. Not only that, that was 10 turned around into how I was deep manly -- I 11 had a manly voice. So, yeah. 12 Any other posts you want to ask 13 about? 14 Q. Well, so you say this has 15 affected your life and jacked your life. Can 16 you explain that, please. 17 A. I mean, would you want somebody 18 to say that about your mother, that your 19 mother had a penis? I mean, I don't think 20 it's appropriate, you know. I definitely 21 wouldn't say it about somebody else. 22 Obviously I haven't had a sex 23 change. I have a child. 24 MR. OSBORNE: So -- let's take a 25 moment for a second. Can we go off the</p>	<p style="text-align: right;">33</p> <p>1 Walmart and be called a guy because of your 2 voice? Or ask you if you got a pecker; how 3 would you like that? Would you like a 4 female -- or guy ask you if you've got a 5 vagina? Probably not. 6 Q. So can you give me a date and 7 time and who said that at Walmart? 8 A. No, I can't give you a date and 9 time, but I can tell you -- Holly Johnson, I 10 could have her come in as a witness. 11 Q. How do you know Holly Johnson? 12 A. She works here in the county. 13 Shortly after the search warrant and, you 14 know, the post has gone out, you know, and 15 everybody's talking about it -- you know, 16 lieutenant lick 'em low Lisa, you know, be 17 hollered at you. I was on my way to work one 18 morning right in the panhandle, stopped at a 19 stop sign, the commissioners had a contracted 20 crew that was working in the panhandle. I 21 get hollered, Lieutenant lick 'em low Lisa 22 Phillips by somebody that's contracted 23 through our county. So I go back and I talk 24 to Holly about it. It was video. It was 25 right in the front of the courthouse where</p>

<p style="text-align: right;">34</p> <p>1 the guy come in and apologized to me with 2 sunglass on and thought that was, like, some 3 kind of respectful or something, but, hey, he 4 apologized to me. And I didn't shake his 5 hand. 6 Q. Okay. Did Holly make him 7 apologize? 8 A. I don't whether she made him or 9 not. I was working at the courthouse that 10 day. 11 Q. Okay. How would he have known 12 where you were if she didn't contact him? 13 A. She did contact him. I don't 14 know if she made him apologize. 15 Q. Okay. So you're planning to 16 call Holly as a witness? 17 A. Well, yeah, go ahead. There was 18 a video, too. There's a video of the guys 19 coming and apologizing so -- 20 Q. A video of them apologizing? 21 A. Yeah. Yeah. 22 Q. But there's no video of the 23 incident? 24 A. No. I was coming to work 25 through the panhandle.</p>	<p style="text-align: right;">36</p> <p>1 you have a penis, stuff like that, what other 2 harm to your reputation have you had? 3 A. Who I am. I've worked in the 4 sheriff's office for 23 years. I don't have 5 a write up in my file. I respect all people 6 I come in contact with. And there's numerous 7 people that can tell you that. 8 Q. Can you explain that some more? 9 You say you have no write up in your file. 10 A. I mean, I'm telling you that I'm 11 not a disrespectful person. I respect 12 everybody I come across. You know, and this 13 has made it hard to where I have to swallow 14 it because of him. Things that's being said, 15 are you Lieutenant lick 'em low Lisa 16 Phillips? Pussy licking Phillips. You know, 17 pulling cars over, the song -- pulling cars 18 over and eating pussy. I mean, really. That 19 hasn't -- I mean, that's obviously affected 20 me. 21 Q. And in what ways? 22 A. There's two or three times I've 23 had to go home from working because of it. 24 There's another video. Here's what else is 25 coming about. Have you heard this song?</p>
<p style="text-align: right;">35</p> <p>1 Q. Can you give me more instances? 2 A. I would say that's probably 3 about enough. 4 Q. Okay. You're claiming harm to 5 your reputation. Can you explain to me that 6 harm? 7 A. You go on calls or you don't 8 even have to be working to get a holler from 9 Lieutenant lick 'em low Lisa Phillips, pussy 10 licking -- 11 Q. Okay. You ever -- 12 A. Have you had a sex change? I 13 mean, you know. Something I've never had to 14 deal with before. Have I been cussed before? 15 Absolutely. Have I ever had to deal with 16 anything like this in my life? Absolutely 17 not. 18 Q. Have you ever had derogatory 19 things said about you due to your voice on 20 the force before? 21 A. Yeah, I've had that, yeah. They 22 didn't make money off of me. I shouldn't 23 have to prove I don't have a penis. 24 Q. So other than the yelling 25 obscenities, have you had a sex change, do</p>	<p style="text-align: right;">37</p> <p>1 Q. So how many days of work have 2 you missed due to this? 3 A. Honestly, probably three or 4 four. 5 Q. Did you take sick days or leave 6 unpaid? 7 A. I'm sure if I -- I mean, I have 8 so much vacation time I don't know if I took 9 sick leave or not. 10 Q. Have you seen a doctor in 11 relation to this? 12 A. No, not entirely because of 13 this, but, yeah, I have. 14 Q. Would you like to elaborate on 15 that? 16 A. No, it's nobody's business. 17 Q. Are you claiming damages due to 18 seeing the doctor? 19 A. It sure hasn't made life easier. 20 Q. Is that a yes or no? 21 A. I'm -- the sole purpose of me 22 seeing a doctor, I see a doctor like a normal 23 doctor, like you probably have a family 24 doctor yourself. But I was recommended to 25 seek counseling and I didn't seek counseling</p>

