Received

AUG 0 1 2018

B.Chelton

Benton County Auditor - K

45

1

2

3

6

7

IN THE MATTER OF:

THE RECALL OF STEVE YOUNG,

KENNEWICK CITY COUNCIL MÉMBER

8

10

11

1213

14

15 16

17

18

19

2021

22

2324

25

2627

28

CASE No.:

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY COUNCIL MEMBER

COMES NOW, Petitioners named below, pursuant to The Constitution of the State of Washington, Article 1, §§33 and 34, as well as RCW 29A.56 et. seq., seeking the recall and discharge of Kennewick City Council Member Steve Young. Young is a municipal officer appointed to the Kennewick City Council in 2008, and reelected continuously since that time. Young resides at 1808 South Ione Street, Kennewick, Washington 99337, and maintains a phone number of (509) 521-5220 and email address of <a href="Steve\_C\_Young@rl.gov">Steve\_C\_Young@rl.gov</a> and SteveYoung99336@gmail.com. During all times referenced herein, Young served as an elected member of the Kennewick City Council. Young's current term on the Kennewick City Council is January 1, 2016 through December 31, 2019.

Petitioners are legal voters residing within the subject political subdivision at the addresses noted below.

Petitioners hereby allege the following acts which they believe factually and legally constitute grounds for recall of public official pursuant to RCW 29A.56.110. Petitioners by their signatures hereby verify under oath that they believe the below described charges to be true and have knowledge of the facts upon which the stated grounds for recall are based. RCW 29A.56.110.

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY COUNCIL MEMBER - 1 of 10

**Recall Petitioners** 

17 18

19

2021

22

2324

25

26

27

28

### ACTS OF MALFEASANCE

0. RCW 29A.56.110 (1)(b) provides that "malfeasance" in office means the commission of an unlawful act.

### Charge 1 - Violation of the Fair Campaign Practices Act

- 1. RCW 42.17A et. seq., the Fair Campaign Practices Act governs political campaigns in the State of Washington, and prohibits use of public resources and soliciting contributions from employees within a candidates agency.
- 2. RCW 42.17A.565 Solicitation of contributions by public officials or employees provides:
  - "(1) No state or local official or state or local official's agent may knowingly solicit, directly or indirectly, a contribution to a candidate for public office, political party, or political committee from an employee in the state or local official's agency (emphasis added)."
- 3. On or about Tuesday, June 10, 2014, United States Congressional Candidate, 4th District, State of Washington, Dan Newhouse's campaign confirmed (then Mayor) Young's responsibility as a table captain for Dan Newhouse's campaign fundraising lunch on June 26th at the Richland Red Lion.
- 4. On Tuesday, June 10, 2014 6:16 PM, (then Mayor) Young forwarded the message to his subordinate, Kennewick City Manager Marie Mosley at her publicly funded email account, Marie.Mosley@ci.kennewick.wa.us seeking contributions towards the Newhouse Campaign.
- 5. On Wednesday, June 11, 2014 9:28:01 AM, (then Mayor) Young's subordinate, Kennewick City Manager Marie Mosley replied to Young, utilizing paid public resources, paid public equipment, paid public time and a paid public email account:

"Thank you Steve for the invitation. I would like to contribute towards a ticket (\$100) but as mentioned, I am planning on taking that day off so will not be able to attend the event. I will provide you with the \$100 to go towards the table or just as a contribution (so you can also find someone else to actually sit at your table and attend lunch) (emphasis added).

Thanks!

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY COUNCIL MEMBER - 2 of 10

Recall Petitioners

2

Marie Mosley City Manager City of Kennewick 509-585-4238"

**EXHIBIT 1** is a true and accurate copy of that email exchange.

- 6. On June 26, 2014, (then Mayor) Young submitted his bundled \$600.00 as a table captain for Dan Newhouse's campaign fundraising lunch on June 26th at the Richland Red Lion. **EXHIBIT 2** is a true and accurate copy of the SCHEDULE A (FEC Form 3) submitted by Dan Newhouse For Congress for the campaign contribution solicited on June 10 and 11, 2014.
- 7. Young clearly violated RCW 42.17A.565 by knowingly soliciting, directly, a contribution to a candidate for public office, from a subordinate employee in Young's local agency, and constitutes Malfeasance in Office.

### Charges 2 &3 - Violation of the Code Of Ethics For Municipal Officers - Prohibited Acts

- 8. RCW 42.23 governs the code of ethics for Municipal Officers.
- 9. RCW 42.23.070 Prohibited acts provides:
  - (1) No municipal officer may use his or her position to secure special privileges or exemptions for himself, herself, or others.
  - (2) No municipal officer may, directly or indirectly, give or receive or agree to receive any compensation, gift, reward, or gratuity from a source except the employing municipality, for a matter connected with or related to the officer's services as such an officer unless otherwise provided for by law.
- 10. On September 25, and September 26, 2017 in Julie Atwood v. Mission Support Alliance, LLC & Steve Young, an Individual, then Mayor Young provided testimony in open court. (Mayor) Young was the subject of a more thorough deposition prior to that trial.
- 11. (Mayor) Young testified that prior to becoming Mayor of the City of Kennewick, Mission Support Alliance (MSA) did not seek his services as an employee. (Mayor) Young further testified that MSA only sought his services *after* he attained the municipal office as Mayor of the City of Kennewick. Mayor Young was hired by MSA as Vice President, Portfolio

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY COUNCIL MEMBER - 3 of 10

**Recall Petitioners** 

26

27

28

Management. The position Mayor Young was hired for was clearly beyond his qualifications and experience<sup>1</sup>.

- 12. In that testimony, (Mayor) Young boasted that by exploiting his municipal office, he would routinely secure the special privilege of testifying at congressional hearings for the purpose of seeking more generous budget funding for his employer, MSA. Furthermore, (Mayor) Young testified that exercising his municipal office, he would routinely secure the special privilege to "meet with the Senate, meet with the House". (Mayor) Young enthused that his elected municipal office secured him the special privilege of "actually bump(ing) a regular citizen and testify before a committee about an issue because I'm an elected (municipal) official".
- 13. During that same testimony, (Mayor) Young admits that absent his municipal office, existing law barred him from seeking the special privilege of testifying at said congressional hearings and meeting with Senate and House members. (Mayor) Young indicated that using his municipal office, he was able to exempt himself from this legal restriction.<sup>3</sup>
  - 14. (Mayor) Young further testifies<sup>4</sup>:
    - "Q All right. Now as wearing both hats as mayor and vice president at MSA, you are a valuable commodity to MSA, are you not?
    - A I hope so."
  - 15. Moreover, (Mayor) Young testifies<sup>5</sup>:
    - "A When I'm wearing the City hat, I see a lot of opportunities for those that live in the City of Kennewick who work at Hanford. Those who live in the City of Kennewick who have stores and businesses. The biggest return on me being a mayor is the Department of Energy. I'm able to do what the Department of Energy can't do because I'm an elected official. (Emphasis added).
    - Q Now so you can do what the Department can't do. Like what?

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY

**COUNCIL MEMBER - 4 of 10** 

The testimony provides that prior to being hired by MSA, (Mayor) Young was a sole proprietor consultant, absent any staff to manage. As Vice President, Portfolio Management Mission Support Alliance, (Mayor) Young was responsible for extensive resources and staff.

<sup>2 (</sup>Mayor) Young's axiomatic disdain for local provincials is authenticated by such edicts.

<sup>3</sup> Exhibit 3, Testimony of (Mayor) Steve Young, generally pages 9 through 15.

<sup>4</sup> Exhibit 3, Testimony of (Mayor) Steve Young, page 10.

<sup>5</sup> Exhibit 3, Testimony of (Mayor) Steve Young, page 12-13.

Kennewick, Washington 99336

27

COUNCIL MEMBER - 5 of 10

- 24. The first charge (Charge 5 herein) in which the Benton County Superior Court Jury found Young guilty was for aiding, abetting, encouraging, or inciting the commission of an unfair discriminatory practice against the Plaintiff in violation of the Washington Law Against Discrimination, RCW 49.60.220, for disparate treatment, creation of a hostile work environment, and retaliation on the basis of gender and for engaging in protected activity.
  - 25. The Benton County Superior Court Jury found that:

QUESTION 2: Do you find by a preponderance of the evidence that Ms. Atwood has proven that. Steve Young aided or abetted MSA's discrimination on the basis of Plaintiffs gender?

ANSWER: ✓ YES NO<sup>9</sup>.

- 26. The second charge (Charge 6 herein) in which the Benton County Superior Court Jury found Young guilty was for intentional supervisor discrimination against the Plaintiff in violation of the Washington Law Against Discrimination, RCW 49.60, et seq., for disparate treatment, creation of a hostile work environment, and retaliation on the basis of gender and for engaging in protected activity.
  - 27. The Benton County Superior Court Jury found that:

QUESTION 4: Do you find by a preponderance of the evidence that Ms. Atwood has proven that Steve Young aided or abetted in MSA's retaliation under the Washington Law Against Discrimination?

ANSWER: ✓ YES NO<sup>10</sup>.

28. As noted in ¶¶23.-27., Council member Young violated RCW 49.60, et. seq., the Washington Law Against Discrimination.

#### B. VIOLATION OF OATH OF OFFICE

29. RCW 29A.56.110 (2) provides "Violation of the oath of office" means the neglect or knowing failure by an elective public officer to perform faithfully a duty imposed by law.

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY COUNCIL MEMBER - 7 of 10

**Recall Petitioners** 

<sup>9</sup> Ex. 5, Page 4, Question 2.10 Ex. 5, Page 4, Question 4.

### Charge 7 - Violation of Oath of Office

- 30. On December 6, 2011, Young took the RCW 35A.12.080 required Oath of Officers signing the statement that "I, Steve Young, do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution and laws of the State of Washington, and that I will faithfully and impartially perform and discharge the duties of the office of City of Kennewick, Council member, Position 7, Ward 3, according to law, to the best of my ability. Subscribed and sworn to before me this 6th day of December, 2011. **EXHIBIT** 6. Young again took this Oath of Office January 5, 2016. **EXHIBIT** 7.
- 31. As noted herein, Young committed six (6) separate acts of malfeasance in office, thereby violating the oath enumerated in ¶30. subscribed and sworn by Young on December 6, 2011 and January 5, 2016.

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY COUNCIL MEMBER - 8 of 10

**Recall Petitioners** 

true and has knowledge of the facts upon which the stated grounds for recall are based. RCW

COUNCIL MEMBER STEVE YOUNG be certified with all deliberate speed.

Petitioners pray that their PETITION FOR RECALL OF KENNEWICK CITY

Petitioners verify under oath that each believes the above described charges to be

1

1.

2.

29A.56.110.

5

8

7

1011

12

13 14

15 16

17

18

19

2021

22

2324

25

2627

28

James E. Wade Petitioner Signature/Date

Dames E. Wade Petitioner Name (Printed)

1813 S. Raiwier Pl Petitioner Address

Kennewick, Washington 99336

Petitioner Signature/Date

Petitioner Name (Printed)

911 W Enhat AV Petitioner Address

Kennewick, Washington 99336

Robert McDing Petitioner Signature/Date

Robert (McCling)
Petitioner Name (Printed)

5624 west 811 419

Petitioner Address Kennewick, Washington 99336

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY COUNCIL MEMBER - 9 of 10

**Recall Petitioners** 

1	
2	Charles Teacher
3	Petitioner Signature/Date
4	Charlectamberello
5	Petitioner Name (Printed)
6 7	202 NANCOLN Petitioner Address
8	Petitioner Address Kennewick, Washington 99336
9	
10	Petitioner Signature/Date
11	
12	Petitioner Name (Printed)
13	
14	Petitioner Address Vannaviale Washington 00226
15	Kennewick, Washington 99336
16	
17	Petitioner Signature/Date
18	
19	Petitioner Name (Printed)
20	
21	Petitioner Address Kennewick, Washington 99336
23	
24	
25	
26	
27	
28	

PETITION FOR THE RECALL OF STEVE YOUNG, KENNEWICK CITY COUNCIL MEMBER - 10 of 10

**Recall Petitioners** 

# **EXHIBIT 1**

From:

Marie Mosley

To:

Young, Steve C Vice President

Subject:

RE: Details for June 26th Tri Cities Lunch - Dan Newhouse

Date:

Wednesday, June 11, 2014 9:28:01 AM

Thank you Steve for the invitation. I would like to contribute towards a ticket (\$100) but as mentioned, I am planning on taking that day off so will not be able to attend the event. I will provide you with the \$100 to go towards the table or just as a contribution (so you can also find someone else to actually sit at your table and attend lunch).

Thanks!

Marie Mosley City Manager City of Kennewick 509-585-4238

From: Young, Steve C Vice President [mailto:Steve\_C\_Young@rl.gov]

**Sent:** Tuesday, June 10, 2014 6:16 PM **To:** Marie Mosley; Ruscitto, David G

Subject: Fwd: Details for June 26th Tri Cities Lunch - Dan Newhouse

**FYI** 

Sent from my iPhone

Begin forwarded message:

From: "Anitra Beruti" < anitra.beruti@gmail.com>

To: "Young, Steve C Vice President" < Steve C Young@rl.gov>
Subject: Details for June 26th Tri Cities Lunch - Dan Newhouse

Thank you very much for agreeing to serve as a table captain for Dan Newhouse's campaign fundraising lunch on June 26th at the Richland Red Lion. Attached and pasted below are copies of the invitation.

Please email me the names of the 10 folks who will be sitting at your table. They can take care of payment at the lunch, no need to pay ahead of time. If you have any additional questions, please let me know. Thank you again for your help!

Best, Anitra

[cid:C9F90A41-CB0C-4DB7-B6C9-5ED7AF076953]

## **EXHIBIT 2**

## SCHEDULE A (FEC Form 3)

	FOR LINE NUMBER: [	PAGE 75 OF 137
Use separate schedule(s)	(check only one)	
for each category of the Detailed Summary Page	X 11a 11b 12 13a	11c 11d

ITEMIZED RECEIPTS Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee. NAME OF COMMITTEE (In Full) Dan Newhouse For Congress Full Name (Last, First, Middle Initial) Steve C. Young Date of Receipt Mailing Address 1808 S Ione St M M / D D / Y 06 06 / Y 2014 City State Zip Code Transaction ID : A-CF1215 WA 99337-4119 Kennewick FEC ID number of contributing Amount of Each Receipt this Period C federal political committee. 600 Name of Employer Occupation or in an averageweeth on 1900 City of Kennewick Mayor Receipt For: 2014 Election Cycle-to-Date Primary General 600 Other (specify) ஆக்குசு அதிகு பிரும்பார் வருக்கு க Full Name (Last, First, Middle Initial) Matt Hollingbery Date of Receipt Mailing Address 1370 Naches Tieton Rd 2014 · City State Zip Code Transaction ID: A-CF1043 WA 98947-9799 Tieton FEC ID number of contributing Amount of Each Receipt this Period C federal political committee. 250 Name of Employer Occupation engineers kort 🛊 morkey oo na 🤹 oo 👉 Hollingbery & Son, Inc. Hop Broker Receipt For: 2014 Election Cycle-to-Date Primary General 250 Other (specify) arakanaka 🛈 😘 Full Name (Last, First, Middle Initial) Date of Receipt Daryl Matson Mailing Address 1000 Selah Heights Rd 2014 Zip Code City State Transaction ID: A-CF1045 WA Selah 98942-9606 FEC ID number of contributing Amount of Each Receipt this Period federal political committee. Name of Employer Occupation an Department Security and American Matson Fruit Company HR Management Receipt For: 2014 Election Cycle-to-Date Y Primary General 1000 Other (specify) 1350.00 SUBTOTAL of Receipts This Page (optional)..... TOTAL This Period (last page this line number only).....

### **EXHIBIT 3**

1	
2	
3	
4	
5	
6	
7	
8	
9	IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
10	IN AND FOR THE COUNTY OF BENTON
11	
12	COURTROOM D HON. DOUG FEDERSPIEL, JUDGE
13	
14	JULIE ATWOOD,
15	Plaintiff, )
16	vs. ) NO. 15-2-01914-4
17	MISSION SUPPORT ALLIANCE, LLC, and ) TESTIMONY OF: STEVE YOUNG, an individual,
18	) STEVE YOUNG Defendants. )
19	j )
20	Kennewick, Washington Monday, September 25, 2017
21	
22	EXCERPT OF
23	TRANSCRIPT OF THE VERBATIM
24	REPORT OF PROCEEDINGS
25	Reported by: CHERYL A. PELLETIER, RPR, CCR 2344
	1
1	· · · · · · · · · · · · · · · · · · ·

1	APPE	ARAN	ICES:	
2				
3	FOR 7	THE	PLAINTIFF:	
4				Attorney at Law 705 Second Ave., #1200
5				Seattle, WA 98104-1745
6	FOD T	יטטי	DEFENDANTS:	DENISE L. ASHBAUGH &
7	r OR 1		DEFENDANIS.	CRISTIN ARAGON Attorney at Law
8				1420 Fifth Ave., #1400 Seattle, WA 98101
9				bedeele, with Joint
10				
11				
12				
13				
14				
15				
16				
17 18				
19				
20				
21				
22				
23				
24				
2.5				
1				

1	September 25, 2017
2	Kennewick, WA
3	THE COURT: Good afternoon. Go ahead and
4	have a seat.
5	MR. SHERIDAN: We're going to call Steve
6	Young next.
7	THE COURT: Okay. All right. So let's
8	bring the jury in.
9	So sometime 4:15 to 4:30 if you find a good
10	breaking point.
11	MR. SHERIDAN: Okay. We'll keep going.
12	Good.
13	MS. ASHBAUGH: Did you want, Your Honor,
14	the declarations marked for identification, just
15	because we refreshed her recollection with them or
16	not?
17	THE COURT: I think they're in the file and
18	you referenced them.
19	MS. ASHBAUGH: Okay. I just wanted to make
20	sure.
21	THE COURT: That should be good.
22	MS. ASHBAUGH: Okay.
23	(Whereupon the jury
24	<pre>was brought into the courtroom.)</pre>
25	THE COURT: Good afternoon. Go ahead and
- 1	

1 make yourselves comfortable. 2 Mr. Sheridan? 3 MR. SHERIDAN: Yes, plaintiff calls Steve 4 Young. 5 THE COURT: Good afternoon, sir. 6 THE WITNESS: Good afternoon. 7 8 STEVEN YOUNG, 9 a witness called on behalf of the Plaintiff herein, after having been first duly and 10 regularly sworn, testifies as hereinafter follows: 11 12 THE COURT: Go ahead and have a seat. 13 14 You've heard my warnings about the water. 15 THE WITNESS: I have. 16 THE COURT: Just for the court record, 17 could I ask you to state your full name, please. 18 THE WITNESS: Steven Cornell Young. 19 THE COURT: Mr. Sheridan. 20 MR. SHERIDAN: Thanks. 21 22 23 24 25

#### DIRECT EXAMINATION

BY MR. SHERIDAN:

Q Good afternoon.

A Afternoon.

Q Mr. Young, you are both mayor of the City of Kennewick and a vice president at MSA; right?

A I am.

Q And it's true, is it not, that throughout this period you have worked about 16 hours a week for the City of Kennewick while working at Hanford?

A I believe I said -- and let me begin by saying, I apologize, I've had a cold since last Friday, so if I start to lose it, you don't hear me, just let me know.

I believe I've stated that it sometimes run 16 to 20 hours a week.

Q All right. And you are actually billing the United States Government for 40 hours a week on top of that; right?

A That's the most I can bill them for; that's correct.