<p style="text-align: right;">38</p> <p>1 because who wants that on the internet to let 2 somebody find out you're seeing a counselor. 3 Q. Who recommended you see a 4 counselor? 5 A. My doctor information is not 6 needed in this. 7 Q. Do you know the difference 8 between a civil case and a criminal case? 9 A. Well, obviously. 10 Q. You -- 11 A. I'm answering your questions. 12 Q. Who is your family doctor then? 13 A. Why do I have to tell you my 14 family doctor's name? 15 Q. Okay. Would there be any notes 16 that the doctor would have took about stuff 17 you said in relation to this and how it 18 affected you? 19 A. It's a possibility, but I'm 20 pretty sure that's HIPAA. 21 Q. So you talked to your family 22 doctor then about this during a normal visit? 23 A. I have. I have went -- I mean, 24 because of medication and stuff. 25 Q. Standard medications you took or</p>	<p style="text-align: right;">40</p> <p>1 Q. Was she the one that recommended 2 seeking counseling? 3 A. Yeah. 4 Q. And that's not been fulfilled as 5 of today's date? 6 A. Nope, it hasn't. 7 Q. So you're asking for damages due 8 to emotional distress. When you say 9 emotional distress, can you tell me exactly 10 what that means in the context? 11 A. Look at me in the face and tell 12 me what it means. What does emotional 13 distress mean to you? Obviously this right 14 here. 15 Q. Would you like a moment? 16 A. No, I want you to keep going. I 17 hope this goes live on social media. You 18 know, maybe this will. 19 Q. Why would you want this to go 20 live -- 21 A. I don't want it to go live. I'm 22 being sarcastic and I shouldn't have probably 23 said that. But, you know, this is 24 ridiculous. It should never have got to this 25 point, period. You think somebody ought to</p>
<p style="text-align: right;">39</p> <p>1 things that he's prescribed due to this? 2 A. Or like blood pressure medicine 3 has went up. You're having anxiety and being 4 emotional. 5 Q. Explain the anxiety and 6 emotional. What was prescribed for that? 7 A. That's not none of your 8 business, too. I mean, I'm sorry, I'm not 9 trying to be a jerk to you, but -- 10 Q. That's okay. 11 A. -- what I take in my medication 12 is nobody's business. 13 Q. Okay. Were you prescribed 14 something for it? 15 A. Yes, sir, I was. 16 Q. But as we sit here today, you're 17 not going to go into any more information 18 than that? 19 A. Not other than my doctor, no, I 20 don't feel like I need to. 21 Q. Do you intend to call your 22 doctor as a witness? 23 A. If I need to, I will. I would 24 rather not put her in the middle of it unless 25 I have to.</p>	<p style="text-align: right;">41</p> <p>1 have enough respect for you, you know. 2 Q. What does respect have to do 3 with this lawsuit? 4 A. I mean, honestly it don't. It's 5 just kind of like your doctor information has 6 nothing to do with this lawsuit. 7 Q. Okay. So you've asked for in 8 excess of \$25,000 due to emotional distress. 9 How did you figure that number? 10 A. You'd have to ask the attorney. 11 I didn't figure a number individual so -- 12 Q. Okay. As to today's date, if I 13 was trying to determine to calculate your 14 emotional distress damages, how would I go 15 about doing that? 16 A. There's not a value on it, 17 buddy. I can't tell you. There's nothing 18 that can be taken back. There's nothing 19 that -- whatever he's posted that's been 20 shared and shared and shared and shared, you 21 know, obviously if it wasn't ever put on 22 there, it would never have got that far. And 23 the lies. I didn't tear up his camera 24 system. His money wasn't stolen. 25 Q. Okay. How do you know it wasn't</p>

<p>42</p> <p>1 stolen?</p> <p>2 A. There was an investigation on</p> <p>3 it.</p> <p>4 Q. Tell me about the investigation.</p> <p>5 A. I didn't do the investigation.</p> <p>6 Q. You're saying you knew there was</p> <p>7 one, so tell what you know.</p> <p>8 A. Right. Because there was a</p> <p>9 miscount, that's what I knew.</p> <p>10 Q. How did they determine there was</p> <p>11 a miscount?</p> <p>12 A. Contact the previous sheriff and</p> <p>13 see who he made contact with.</p> <p>14 Q. Are you aware that the</p> <p>15 Cincinnati Enquirer ran an article on that</p> <p>16 investigation?</p> <p>17 A. You can't believe nothing you</p> <p>18 see in newspapers.</p> <p>19 Q. Why not?</p> <p>20 A. Why would you? Because the</p> <p>21 newspaper said that we stole his money,</p> <p>22 that's true; I don't think so. Because I</p> <p>23 have a pecker on social media, is that true?</p> <p>24 What do you mean by that?</p> <p>25 Q. Well, I'm just saying, you just</p>	<p>44</p> <p>1 A. Yeah, because of him. Not all</p> <p>2 people.</p> <p>3 Q. What do you mean?</p> <p>4 A. I mean, not all people. Not all</p> <p>5 people think I'm a piece of shit like he</p> <p>6 does.</p> <p>7 Q. So you've had people come up to</p> <p>8 you and tell you that they don't believe this</p> <p>9 is right and everything?</p> <p>10 A. I've had people holler and</p> <p>11 everything else. I'm being crooked.</p> <p>12 Q. Has all of the interaction</p> <p>13 you've got from this been negative?</p> <p>14 A. Not all of it. I just told you</p> <p>15 that.</p> <p>16 Q. In your Complaint you've asked</p> <p>17 for excess of \$25,000 due to reputational</p> <p>18 harm. Do you know how that number was</p> <p>19 calculated?</p> <p>20 A. No, I don't.</p> <p>21 Q. As you sit here today, do you</p> <p>22 know how you would calculate that money?</p> <p>23 A. How do you calculate it?</p> <p>24 Q. Is that a --</p> <p>25 A. I mean, this is my life. My</p>
<p>43</p> <p>1 said you can't believe what's in the</p> <p>2 Cincinnati Enquirer, so I'm kind of curious</p> <p>3 as to why I can't believe the Cincinnati</p> <p>4 Enquirer.</p> <p>5 A. Have you had a case and the</p> <p>6 newspaper blow it out of proportion? That's</p> <p>7 a no.</p> <p>8 Q. Do you happen to know that</p> <p>9 that's happened?</p> <p>10 A. You can go ahead and whatever to</p> <p>11 the next.</p> <p>12 Q. Okay. You've asked for harm to</p> <p>13 your reputation. Can you give me an example</p> <p>14 of harm to your reputation?</p> <p>15 A. Of who I am. I care about who I</p> <p>16 am.</p> <p>17 Q. When you say, who I am, are you</p> <p>18 referring to the way other people view you?</p> <p>19 A. You know, I've helped with boot</p> <p>20 camp for years and year and years and it's</p> <p>21 bad when you hear something from a kid, you</p> <p>22 know.</p> <p>23 Q. So back to the question. When</p> <p>24 you say, who I am, are you referring to the</p> <p>25 way other people view you?</p>	<p>45</p> <p>1 life -- to me my life is worth more than</p> <p>2 that, way more than that.</p> <p>3 Q. When you say your life, could</p> <p>4 you --</p> <p>5 A. My life, my -- as far as my</p> <p>6 emotions, what I've had to go through because</p> <p>7 of all of this.</p> <p>8 Q. What do you mean by your</p> <p>9 emotions?</p> <p>10 A. I already told to you --</p> <p>11 explained to you emotions. But as far as</p> <p>12 price, you can -- I mean, as far as -- you</p> <p>13 can do that with the attorney.</p> <p>14 Q. Okay. So when you say your</p> <p>15 emotions, you mean the fact that you're</p> <p>16 emotional about what happened and it has</p> <p>17 affected you?</p> <p>18 A. It has affected me.</p> <p>19 Q. So I guess my confusion lies,</p> <p>20 you say my life, are you referring to you as</p> <p>21 a living individual or your life as far as</p> <p>22 how the community and people --</p> <p>23 A. As a living individual. I mean,</p> <p>24 I wouldn't be on -- I wouldn't have to have</p> <p>25 medicine, you know, increased if it was not</p>