- Q And that's MSA is billing them for that; right?
- A Correct.
  - Q And your duties require that you leave work, your vice president job, and go downtown to do mayor

YOUNG/DIRECT

1	duties; right?
2	A I'm not sure. I've heard you use that term
3	downtown, but I don't know what that means. But I think
4	you mean leave the office building to go somewhere else,
5	and that is, that happens on occasion, absolutely.
6	Q All right.
7	MR. SHERIDAN: We're going to offer Exhibit
8	185, which is a copy of the witness's calendar, and
9	it's not objected to.
10	MS. ASHBAUGH: No, it is. It is. The one
11	you gave me.
12	MR. SHERIDAN: 185.
13	MS. ASHBAUGH: The one you gave me today,
14	it's objected to on 901 if it's highlighted.
15	MR. SHERIDAN: That's not the one we're
16	offering, we're offering 185.
17	MS. ASHBAUGH: No objection if there's no
18	highlighting, Your Honor.
19	THE COURT: 185 is admitted.
20	(Exhibit No. 185 was admitted.)
21	
22	MR. SHERIDAN: If you just put that up on
23	the screen there.
24	Q (By Mr. Sheridan) So this is basically a copy
25	of the calendar that you maintained at MSA that we

YOUNG/DIRECT

received in discovery; right?

3

4

5

6

8

9

10

11

12

13

14

15

16

17

19

22

23

24

- A That one look pretty empty, but, yeah.
- Q All right. Let's just page through a couple of pages here. Let's highlight -- pick something arbitrarily. How about the Wednesday the 12th and 13th. Just go ahead and highlight that?
- A I think you're going to find, if I'm not mistaken -- let me take a quick look. I believe that this particular calendar is when I was working as a subcontractor at DOE.
  - Q When did you start?
- A I actually started with MSA, I believe it was March of '12. I started as a contractor October of '11.
- Q Okay. So we'll go ahead, and as we talk through this, through this testimony of yours, we'll keep in mind that you joined -- you became vice president when?
  - A March of 2000 -- March of 2012, I believe.
- 18 0 And that's --
  - A This is my sixth year, so it would be 2012.
- Q So you were vice president from March 2012 to the present; right?
  - A Correct.
  - Q We'll keep that in mind when we're asking you questions. This is simply the first page that you gave us in discovery.

A All right.

Q So now you also, during -- up until about 2015, you did not really track your time, did you?

A Actually did. I actually had to, especially when you work as a subcontractor with DOE. You have to be very careful with your time because you're paid by the hour.

Q I'm sorry, let me be clear. After you became vice president of MSA, you didn't really track your time, did you?

A Yeah, I had to track my time personally because too often you would get a question about whereabouts and how many hours are you charging and so on. So what I would do, I kept a note pad on my desk and I would write down -- I would take my calendar I'd write down what time I came into work.

I'm always in at work -- I work every Friday even though every other Friday I'm off. I was in most Saturdays -- at least from September through May I'm in most Saturdays. Most nights I leave around 7:30 to nine.

Q And then after 2015, based on a recommendation from Wendy Robbins, you began to actually track your time and record it; right?

A Yeah. What happened is we changed the timekeeping system at MSA three different times.

When I first came on --

Q I'm not asking that. Please just try to answer my questions; okay?

A Yes.

Q So what I'm interested in knowing is in 2015 it's true, is it not, that you began to actually record your time?

A On the time sheets, yes.

Q All right. And before that, before 2015, you did not record your time on time sheets.

A That is correct.

Q So there really be no way for everybody to tell when you were downtown working for mayor business and working for the U.S. Government; right?

A There would be no way to tell whether I was being honest or not, that's correct.

Q Now when you -- before you became mayor, MSA did not seek to hire you as a vice president; true?

A That's correct.

Q It's after you became mayor that Mr. Frank
Armijo, the CEO, invited you to join as a vice president.

A I had -- I had been mayor for almost two years at that time, yes.

Q So it's true, is it not, that before you became mayor, you had your own consulting business; right?

YOUNG/DIRECT

- A I worked as a subcontractor; that's correct.
- Q And you had no personnel?
- A No, none.

3

5

6

7

8

9

10

11

13

14

15

16

17

18

20

21

- Q So you work as a person basically working out of your house; right?
- A No, that's not true. I worked inside the federal building.
  - Q How many years did you do that?
- A I first came back in 1987. I was -- I came back under Mac Tech. I worked that until 19 -- latter part of 1989 when B Whip went down. I went to Kaiser Engineers, at DOE's request, for about three and a half years. Came back to the federal building. Stayed there until they asked me to go and manage the work force training center at CBC for almost two years, and then came back to the federal building until I retired -- or announced my retirement in 2010, I believe.
- Q What year did you become mayor?
- 19 A 2010.
  - Q All right. Now as wearing both hats as mayor and vice president at MSA, you are a valuable commodity to MSA, are you not?
- A I hope so.
- Q Because, in fact, you get to represent the City
  of Kennewick to third parties; correct?

A Certainly, yes.

Q You get to carry the flag of the City of Kennewick and talk about Hanford while wearing that hat; correct?

A I do sometimes, yes.

Q And as a matter of fact, the thing that Mr. Armijo liked the best was that you could help smooth out any problems between the City of Kennewick and MSA.

MS. ASHBAUGH: Objection, calls for speculation.

THE COURT: Sustained.

Q (By Mr. Sheridan) Well, Mr. Armijo told you that he appreciated the fact that you could, as mayor, smooth out problems between the City and the MSA.

A That is not true. There were no issues, or have not been any issues, nor plan to be any issues between the City of Kennewick and a Hanford contractor.

Q Do you agree that what's good for MSA is good for the City of Kennewick?

A I believe what's good for MSA is good for the entire community, absolutely.

Q All right. So what that means is that when you are wearing your mayor hat, you see no inconsistencies between the interests of the people of the City of Kennewick and the corporation MSA?

When I'm wearing the City hat, I see a lot of opportunities for those that live in the City of Kennewick who work at Hanford. Those who live in the City of Kennewick who have stores and businesses. The biggest return on me being a mayor is the Department of Energy. I'm able to do what the Department of Energy can't do because I'm an elected official. Now so you can do what the Department can't do.

- Like what?
  - Α Well, for example, the budget.
  - Which budget?

2

31

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

25

- The Department of Energy's budget at Hanford.
- Why does it benefit the Department of Energy that you're the mayor?

Well, let's use, let's use the U.S. Senate and the U.S. House of Representatives who make the determination of what's in the budget. My job, one of my jobs as mayor, is the ability to go back, meet with the Senate, meet with the House. I can actually bump a regular citizen and testify before a committee about an issue because I'm an elected official. But your local offices are restricted and are not allowed to go and speak directly to the Senate, nor to the House about budget challenges that they're facing. But I can.

So what I would do is I would take these trips

back to DC a couple of times a year. I would use my vacation. I haven't had a true vacation in 14 years. I use my vacation to go back and lobby -- and I'll use the word lobby -- for the local offices for the needs that they have to try to get the money they need for the Hanford site. The local offices of the Department of Energy. Correct. Α So you're lobbying, as the mayor, for the 0 Department of Energy; correct? Α Correct. You could not do that if you were wearing your hat as vice president of MSA. That's correct. Α Q

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- Q So the benefit that you get as mayor is you can actually lobby the interests of MSA under the framework of mayor.
  - A I cannot lobby the interests of MSA.
- Q But you already told us that what's good for MSA is good for the people of Kennewick; right?
- A That's correct. What's good for the Department of Energy is good for the community, absolutely.
- Q So that's why you, when I asked you at your deposition who were your close friends, you said Mr. Shoop was one of your close friends; right?

He's one of my friends. Α Okay. And you also said that Mr. Greg Jones was 3 one of your friends; right? Α Absolutely. 5 0 How about Ms. Flynn? Is she one of your 6 friends? 7 She's a friend. 8 As a matter of fact, Ms. Flynn is the DOE person 9 that manage -- she is the customer of MSA and she provides 10 oversight; right? 11 That's -- she used to. 12 Would you agree with me that the people at DOE 13 understand that you're going to Congress and lobbying for them? 14 15 Oh, absolutely. Α 16 MS. ASHBAUGH: Objection, calls for 17 speculation. 18 THE COURT: Overruled. 19 Q (By Mr. Sheridan) You've communicated that 20 back and forth. So you really are an extremely valuable person at the Hanford site. 22 And in this community, you are correct. I hope 23 to be. 24 All right. And as a matter of fact, MSA gets that it's important to protect you --

1	MS. ASHBAUGH: Objection, calls for
2	speculation.
3	-
4	MS. ASHBAUGH: Argumentative.
5	MR. SHERIDAN: I said that poorly.
6	THE COURT: Sustained.
7	Q (By Mr. Sheridan) That Mr. Armijo has
8	communicated his interest in protecting you?
9	A Not one time has he ever done that.
10	Q Well, he's gone now; right?
11	A He is.
12	Q But in 2012 and 2013 he was here; right?
13	A I don't remember when Frank left.
14	Q So there's pretty much, because of your
15	connections and your importance to both DOE and MSA,
16	there's really know one that has the power to hurt you.
17	MS. ASHBAUGH: Objection, calls for
18	speculation, argumentative.
19	THE COURT: Sustain. Rephrase.
20	MR. SHERIDAN: Sure.
21	Q (By Mr. Sheridan) So it's true, is it not,
22	that because of your position, there is nothing within,
23	say, MSA that you consider to not be a supporter of yours?
24	MS. ASHBAUGH: Object, same objection, Your
25	Honor.

#### THE COURT: Overruled.

- A Well, based on the elections, I have about somewhere between 25 and 30 percent who don't support me and aren't in my corner.
  - Q (By Mr. Sheridan) Are they MSA employees?
  - A May be.

1

2

3

5

6

7

8

9

10

11

12

14

15

16

- Q And it's true, is it not, that one of the big problems you've had since you've been there is the fact that you're working 16 hours a week as mayor; right?
  - A Why is that a problem?
- Q Because you have -- because you're not documenting that you really are billing Uncle Sam for 40 hours and you're also working 16; right?
- A Actually I'm working about -- let's put the cards on the table. I work somewhere between 65 and 75 hours a week.
- Q Well, that would add up if you add 40 --
- 18 A Absolutely.
- 19 Q -- and 16; right?
- 20 A Absolutely.
- Q But you never kept track of that until 2015; 22 right?
- 23 A That's not a true statement.
  - Q You mean because you wrote it on your pad?
- A Well, that's all we had.

Q Okay. And it's true, is it not, that there came a time when you became concerned that your calendar was basically showing that you were spending an inordinate amount of time doing mayor duties?

A That's not correct. In fact, everything that the City considers an important session, it could be

2.4

A That's not correct. In fact, everything that the City considers an important session, it could be anything from a ribbon cutting to an open house, to a speech that needs to be given, all goes on my calendar. I don't go to all of those, I just don't have time.

But, no, I was never concerned about -everybody knew I was tracking my time. DOE knew, MSA
knew, everybody knew I was tracking all of those events on
my calendar rather than carrying two calendars.

Q So what you mean is you were using government property to track your mayor duties?

A I went and met with the Department of Energy when I first became the mayor --

Q Don't tell us what they say, okay.

So let's talk about what you -- I gather you're going to say you believed it was authorized; right?

A Oh, it was authorized.

Q All right. But it's true, is it not, that there came a time where you closed off your calendar so Ms.

Atwood couldn't see it.

A I've heard you -- I've heard that in testimony

since we've been here in this trial. I do not recall ever doing that. If it happened, it may -- and as you've heard, it happened. It might have been someone else. It could have been an error in the system. I've changed computers nine times. There is any number of things that can cause a problem like that. Well, let's see. Ms. Delannoy, she's your trusted confidant; right? She hasn't been my trusted confidants in years, but at one time she was, absolutely. Back in 2012 and '13 --Q Α Absolutely. -- she was; right? Q Α Uh-huh. And you confided in her, did you not? Q I don't know what you mean by confided. Ιt sounds awfully dramatic; but you mean did I trust her? Absolutely I trusted her. She's one of the most trustworthy people I've ever met. Let's look at Exhibit 20 if we can. And let's look at the Delannoy testimony. Oops, I think that's wrong. Let me see. Α Excuse me, Mr. Sheridan, do you mind if I change

Q No, no, please.

3

5

6

7

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

my glasses?

```
Α
              These are tri-focals.
 2
              Please go ahead, sir. Are we there yet?
         Q
 3
         Α
              Yes, one second.
              Let's go to Exhibit 39 instead. My mistake.
 4
 5
    And Exhibit 39, it's at --
 6
                   MS. ASHBAUGH: 39A, B or C, Jack?
 7
                   MR. SHERIDAN: It's B.
 8
                   MS. ASHBAUGH: Okay.
                   MR. SHERIDAN: And it's the 9-17 entry for
 9
10
         Delannoy. Bates Stamp 1927?
11
              Is this the one with the handwritten notes?
12
              (By Mr. Sheridan)
                                  That's right.
13
         A
              Okay.
14
                   MS. ASHBAUGH: Just for clarity, Your
15
         Honor, it's 39C.
16
                   MR. SHERIDAN: And it's Bates Stamped 1927.
17
         Okay.
18
              (By Mr. Sheridan) So it says here towards the
19
   bottom. Yeah, thank you, that's good. Everyone except
20
   Linda, somebody, and Jen blocked out of calendar.
21
              Okay, I see that.
22
         0
              All right --
              I think that's Linda, Dru and Jenna.
23
         Α
24
              Okay. So it's true, is it not, that you became
   suspicious that people were looking at your calendar and
25
```

YOUNG/DIRECT

1	questioning your working as mayor?
2	A No, not at all.
3	Q Let's read the next section.
4	A Great.
5	Q DOE commented to Young about City and something,
6	asked how DOE knew, so blocked everyone out of calendar.
7	That's what you did; right?
8	A I didn't make that comment. I don't know where
9	that came from.
10	Q Well, you became aware that DOE was asking
11	questions about the time you worked downtown; that's true,
12	right?
13	A I don't know that DOE has ever come and asked me
14	about my work downtown. If Linda says they did, they may
15	have talked to her, but I don't remember that.
16	Q And because of that, you blocked only her and
17	two other trusted people out of your calendar; right?
18	A I don't know. I don't recall doing it. I don't
19	know how to block people. I don't know how to add people
20	and I don't know how to block people.
21	Q But it became true that other people were
22	blocked out, right, whether or not you did it yourself?
23	A Well, according to what that says, yes. I don't
24	know.
25	Q And Ms. Delannoy was working for you at this

time; right?

- A What's the date on there?
- 0 2013.
- A Yes.
- Q So it's true, is it not, that if you had to go through your entire workforce, the people at Portfolio Management, and think of who is the person I trust the least in 2012 and 2013, it would have been Ms. Julie Atwood; right?
- A That's not true.
  - Q Who did you trust less than Julie Atwood?
  - A You know, Mr. Sheridan, I don't put that kind of weighted factor on people that work for me. My personality is to trust people until somebody does something where you can't trust them. That doesn't happen all that often. Usually once you have a conversation with them you realize they didn't really do anything anyway.

    But I don't put weighted factors on people trusting me and who I trust.
  - Q Okay. So is it fair to say that in 2012 you trusted Julie Atwood?
  - A In 2012? I did. In fact, we had some good conversations.
  - Q And so you wouldn't do anything behind her back in 2012, would you?

1 I don't do things behind people's back, Mr. 2 Sheridan. Q Because that would be sneaky; right? You know, I've seen some things done, but that's Α 5 no way of doing business. 6 All right. Let's take a look at Exhibit 11 if 7 we can. 8 Great. Α 9 And this is a -- well, you've seen this timeline 0 in the trial; right? 10 11 Α I have. 12 Let's take a look at some of the entries that 13 are made here. So it's true, is it not, that in 2012 14 there was an anonymous concern lodged against Julie 15 Atwood; correct? I was not aware of that -- I had not seen that 16 Α until I had my deposition with you. I was aware that 17 18 there was a complaint filed. 19 Well, isn't it true that you were interviewed in 20 2012 by Wendy Robbins about Ms. Atwood? 21 Α It's true. 22 And isn't it true that you said she threatens 23 people? 24 No, what I actually said in that comment back to 25 Ms. Robbins was I had been told by my team that she has a

tendency to threaten people in the organization. And you also said she's not where she says she 3 is; right? I was being told by my people that Julie is Α often not where she claims to be. 6 Q Who was her boss in 2012? 7 I would assume that was probably me by then. Α 8 Okay. And now --0 9 Either myself or Jim Santo. Α 10 Q And you were giving her really positive 11 performance evaluations? 12 Α Absolutely. 13 But behind her back you were saying all the 0 things that are written here in Exhibit 11; correct? 14 15 I'm not sure where you're headed with this, but I was not saying anything derogatory about her. And in fact, I was giving her very good technical performance 17 appraisals. 18 Is it fair to say that you had no basis to 19 criticize her in 2012. 20 I don't believe I was criticizing her. 21 Α 22 You have open -- let's go to Exhibit 12. I'm 23 sorry, wait a minute, hold on. Exhibit 11. And let's 24 start at the very bottom. 25 And let's begin by looking at the 9-24-12 entry.

YOUNG/DIRECT

It says, so this is the, this is the investigation where Mr. Jensen had an audit done of Ms. Atwood by a person named Hinton. Do you recognize that name?

A Yes, that's Pam Hinton.

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

- Q And you knew that this was happening; right?
- A Mr. Sheridan, I don't believe I did. I can't be positive about that. But I don't remember that particular instance.
- Q Let's look at the 10-2 entry. It says -- look at that bottom paragraph that begins with "regarding?" It says, regarding the allegation that Atwood used her influence with Jon Peshong to retaliate against MSA senior managers in response to poor performance feedback, Young was not aware of any poor performance feedback to Atwood. And that's a true statement; right?
  - A Absolutely.
- Q But isn't it true in 2012 you claimed that Jon Peshong was exercising influence over Ms. Atwood.
  - A Oh, he was, absolutely.
  - Q Well she was, she was assigned to him --
  - A Right.
- 22 0 -- as the main customer; correct?
- 23 A That's correct.
- Q That could in no way hurt you, could it?
- 25 A Oh, no. That's why she got such good

performance reviews. 2 Because she was doing a great job? 3 Α Oh, and she was. She was doing exactly what she 4 was hired to do. 5 Q All right. 6 She coordinated between the Department of 7 Energy, which at that time was J.D. Dowell and Jon Peshong, and the organization that we had downstairs run 81 9 by Lynn Tanasse, who were the technical IT personnel. 10 Q When you rate --11 Α And she did a great job of that. 12 Wouldn't you rate her as one of your top people in 2012? 13 14 I think most of my people were top, if not all Α of them were top people; but she was doing exactly what I 15 16 had asked her to do. 17 It says here Young is aware of Atwood's dissatisfaction with Young as senior -- in Young's senior 18 19 management role. Is that true? 20 Yeah, the question that came down to me that day 21 was pretty interesting. The question came --22 Let's just answer the question, is it true? 23 Α Is what true? 24 Is it true that you were aware of Ms. Atwood's 25 dissatisfaction with your senior management role?

- A I had been made aware by my people, yes.

  Q So you didn't confront Ms. Atwood and ask her if she was dissatisfied?
  - A No, not at all.

- Q In fact, Ms. Atwood constantly came to you to make sure she was doing okay; right?
- A That's not a true statement. Ms. Atwood didn't constantly come to me to make sure she was doing okay. I don't think Ms. Atwood felt she had the need to come to me and be reassured all the time.
- Q Is it true that you told Wendy Robbins on October 2nd, 2012 that your goal is to help Atwood enjoy her job or make a change? Young said that Atwood had endeared herself to a couple of DOE representatives which makes it difficult for him to take action. You said that to Wendy Robbins in 2012?
  - A I did.
- Q So you wanted to take some kind of action against her; right?
  - A Read that again.
  - Q Sure.
    - MR. SHERIDAN: Can we highlight that? It's at the bottom of the big paragraph.
- Q (By Mr. Sheridan) Young's goal is to help Atwood enjoy her job or make a change. That's true;

right?

A Yeah, I think the best thing a manager can do is try to help their employees enjoy their job more.

Absolutely.

- Q Well, she enjoyed her job, didn't she?
- A Well, not according to what I was being told.
- Q Well -- wait, wait. Being told by Ms. Atwood or somebody else?
  - A By the rest of the organization.
- Q But Ms. Atwood told you she loved her job; right?
  - A No, she never told me that.
  - Q She told you she didn't like her job?
  - A She never told me that.
  - Q So what, did you not talk to Ms. Atwood?
- A We talked quite often, but we don't talk about that -- that's kind of that soft level. Most the time we were talking about the work that needed to get done.
- Q Okay. So if that's the case, why would you tell an investigator that your goal was to help her enjoy her job or make a change?
- A The investigator had brought up the fact that she was under the impression that there might be some problems. I said I had heard that. I feel my job was to help Julie Atwood enjoy her job better. If not, then

maybe I need to find something else for her to do where 1 she's happy. 2 3 Well, either she's doing great or she's not, which was it? 4 5 She was --Α MS. ASHBAUGH: Objection -- oh, wait. 6 Objection, argumentative. 7 THE COURT: Sustained. 9 Q (By Mr. Sheridan) So you wanted her to maybe leave the organization; right? 10 11 Not at all. 12 What does make a change mean? 13 That's kind of a leading question. What I said was, I would like to find a way to make sure she's happy 14 15 in her job. If she's not, I'll do what it takes to help 16 her find something where she is happy. 17 Q Okay. 18 Α It's that simple. 19 Q But you didn't say this to her? I said it to the investigator. 20 Α 21 No, no, you didn't say it to Ms. Atwood. 0 22 I did not. Α 23 0 And you're her only manager. She has no other 24 manager; right? 25 Α That's correct.

Q Then it says, Young said that Atwood has endeared herself to a couple of DOE representatives, which makes it difficult for him to take action. What action did you find it difficult to take?

A Well, the action was whether or not I liked the way the process was going on the technical side.

Q Well, you loved the way it was going.

A What I'm talking about is the style of a dashboard. A dashboard is comprised of many components. There are things I wanted to change. She may not like the change I wanted. I could get overwritten by the Department of Energy.

Q It's neither your decision nor Julie Atwood's decision what the customer wants; right?

A Well, that's not necessarily true. The Department of Energy many times comes to us and says how do you think this should operate? I've written many programs and many systems for the Department of Energy. They didn't tell me exactly how they wanted it to look. They came and said, this is the technical information we need.

Q You've heard the testimony that DOE loved the dashboard; right?

A Oh, absolutely. It's our pride and joy.

0 So --

Α Yeah. And it was Julie Atwood that was responsible for 3 the dashboard. 4 Α Well, that's, that's quite a broad statement. 5 Well, she was in charge of the team --0 6 No, she. Α 7 Q -- that was in charge? 8 Α She really wasn't in charge of the team. 9 Julie's job was to coordinate between the 10 Department of Energy and the time that was doing the 11 technical support. Julie and I, neither one, were IT 12 professionals. 13 So who led the IT professionals? 14 A lady by the name of Lynn Tanasse. 15 Was in charge of Portfolio Management project? 16 She was in charge of the IT personnel who worked out of Lockheed Martin. I see, okay. So when all of those people from 18 DOE testified that it was Julie Atwood that was their main 19 20 interaction in getting that job done, that was wrong? 21 MS. ASHBAUGH: Objection, Your Honor, 22 argumentative and mischaracterizes the testimony. 23 THE COURT: Sustained. 24 Q (By Mr. Sheridan) So DOE was not happy with 25 her.

A Her job -- she was the face of Portfolio

Management as it came to building the dashboards. Her job

was to work with the Department of Energy and to get the

information back and forth between the client and the

technical team putting it together.

Q So --

A They wouldn't know which people were doing what on the team. Her job, she was the face of the organization. Absolutely. And I was glad she -- she even got an award while I was there.

Q Yes, she did. Go ahead.

A And I was proud of her for it. And I was glad about the fact that they even recognized there were other people doing work besides her.

Q Let's focus on the questions. So how about this last sentence? It says she's endeared herself with a couple DOE representatives, which makes it difficult for you to take action. What action did you want to take?

- A I think I answered that guestion.
- Q What was it?

A I tried to tell you that there were changes to the process, there were changes to the dashboard. There were things I wanted to change on it, which made it difficult. If Julie chose that she didn't like the direction I wanted to go, she simply went to DOE, ahead of

```
1
    me, ahead of making those changes, and that made it
    difficult for me to make the changes I thought were
 31
    better. True, the government owned it, but I also wanted
 4
    the opportunity to make some changes that I thought were
 5
    good.
 6
              You're a generalist, aren't you?
              A what?
 7
         А
 8
                   MS. ASHBAUGH:
                                  Object.
 9
         Q
              (By Mr. Sheridan)
                                  Generalist.
10
                   MS. ASHBAUGH: Objection, vaque.
11
                   THE COURT: Overruled.
12
         Α
              A generalist?
              (By Mr. Sheridan) Yes. What's your main --
13
         0
14
         Α
              My background is --
15
                   THE COURT: One second.
16
                   MR. SHERIDAN: One at a time.
17
                   THE COURT: Yeah.
                                      And so, Mr. Young,
18
         you'll let Mr. Sheridan finish his question and Mr.
19
         Sheridan will provide you the same courtesy.
20
         he'll allow you to completely finish your answer.
21
                   THE WITNESS: Thank you, Your Honor.
22
                   THE COURT: It makes it easier for our
23
         court reporter.
24
                   THE WITNESS: I'll try to do that.
25
                   MR. SHERIDAN: Thank you.
```

THE COURT: Reask your question, Mr. 1 2 Sheridan. MR. SHERIDAN: Sure. 3 (By Mr. Sheridan) So your strength is budget; 4 Q 5 right? My strength is cost analysis, cost control, 6 project controls, quality assurance engineering and budget and finance, and contracts. 8 Okay. When you had your consulting business, 9 you basically focused on budget? 10 No, most of it was on very specific projects, 11 some dealings with acquisition, some dealing with budget, 12 budget process. 13 Looking at the October 2nd, the big paragraph 14 again, oh, about four lines up. Wendy Robbins writes, 15 Young deals with Atwood issues on a near weekly basis, but 16 gave Atwood a stellar performance appraisal in June of 17 2012 based on Atwood's delivery of quality products on 18 time. That's true; right? 19 Correct. 20 Α So you were telling the investigator that you 21 have issues with her every single week; right? 22 23 Α No. Well, it says, Young deals with Atwood issues on 24

nearly weekly basis; that's true?

Α What is written there is what you just read. Is it true? Α The problem I was having was people were coming into my office on a weekly basis complaining about Julie. Q And you mean, you mean Delannoy? Oh, I could go down the list of people in the organization at that time. Okay. Well, in any case, so if you had notice Q that she was a management problem, it was your duty to do something about it; wasn't it? I didn't say she was a management problem. Well, you said, Young deals with Atwood issues on nearly a weekly basis. That's not a very stellar report, is it? Α Well, what I was trying -- what I was talking to -- and you can certainly bring her back, but what we were talking about is the challenges I was facing with people constantly coming into my office. Julie Atwood and I would probably talk a real conversation maybe once every

1

2

31

4

5

6

7

8

9

10

11

12

13

14

15l

16

17

18

19

20

21

22

23

24

25

other week.

Q Well, let me ask you this: If you don't want to undermine an employee, and other employees are coming in to say nasty things about them, don't you have a duty to protect that employee?

MS. ASHBAUGH: Objection, argumentative.

THE COURT: Overruled.

A Do I have -- I have a responsibility to protect all of my employees.

- Q (By Mr. Sheridan) Well, if there is a problem, a manager has to deal with it; right?
  - A manager has to deal with his problems, yes.
- Q You don't let people come in and talk to Julie

  Atwood -- about Julie Atwood behind her back and do

  nothing about it, do you?
  - A How do you know I didn't do anything about it?
- Q Because you're telling the investigator the problem without giving a solution; right?
- A She wasn't asking for solutions at that time, she was asking questions.
- Q Fair enough. In this paragraph, you also said Atwood said -- I mean, Young said that Atwood told him, DOE, and others that a couple of people should be gone. You told that to the investigator?
  - A Those are not my words.
- Q Young said that Atwood told him, DOE, and others that a couple of people should be gone. That's what you told the investigator.
  - A Oh, yes, that's a true statement.
- Q And that, again, is just -- why would you tell that to an investigator instead of dealing with the

1 problem if there was a problem? 2 I had dealt with the problem. And how do you do it? One would guess you would 3 have counseled her and it would appear in her performance 5 evaluation; correct? Not necessarily. 7 Well, I don't want to know necessarily, I want 0 to know what you did. What did you do? 8 9 I had a meeting with Julie and I talked about 10 the fact that we've got to be careful what we say to DOE. 11 These are the comments I had heard her make. I had heard 12 that she had made to DOE. 13 All right. Look at the beginning of that, 14 again, right in the middle. It says Young thinks Atwood 15 threatens people. You told this to an investigator? 16 I think I've answered that question already. 17 It doesn't say somebody told me, it says Young 18 thinks Atwood threatens people. That's what you told the 19 investigator. 20 That is not what I told the investigator. 21 So the investigator got it wrong. 22 Correct. Α 23 Q So you didn't tell her that Atwood threatens 24 people? 25

YOUNG/DIRECT

I told her that I had received a number of

Α

complaints from people in the organization saying that she 1 periodically threatens people. So periodically, not everyday. So if she is 3 4 this much of a problem, how did you ever give her a good 5 performance evaluation? Α Well, you have to understand how the performance appraisals are developed. You have to remember -- you want me to answer how the performance appraisals work? Q Well, I can kind of guess where you're going, let's move on. A Of course. You'll get to say it with the other lawyer? Q. Α All right. So I gather what you're saying is when you give a good performance evaluation, it's really not designed to tell the person how they're really doing --MS. ASHBAUGH: Objection. Q (By Mr. Sheridan) -- is that true? MS. ASHBAUGH: Objection, argumentative. THE COURT: Overruled. Not true, not true. Α (By Mr. Sheridan) So if you signed your name at the bottom of Julie Atwood's performance evaluation, it's because you believed what was written was true;

61

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

correct?

1 Α Correct. 0 Because it would be a lie otherwise; correct? 3 Correct. 4 So when you gave her a good performance 5 evaluation it's because she earned every part of it; 6 right? Correct. 8 So when you're telling me -- when you're telling 9 the investigator that she's -- well, you say not 10 threatening people, you're saying I heard she's 11 threatening people periodically; right? 12 That's correct. 13 Again, that's not in her performance evaluation; 14 right? 15 Α That's correct. 16 And you're not telling her that; right? 0 17 MS. ASHBAUGH: Objection, mischaracterizes 18 his testimony. THE COURT: Sustained. 19 20 (By Mr. Sheridan) Well, you are telling her that? You're telling Julie that I hear you're threatening 21 22 people? 23 First of all, I had not confirmed any of these things were true. In the conversation, in the 24 25 conversation that I had during this investigation, the

1 questions being asked of me is: Are you having problems? Read what it says. I said, no, she's a good performer. The problems I'm hearing about are such and such. what led to me following up with one-on-one conversations 4 5 with Ms. Atwood. 6 Now prior to that, we had had a couple of 7 conversations. 8 Q Uh-huh. All right. So if there were 9 conversations where you counseled her, you would have 10 documented that; right? 11 Α Sometimes. 12 We would be able to find a record of that; 0 right? 13 14 Α Sometimes. Sometimes we would just sit and 15 talk. 16 Q Well, how about, is there any time you documented a conversation with Ms. Atwood where you gave 17 18 her counseling, any time --19 Α I don't recall. 20 Q -- one time? Not once; right? 21 I don't recall. Α And if you did, you would have produced it in 22 23 this case; right? 24 Α If I knew where it was. 25 O Okay. So it's true, is it not, that you wound

YOUNG/DIRECT

```
1
    up meeting with Mr. Jensen, Todd Beyers to talk about --
 2
    in October of 2012 -- what to do with Ms. Atwood; right?
              You have to show me that one, I don't recall
    that.
 5
              Did you have a meeting with anybody regarding
 6
    the path forward with Ms. Atwood?
 7
         Α
              The first meeting we had was after her, after
 8
    she had gone on her Malaysia trip.
 9
         Q
              Let's look at the November -- so you just said
10
    the first meeting we had was when she went on --
11
              First meeting I remember having was --
12
              -- on her Malaysia trip --
13
         Α
              There was a time I had --
14
                   THE COURT: Gentleman, gentleman.
15
                   MR. SHERIDAN: I'm sorry.
16
                   THE WITNESS:
                                  Sorry.
17
                   THE COURT: Recall the courtesies you
18
         provide each other.
19
                   MR. SHERIDAN: Yes.
20
                   THE COURT: Thank you.
21
         Α
              Go ahead.
22
              (By Mr. Sheridan) So you had just said that
23
    the first time you remember meeting about her was when she
24
    went on her Malaysia trip; right?
25
         Α
              After she came back. I think, Mr. Sheridan, I
                      YOUNG/DIRECT
                                                           40
```

think there might have been another meeting where I did meet with Chris Jensen about something.

Q Okay. Let's take a look on November 1st, 2012 in that entry.

So this was a meeting with Robbins, Hinton, Jensen, Protsman and you to develope a path forward; right?

A I don't remember Jensen. Possibly, maybe he came in late. I do, I do remember this meeting. This was the budget problem meeting.

Q All right.

- A The first one.
- Q All right. And there was a work scope review; right, by DOE as a result of this?
- A DOE was doing a review of the work plan for Portfolio Management.
- Q Now let's jump up to November 28th, the case closed entry. All right. And this is on the 28th. Wendy Robbins writes, management was aware of the situation prior to ECP's involvement and is working to address the issue. Based on management interviews, a formal hostile work environment investigation was determined to be detrimental to management's efforts to curtail any actions that may be perceived as intimidating or hostile by the accused individual. This is about Julie Atwood; right?

A I don't know.

Q Well, let's look at the next paragraph. Jensen spoke with Todd Beyers, MSA HR and agreed that this is a management issue. Jensen stated that the timecard issues have been corrected per time reporting procedures. And Jensen also confirmed that DOE has voiced their opinion regarding hiring and firing in the Portfolio Management Group. However Atwood's influence could not be confirmed or denied and it is not within MSA's purview to interview DOE personnel. Any allegations pertaining to DOE were not investigated but rather provided DOE ECP and DOE HR for their action in the initial allegation?

A Yeah, it appears to be in the response to an employee concern.

Q So is it true that as of November 28th, 22012, you and Mr. Beyers and Mr. Jensen took the position that Ms. Atwood was creating a hostile work environment?

A I don't, I don't read it the same way. Based on what this says, it says based on management interviews a formal hostile work environment investigation was determined to be detrimental to management's efforts to curtail.

Q Curtail what?

A Any actions that may be perceived as intimidating or hostile by the accused individual.

The accused individual was Ms. Atwood; right? Q 2 I'll just have to go with you on that one based 3 on the second -- the lower part of the paragraph. It's true, is it not, that nobody told her that 5 this was happening behind her back? 6 MS. ASHBAUGH: Objection, it's vague. MR. SHERIDAN: I'll ask it a different way. (By Mr. Sheridan) It's true, is it not, you 81 didn't tell her this was happening behind her back, did 9 10 you? 11 MS. ASHBAUGH: Same objection. 12 THE COURT: Overruled. 13 I don't recall. I just don't recall. (By Mr. Sheridan) What you were doing was 14 15 papering her file for later use; right? 16 Α Not true. 17 MR. SHERIDAN: This is a good time to break, Your Honor. 18 19 THE COURT: All right. Ladies and 20 gentlemen of the jury, we're going to adjourn for the 21 evening. During the evening, please don't discuss 22 the case with any family or friends. Feel free to 23 blame it on me, you're under my court order not to do 24 that. When you -- oh, yes, sir, yes, sir.

JUROR NUMBER 13: I have a question.

THE COURT: Yes, sir. Why don't we have you write it down, send it and then I'll continue.

Don't reach out or do any independent research on any laptop computer.

Again periodically I mention that if you see something in a paper or hear something on the radio or see something on TV, it's your obligation, because you're an officer of the court, to cease reading, listening or viewing it. If that does come to your attention, let Mr. Ruegsegger know.

Also don't let anybody talk to you about what they may have read, heard or seen. And I can't emphasize enough, I don't give this instruction to suggest that this case is newsworthy, I give this instruction in every case.

During the evening, come and go at the direction of Mr. Ruegsegger.

Like to try and start tomorrow at nine. Does anybody have a scheduling problem tomorrow that would preclude them from starting promptly at nine in the morning? I want to try to begin and use as much of the days as possible moving forward.

So subject to the question, which I'll keep everything here in case it pertains to everyone.

(Whereupon the Court read the note from the juror.)

THE COURT: Sir, Mr. Young's going to retake the stand in the morning and so you'll have an opportunity to ask this.

1.8

What I'm going to do is I'm going to give it back to the bailiff and we're going to keep it. And prior to me discharging him off of the witness stand, I am doing much better now with my note, and I'll remember, if that question hasn't been answered for you, we'll allow you and anybody else to ask Mr. Young any questions that you would like.

JUROR NUMBER 13: Okay.

THE COURT: Have a good evening and we'll see you in the morning.

(Whereupon the jury was taken out of the courtroom.)

THE COURT: I'm going to have Mr.

Ruegsegger, I think -- I've never had this come up before. I think I would like him to keep it to himself.

MR. SHERIDAN: Yes.

THE COURT: So that neither counsel see what the inquiry is until after the end.

MR. SHERIDAN: That makes sense.

1 THE COURT: I think that's appropriate, but 2 if either counsel thinks that's not, let me know. 3 MS. ASHBAUGH: There is no objection from 4 the defendants. 5 THE COURT: Okay. 6 MR. SHERIDAN: That's fine. 7 THE COURT: Let's see if we can start up at 8 nine tomorrow morning. And if counsel want to pose 9 issues and have me rule on something before then, let 10 the bailiff know and we can come out at 8:30. 11 MS. ASHBAUGH: I have two questions. 12 you had mentioned asking the jury or advising the 13 jury that we may be going into a fourth week. 14 didn't do that today, so I just --15 THE COURT: I sort of did --16 MS. ASHBAUGH: Oh, okay. 17 THE COURT: -- through Mr. Ruegsegger. the only thing that we got back was that one of the 18 jurors have flights on October 11th and 12th. 19 20 MS. ASHBAUGH: Okay. 21 THE COURT: And none of the other jurors 22 have indicated a problem.

MR. SHERTDAN:

23

24

25

MS. ASHBAUGH: And the other issue, I know you spent most of the weekend on jury instructions.

Good.

If you have any indication when we may take up argument on that, that would be great. THE COURT: Okay. MS. ASHBAUGH: I know we're trying to get everything --THE COURT: It's never too early to think about those. But let me give some thought to that. MS. ASHBAUGH: Great. Thank you. THE COURT: We can go off record. (A discussion was held off the record.) (Court was adjourned.) 

STATE OF WASHINGTON ) SS. COUNTY OF BENTON I, CHERYL A. PELLETIER, Official Court Reporter of the Superior Court of the Kennewick Judicial District, State of Washington, in and for the County of Benton, hereby certify that the foregoing pages comprise a full, true and correct transcript of the proceedings had in the within-entitled matter, recorded by me in stenotype on the date and at the place herein written; and that the same was transcribed by computer-aided transcription. That I am certified to report Superior Court proceedings in the State of Washington. WHEREFORE, I have affixed my official signature this 1st day of October, 2017.