<p style="text-align: right;">46</p> <p>1 bothering me. Be video crossed or -- you 2 know, here's another video. About at work 3 and then have to go home because, you know, 4 it's -- it gets old, you know. And because I 5 have a heart, I guess, you know. 6 Q. Have you ever had death threats 7 before? 8 A. You know, I really don't think I 9 have. 10 Q. Have you had death threats since 11 the search? 12 A. As far as like individually, I 13 mean, there's been comments or somebody has 14 called into the sheriff's department and said 15 things. 16 Q. Has the prosecutor prosecuted 17 anybody in relation to that? 18 A. I don't know. 19 Q. Is making a death threat against 20 an officer a crime? 21 A. I wouldn't think it would be 22 okay. 23 Q. Is it odd that no one was 24 charged criminally for that? 25 A. I don't know that nobody has or</p>	<p style="text-align: right;">48</p> <p>1 currently there's stuff all over there out in 2 the media. So, I mean, you've asked your 3 client to stop and obviously he hadn't. 4 Q. What's still out in the media? 5 A. What's not? The dancing about 6 licking pussy in the driveway is there. My 7 picture. Sergeant Newland. Sergeant 8 Newland's family. The pictures, all of the 9 pictures. It's all still there. So 10 obviously he don't know, when you tell him to 11 take it down, what that means. 12 Q. Have you brought that to the 13 attention of your attorney? 14 A. Yes, I have. 15 Q. And when was that? 16 A. I believe I seen an e-mail that 17 you said it would be taken down. 18 Q. And you're saying that was not 19 done? 20 A. Absolutely not. Also Sergeant 21 Walters, about having sex with his wife, is 22 still on there, too. Nothing has went down. 23 Q. And have you been looking at 24 these posts? 25 A. To look to see if they went down</p>
<p style="text-align: right;">47</p> <p>1 hasn't been. 2 Q. To your knowledge? 3 A. Right. 4 Q. You've never been asked -- 5 listed as a witness on a case? 6 A. Listed as a witness on a case? 7 Q. Listed as a witness or a victim 8 on a case where somebody would be prosecuted 9 for giving death threats to you? 10 A. No. 11 Q. These people that messaged your 12 daughter, did you provide these names to the 13 sheriff? 14 A. No, I'm not going to put my 15 daughter in the middle of this. 16 Q. Okay. Did you talk to the 17 people individually and ask them to stop? 18 A. No. You can't stop something 19 that somebody has already put out there. 20 Q. So you haven't asked those 21 people to stop contacting your daughter? 22 A. I mean, and here's the thing, 23 too, about that. You know, the last meeting 24 I believe that we was in that you were 25 supposed to have your client stop stuff and</p>	<p style="text-align: right;">49</p> <p>1 after you said you was going to ask your 2 client to be taken down, yeah, I seen them. 3 Q. On what platform did you look at 4 them on? 5 A. They're on YouTube. They're on 6 Instagram. They're on Tiktok, Facebook. 7 Obviously on Facebook because people keep 8 sharing it. You know, I can't stop from 9 people sharing it. But if he removed the 10 actual thing it wouldn't be on there anymore 11 now, would it? 12 Q. So when you say it's still out 13 there, you're saying people are still sharing 14 other copies of these posts? 15 A. Sharing his posts. It's still 16 on his. It's still on his profile. 17 Q. Do you monitor his profile? 18 A. I don't monitor his profile, but 19 I have looked to see if my name -- the song 20 that's made from me that he's made fame off 21 of about licking pussy, yeah. I mean, you'd 22 probably do the same thing if it was a song 23 made about you. 24 Q. So when we're talking about your 25 damages, are you referring to you personally</p>