> Cheryl A. Pelletier, RPR, CCR Official Court Reporter

24

1

2

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

## **EXHIBIT 4**

```
1
 2
 3
 4
 5
 6
 7
 8
 9
         IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
10
                 IN AND FOR THE COUNTY OF BENTON
11
12
         COURTROOM D
                            HON. DOUG FEDERSPIEL, JUDGE
13
   JULIE ATWOOD,
14
15
                  Plaintiff,
16
                                           NO. 15-2-01914-4
   vs.
   MISSION SUPPORT ALLIANCE, LLC, and )
    STEVE YOUNG, an individual,
18
                  Defendants.
19
20
      Kennewick, Washington Tuesday, September 26, 2017
21
22
                            EXCERPT OF
23
                    TRANSCRIPT OF THE VERBATIM
24
                      REPORT OF PROCEEDINGS
25
   Reported by: CHERYL A. PELLETIER, RPR, CCR 2344
                                                             1
```

1	APPEARANCES:	
2		
3		JACK SHERIDAN Attorney at Law
4		705 Second Ave., #1200 Seattle, WA 98104-1745
5		bedeele, wit 50101 1715
6		DENISE L. ASHBAUGH &
7		CRISTIN ARAGON Attorney at Law
8		1420 Fifth Ave., #1400 Seattle, WA 98101
9		oddello, mi Jordi
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
		2

September 26, 2017 Kennewick, WA

(The following discussion was held outside the presence of the jury.)

THE COURT: Good morning, everyone.

MR. SHERIDAN: Good morning.

THE COURT: Go ahead and have a seat. So I did a calculations to date through the end of the court session last night. So far the plaintiff has used 16 hours, and the defense has used 6.75 hours, or in other words, six hours and 45 minutes. I'll try and get the jury in, as soon as possible this morning, and at an appropriate time, maybe after lunch, we can talk about how to use the remaining portion of this week and next, some thoughts on that.

Any issues to take up before we bring the jury in?

MR. SHERIDAN: Just to let you know, I contacted Ms. Fowler about coming in tomorrow and that's problematic for her because of training, so she would rather come in on Thursday. So with the court's permission, even though we'll probably stop tomorrow, we'll call her out of order on the defense case.

1	THE COURT: Did you have somebody coming in	
2	on Thursday?	
3	MS. ASHBAUGH: Uh-huh. We have our out of	
4	local he's in Seattle, but an expect for Thursday	
5	morning.	
6	THE COURT: Okay. Would that work then	
7	if	
8	MS. ASHBAUGH: If she went afterwards?	
9	THE COURT: After?	
10	MS. ASHBAUGH: That's fine.	
11	MR. SHERIDAN: Okay, thanks, Judge.	
12	THE COURT: Good. Let's bring the jury in,	
13	then.	
14	MS. ASHBAUGH: Your Honor, we have printed	
15	off the final version of your order.	
16	THE COURT: Thanks so much. I appreciate	
17	that.	
18	MR. SHERIDAN: Does this exist	
19	electronically also?	
20	THE COURT: I sent it out to both	
21	MS. ASHBAUGH: Yeah.	
22	THE COURT: you and MSA's counsel.	
23	MR. SHERIDAN: Okay.	
24	Could I just ask counsel to forward a copy to	
25	my staff?	

1	MS. ASHBAUGH: It went to you, Jack.
2	THE COURT: Yes, I sent it directly to you.
3	MR. SHERIDAN: Oh, yesterday?
4	(Whereupon the jury was brought into
5	
6	THE COURT: Good morning, everyone. Go
7	ahead and make yourselves comfortable.
8	Mr. Sheridan.
9	MR. SHERIDAN: We would like to continue
10	our cross-examination of Mr. Young.
11	THE COURT: Good morning, Mr. Young.
12	THE WITNESS: Good morning, thank you.
13	THE COURT: Just a remainder you are still
14	under oath.
15	Mr. Sheridan.
16	MR. SHERIDAN: Yes, thank you.
17	
18	
19	
20	
21	
22	
23	
24	
25	

## STEVEN YOUNG, 1 a witness previously called on 2 behalf of the Plaintiff herein, 3 after having been first duly and regularly sworn, continues to 4 testify as hereinafter follows: 5 6 DIRECT EXAMINATION (Cont.) 7 8 BY MR. SHERIDAN: 9 So Mr. Young, we were talking last time that in Q 2012 you gave Julie Atwood a very good performance 10 evaluation; right? 11 That is correct. 12 Α 13 We'd like to put that up on the screen now and follow along. It's Exhibit 7 of your book in front of you 14 15 there. While we're waiting for it to come up on the 16 screen, Mr. Young, can you tell me whether you authored 17 this? 18 19 Authored it. MR. SHERIDAN: It's not admitted. We would 20 offer Exhibit 7. 21 THE COURT: It's admitted by stipulation. 22 23 (Exhibit No. 7 was admitted.) 24 (By Mr. Sheridan) Did you author this? 25 0 6 YOUNG/DIRECT

A Our system for pulling these together isn't a single author. What we do is we sit down each year and identify the objective for that year. You'll notice in the document there is an Objective 1 -- on the first page you'll see Objective 1, Objective 2. So we agree to what the objective is for the year.

O Uh-huh.

A The next part of the process is at the end of the year, the employee fills in how they accomplished that objective for the year. Then I sit down with the employee and we go through what they've written in there. If there's any contradictions or something we don't agree on, we talk about that.

- Q All right. You're the one who picks the rating; right?
  - A That's correct.
- Q So for Objective Number 1, which is to ensure 2011 performance incentives and contract deliverables are met, and the 2012 PLSs are implemented and status with DOE is closely tracked and documented, you said she exceeds expectations; right?
  - A I did.
- Q Now let's go down to the next objective, which is two. And that's to set an effective and positive leadership example. And you said, for that period, she

exceeds expectations; right?

A I did.

Q And then for the third objective, she continues to expand expertise to support Portfolio Management and support DOE in achieving their goals to achieve baseline optimization, you said she was exceptional; right?

A Correct.

Q And then for Objective 4, to ensure effective use of technical resources in strategic tool implementation and continuous improvement, and this is of the toolbox, you said she exceeds expectations; right?

A Correct.

Q And then Objective 5, you said provides leadership to PMG and recruit and facilitate DOE's participation in customer base. Lean Six Sigma initiatives that result in cost saving and cost avoidances, exceeds expectations; right?

A Correct.

Q And so you gave her an average rating of 1.8. That's pretty good; right?

A It's very good.

Q Now let's go over to performance attributes for all employees. Now this identifies -- let's look at A first. And this identifies manager comments, did you write these manager comments?

A I did not.

- Q It says Ms. Atwood's an excellent safety leader. Did you basically adopt them as your own?
  - A I agreed to them, yes.
  - Q And you said exceeds expectations; right?
  - A Correct.
- Q And then under responsibility, accountability, maintains appropriate level of responsibility for assigned duties, et cetera. You said Ms. Atwood is effective at owning her responsibilities, duties and also willing to pitch in and help.

A couple lines down you said, she has, she has a questioning attitude when not sure of expectations and is candid and open about observations in an effort to have open, honest communications. You agreed with that and gave her exceptional; right?

- A I did.
- Q And then at the bottom it says, she works long hours, if needed, and takes her role as a lead senior level person and PFM, MSA representative seriously. You confirmed that she worked long hours; right?
  - A I agreed to what was written there, absolutely.
- Q And then exceeds expectations in the next one. Demonstration effective written and oral communication.

And then there is an example under C, it says an

example of this is her current role is that she has demonstrated this by significant amount of interviewing and elicitation of requirements for multiple DOE customers and then channeling that back through IT and ITD team members to assure we are all on the same page; or if not, that it's documented and constructively communicated. So one of her roles was that she was basically to make sure that the customer was satisfied and the people who were serving the customer knew what they needed to do?

A Correct.

1.1

2.5

- O And she exceeded expectations on that; right?
- A Correct.

Q And then going down to the next page under D.

Fosters a respectful communicate -- fosters respectful communication and trust, contributes towards team goals.

About three lines down it's written, she is respectful and very much a supporter of our mission. Ms. Atwood takes time to talk to and be aware of an individual's needs while keeping an eye on the overall team's progress, et cetera. Ms. Atwood leads the development -- a little further down -- leads the development of their communications and briefing products using PFM geo-visualization and ITD. And in this section you said she exceeds expectations; right?

A Correct.

The last two sentences it says, she worked 2 closely and respectfully with -- respectfully with --3 respectively with PFM team members as well as multiple 4 FPDs and senior staff. She's trusted with important and sensitive information and has effectively helped PFM 5 communicate technical communication. And you gave her, 7 again, exceeds expectations; right? 8 Ά Correct. 9 And then we'll skip down past awareness or 10 Priority to internal and external. 11 And under customer service onto the next page, 12 third line down, it says she also understands the 13 sometimes urgent needs as evidenced by her responsiveness to requests on weekends and evenings, working as long as 14 it takes on scope that she may or may not be the lead on 15 16 in an effort to help the team. That's a true statement 17 when you wrote it; right? 18 Α I didn't --19 MS. ASHBAUGH: Objection, Your Honor, mischaracterizes his testimony. 20 21 MR. SHERIDAN: I'll ask that again. 22 THE COURT: Sustained. 23 (By Mr. Sheridan) That was a true statement as

I agreed to that paragraph, yes.

24

25

you adopted it; right?

Α

Q You agreed it was true; true? 1 I agreed to that paragraph, yes. 2 Α 3 Q Exceptional you said; right? 4 Α I did. And then a couple lines down it says she enjoys 5 accomplishing the work with the team, likes working with people and making them successful; and you agreed with 7 8 that, right? 9 Ά I did. Now let's come down a little bit to the 10 signature page and let's see when you wrote this. 11 wrote this -- you acknowledged it and signed your name on 12 13 July 31st, 2012; right? 14 Α That's correct. Now yesterday we went through the September 15 through November investigation of Ms. Atwood, and it's 16 true, is it not, just to confirm, you never told Ms. 17 Atwood that she was being investigated. 18 19 MS. ASHBAUGH: Objection, asked and 20 answered. THE COURT: I will allow some leeway. 21 22 Overruled. (By Mr. Sheridan) Go ahead. 23 Q 24 Α I did not. And when the investigation closed in November 25

2012, you left the impression that she was creating a 1 hostile work environment; correct? The answers that I gave were in response to the 4 questions that were asked. But it's true, is it not, that had she actually 5 been investigated for hostile work environment, that Ms. 6 DeVere would have been brought into the loop to conduct 71 the investigation as the head of EEO back then. 8 9 MS. ASHBAUGH: Objection, calls for 10 speculation. THE COURT: Overruled. 11 12 I have no idea how that process worked. It was 13 never explained to me at that time. (By Mr. Sheridan) Well in 2013, you understood 14 15 that Ms. DeVere was investigating a hostile work 16 environment; right? After some time I learned about it, yes. 17 Now you've been sitting in the courtroom through 18 19 this trial; have you not? 20 Α I have. And so you are aware that Ms. DeVere's testified 21 22 that in December of the year, 2012, Todd Beyers accused 23 her of timecard fraud. 24 I heard that in this trial, yes. Is it your testimony that you didn't know this 25 0

YOUNG/DIRECT

```
was happening when it was happening?
 2
              Had no idea.
         Α
 3
              Now you also -- it was hard to understand
 4
    yesterday. You acknowledged that Ms. Delannoy, in her
    meeting with Ms. DeVere and Ms. Robbins, discussed the
 5
    fact that you had turned off your calendar to all but a
 7
    few people; right?
 8
                   MS. ASHBAUGH: Objection, calls for
 9
         speculation.
                   THE COURT: Sustained.
10
11
              (By Mr. Sheridan)
                                  I'm just actually trying to
12
   bring you back to yesterday.
13
                   MR. SHERIDAN: Let's put Exhibit 20 up on
         the screen and go to number two, Page Number 2.
14
              (By Mr. Sheridan) Sir, would you turn to
15
   Exhibit 20?
16
              You mean section two?
17
         Α
18
         Q
             Yes, please.
19
              Okay. These are the org charts?
         Α
              Yeah.
20
         0
21
         Α
              Okay.
22
              They're not the org charts, they're the
   handwritten notes.
23
24
         Α
              On two I have an org chart.
25
              No, no, I said 20. It's a 9-17 entry?
                       YOUNG/DIRECT
                                                           14
```

```
Top of the page says 9-16. Is that what you're
 1
         Α
 2
    talking about?
              No, would you turn the page to one that says,
    interview with Linda continued? He wants to know.
                   MR. SHERIDAN: Go to Page 2 of that,
 5
         please. Page 2 of DeVere, please?
 7
              I'm on, let's see, I'm on 9-17. Which one of
 8
    the 9-17s?
 9
             (By Mr. Sheridan) It should be the second page
   of the Delannoy interview.
10
11
         Α
              I got you.
12
              Okay. You see the paragraph that begins with
   the word "now?"
13
                   MR. SHERIDAN: Greg, could you go ahead and
14
15
        highlight that for us?
              I don't think I'm on the right page. Just a
16
17
   minute.
18
             (By Mr. Sheridan) Yeah, that one. Look up on
19
   the screen.
20
              Yeah.
        Α
21
              It might --
22
              Yeah, let me just use one of those screens.
              Sure, that's fine. This is Ms. DeVere's notes
23
24
   of Ms. Delannoy's interviews. And she says, now only
25
   Linda, Dru and Jenna have the access for Steve's calendar.
```

Previously everyone had access and DOE was noting that they heard Steve has, something, of city of events on the calendar. Maybe lots of city events.

So it's still your position that you didn't know that DOE was asking questions about your calendar?

A They hadn't said anything to me and nobody else had.

Q And it's still your position that you didn't know that other people had been locked out of your -- access to your calendar other than Linda, Dru and Jenna?

A I do remember, I think it was either Lynn did or Jenna came to me and said, are you aware that people have been locked out. And I said, well, fix it.

Q I see, I see. That's actually not in here anywhere. Okay. Let see.

Now you acknowledge, do you not, that if you were doing -- let's say, let's say an employee is getting paid by Uncle Sam to work a 40-hour week, but half of the time they're really working on other business. You accept that that would be a violation of your code of conduct; right?

- A If they're doing that work at the office, yes.
- Q Let's go to Exhibit 43, please? And this is the standards of conduct for MSA, is it not?

MS. ASHBAUGH: Your Honor?

1	A That was the one that was
2	MS. ASHBAUGH: This actually has not yet
3	been admitted. But we would have no objection to its
4	admission.
5	MR. SHERIDAN: Oh, yeah, be careful.
6	THE COURT: It
7	MR. SHERIDAN: It's not objected to.
8	THE COURT: It looks like 43 there was a
9	stipulation to admissibility in the 904 submissions.
10	MS. ASHBAUGH: I agree, it just has not yet
11	been admitted.
12	THE COURT: Okay.
13	MS. ASHBAUGH: We have no objection.
14	MR. SHERIDAN: That is true, our mistake,
15	sorry. So we offer it.
16	THE COURT: It's admitted.
17	(Exhibit No. 43 was admitted.)
18	was admitted.
19	MR. SHERIDAN: Please put up 43 now?
20	Q (By Mr. Sheridan) And this basically is sort
21	of your Bible of ethics; right?
22	A Correct, at that time, yes.
23	Q Let's turn the page, if we can, and let's look
24	at what is identified as extremely serious misconduct.
25	So it says, any of the following types of

actions are considered extremely serious and may result in 1 immediate discharge. That was your understanding at the 2 3 time; right? Α Correct. Look at Number 3. Taking or receiving, without 5 authorization, property belonging to the company, fellow employees, a contractor, a vendor, the government or 8 others. So you would agree that that's one of the reasons 9 for automatic termination; right? Yes, stealing is a serious offense. 10 How about Number 4, deliberate misuse or damage 11 of company property, government property or other property 12 13 of another employee? So misusing government property would also be a reason; right? 14 15 Α Correct. And then falsification of records, Number 5, 16 that would be another reason; right? 17 A Correct. 18 19 And you were aware of that back in 2012 and 2013; right? 20 21 Α I was. Now you are -- do you consider yourself a good 22 politician? 23 MS. ASHBAUGH: Objection, Your Honor. 24 25 THE COURT: Overruled.

Do I consider myself a good politician? 1 Α (By Mr. Sheridan) 0 Yes. 3 Not necessarily. I'm not sure how we define a 4 politician. 5 Well, you live in a political environment; 0 6 right? 7 We all do, yes. Α 8 Q And you would agree that even as vice president 9 of MSA, you're in a political environment, right? 10 Yeah, an employment -- political employment, 11 yeah, absolutely. 12 And you would also agree that as mayor of the 13 City of Kennewick, that's a political environment? 14 Α Yes. And have you -- do you consider yourself pretty 15 good at maneuvering through that political environment? 16 I don't know how you would measure that. 17 Α Is it fair to say that what you try to do is you 18 19 try to think several moves ahead of your opposition? 20 Α I always have. And you're pretty good at that. 21 If you want to say I am, I'll take it. 22 Α 23 All right, fair enough. Well, you consider

yourself to be pretty good at it.

I didn't say that.

24

25

Α

```
Okay. And so what you do is if you see
 1
   something who is in your -- what you believe in your
 2
 3
   opposition, you figure out what that person may do and how
 4
   you may react before it happens; correct?
             I haven't had too many in my opposition on the
 5
 6
   political side.
 7
             But when it happens, you don't sit by and wait,
 8
   you plan.
 9
             Same thing I did when I played football.
        Α
             Good, okay. Now in this particular case, since
10
   you joined MSA, you have been using government property
12 while doing mayor duties; right?
13
        A I have not been performing city work at MSA.
14
       Q Well --
       A I have been receive emails.
15
16
       Q Well, you send emails, too, right?
        A I have sent emails -- I have responded to
17
18 emails.
19
        Q And you've sent emails for mayor business.
20 You've sent them during the work hours.
21
        A Okay.
        Q Using your RL, your government email; right?
22
        A I have.
23
24
        Q And you would agree that that's not appropriate.
25
        A I don't know that I would agree to that, but,
```

YOUNG/DIRECT

```
1
   but, let's go with it.
 2
        Q Well, you're not doing it anymore; right?
 3
        A No.
        Q Since 2015 you stopped --
 4
 5
       A Correct.
 6
        Q -- using government computers for mayor
 7 business; right?
 8
       A Correct.
 9
        Q You stopped using your government email for
10 mayor business; right?
11
       A Correct.
12
       Q But back then you used it all the time; right?
13
       A I would get a couple of emails a day; correct.
14
       Q And you would send emails during the workday.
15
       A Sometimes.
16
       Q And also it's true that you would take Ms.
17 Delannoy, from time to time, on trips that had to do with
18 government business -- I should say that city business.
19
       A Trips?
20
       Q Yeah, like take her to a function with you
21 during the workday?
22
       A There were three times that Ms. Delannoy went.
23 One time was for the state of the cities. And if I
24 remember correctly, she sat at the MSA table. There was
25 another time we had a charity event for the cancer center.
```

She asked if she could go. She rode with me over there. There was another situation where she went and picked up flowers. She went off the clock and went and picked up a plant for the clerk at city hall. Now when you say she went off the clock, there Q was no way of tracking that back in those days; right? Well, you have to remember that you couldn't put Α down a partial day on your timecard. Q Okay. You had to put all or nothing. Α So back in those days, if you -- so 2012, 2013, if you went -- say you spent an hour doing mayor business, you still had to bill 40 hours. It was all or nothing? If you showed up for work, you were paid for the Α whole day whether you worked an hour or you worked 12 hours. Got it. And it's your testimony that through 2012 and 2013, no one from DOE ever challenged that? No one from DOE challenged it. Α And no one from MSA challenged that? No one from MSA challenged it. In fact, there were several audits and reviews done of my time. All right. By MSA? Q By MSA. Α Q So let's take a look at Exhibit 155. And

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

```
Exhibit 155, you might want to look at that in the book.
  Does the book go all the way to 155?
 3
        A No.
 4
        Q Better get another. Do you have that in front
 5 of you, sir?
 6
        A I do.
 7
        Q And these are basically just a grouping of a
 8 bunch of emails that you sent and received to your
 9 government email address; right?
10
        A Correct.
        Q And they cover a period of many months and
11
12 years. So you've seen this before; right?
13
        A I'm sure I have, yeah.
14
        Q And you helped assemble these particular emails
15 in response to a request in another matter; right?
16
        A Correct.
17
        Q So you recognize these as being emails to and
18 from you using your government email address; right?
19
        A Correct.
                 MR. SHERIDAN: Plaintiff offers Exhibit
20
21
        155.
22
                MS. ASHBAUGH: Your Honor, we'd object as
23
        the culmination of emails and the representations
24
        that these were documents that Mr. Young collected.
25
                 MR. SHERIDAN: I think he's already
```

answered the question. MS. ASHBAUGH: These documents would be 2 3 better served as separate exhibits. THE COURT: That Mr. Young collected. I 4 thought the question was that he had either authored 5 6 or received. MS. ASHBAUGH: If he authored or received. 7 8 I thought he asked if he collected them for some 9 specific reason. THE COURT: So if that was the question, 10 I'll sustain and ask for a little bit more 11 foundation. 12 13 MR. SHERIDAN: Sure. Q (By Mr. Sheridan) You sent and received these 14 15 emails; right? A Yes. This one on top. I haven't looked at all 16 17 of them. Q Well, just page through, let's -- you've seen 18 19 them before at your deposition. But satisfy yourself. We 20 want you to satisfy yourself that these are emails that 21 you sent and received. A The first group I've looked at it appear to be 22 23 mine. MR. SHERIDAN: All right. Plaintiff 24 25 reoffers.

1	MS. ASHBAUGH: Same objection as to
2	culmination of exhibits within one.
3	THE COURT: And what?
4	MS. ASHBAUGH: Within one exhibit. If they
5	were separate exhibits, I would have no objection.
6	THE COURT: The purposes of the submission
7	is a collection of emails that you're going to claim
8	are related to mayoral work?
9	MR. SHERIDAN: That's right, and they were
10	assembled for that purpose.
11	THE COURT: Okay. I'll
12	MS. ASHBAUGH: Your Honor, they weren't.
13	They were can we have a side bar?
14	(Whereupon a side bar was conducted.)
15	bal was conducted.
16	MS. ASHBAUGH: Mr. Sheridan is indicating
17	that these were assembled for purposes of a public
18	disclosure request. That is not these documents.
19	MR. SHERIDAN: I have not asked that
20	question.
21	MS. ASHBAUGH: And Mr. Young did not
22	assemble these documents for any purposes to show
23	that he was doing mayoral work.
24	It appears what the plaintiff has done is take
25	a bunch of documents, thrown them all into one

YOUNG/DIRECT

exhibit and wants to admit them for that purpose. If they were submitted as a separate exhibits, I think that's appropriate. But taking a bunch of documents, putting them together and saying here is one exhibit, I think is not appropriate.

MR. SHERIDAN: These were exhibits at his deposition. He identified them and he thinks that he sent and received them is true. And he recognizes these as his exhibits.

THE COURT: Well, there wasn't any testimony that these were the result of a Public Records Request that encapsulates the entirety of what he was doing. There is no representation that they constitute the entirety.

MR. SHERIDAN: They're just emails.

MS. ASHBAUGH: Stuck all in one exhibit.

MR. SHERIDAN: It would be a mess if we had to submit them separately.

MS. ASHBAUGH: That's the proper way to submit documents.

THE COURT: Well, we've had a number of exhibits where there have been multiple documents within an exhibit.

I'll allow it for the purpose that you're proposing it, but it's not to be reflective of, I

```
1
         don't know, a Public Records Request or all of what
 2
         he has.
 3
                   MR. SHERIDAN:
                                 Right.
                  THE COURT: It's just, I'm assuming,
 4
 5
         samples or examples.
 6
                  MR. SHERIDAN:
                                 That's right.
 7
                             (Whereupon the side
                             bar was concluded.)
 8
 9
                  THE COURT: I will over the objection.
10
         I'll overrule the objection, 1 -- is it 155?
11
                  MR. SHERIDAN: Yes.
12
                  THE COURT: It's admitted.
13
                             (Exhibit No. 155
                             was admitted.)
14
15
                  MS. ASHBAUGH:
                                Thank you, Your Honor.
16
                  MR. SHERIDAN:
                                All right. Thanks, Your
17
        Honor.
        Q (By Mr. Sheridan) So basically these are just
18
19 some examples of the emails you sent and received, many
20 during the workday from your government email address;
21 right?
22
        A Correct.
23
        Q And you don't do that anymore since 2015; right?
24
        A Correct.
25
        Q Let's look at Exhibit 95, what's that?
```

1	A It's not in this book.
2	Q Oh, I'll find it for you.
3	A Okay. This is your favorite email.
4	Q My favorite?
5	A 95?
6	Q Yes, sir, please. This represents an email that
7	you received and then forwarded in October of 2012 using
8	your government computer and your government email
9	address; right?
10	A That's correct.
11	Q And you recognize this as being one of those
12	emails; right?
13	A Correct.
14	MR. SHERIDAN: Plaintiff offers Exhibit 95.
15	MS. ASHBAUGH: No objection.
16	THE COURT: Basis of the objection?
17	MS. ASHBAUGH: No objection, Your Honor.
18	THE COURT: Oh, it's admitted. I'm sorry.
19	(Exhibit No. 95 was admitted.)
20	·
21	MR. SHERIDAN: Let's put that up on the
22	screen.
23	Q (By Mr. Sheridan) So this is, the first email
24	is coming from Eileen Webb, and who is she?
25	A In all honesty, I'm not quite sure. I think it
	YOUNG/DIRECT 28
	YOUNG/DIRECT 28

```
was a lady that had worked for me at one time.
              So she sends an email to you and Ms. Delannoy;
 2
 3
    is that right?
         Α
              Yes.
 5
              And it's various versions of, purported versions
 6
    of a Barbie doll; is that right?
 7
              Correct.
         Α
 8
              And it links by neighborhood within your region?
 9
         Α
              Correct.
10
              Where is Canyon Lakes?
         Q
11
              South part of town.
         Α
              How about the next one?
12
         Q
              I don't know with that is.
13
         Α
              Okay. Polo Club. Pasco?
14
         Q
15
              Yeah, Pasco.
         Α
              And this was something -- let's go back up to
16
         0
17
    the top.
18
         Α
              Yeah.
19
              Did you find this offensive?
         Q
20
         Α
              I did.
21
              And you forwarded it to other mayors; is that
22
    right?
              I forwarded it to the mayor of Richland and to
23
    Donna Noskey, who was the mayor of West Richland.
24
25
              And when did you forward it? Let's look at the
         Q.
                                                             29
                       YOUNG/DIRECT
```

top, please?

1

2

3

5

6

8

91

10

11

12

13

14

15

16

17

18

19

20

21

22

- A October 4th, 2012.
- Q All right. And whenever we see Steve Young, vice president, that means that's a government email; right?
  - A That's correct.
- Q And October 2012 and you have -- you write, you have got to see this; right?
  - A Correct.
  - Q But yet you say it was offensive; is that right?
- A It was. It bothered me because we had been going through a number of challenges and issues which started, actually started back in 2010, culminating in a real bad situation in 2016.
  - Q This mayor was from a different city; right?
  - A Correct. Both mayors were from Benton County.
- Q I see. So, you were never in any way counseled by anyone for receiving and forwarding this; right?
- A In 2016 the new president of Johnson -- or not Johnson Controls -- of Mission Support Alliance and I had a long talk about it.
  - Q 2016?
- A I believe it was 2016.
- Q What about 2012 when you did it?
- A No, nobody did.

How about 2013? Q Α Nothing. Now you would agree with me that you treat women 3 4 and men differently at work; correct? 5 Α I do not. Q Well, it's true, is it not, for example Mr. 6 7 Santo, you had asked Mr. Santo to do some work on behalf of the City of Kennewick; right? 9 I did not. Α 10 Q Well, you heard him testify; right? 11 I did. Α 12 0 And you disagree with his testimony? 13 Α Absolutely. All right. And when you told -- so he says that 14 15 you told him to do work and he felt uncomfortable, went to 16 the first meeting and not the second; that's not your 17 understanding? 18 That's not it at all. 19 0 It's true, is it not, that with regard to him, 20 you concluded that he might be happier somewhere else; 21 right? 22 He actually came to me. Α 23 He concluded he may be happier somewhere else; Q 24 right? 25 That is correct. Α

And you didn't seek to fire him or hurt him; Q 1 2 right? 3 Α Oh, no. You simply allowed him to transfer. 4 Q. He actually ended up with a better job. 5 Α And it's true, is it not, that with regard to Q 6 women, you take the position that, oh, you know, women cry 7 and I fall apart. There is nothing I can do. That's how 8 9 you view a woman employee; right? Pardon me? Α 10 You take the position that at work if a woman 11 cries, you basically can't do anything. You can't 12 discipline or counsel them. 13 I take the position that when anybody cries I 14 get uneasy. 15 Well, you didn't -- you've been deposed on this; 16 0 right? 17 Yes, I have. 18 Α You didn't say anybody, you said women; right? 19 Context of what we were talking about, I did. 20 Α MR. SHERIDAN: Let's go to that excerpt, I 21 think it's Page 135 to 139. 22 (Whereupon the video 23 was played.) 24 THE COURT: Just one second. I've got 25 32 YOUNG/DIRECT

1	jurors indicating that they can't hear.
2	MR. SHERIDAN: They can't hear. Can you
3	turn that up, Greg?
4	MS. ASHBAUGH: And this doesn't appear to
5	be rebuttal testimony I mean, impeachment.
6	MR. SHERIDAN: This is simply a designated
7	portion of the testimony.
8	MS. ASHBAUGH: I understood he was trying
9	to impeachment Mr I apologize, Your Honor. I
10	thought he was trying to impeach Mr. Young. He's
11	just playing a dep
12	MR. SHERIDAN: Designated portion.
13	MS. ASHBAUGH: of his testimony. I have
14	no objection.
15	THE COURT: Okay.
16	(Whereupon the video continued to play.)
17	concinaca co play.
18	MR. GLOVER: That's it.
19	Q (By Mr. Sheridan) So you did say that with
20	regard to women
21	A I did.
22	Q you're a push over; right?
23	A I did.
24	Q So you see women as sort of different in the
25	workplace in that regard; right?
į	

```
I'm having a hard time with your question.
 1
         Α
 2
    see women as women and men as men; but I don't treat them
    differently.
         Q
              Julie Atwood was a threat to you, was she not?
              She was not.
 5
         Α
 6
              She was a threat -- she actually -- she knew
    more than you; right?
 7
              Pardon me?
 8
         Α
 9
         Q
              She knew more than you.
              About what?
10
         Α
11
              The business.
         0
12
              She knew a lot more than me about waste
         Α
13
    management.
14
              All right. And you thought that she might turn
    you in for your activities regarding being mayor; right?
15
              I never said that nor did I ever think that.
16
              16 to 20 hours a week you testified yesterday;
17
18
    right?
              Correct.
19
         Α
20
              As mayor; right?
         0
21
         Α
              Correct.
22
              You're making, what, over 240,000 a year in this
         Q
23
    job?
24
         Α
              Possibly.
25
              Paid for by the United States taxpayers; is that
         Q
                       YOUNG/DIRECT
                                                            34
```

right?

A Correct.

Q Now it's true is it also -- it's true also, is it not, that with regard to Julie Atwood's time, you approved every one of her timecards.

A All of --

Q Every one.

A All of her timecards were approved either by me or Morris Legler; correct.

Q So the allegation that she engaged in timecard fraud was always -- it was all one had to do was to look to see that you approved her time; right?

A Correct.

Q And you did.

A Correct.

Q So there was never a real reason to investigate her for timecard fraud, would you agree?

A I don't know if I would agree to that. I don't know why the investigation was done, other than later on I found out there was an employee concern.

Q Okay. So it's true, is it not, that you said to the investigator in 2013 -- because she was investigated in September 2013 -- it's true, is it not, that you had basically complained that Ms. Atwood went away to Malaysia improperly; right?

That's correct. Α 1 2 Let's take a look at some of the exhibits that focus around that time frame. Now it's true, is it not, in May of 2013, Julie 4 Atwood was out on short-term disability owing to foot 5 surgery? 6 I can't tell you the dates, but she was out due 7 8 to foot surgery. 9 All right. And then during that same time frame -- do you have 165 in front of you there? Could you pull 10 that up? 11 MR. SHERIDAN: I believe this is not 12 13 admitted. 14 THE COURT: Which, counsel? I'm sorry. 15 MR. SHERIDAN: 165, Your Honor? Yes, I have. 16 Α 17 (By Mr. Sheridan) And you recognize 165 as 0 18 being an email? 19 Α Yes. 20 And it's an email to you from Jeffrey Dennison? Q. A Jeff Dennison; correct. 21 22 And it was just a -- it was basically an email that was congratulating you on the work that Ms. Atwood 23 had done with her team. 24 It was actually thanking -- letting me know how 25 A

YOUNG/DIRECT

much he thanked Julie for what she had done. 1 2 And that's -- that was dated September -- I'm sorry, July 25th, 2013? 3 4 Α Correct. MR. SHERIDAN: Plaintiff offers Exhibit 5 165. 6 7 MS. ASHBAUGH: No objection. 8 THE COURT: It's admitted. 9 (Exhibit No. 165 was admitted.) 10 (By Mr. Sheridan) And that email is fairly 11 12 representative of the kind of accolades that she got 13 working for you; right? 14 MS. ASHBAUGH: Objection as to time. THE COURT: Sustained as to time frame. 15 (By Mr. Sheridan) Oh, well, certainly in 2013 16 0 and 2012; right? 17 Well, this is definitely an accolade she got 18 Α 19 from Jeff Dennison, yes. Okay. But, I mean, this wasn't the only --20 And that was in 2013. 21 Right. But you would agree with me that this is 22 not atypical. You received very positive feedback for the 23 24 work she was doing. 25 I -- many times I've got comments for her and Α 37

YOUNG/DIRECT

many of the team members, yes. 2 Let's look at Exhibit 213. This is short enough 3 that you might be able to just look at it on the screen. 4 I'm not sure you have the book. Okay. I am familiar with this. 5 MR. SHERIDAN: Has 213 been admitted? 6 7 THE COURT: Yes, it's admitted. 8 MR. SHERIDAN: All right, good. 9 (By Mr. Sheridan) This is the email that Lynn 10 Tanasse sent on August 1st giving you the information 11 about Ms. Atwood's trip to Malaysia; right? 12 Α Correct. 13 It's true, is it not, that you were aware that she needed to take -- what's that called when you have to 14 take time off? Furlough? 15 16 Furlough or PTB, yeah. You actually met with her before this time to 170 sort of pin her down as to when she wanted to take her six 18 19 weeks of furlough; right? I actually met with the entire organization and 201 21 let them know that we were facing potential sequestration, 22 yes. But you actually met with her one on one, did 23 24 you not? 25 Α I met with all my direct reports one on one.

So -- I'm just asking a simple question. 2 met with Julie Atwood one on one; right? 3 Yes. Thank you. And you basically tried to pin her 0 down to when she was going to take her six-week furlough; 5 6 right? I believe what I asked her, the same thing I 7 asked everybody, let me know what your plans are and what 8 9 time you may be wanting to take off. And she, she asked you if she could just sort of 10 bracket out a time because of her sick mother-in-law; 11 12 right? 13 I don't recall that. Isn't it true that you had agreed that she could 14 take her furlough during some bracketed time, rather than 15 16 on a specific start date in part to accommodate her mother-in-law? 17 18 No, I don't think that's what I agreed to. 19 Then what did you agree to? Q I asked them, each of them, to let me know when 20 A they thought they might be taking time off. 21 And did she? 22 0 23 Α She did not. So then was she in violation -- was she being 24

insubordinate?

Well, where are you in the system? When she got Α 2 to this trip she was, yes. 3 She was insubordinate, so that means she could 4 be subject to discipline, right, if she's insubordinate? Absolutely. 5 Α That's what you said? 6 7 Α Absolutely. 8 Q August 1st. So it was your position on August 1st that she was insubordinate; right? 9 Yeah, the email from Lynn Tanasse was on August 10 1st. I believe the -- what we learned was from the last 11 day of the previous month, which would have been July. 12 13 But August 1st, yes, when I got this information. Okay, I'm trying to actually go to this step 14 Q further. You would agree with me that in your view, as of 15 August 1st, she was insubordinate? 16 Correct. 17 Α Going on vacation without permission; right? 18 Q 19 Α Leaving the site, not reporting in; correct. One would think if you thought she was 20 21 insubordinate you would have written that down somewhere; 22 right? I had it right here. 23 Α 24 Where did you write she's being insubordinate? Q In fact, that was the reason I scheduled the 25 Α

```
meeting with HR.
 1
              Actually I'm asking where you wrote it down.
 2
              I didn't need to write it down, I had it right
 3
   here.
 4
              You had what?
              I had the fact that she was gone without
 7
    authorization right here in this email.
              So it's your testimony that this was not part of
 8
         Q
    the time frame that she had bracketed with your okay to be
 9
    gone on furlough.
10
              We did not have a bracketed time frame for her
11
    to be gone on furlough.
12
                                                            213.
              Fair enough. That was Exhibit 213; right?
1.3
14
    Okay, that's all right.
              Let's go to 171 now. Again this is another
15
    shorty, I don't think you're going to need the book.
16
17
         Α
              Okay.
                   MR. SHERIDAN: I believe this has not been
18
19
         admitted yet.
                                                This is an
              (By Mr. Sheridan)
                                  171.
                                         Okay.
20
    email from you to Paul Pak, who is that?
21
22
              Paul Pak was a DOE person.
              And this is on August 1st as well; right?
23
         Q
24
              Correct.
         Α
                                  And Plaintiff offers this
25
                   MR. SHERIDAN:
```

email. MS. ASHBAUGH: No objection. 2 3 THE COURT: 171 is admitted. (Exhibit No. 171 4 was admitted.) 5 (By Mr. Sheridan) 171, on August 1st. What 6 0 7 did you tell them about Julie's status? 8 Α I told DOE that she was out on furlough. 9 And that was a true statement when you said it; Q 10 right? Well, it was then. She was gone. Α 11 Well, wait. There's two ways of being gone. 12 Q. 13 One way to be gone is that you are gone without permission; and the other is to be out on furlough or 14 vacation, right? 15 No, it's the same thing. 16 Okay. So you tell, you tell DOE on the same day 17 0 that you're claiming she was insubordinate, that in fact 18 she's out on furlough; right? 19 I was not going to tell DOE she was 20 21 insubordinate. Because you wanted to protect her? 22 Q I wanted to protect the organization. 23 Α All right. So in fact you're thinking she's 24 0 insubordinate on August 1st; right?

1 Α The fact that she had left without notification was insubordinate. 3 And so you would want to communicate that to her as soon as possible; right? 4 5 Α When she came back. 6 Well, it's true, is it not, that in fact you 7 communicated with her on the first? 8 I finally sent an email back to her, not from 9 one that I received from her, but to let her know I knew 10 she was gone, enjoy the trip. 166, please, let's take a look at this. 11 12 That's correct. 13 MR. SHERIDAN: Plaintiff offers 166. 14 MS. ASHBAUGH: No objection. 15 THE COURT: It's admitted. 16 (Exhibit No. 166 was admitted.) 17 18 Q (By Mr. Sheridan) Let's take a look at this. 19 So this is now -- it's your testimony that at this time 20 you believed she was insubordinate; right? 21 I believed she was insubordinate, yes. 22 And you are writing to her, this is your only 23 communication with her on the first; right? 24 Α Right. 25 And then you write, Julie, I read your message YOUNG/DIRECT 43

to Lynn. That's that text one that you said; right? 1 Correct. We will use this time from the office as 3 4 furlough time and charge it to PTB, what's that? 5 Ά Vacation. Just a reminder, you cannot work remotely 6 because we have no policy. Also, since you are on furlough, please don't perform work. You told her don't 8 9 do any work; right? 10 While she's gone on furlough, that's correct. So you've complained, I believe, in deposition 11 12 that other people had to step in and help because she was gone; right? 13 14 Α Absolutely. 15 Q But you've told her not to do any work; right? It was against company policy. 16 Α And you said, have a good trip and come and see 17 me when you get back; right? 18 19 Α You bet. So you never said anything to her about the 20 21 impropriety that you've now said; and you never asked her 22 if she told anybody, did you? 23 Α Never asked her if what? 24 You don't use your communication with her to Q explore why she left. You say without permission; right? 25

YOUNG/DIRECT

25

message.