<p>50</p> <p>1 or are you including your family and daughter 2 in this? 3 A. Well, it would be including me, 4 because, you know, that's my family. 5 Q. So your idea of damages extends 6 also to your family? 7 A. It's made it, you know, worse, 8 the situation in the home so, yeah. 9 Q. How has it made it worse in the 10 home? 11 A. It's made it emotionally worse. 12 Q. Has anyone else had to seek 13 therapy or seek a doctor from relation to 14 this in the home? 15 A. Not that I'm aware of. 16 Q. Should anyone else be a party to 17 this lawsuit other than yourself? 18 A. Nope. 19 Q. Other than the one lady 20 identified before, what other witnesses would 21 you call to trial, other than the people 22 named in this lawsuit? 23 A. I'm not putting anybody else in 24 the middle. I mean, it's been bad enough. 25 Q. Are you saying there's no one</p>	<p>52</p> <p>1 so, I mean, that's what it means. 2 Q. No offense, Lisa, but I have to 3 ask this question. If this is affecting you 4 emotionally, why would you keep a copy of 5 that video? 6 A. Because I have so it was -- 7 because it's proof. The same as your client 8 was supposed to take the stuff down and I've 9 looked because he hasn't took it down. 10 That's why I look. Because obviously your 11 client don't know what take something down 12 means. 13 Q. Have you provided a copy of that 14 video to your attorney? 15 A. No, I haven't. You wanted an 16 example, I gave you an example. 17 Q. Okay. So now we know there's 18 this video about two people apologizing with 19 Holly. What other evidence is there that you 20 have that can help prove your case? 21 A. I mean, I don't need anything 22 else to prove it. I mean, the thing's pretty 23 plain and simple. I don't have anything 24 else, so you don't need to write anything 25 else down.</p>
<p>51</p> <p>1 else to call or there is other people and you 2 don't want to call them? 3 A. I'm not going to put anybody 4 else in the middle of it is what I said. 5 Q. So is there other witnesses that 6 could be called, yes or no? 7 A. Not off the top of my head. 8 Q. Just Holly? Would that be 9 affirmative? 10 A. From what? 11 Q. I said, other than Holly? 12 A. I don't have anybody else. I 13 really don't want to put her in the middle of 14 it. I mean, I can -- if you want access to 15 the video, you can do a records request and 16 I'll get you the video of her and the two 17 gentlemen that was contracted to do the work 18 in the panhandle. I'll get you the copy of 19 that video, if you want that. 20 Q. Is that video still kept even 21 though it's over three years now? 22 A. It was regarding me so, yeah. 23 It's mine. 24 Q. What do you mean, it's mine? 25 A. I still have a copy of the video</p>	<p>53</p> <p>1 Q. In addition to humiliation -- or 2 in addition to reputation, emotional 3 distress, you've asked for damages in 4 relation to humiliation. Can you tell me 5 about the humiliation you've suffered? Is it 6 different than what we've already discussed 7 or is it the same thing as we've already 8 discussed? 9 A. It's nothing that we've we 10 haven't already discussed. I mean, we've 11 already discussed it. 12 Q. You've asked for in excess of 13 \$25,000. Do you know how you came up with 14 that number? 15 A. No, I don't. 16 Q. As you sit here today if I 17 wanted to calculate that number, do you have 18 any idea how I would calculate that number? 19 A. You can make contact with our 20 attorney. 21 Q. You also asked for your attorney 22 fees. Do you have any idea how much you've 23 paid your attorney to date? 24 A. I don't think that's any of your 25 business either.</p>