If you had concerns about Ms. Atwood that were Q. genuine, you would have contacted HR, Todd Beyers, immediately; right? 3 Α If you take a close look at this email, you'll 4 5 see I did copy HR on it. 6 Q Cindy Protsman; right? She was our HR person. 8 Cindy Protsman was -- let's see. Was she a peer 9 of Mr. Beyers? 10 Α No. 11 She was basically a person who was at a lower 12 level; right? 13 Α She's the one that supported Portfolio Management. 14 She was loyal to you, personally, was she not? 15 Q 16 She worked for Mr. Beyers. I don't know who she's loyal to. Well, okay. Let's explore that. 18 Q So it's true, is it not, that sometime around 19 the 27th of August, 2013, you attended a meeting that 20 included Ms. -- we've called her DeVere even though she's 22 subsequently changed her name, but we'll call her DeVere 23 for clarity; okay? 24 You attended a meeting that included Ms. DeVere; 25 right?

```
1
                    MS. ASHBAUGH:
                                  Object as to time.
                    THE COURT: August 21st?
 3
                    MR. SHERIDAN:
                                   I think I said August 27th.
 4
                    THE COURT: 27th.
 5
                    MR. SHERIDAN:
                                   Yeah.
                    THE COURT: Overruled.
 6
 7
         Q
               (By Mr. Sheridan) Go ahead.
 8
         Α
              Which?
                       There were two meetings Ms. DeVere.
 9
    Which meeting are we talking about?
10
              Well, the first -- there was a first --
         Q
11
         Α
              The first meeting?
12
              And I think it's been called the HR meeting.
         0
13
         Α
              Okay.
14
         Q
              That meeting, Ms. DeVere wasn't there at the
15
    beginning of the meeting.
16
         Α
              That's correct.
17
              In fact, you were having a meeting with Ms.
18
    Cindy Bence; right?
19
         Α
              Kadi Bence.
20
         Q
              Kadi Bence, I'm sorry. And Ms. Hiller?
21
              Susan Hiller.
22
              Hiller. And you; right?
         Q
23
         Α
              And Cindy Protsman.
24
         Q
             Protsman was there also?
25
         Α
              Correct.
```

1 Q And this is the meeting at which Ms. DeVere 2 came; right? 3 At the end of the meeting, yes. 4 Right. Okay. And it's at this meeting that 5 then you and Ms. DeVere and Ms. Protsman stayed in the 6 room and everyone else left; right? 7 Α Not true. 8 0 Everyone stayed in the room? 9 Α I left first. 10 You left first? 0 11 Α I did. Okay. All right. So let's hear -- so you say 12 0 13 you left first. At this meeting, you were notified that 14 there was a complaint against you; correct? 15 Α Not true. 16 You were not notified that there was a complaint 17 against you? 18 Α I was never told there was a complaint against 19 me. 20 You didn't know there was a complaint against Q 21 you? 22 Α Did not. 23 All right. Let's just to make sure we're on the 24 same page here. 25 MR. SHERIDAN: Could you put up 414, YOUNG/DIRECT 48

1 please, Greg. 414. All right blow that up to the 2 top. (By Mr. Sheridan) Now you heard testimony that 3 4 some people have claimed that this was the anonymous 5 complaint; right? 6 I've heard some strange testimony about 7 complaints. 8 But you never saw this until this litigation; 9 correct? 10 Α That is correct. 11 So no one ever showed this document to you; 12 correct? 13 That is correct. Α 14 But it's now your testimony that during the HR 15 meeting on the 27th, you were not shown any type of a 16 complaint. 17 MS. ASHBAUGH: Your Honor --That is --18 Α 19 MS. ASHBAUGH: Your Honor, objection. 20 Argumentative as to the day. He's not testified as 21 to the date, Mr. Sheridan has. 22 THE COURT: I'll sustain, and rephrase it 23 in the context of to date. (By Mr. Sheridan) Sure. Well, the meeting was 24 25 on or about the 27th, was it not?

Α That sounds about right. 1 And it's true, is it not, so now you're 2 0 testifying that everybody stayed in the room; right? 3 I left the room first, yes. 5 Q And is it true that during this meeting, you 6 acknowledge that Ms. -- that Ms. DeVere asked you some 7 questions. Not true. 8 Α 9 She just sat there and didn't ask a thing. 10 She came into the meeting probably five or ten Α minutes before the end of the meeting and she sat there. 11 12 And she didn't even say anything? Q She didn't say anything. 13 All right, that's your testimony. Got it. 14 All 15 right, fair enough. Well, she didn't say anything until just before 16 Α 17 I got ready to leave. 18 Q Oh, I see. And then did you ask her a question? I did not. 19 Α 20 Q She just said something? I had made a comment about some of the issues we 21 were dealing with at Portfolio, and she looked at me and 22|23 she says, I think this is a manager problem. 24 0 Oh. 25 Α At which time I let everybody in the room know I had another meeting to go to and I left.

- Q So those were the only words out of her mouth in your testimony, I think this is a manager problem --
  - A That's what she said, yes.
  - Q Seven words; that's it?
  - A That was it.

3

4

5

6

7

8

9

10

- Q And you were not in any way disturbed after this HR meeting; right?
  - A I was a little confused but not disturbed.
- Q So is it your testimony that you never saw an anonymous complaint?
- A I've repeated that several times. I did not see an anonymous complaint.
- Q All right. So -- got it. So if you didn't see an anonymous complaint, can you tell us -- do we agree that on the 5th of September you met with Ms. DeVere; right?
- A There was a meeting scheduled. I'm not sure of the date. The fifth could be correct. Where Cindy
  Protsman, DeVere and myself were to meet.
- Q Now at this meeting you admit that you said I know this is -- where this is going and I'm going to resign; right?
- A The comment I made was, I'll retire -- I'll resign before I allow you to investigate me.

- Okay. You said that to who? Q Α Ms. DeVere and Ms. Protsman. 3 So your testimony is you learned that there was 4 going to be an investigation of you; right? 5 Α Ms. DeVere said I have some questions for you, I'm doing an investigation. 6 7 So the word "investigation" was used in that Q 8 meeting. 9 A Correct. 10 Okay. And you basically heard her say she's going to start an investigation because of an anonymous 11 12 complaint; right? 13 À No. 14 So you thought she was going to start an 15 investigation with no basis? 16 Α I did. 17 Q Well, that doesn't make sense, does it? 18 Α Nobody had said any complaint had been filed. 19 So you mean, the way that you -- this is your 20 version, let me make sure I got this right. Your version 21 is you come to a meeting and you're told you're going to 22 be investigated without being told that there was any kind
- 24 A Yes.

of complaint against you.

23

25

Q Now that makes no sense, does it?

MS. ASHBAUGH: Objection, argumentative. 1 THE COURT: Sustained. 2 Well, can you think of any 3 (By Mr. Sheridan) 4 business reason why the head of EEO would come and tell 5 you she's starting an investigation if there was no complaint? 6 7 I can tell you that between the first meeting and this meeting there was a lot of confusion going on. 9 And I was told that there was going to be an 10 investigation, and I said what's the purpose? And nobody had an answer. 11 12 T see. 13 So when I walked into the room and the first 14 thing she started talking about was an investigation, I 15 told her, you're not going to investigate me. 16 And you don't know her from a hole in the wall; 0 17 right? 18 That's pretty fair. Α 19 So basically you know that she's the head of EEO, but you don't know her personally; correct? 20 21 Correct. 22

YOUNG/DIRECT

had an individual who had a relationship with both Julie

23

24

upset; is that right?

So why were you -- it sounds like you were

Yeah, I was concerned about the fact that you

Atwood and with Jon Peshong, who all of a sudden is going 1 2 to do an investigation on me and nobody's told me what I'm being investigated for. Now you didn't tell us that somebody told you 5 that she had a relationship with Jon Peshong. Well, in fact I saw them together twice. 6 Α 7 Q Okay. Well, I mean people are together all the 8 time; right? 9 Α That's true. 10 And you said you saw them together? 11 Α I did. Tell us this -- let's hear it. So, oh, you saw 12 13 them where? 14 One was a hockey game and another instance they 15 were at a pizza place in West Richland? 16 All right. And so by the fact that you saw this 0 person at one -- two moments in time you say, that was 17 enough for you to say you're disqualified for 18 19 investigating me? 20 I felt it was inappropriate, yes. 21 All right. 22|It was a conflict of interest. Α 23 And how did Julie Atwood come into your 24 calculation that that was a problem? 25 Α I had been informed on a number of occasions

1 that -- well, she and Julie were friends; but more importantly I knew Julie and Jon were friends and were in 3 fact meeting together, periodically, away from the office. So, what, are you spying on them? 5 Α No, I don't have to spy on people. It's a small 6 community. 7 So --0 8 I told you, I've seen the two of them twice. 9 Q So can you explain for us -- now you're a top --10 you're vice president; right? Right? 11 Α Okay. 12 And you've already told us that you are good friends with top people at DOE and MSA; right? 13 14 Α Yes. 15 You were invited to be hired by Armijo, right, Q 16 the CEO? He recruited you. 17 That's partially correct. Α 18 So you're saying that when somebody comes in --0 you're claiming nobody tells you that there's a complaint 19 20 against you --21 Α Correct. 22 -- but you're going to fight back rather than take a reasonable -- make a reasonable inquiry about what 23 is this about? Please explain. That didn't happen, it 24

sounds like you're saying; right?

1	MS. ASHBAUGH: Objection, argumentative.
2	THE COURT: Overruled.
3	A I had no problem with a person that did not have
4	a conflict of interest investigating me. But I was not
5	going to allow Christine DeVere to do an investigation.
6	Q (By Mr. Sheridan) You heard you said you sa
7	her twice and that was enough to say she's disqualified;
8	right?
9	A Along with all the gossip in the building, you
10	bet.
11	Q Isn't it true that in the first meeting the end
12	of August, you learned that there was an anonymous
13	complaint.
14	A Not true.
15	Q All right.
16	MR. SHERIDAN: Let's play the excerpt at
17	the 42, 1 to 48, 24 from your depositions.
18	THE COURT: 42, 1 through?
1.9	MR. SHERIDAN: 48, 24, yes.
20	THE COURT: 48, 24.
21	(Whereupon the video was played.)
22	was playea.
23	THE COURT: Can we have the start that
2 4	over and get the volume up a bit?
25	MR. SHERIDAN: Can we get the volume any

1	louder? Great. See if that does it any better.
2	
3	continued to play.)
4	MR. SHERIDAN: Stop it right there.
5	Q (By Mr. Sheridan) So in your deposition, which
6	was taken in 2016, you claimed no one even told you there
7	was an investigation; right?
8	A Yeah, I made that statement in 2016, but the
9	word was used.
10	Q Okay. So back in 2016 you would expect your
11	memory was better than today; right?
12	A No.
13	Q It's better today than in 2016?
14	A No.
15	Q It's just different. You now know that there
16	was the word "investigation" was used; right?
17	A I have had a lot of time through this,
18	absolutely.
19	MR. SHERIDAN: All right. Let's keep
20	playing.
21	(Whereupon the video continued to play.)
22	continued to play.
23	MR. SHERIDAN: And let's freeze that.
24	Q (By Mr. Sheridan) And that's the Exhibit 414
25	that you looked at before; okay, the anonymous complaint.

1	A Oh, okay.
2	MR. SHERIDAN: Okay, go ahead.
3	(Whereupon the video
4	continued to play.)
5	MR. SHERIDAN: Let's stop there.
6	Q (By Mr. Sheridan) We agree there were only
7	three people in the room at that time; right?
8	A To the best of my recollection.
9	Q And Ms. DeVere, you and
10	A Cindy Protsman.
11	MR. SHERIDAN: Please continue.
12	(Whereupon the video continued to play.)
13	concinaca to play.
14	MR. SHERIDAN: Let's stop there.
15	Q (By Mr. Sheridan) Now you subsequently learned
16	that Ms. Atwood didn't know Ms. DeVere from a hole in the
17	wall at that time; right?
18	A Well, I heard that testimony.
19	Q All right. And you have no evidence that they
20	knew each other beforehand; right?
21	A That's probably true.
22	Q And as a matter of fact, your lawyers got a hold
23	of all of her phone records and they showed that there was
24	no phone calls between the two of them; right?
25	MS. ASHBAUGH: Objection, calls for
	YOUNG/DIRECT 58

1	speculation.
2	Q (By Mr. Sheridan) If you know.
3	THE COURT: Well
4	A I don't.
5	THE COURT: Couched with "if you know,"
6	I'll overrule the objection.
7	MR. SHERIDAN: Thanks. Go ahead and
8	continue this.
9	(Whereupon the video continued to play.)
10	continued to play.
11	MR. SHERIDAN: Stop it there. Stop it
12	there.
13	Q (By Mr. Sheridan) So when you testified today
14	that when you tried to counsel her she would cry, was that
15	different than what you're telling us here?
16	A I don't think so.
17	Q So nothing too serious, no?
18	A Yeah, I don't think it wasn't like I'm
19	sitting putting my finger in her face and reprimanding
20	her, no.
21	MR. SHERIDAN: Please continue.
22	(Whereupon the video continued to play.)
23	
24	Q (By Mr. Sheridan) So it's true, is it not,
25	that when you were asked in 2016 why you thought you

- Q So Julie Atwood had a special place for you regarding your concerns about her trustworthiness; right?
  - A Yeah, I think to some degree, yes.
- Q So when it came to worrying about whether somebody was going to DOE to complain about your activities as mayor, she was the natural one to suspect; right?
- A I didn't know anybody had gone to DOE complaining about me.
  - Q Okay, all right.

- MR. SHERIDAN: Your Honor, is this a -- I could go further or, it's up to you.
- THE COURT: We've been going for about an hour and a half. It is our normal time to take our mid-morning break.

During the break don't discuss the case amongst yourselves. Don't reach out and do any independent research about any of the witnesses, parties or players in the case.

Watch your step on the way out of the jury box and follow the instructions of Mr. Ruegsegger.

YOUNG/DIRECT

We're going to be using this back jury room on 1 2 the breaks in the morning and afternoon to try and 3 use our time better. It avoids that long walk from 4 the other one. 5 (Whereupon the jury was taken out of 6 the courtroom.) 7 THE COURT: Any issues to take up before 8 break? 9 MR. SHERIDAN: No. THE COURT: So we'll have our break. 10 15 11 minutes, give or take. 12 (Recess) 13 THE COURT: Go ahead and have a seat. 14 Ready to bring the jury in? 15 MR. SHERIDAN: Yes, Your Honor. 16 (Whereupon the jury was brought into 17 the courtroom.) 18 THE COURT: Mr. Sheridan. 19 MR. SHERIDAN: Yes, thanks. 20 (By Mr. Sheridan) Okay. So you had -- we agree on the fifth you announced to both Ms. DeVere and to 21 Ms. -- is it Pence? 22 23 Α Protsman. 24 Protsman, yes. That you were going to resign; 25 right?

I announced that I would resign before I let her 2 do the investigation. And were you agitated at the time? 31 Q 4 Α I was. And did you tell that -- it's true Ms. DeVere Q said to you, words to the effect that, well, you should 7 wait. We haven't even started our investigation yet? 8 Α Nothing like that was said. 9 Well, did she encourage you to resign? Q 10 In fact, what she said to me, the first time I made the statement was, can I have your resignation. 11 12 Well, wait a minute. She's -- you're a vice president; right? 13 14 Α Absolutely. 15 You're not claiming that she would have the ability to take your resignation, are you? 16 She didn't get it. 17 Α 18 Q Well, didn't she ask you, look, if I don't -- if you're going to resign, could you let me know for sure 19 that you're going to do it before five so I can tell my 20 boss, Todd Beyers? 21 22 Α That is not what was said. 23 Q Well, did she mention Todd Beyers? 24 Α She did not. 25 Well, then, did you think that she had the 0

1 ability to force your resignation? 2 Absolutely not. 3 Well, what else did you tell her, according to 4 your testimony? 5 Α I told her that I would give my resignation to the man that hired me. 7 0 Meaning you were going -- so basically a person 8 who you had never met before; right? 9 Correct. Α 10 She, according to you, says she doesn't tell you 11 that there is a complaint against you. This is your 12 testimony; right? 13 Α Correct. But she tells you there's an investigation; 14 Q right? 15 Correct. 16 Α 17 Q Okay. And your response is to get agitated; right? 18 19 When she started asking the questions. were a couple of questions she asked, but almost 20 immediately I was agitated. 21 22 And so because this person who was -- did you 23 understand she was EEO by then? 24 I knew what department she worked in, yeah. 25 So, so she makes those statements, and it's your 0

YOUNG/DIRECT

testimony that at the first meeting she didn't make any statements; right? 3 Α All she said to me was, I think this is a 4 manager problem. 5 And you had no communication with her up until the fifth; right? That's your testimony? 7 Not sure of the date, but up until the next time I saw her. 8 You invited her to the meeting. You're the one 0 who set the meeting; right? 10 11 Α At Cindy Protsman's request, yes. 12 So you set the meeting inviting Cindy Protsman 13 and Ms. DeVere to meet with you. 14 Α Correct. Cindy contacted me and asked if I had 1.5 time for a meeting. Now if you didn't believe there was anything 16 Q 17 happening, why did you want to meet with Ms. DeVere? 18 Α It wasn't at my request, it was at Cindy's 19 request. 20 Did she tell you what -- so you're saying Cindy 21 Protsman asked you, a vice president, to make a calendar invite to her and someone else. 22 23 Α Yes, that's not uncommon.

she's a subordinate, you're a vice president?

24

25

Q

Why would you not just ask her to make it since

1	A Oh, I could of. But usually, in many cases when
2	I get a call like that for a meeting, they'll ask the VP
3	to find a place on their calendar for the meeting and they
4	would make themselves available.
5	Q Did she tell you, according to your testimony,
6	did she tell you why there should be a meeting involving
7	Ms. DeVere?
8	A The best of my recollection was she said it was
9	a follow-up to the previous meeting.
10	Q But nothing happened at the previous meeting;
11	right?
12	MS. ASHBAUGH: Objection, misstates his
13	testimony.
14	THE COURT: Sustained.
15	Q (By Mr. Sheridan) Well, there was no
16	investigation at the first meeting; right?
17	A No, we were talking about what kind of document
18	I needed to have to prepare for Ms. Atwood when she
19	returned from her trip.
20	Q So that doesn't involve the EEO person; does it?
21	MS. ASHBAUGH: Objection, Your Honor,
22	mischaracterizes the testimony.
23	MR. SHERIDAN: That's argument.
24	THE COURT: I'll sustain the objection to
25	that question.

MR. SHERIDAN: All right. 1 THE COURT: So rephrase it. 2 (By Mr. Sheridan) So let me get this straight. 3 So you're saying that at this meeting in August, on or 4 about the 27th, you now said that everybody's there, not 5 just, not just the three of you. Ms. DeVere says seven 6 7 words, right? Right? Correct. 8 Α She has nothing to do with your claim -- your 9 claim is that you're at this meeting to try to get some 10 kind of disciplinary stuff together for Ms. Atwood; right? 11 Correct. 12 А So she has nothing to do with that; right? 13 Q Correct. 14 Ά So there's no reason to meet with Ms. DeVere 15 again if there is no complaint; correct? 16 Α I would agree. 17 So the only reason to -- so if this were the 18 real reason for your meeting on the fifth, you would have 19 met with the people you were already talking to, not Ms. 20 DeVere; right? 21 That would have been the normal case, yes. 22 So you cannot tell us why you did not invite Ms. 23 0 Bence and Ms. Hiller as well; right? The request was from Cindy Protsman to meet with 25 Α

her and Ms. DeVere. 1 2 So there's -- as you come out of this meeting on 3 the 27th, it's your testimony you were the first to leave; right? Correct. 5 Α 6 So all that's happened at this meeting, in your 7 testimony, is seven words from Ms. DeVere that are 8 unrelated to any complaint; right? 9 Α That's not what I said. 10 Well, you just said it sounds like a management Q 11 problem. 12 Well, there were a lot of other things that Α 13 happened in the meeting long before Ms. DeVere got there. 14 Okay. We're just talking about Ms. DeVere right 15 now, okay? Okay? 16 So that's all Ms. DeVere said. That was all Ms. DeVere said. 17 Α 18 So now it's your testimony that somehow Cindy 19 Protsman, who is -- she is not a high level manager in HR; 20 right? 21 I don't think any of those people were. 22 Okay. And it's your testimony she asked you, 23 without telling you why, that she wants you to come to a 24 meeting with her and Ms. DeVere on the fifth; right? 25 She said it was a follow-up to the meeting that Α

YOUNG/DIRECT

we previously had, yes. 11 So now you're telling her that -- you're telling 2 us that she's the one who is apparently calling the 3 meeting, setting the date and picking the agenda; right, vice president? 5 Well, yes. 6 Α And that was okay with you; right? 7 Yes. 8 Α Isn't it true that you understood the reason for 9 the meeting was because, back here you had been shown an 10 anonymous complaint. 11 12 Α That is not true. 13 Okay. So let's try to understand why you're agitated. You think this meeting is simply about getting 14 paperwork together for Julie Atwood; right? 15 That was my assumption. 16 Α But the wrong people are there, you would agree 17 with that; right? 18 THE COURT: Counsel, when you say "this 19 meeting," for the record --20 MR. SHERIDAN: I'm sorry. I'll call it the 21 9-5 meeting. 22 (By Mr. Sheridan) So you were agitated at the 23 9-5 meeting; right? 24 25 Α I became agitated, yes.

But if the meeting had to do with Julie Atwood, as you've testified, it would not in any way inflame your 3 emotions; right? А Correct. 5 0 And in fact, Ms. Protsman has no authority over 6 Ms. DeVere, does she? 7 MS. ASHBAUGH: Objection, calls for 8 speculation. 9 Q (By Mr. Sheridan) If you know. 10 THE COURT: Sustained. Rephrase. 11 (By Mr. Sheridan) Yeah. Ms. Protsman, to your Q knowledge, she's not a supervisor of Ms. DeVere; right? 12 13 I don't know who's her supervisor. 14 You knew Ms. DeVere was EEO; right? You've said 15 that. 16 I did know she was EEO. 17 You knew that if she was coming to a meeting, it had to do with an EEO issue; correct? 18 19 Α I wasn't sure. 20 She has nothing to do with issues like writing disciplinary letters; right? You don't go to her for 21 22 that. 23 I don't go to her for anything. 24 So it's fair to say you knew that if she was on the, on the meeting list, that you were going to talk 25

about EEO; right? 1 2 I did not know that. 3 All right. So after this meeting, after the 9-5 4 meeting, the next day -- was it the next day you tell your 5 people that there's been a complaint filed against me; 6 right? Not correct. Α 8 There's an investigation of me; right? 9 Correct. Α 10 Q Because you understood you were under investigation; right? 11 Α Correct. 12 Now let's get this timeline down. At the 9-5 13 14 meeting, you got all upset and said I'm going to Frank 15 Armijo, or words to that effect? 16 That's not what I said. 17 Well, did you say you wanted to basic -- if you were going to resign, you wanted to resign to your boss? 18 19 Α To the person that hired me. 20 And that's Frank Armijo. Q 21 Correct. 22 So isn't it true that -- so you're denying that 23 Ms. DeVere said she'd give you to five; right? 24 I am denying that; correct. Α 25 But it's true, is it not, that before you went Q YOUNG/DIRECT 70

```
1
    to Frank Armijo, you went running to Todd Beyers to say
    that you were being harassed by Ms. DeVere.
              Not true.
 3
              When did you go to see Todd Beyers to say you
 5
    were being harassed?
 6
              I never went to Todd Beyers and said I was being
    harassed.
 8
              Did you ever go to Todd Beyers?
         Q
 9
         Α
              Regarding that incident?
10
         Q
              Yes.
11
              I don't recall that.
         Α
12
              So you know nothing about a cease and desist
13
    from Mr. Beyers; right?
14
              Not until this lawsuit was fired -- filed.
15
              And it's your testimony -- so you heard Ms.
    DeVere say that Mr. Beyers called and said you're
17
    threatening -- why are you threatening him?
              I heard her testify to that.
18
         Α
19
         Q
              You deny you went to Todd Beyers at all.
20
         Α
              I deny that.
21
              All right. And you went, then, straight to Mr.
22
    Armijo.
23
         А
              Correct.
24
              And you said to him, I'm resigning, or words to
   that effect?
25
```

1 I'd rather not say the exact words I said, but, Α 2 yes. 3 Well, why don't you tell us the exact words you 4 said. 5 When I went into Frank's office, I was extremely angry. I stormed into his office, slammed his door and I said, if you're going to do an investigation on me, you 81 ought to have the balls to confront me and tell me what 9 I'm being investigated for. 10 So you knew there was an investigation or you 11 wouldn't have said that; right? 12 I've never denied that. And after the conversation with him, you found 13 14 out that you were not being investigated? 15 Α No. Actually what I found out was that he knew nothing about this whatsoever. 16 17 0 Huh. 18 And at which point I decided to -- he told me to 19 go calm down, relax. 20 Q What else? 21 So I left and went back to my office. 22 All right. Let's play one of the excerpts of 23 your deposition from 2016? 24 MR. SHERIDAN: Your Honor, we'd like to 25 play excerpt 42, 1 to 48 -- I think it's 24. Oh, no,

YOUNG/DIRECT

1 am I wrong? 50, Line 6 to 59, 16. Thanks, Greq. 2 THE COURT: 50, Line 6 to --MR. SHERIDAN: 50, Line 6 to 59, Line 16. 4 THE COURT: Thank you. 5 (Whereupon the video was played.) 6 7 MR. SHERIDAN: Let's stop it right there. 8 Stop that. 9 (By Mr. Sheridan) So actually that is a 10 excerpt that was ruled on by the court, but it's actually unrelated to this. ECA is that national organization; 11 12 right? 13 It stands for Energy Community Alliance. And it's a basically a bunch of people in 14 15 government who meet once a year; right? 16 Α It's an organization that represents communities where the Department of Energy primarily in the Energy 17 18 Management Group has projects. 19 And you attend that meeting as the mayor of 20 Kennewick; right? 21 Α I do. 22 And you were going to Doug Shoop, the head of 23 DOE, for your purposes at Hanford to ask if he wanted you to put anything on the agenda for them; right? 24 2.5 Α Correct.

```
1
         Q
              And that was basically -- when you were asking
 2
    him, you were asking him with your MSA hat on; right?
 3
         Α
               I was asking him with my mayor hat on.
 4
         Q
               I see, okay.
 5
                    MR. SHERIDAN:
                                   Keep playing.
 6
                               (Whereupon the video
                               continued to play.)
 8
                    MR. SHERIDAN:
                                   Let's stop it there.
                                                           That's
 9
         it.
10
               (By Mr. Sheridan)
                                   So it's your testimony it
         Q
    wasn't in 2016 that Mr. Armijo told you that she retired
11
12
    or resigned; right?
                     In 2016?
         Α
              When?
13
14
         Q
              No, no, when you testified in 2016 your
15
    testimony was --
16
         Α
              Yes.
17
              -- that Armijo told you she retired or resigned.
18
    It's your testimony, is it not, that you claimed that you
    didn't know that she was being fired.
19
20
         Α
              That's absolutely correct.
21
              And that that -- so what you're saying is that
22
    you're the vice president and she was a direct report to
23
    you; correct?
24
         Α
              Correct.
25
         Q
              And you're saying that no one consulted with you
                       YOUNG/DIRECT
                                                            74
```

1 before deciding to fire her? 2 Not a single person. Q And so you were surprised? Oh, big time. 5 And so this has -- and it's your testimony this 6 has nothing to do with you being investigated. 7 Α I don't know what caused it to happen. I'm 8 telling you what I know. 9 MR. SHERIDAN: All right. Let's play on. 10 (Whereupon the video continued to play.) 11 12 THE COURT: Is this a replay? 13 MR. SHERIDAN: It seems like a replay, yes. 14 Is that okay? 15 MR. GLOVER: Hit the wrong button. MR. SHERIDAN: Sorry, it's my mistake. 16 17 (Whereupon the video continued to play.) 18 19 Q (By Mr. Sheridan) So anything about that 20 testimony you'd like to change? 21 No, sir. Α 22 So let's now talk about this: Have you ever 23 been in a situation where somebody superior to you has 24 been involved in the termination of one of your direct 25 reports without telling you?

Α Never. 1 2 Q So this is a first; right? 3 Was for me. 4 It makes no sense that you're management would 5 not have you in the loop on the discipline of your direct 6 report; right? 7 Α I agree. 8 Q You can't think of one business reason why that would happen; right? 10 Α I can't come up with a business reason. 11 Q. Well, it gives your plausible deniability; right? 12 13 MS. ASHBAUGH: Objection, argumentative. 14 THE COURT: Sustained. (By Mr. Sheridan) Well, let's take a look at 15 16 some events that preceded that. Now it's true, is it not, that before this 17 18 meeting on -- before this meeting on the fifth, you talked to Ms. Bence, you communicated with Ms. Bence about what 19 20 happened in the August 27th meeting with Ms. DeVere, et al.; right? 21 I remember getting an email from Ms. Bence. 22 23 can't say for certain I talked to her. 24 Okay. So what you've told the jury so far is

that at this meeting, this is the August meeting, Ms.

1	DeVere only said seven words to you; right?
2	A That's the way that's pretty much exactly
3	What happened, yeah.
4	Q And you deny that you were upset at this
5	meeting; right?
6	A Well, I was not upset, but it was uncomfortable.
7	Q And you claim you were the first to leave;
8	right?
9	A Correct.
10	MR. SHERIDAN: Let's take a look at Exhibit
11	22 if we can. And I don't think this has been
12	offered yet. All right.
13	MR. GLOVER: Nope.
14	MR. SHERIDAN: Take a look at let me
15	check to see if it's been stipulated to. Oh, it's
16	been stipulated to.
17	So Plaintiff offers Exhibit 22.
18	MS. ASHBAUGH: No objection, Your Honor.
19	THE COURT: 22 is admitted.
20	(Exhibit No. 22
21	was admitted.)
22	MR. SHERIDAN: Let's put up the Kadi Bence
23	portion at the bottom.
24	Q (By Mr. Sheridan) And so this is an August
25	27th email. So Ms. Bence, who is one of the people you

trust there; right? 1 2 I trust Ms. Bence, yes. So Susan is Susan Hiller; right? 31 Α That's correct. 5 She's writing to you, and it looks like about Q 11:10 in the morning; right? 6 7 Α That's what the email says, yes. 8 It's after the meeting that we've described here 9 where you met Ms. DeVere for the first time and she uttered, you say, seven words; right? 10 Are you talking about the one on your chart 11 12 there? Yes. It's after that meeting; right? 13 14 Α Correct. So this is what she says: Susan and I wanted to 15 Q follow-up with you on this as we still feel terrible about 16 how this has all come about. 17 18 She was giving her sympathy to you for the terrible things that went on at the meeting; right? 19 20 MS. ASHBAUGH: Objection, calls for 21 speculation. THE COURT: Overruled. 22 I'm not sure it was that or if she was concerned 23 about the fact that I was having trouble getting answers 24

25

from HR.

11 Q (By Mr. Sheridan) Well, I mean, giving answers is small. 21 This is, she says how terrible she feels; right? That's what she writes, yes. 5 While we recognize you have a new -- have new 6 concerns with individuals who are involved in this 7 situation, now that another message has been received. 8. The other message is the anonymous complaint, is it not? 9 I have never heard an anonymous complaint. Α 1.0 0 Well, she feels really terrible and she tells 11 you, we recognize there are new concerns with individuals who are involved in this situation, now that another 12 13 message has been received. 14 It's true, is it not, that your claim is that on 15 the 27th, the only reason for the meeting was for you to obtain, you say, some kind of a document you could give to 16 17 Ms. Atwood upon her return from Malaysia; right? 18 Α Yeah, I was looking for assistance from HR. 19 0 So the context of this makes no sense if you're 20 simply asking for a form letter, does it? 21 Α You're going to have to ask Susan what she means 22 by that. I don't know. 23 Well, she's your confidant; right? She's your 24 supporter. 25 MS. ASHBAUGH: Objection, argumentative.

Α She works for HR --1 (By Mr. Sheridan) Hang on, hang on. 3 Α I'm sorry. 4 THE COURT: Overruled. 5 Α She works for HR. 6 Q (By Mr. Sheridan) But she's loyal to you; 7 correct? I don't know if she's loyal to me. 8 Α 9 Okay. Well, she's telling you how terrible they 10 both feel about what's come about and she's telling you that there's new concerns with individuals involved in 11 this situation. Would you agree, in the context of the letter, this situation is another message has been 13 14 received. 15 Α Based on what that says, yes. 1 6l So there were no messages received at the meeting that you have testified to; right? No messages. 18 Α No messages. 19 So it's true, is it not, that what's really going on here is you got, you got to see an anonymous 20 complaint and you concluded it was Julie Atwood that sent 22 it in. 23 MS. ASHBAUGH: Your Honor, asked and 24 answered about four times. 25 THE COURT: Overruled.

YOUNG/DIRECT

81

1

Α

This can be handled as simply as a result of the anonymous complaint, HR got involved and discovered that you were --HR got involved and discovered that you were in violation of policy. No call, no show, per documented procedure. So that paragraph is about Julie Atwood; is it not? I don't believe so. MR. SHERIDAN: You can unbold that for a I think it will be clearer. second. (By Mr. Sheridan) So she says that you can use That's HR as a cover; right? HR. It appears to say that. And you never said to her that's an inappropriate comment, did you? Ά No. Okay. Because she was there to help you, was she not? Α I'm not sure what she was trying to do. Q So then she says, you can use HR as a reason we are going down the disciplinary path for Julie Atwood; right? That is a true statement. Okay. Now, then she says this can be handled as

1

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

simply as, as a result of the anonymous complaint. Well,

you've told us there was no anonymous complaint; right?

- A I had not seen an anonymous complaint.
- Q Then can you tell us why, if the anonymous complaint was not discussed at this meeting that you've told us precedes this email, why she wrote the words anonymous complaint in this email?
  - A I can't tell you, you'll have to ask her.
- Q Except that you did not respond I don't understand what you're talking about. That's not in your response, is it?
  - A I don't know, I haven't seen it.
- Q Let's go up and see if that's what you said. I met this morning and discussed the issue again. And this is about Julie Atwood; right?
  - A That is correct.

- Q You are executing the plan that she has proposed to you, are you not?
  - A I don't know what you're talking about.
- Q All right. Let's go back down and finish that paragraph about the anonymous complaint.
- So she's telling you that you can blame HR, and she says, this can be handled as simply as, as a result of the anonymous complaint, HR got involved and discovered that Julie Atwood was involved in violations of policy; right?
  - A I don't see Julie Atwood's name on there.

- Q But you understood that this was about Julie Atwood; right?
- A Well, the whole meeting began talking about Julie Atwood.
  - Q Exactly.

- A Absolutely.
- Q Exactly. So in this email, this email encapsulates HR's attempts to help you in your efforts to rebut the anonymous complaint that was presented to you on the 27th of August; right?
  - A I knew nothing about an anonymous complaint.
- Q And you can't tell us why the words "anonymous complaint" were in that email.
  - A I cannot.
- Q You cannot tell us why, when you responded, you didn't say I don't understand what you're talking about.
  - A I cannot.
- Q And then it says, as a result of the anonymous complaint, HR got involved and discovered that you were in violation of policy. It is true, was it not, that what she was telling you is this is what we're going to do.

  We're going to walk down the disciplinary path where you can say, and we can say, as a result of this anonymous complaint, we started investigating and found that you,

  Julie Atwood, had trouble with your times, especially in

1 Malaysia. That was the plan; right? 2 There was no plan. 3 Well, you were meeting to formulate a plan. Α I was meeting to find out what the process was 5 for disciplinary action. 6 And then it says, HR got involved and discovered 7 that you were in violation of policy. No call -- no call, 8 no show, per your documented procedure. That's talking about Julie Atwood in Malaysia, is it not? Correct. 10 Α 11 And then look what she writes. And then they 12 insisted upon -- about action being taken. It can be off 13 you, so to speak, right? That's what she's telling you. 14 That you can blame HR for the disciplinary action against 15 Julie Atwood; right? 16 Again, you need to ask her what she meant by all that, but --17 18 Q Well, again, in your responsive email, you did 19 not say I don't understand, did you? 20 Α I did not. 21 Right. And the idea was to take the heat off 22 you; correct? 23 I don't know that's true or not. That's -- I've 24 got the same words you do. 25 0 But you didn't write back and say, I don't

YOUNG/DIRECT

understand what you mean; right?

1

2

3

4

5

7

8

9

10

11

12

13

14

15

16

17

18

19

2.01

21

22

23

25

I think I've answered that. That's correct, I did not.

Q All right. All right. And then let's look at the -- let's look at the bottom paragraph. And it says, as I mentioned yesterday, Cindy has the start of an expectation memo for you, you, and we will help if you would like, and she could complete this and get it issued as soon as possible before too much time has passed to make it untimely.

So she's basically building with you an opportunity created -- it create an expectations memo to give to Julie Atwood; right?

Α Yes, she's helping me to prepare the memo; correct.

- And it makes no sense that she was doing that 0 unless that was your intent, to give an expectations memo to Ms. Atwood.
  - Α That was the plan, yes.
  - All right. Now --0
    - That was the purpose of the meeting. Α
- So you still, as you sit here today, you deny that there was an anonymous complaint against you as Ms. DeVere has sworn to under oath?
- 24
  - I absolutely deny that anybody ever told me, nor Α

did I ever see an anonymous complaint against me. And I have asked several times for that.

Q Well, so after this happened -- and let's try to remember this in time.

The first thing that comes is the August 27th meeting which you say included more people than just you, Ms. DeVere and -- I never remember her name Ms. Protsman; right?

A Correct.

22|

- Q Followed by this email, the one that we have just been talking about on the same day; right?
  - A Correct.
- Q And then you heard the testimony and you saw the exhibit, the portion of Exhibit 245, that Ms. DeVere, when she testified, said after this meeting she went and interviewed Sherry Foreman in connection with her investigation; right? You saw that.
  - A I remember hearing the testimony.
- Q Okay. Can you tell us, based on anything that happened at this meeting, the August meeting, was there anything that happened in the August meeting that you understood was a commitment by Ms. DeVere to begin an investigation?
- A No.
- Q So as you sit here today, you can't explain to

us why she would have interviewed Sherry Foreman; right? Correct. 2 3 And then if we move forward here, you claim that the invitation to meet with Ms. DeVere and Ms. Protsman, 5 though is in your name, was done at the request of Ms. 6 Protsman; right? 7 Correct. Α 8 Q So you knew, you knew -- strike that. 9 As of August 27th, you had received this email 10 talking about the anonymous complaint; right? I had received this email; correct. 11 And isn't it true that at that time, that on 12 13 August 27th, that's where you started to meet with Armijo. 14 Α No. 15 Right? Q 16 Not correct. Α That's where you started to meet with Todd 17 Beyers and Chris Jensen; right? 18 Α Not correct. 19 20 And isn't it true that it was at this time that 21 there was a reset, that there was no action taken from the fifth until the 12th when there is a new meeting and a new 22 document that's called an anonymous complaint that you've 23 never seen before and never saw until this litigation. 24 25 You'll have to back up and ask that question. Α

It went on for awhile.