<p>54</p> <p>1 Q. Okay. What kind of resolution 2 would you like to see in this case? 3 A. You know, honestly there's no -- 4 there's no taking this away. I mean, it's 5 out there. It's been out there for three 6 years. I can't fix what's happened. I mean, 7 I know the truth. I know I was called in to 8 assist and I done my job. I'm not a crooked 9 cop. I'm not a thief. And I sure don't have 10 a penis. 11 Q. So when you say and you have the 12 charge, publicity given to private life, what 13 does that mean exactly to you? 14 A. It's affecting my private life. 15 Q. So it should be unreasonable 16 affect given to your private life, not 17 publicity to your private life? 18 A. I mean, there's publicity, 19 obviously. He's made all kind of money of 20 us. I mean, not just me, the other guys, 21 too. 22 Q. Does that upset you? 23 A. Here's how I look at this. So 24 if it was somebody that you truly cared about 25 and you put out there on video saying that</p>	<p>56</p> <p>1 I'll just object to the form of the question. 2 I don't know that she's said making money 3 over and over again. She's said it 4 appropriate places in response to your 5 questions. But go ahead. 6 Q. Okay. Let me rephrase the 7 question. Is what's upsetting you more that 8 Mr. Foreman has made money or the fact of the 9 way he thinks about you? 10 A. As a person, it's humiliating. 11 And he shouldn't be making money off of me. 12 Lies. 13 Q. Do you have any other family 14 members who worked in law enforcement? 15 A. He's dead. What do you mean by 16 that? 17 Q. I'm just asking. 18 MR. OSBORNE: Can we take a 19 break? 20 (Off the record.) 21 Q. Lisa, is there anything else I 22 need to know that we haven't already 23 discussed? 24 MR. KLINGLER: Let me just 25 object to the form of that question. She's</p>
<p>55</p> <p>1 they have a penis, you know, making lies of 2 someone that they're not, and I think there 3 would be a problem. Yeah, it's going to 4 affect you. 5 Q. And that should apply to 6 everybody in our society? 7 A. I mean, everybody in the society 8 hasn't made money off of me selling shirts 9 and got pictures off of the sheriff's office 10 page, you know, of us standing, and then 11 having me on their gate. 12 Q. Have you seen the gate? 13 A. Obviously. It was all over 14 social media. 15 Q. But you've never physically seen 16 it though? 17 A. Physically, I have seen it. 18 Q. When was that? 19 A. I don't know when it was. I 20 didn't try to remember the day. 21 Q. You keep saying making money. 22 Why do you keep making that statement over 23 and over again? 24 A. Because he has. 25 MR. KLINGLER: Hang on a second.</p>	<p>57</p> <p>1 here to answer your questions. I don't know 2 what you mean by, need to discuss. But if 3 you've got any more questions, she'll answer 4 them. 5 MR. OSBORNE: I have no further 6 specific questions. 7 MR. KLINGLER: No questions. 8 MS. MCELROY: No questions. 9 MR. KLINGLER: Read and sign. 10 11 _____ 12 LISA PHILLIPS 13 14 * * * 15 (DEPOSITION CONCLUDED AT 1:14 P.M.) 16 * * * 17 18 19 20 21 22 23 24 25</p>

1 CERTIFICATE

2 STATE OF OHIO

3 : SS

4 COUNTY OF HAMILTON

5 I, Julie Patrick, the
6 undersigned, a duly qualified notary public
7 within and for the State of Ohio, do hereby
8 certify that LISA PHILLIPS was by me first
9 duly sworn to depose the truth and nothing
10 but the truth; foregoing is the deposition
11 given at said time and place by said witness;
12 deposition was taken pursuant to stipulations
13 hereinbefore set forth; deposition was taken
14 by me in stenotype and transcribed by me by
15 means of computer; that the transcribed
16 deposition was made available to the witness
17 for examination and signature and that
18 signature may be affixed out of the presence
19 of the Notary Public-Court Reporter. I am
neither a relative of any of the parties or
any of their counsel; I am not, nor is the
court reporting firm with which I am
affiliated, under a contract as defined in
Civil Rule 28(D) and have no financial
interest in the result of this action.

15 IN WITNESS WHEREOF, I have hereunto set my
16 hand and official seal of office at
17 Cincinnati, Ohio this 24th day of August,
18 2025.

17
18
19

20 My commission expires:
21 March 13, 2029

Notary Public Julie Patrick
State of Ohio



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23
24
25

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