Q Sure. You've -- so there is testimony from Wendy Robbins in this case, and you sat through it, where she claims that everything that happened on the 12th has to do with that anonymous complaint, Exhibit 414, that you said you never saw until the litigation; right?

A I heard her testimony about her investigation.

Q And you've said it already, I'm just confirming for the record. You never saw that anonymous complaint throughout this time frame?

A I never saw an anonymous complaint. I never saw an anonymous complaint issued against me; that's correct.

Q Yet it's true, is it not, that you understood there was an investigation going on from September 12th forward; right? You knew that.

A I did kind of know that, yeah.

Q But it's also true that you were never interviewed in connection with the September 12th joint investigation.

A I honestly don't remember whether I was interviewed or not. I've been interviewed so many times that I'm not sure which is which.

Q Well, you looked at Exhibit 20, the DeVere notes in Exhibit 39, the Robbins notes, and there is no notes of interviewing you; right?

MS. ASHBAUGH: Objection, speculation. 1 2 don't think he's been shown either exhibit. THE COURT: Sustained. 3 MR. SHERIDAN: That should be two 4 5 questions. (By Mr. Sheridan) You did review Exhibit 20 6 7 and didn't see your name; correct? 8 MS. ASHBAUGH: Same objection. 9 THE COURT: Overruled. 10 I would have to see it again, please. 11 (By Mr. Sheridan) All right. You can definitely do that at your leisure. 12 13 So after receiving -- after the meeting and after hearing Ms. Bence's suggestion that this could all 14 be done to make it look like it was HR's fault, that HR 15 was behind it, did you ever take them up on it? Did you 16 ever issue to Ms. Atwood an expectations? 17 The only response I had with Ms. Atwood was 18 Α 19 after we down and spoke. I sent her a email. And on that email was the expectations. 20 Okay. On that email. Let's look at Exhibit 9. 21 It's both in the book and on the page. It's pretty short 22 but if you need the book, please take a look at the book? 23 24 A I can see it. 25 MR. SHERIDAN: See if that's admitted.

THE COURT: By stipulation. 1 2 MR. SHERIDAN: It is? THE COURT: On the 904, but not in 3 evidence. MR. SHERIDAN: 5 Plaintiff offers Exhibit 9. 6 MS. ASHBAUGH: No objection. 7 THE COURT: It's admitted. 8 (Exhibit No. 9 was admitted.) 9 10 MR. SHERIDAN: Let's go ahead and put that 11 on the screen when you can. Thank you. All right, 12 let's start at the bottom. Thanks, Greg. 13 (By Mr. Sheridan) So this is an email from 14 Julie Atwood to you on the 6th of September; right? 15 Correct. 16 So she's writing an email to you, and it says --17 yeah, let's do the bottom one first, on the sixth. 1.8 is that photograph of -- it's that room that people meet 19 in with regard to the work that Julie does; right? 20 It's the work the organization does. 21 Okay. It says, I was in the PACE yesterday when 22 you were calling your leads. So would you agree that you 23 called your leads to tell them you were being investigated on or about the fifth? 24

YOUNG/DIRECT

It was.

Α

Make sure I got that. Now you -- on the fifth, 0 you called your leads before or after meeting with Ms. DeVere? Α After. After you met with Ms. DeVere. Q Α Correct. 7 So before going to Mr. Armijo's office. 0 8 Α No, after meeting with Mr. Armijo. 9 Okay, wait. You go to see Mr. -- your testimony 0 is you go to see Mr. Armijo and he tells you he's not 10 heard anything about it; right? 11 I told you that we had a meeting with Cindy 12 Protsman and Christine DeVere. 13 14 Q That's not my question. My question is about --I thought you went to see Mr. Armijo the same day. 15 T did. 16 Α So my question to you was, did you talk to your 17 leads before or after seeing Mr. Armijo? 18 19 I misunderstood you. I thought you said Ms. No, it was after I saw Mr. Armijo. 20 DeVere. So Mr. Armijo is telling you I don't know 21 anything about it; right? 22 23 Α Correct. 24 But you still -- did he also tell you that he would look into it? 25

Α Yes. 2 Yet your testimony is you decided to tell your 3 leads that you're being investigated. 4 Ά Correct. 5 All right. And you understood it was for hostile work environment; right? 6 Did not. Α 8 Well, you understood that the person who was 9 telling you're being investigated, that's what she does 10 for a living; right, EEO? 11 I understood the office she worked out of and 12 that she was investigating me, yes. 13 You understood she was investigating you and you knew she came from EEO; right? 14 15 Of course. Α 16 So you understood that if she's investigating you and not Wendy Robbins, it's based -- it has to do with 17 EEO like hostile work environment; right? 18 19 MS. ASHBAUGH: Objection, calls for 20 speculation. 21 THE COURT: Sustained. 22 (By Mr. Sheridan) It's true, is it not, that 23 you asked two of your subordinates if you were creating a 24 hostile work environment and they said yes. 25 Α I asked -- it's very possible I spoke to two of

YOUNG/DIRECT

my subordinates and asked them that question, it's 1 possible. I don't recall that. 21 3 All right. I'll write that down. So you don't recall that. 4 5 I don't. Α And did you ask them before or after you went to 7 see Mr. Armijo? 8 MS. ASHBAUGH: Objection, Your Honor, he 9 just said he didn't recall asking them. THE COURT: The content. Overruled. 10 11 (By Mr. Sheridan) You can answer. 12 Repeat your question. Α 13 Yeah. You said that you think you might have asked your subordinates and been told there was a hostile work environment. My question is: Did that happen before 15 16 or after you talked to Mr. Armijo? I said it's possible I did, but I don't recall 17 Α 18 it. 19 So then it's true, is it not, that when you met with your leads you did not invite Ms. Atwood to come? 20 21 I invited all the direct reports. Α Well, did you invite Ms. Atwood? 22 Q I invited all of them. 23 Α 24 How did you do the invitation? 0 I got a hold of Linda Delannoy and asked her to 25 Α

YOUNG/DIRECT

track everybody down find them and have them come to my office. So you did not send an email at that point? I don't -- I didn't send an email. I don't Α recall, to be honest, whether I sent an email or just sent Linda to find them. Okay. And then here's Ms. Atwood writing to you back to say that no one let her know or sent an email that you wanted the leads in your office. You see that? Yeah, this was an email I received the next day. From Ms. Atwood. Α Correct. Got it. Let's read up that string if we can. And then here's an email dated the sixth, and this is from you, and this one you forwarded -- is this the one you sent out the day before, but now you're sending it to Ms. Atwood? No, this is my response to Ms. Atwood. Α A complaint has been filed against me, please cooperate with the investigators and answer their questions honestly. Α Correct. So you understood as of, was it the fifth, you

1

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Α

understood the complaint was filed against you; correct?

There was an investigation being performed. I

hadn't seen or heard anything about a complaint. Okay, but --2 But that's the word I used. 3 Let's take a look at that. So that's on the 5 sixth you sent that to her. 6 So on the sixth, you communicate a complaint has 7 been filed against me. That's what you wrote; right? 8 Α That's what I wrote. 9 Because that's what you believed to be the truth on September 6th, 2013; right? 10 Well, I believed there had to be a reason for an 11 12 investigation. 13 Well, you're not going to speculate something that might be career ending, you had hard facts to that 14 effect; right? 15 Α I did not. 16 17 So what you're saying is you wrote to Julie Atwood without knowing if it was true that a complaint had 18 19 been filed against you? I wrote those words to Julie Atwood. 20 Because you're not telling us, as you sit here 21 today, you thought that that was not true, you weren't 22 trying to mislead her, were you? 23 24 I was basing it on the investigation that Ms.

DeVere claims she was starting to conduct.

2.5

But you've never told us -- you've always denied Q 1 2 that Ms. DeVere said or showed you anything; right? She did not. But yet you're telling Ms. Atwood that a 4 5 complaint has been filed against me; right? That's what it says, yes. That's what I wrote. 6 Α 7 What is your understanding, as vice president of 0 8 MSA that a complaint has been filed? What does filed mean 9 to you? 10 Well, that somebody has turned in a complaint of Α 11 some sort. 12 Against you; right? Q Well, that's what I said, yeah. 13 14 And you then also talked to your direct reports 15 and asked them if you were creating a hostile work environment; right? 16 17 I don't recall asking them that. I said it was 18 possible I did, yes. 19 All right. And then let's read up that. Julie Atwood writes to you, on the same day, I'm sorry 20 21 this is happening. Meaning you understood that she was 22 saying she was sorry a complaint has been filed against 23 you; right? 24 Α Possibly. 25 And then she's asking you if you should tell --Q

YOUNG/DIRECT

she should tell her team. And then she says, is it related to our earlier conversation about me? Do you know what that's about? I don't recall. Well, did you accuse her of doing anything at that point? I think the only conversation -- to the best of Α my recollection, the only conversation I had was about the trip to Malaysia. Okay. Got it. So after the complaint, you believe the complaint had been filed against you, who did you talk to in higher management to learn about the details of that complaint? Could you repeat that question? Yes. After you determined and concluded that the complaint -- there was a complaint that had been filed against you, who, in upper management, because you're a vice president, did you talk to to find out the details of that complaint? Well, any communication I had after that would have been with either HR or the office of Internal Review. What's the office? Chris Jensen's organization. I don't recall what it was called.

2

3

5

6

7

81

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

2.5

0

YOUNG/DIRECT

Either Chris Jensen or Todd Beyers; right?

- A I don't remember talking to Todd Beyers. I did have some conversations with Chris Jensen. I don't remember conversations with Todd Beyers.
- Q Except that Ms. DeVere was in-- was in Todd Beyers's chain of command as a HR person; right?
  - A That's correct.

- Q So it doesn't -- would you agree with me that at that moment when you knew that a complaint had been filed against you, and you had talked to Ms. DeVere, Todd Beyers would have been the logical person to go to; right?
  - A I wouldn't agree with you on that.
  - Q Please explain.
- A If you remember, if you remember I went to the president of the company. President of the company was looking into everything. I didn't see any need to do a whole lot of digging.
- Q You -- the president of company was looking into everything?
  - A He said he was going to look into it, yeah.
  - Q So that must have given you some comfort?
  - A Absolutely.
- Q Because if the president's looking into it, you have nothing to worry about, right? Correct?
- A Well, I'm not going to respond to that. I don't know what that means.

Q Well, I mean, it gave -- you admitted it gave you comfort that the president was looking into it; right? Well, it meant that I didn't have to go looking 3 into it. 4 5 0 Well, as a matter of fact, under the policies, you have no right to look into it, do you? 6 7 Α That's correct. 8 But you knew that the president was looking into 9 it; and then isn't it true that after the president began 10 looking into it, this whole allegation against you disappeared? 11 12 I don't know. Α 13 0 No one ever interviewed you; correct? Correct? I don't recall. I don't recall. 14 Α 15 Q No one ever told you that you had engaged in a hostile work environment; correct? 16 Correct. 17 Α 18 No one ever told you that you had been vindicated; correct? 19 20 Α No. 21 So basically, you learned that this whole 22 investigation had, from your perspective, turned into an investigation of Julie Atwood's timecard fraud; correct? 23 24 MS. ASHBAUGH: Objection, calls for 25 speculation.

1	THE COURT: Sustained.
2	Q (By Mr. Sheridan) When did you learn that Mr.
3	Ruscitto had gone to DOE to report that Ms. Atwood was
4	being investigated for timecard fraud?
5	A I think it was after this lawsuit was started.
6	Q You mean, Mr you were a direct report to
7	whom at the time?
8	A Mr. Ruscitto.
9	Q So it's your testimony he didn't tell you that
10	he was going to DOE to report that Ms. Atwood was being
11	investigated for timecard fraud?
12	A He never told me about his meetings with DOE.
13	Q Well, it's true, is it not, that you had regular
14	meetings with Mr. Ruscitto; right?
15	A All vice presidents do.
16	Q Okay. But I mean like weekly meetings; right?
17	A Staff meetings, yes.
18	Q And is it your testimony that he never disclosed
19	to you that he had gone to DOE and said that she's being
20	investigated?
21	A That's my
22	MS. ASHBAUGH: Objection, Your Honor, asked
23	and answered.
24	THE COURT: Overruled.
25	A That's my testimony.

(By Mr. Sheridan) So after you learned that 1 Mr. Armijo was looking into it, did he come back to you 2 3 and assure you that everything was taken care of? He did not. 5 Well, how come you didn't go -- strike that. Did you go to him and ask how are we doing? 6 What's happening? 71 8 Α I did not. 9 Why not. You must have been curious. Q Most of my questions I went back to Chris Jensen 10 11 on. And did Chris Jensen tell you that everything 12 0 13 had been taken care of? 14 Α He did not use those words. It's true, is it not, that you learned that Ms. 15 Atwood was interviewed by the investigators; correct? 16 Meaning Wendy Robbins and Christine DeVere. 17 MS. ASHBAUGH: Objection as to time, Your 18 19 Honor. THE COURT: Sustained. 20 (By Mr. Sheridan) Well, not during this 21 22 lawsuit, but around the same time. I mean, you knew your people were being interviewed; right? 23 24 Α There were so many investigations going on, I can't say that I knew that.

Well, you had access to their calendars. 1 Q You 2 could see Julie Atwood's calendar; correct? If I knew how to do that, I would. 3 Wait a minute. I thought you said when I asked 4 5 you about what your focus was, I thought you said you were 6 a programmer; is that true? 7 No, I never said I was a programmer. Α So you don't really -- you're not really adept 8 9 at using computers, are you? 10 I'm not, I'm not a computer person. Α All right. So what you're saying is you may 11 12 have been able to look at her calendar if you had the know 13 how. 14 Yeah, I might have. 15 Q Okay, all right. MR. SHERIDAN: Your Honor, we're a little 16 early, but I have to look something up. Would this 17 be a good time to take a break? 18 THE COURT: Two minutes before noon? 19 Okay. 20 So ladies and gentlemen of the jury, we're 21 going to take our noon lunch recess. During the 22 lunch hour, don't talk to each other or anybody else about the case, any issues in the case, parties, 23 24 lawyers, witnesses, anything about the case at all. 25 Don't reach out and do any independent

research. Avoid your Smart phone, tablet, computer, 1 2 any device of any kind. 3 Watch your step on the way out of the jury box. Follow the directions of Mr. Ruegsegger. 4 Try and be 5 back about quarter after. I'll have us starting 6 promptly at 1:30 this afternoon. 7 (Whereupon the jury was taken out of the courtroom.) 8 9 THE COURT: Go ahead and make yourself 10 comfortable. If counsel want to address anything now or do you want until 1:15? Any issues? 11 12 MR. SHERIDAN: I don't think we have any 13 issues. 14 MS. ASHBAUGH: Nothing right now. THE COURT: I'll be back and available at 15 16 1:15 if anything does come up, otherwise we'll start 17 promptly at --18 Thanks, Your Honor. MR. SHERIDAN: 19 THE COURT: -- 1:30. Everybody have a good 20 We'll be adjourned for the lunch hour. 21 (Recess) THE COURT: Good afternoon, everyone. 22 Go 23 ahead and have a seat. 24 Are we ready to bring the jury back in? 25

YOUNG/DIRECT

Ready.

MR. SHERIDAN:

1	(Whereupon the jury was brought into
2	the courtroom.)
3	THE COURT: Good afternoon, everyone. Go
4	ahead and make yourselves comfortable.
5	Mr. Sheridan.
6	MR. SHERIDAN: Thank you.
7	Q (By Mr. Sheridan) Mr. Young, MSA is paying
8	your salary to be here; right?
9	A Currently? I believe when I originally filled
10	out my timecards it was PTB and then PTX.
11	Q What does that mean?
12	A PTB is vacation. PTX is time off without pay.
13	Q So you're not being paid to be here?
14	A I don't know if they've changed anything, but.
15	Q Fair enough. Exhibit 185.
16	MR. SHERIDAN: Has that been admitted now?
17	THE CLERK: What was it?
18	MR. SHERIDAN: The calendar, 185?
19	THE COURT: No.
20	MR. SHERIDAN: It was not? You have yes?
21	THE CLERK: It was admitted yesterday.
22	MR. SHERIDAN: I thought it might have
23	been.
24	THE COURT: Thank you.
25	Q (By Mr. Sheridan) So let me retrieve that

YOUNG/DIRECT

exhibit. I'm showing you the portions of your calendar 1 from 2013, and it's -- for reference, it's Page 142 of the calendar, Bates Stamp, it looks like 259. And the date you should have in front of you there is September 9th to 15th, do you have that? 5 I have the one, 259. 6 Α So I'm going to draw your attention, if I could, 7 8 to Wednesday, September 11th. 9 Α Okay. 10 That's a, that's just a routine And let's see. 11 meeting of the EJTA, what's that? 12 Give me just a secretary. EJTA? 13 It's the second from the date, September 11th? 14 Oh. EJTAs, those are employee -- essentially it's what training an employee is required to have. 15 So now look at September 12th, if you would, 16 Q Thursday? 17 18 Α Okay. So it looks like you had a meeting with Mr. Dave 19 20 Ruscitto between seven and eight in the morning on a 21 personnel issue; is that correct? 22 That's correct. Α 23 Q That was about Ms. Atwood, was it not? 24 Α That is correct. 25 So September 12th, early in the morning, you're Q YOUNG/DIRECT 106

```
meeting with Mr. Ruscitto -- it's Ruscitto; right?
              Ruscitto, Ruscitto. I couldn't say it either.
 3
    It's Ruscitto; I think.
              Regarding Ms. Atwood; right?
              I believe that's what that meeting was.
              And that is just before the meeting with Beyers,
 6
    Jensen, Robbins and DeVere to start the joint
 7
 8
    investigation; right?
 9
              Well, I'm sitting here looking at the calendar
    and I don't see that meeting on this calendar.
10
              Which meeting?
11
              The second one you're pointing to.
12
         Α
              The one with Beyers, Jensen? Well, you didn't
13
1.4
    go to that. You just sat through here --
              Oh I'm sorry, I'm sorry, I got you, wrong one,
15
         Α
16
    sorry.
              So it's true, is it not, that Mr. Ruscitto was
17
         Q
18
    in charge of your direct report to him at that time;
   right?
19
              That's correct.
20
         Α
              And he was a direct report to Frank Armijo;
21
         0
22
    right?
         Α
              That's correct.
23
              He was the number two in command; right?
24
         Q
              That's correct.
25
         Α
```

YOUNG/DIRECT

And he met to tell you what the plan forward for Atwood would be; correct? 2 That's not the meeting I remember. 3 Well, isn't it true that at this time he told 4 you, he updated you on the fact that he had been to DOE and he had told them that she was being investigated for 6 7 timecard fraud. 8 I don't recall him saying that to me. 9 0 Never? Certainly not at that meeting. But I don't 10 recall ever being told anybody went to DOE and spoke with 111 them. 12 And he told you that the plan forward was we 13 were going to now do a joint investigation; correct, 14 involving DeVere and Robbins. 15 I don't, I don't recall that. That, in fact, as 16 Α I recall that meeting at 7 a.m. was very, very short. 17 Okay. 18 Q And I was directed to go back through all of my 19 records regarding anything that might have to do with Ms. 20 21 Atwood. Gain ammunition to use against Atwood; right, 22 that's that he told you? 23 MS. ASHBAUGH: Objection, argumentative. 24 25 THE COURT: Overruled.

(By Mr. Sheridan) Go ahead. Q No, I don't know what he was going to do with them at the time. 3 He told you that, don't worry about the fact 5 that you thought you were being investigated, we're going to stop that. 6 No, none of that was said. 8 That was on the 12th. And that was at, what, 9 seven to eight. 10 Α Seven to eight is when it was scheduled, yes. 11 Then let's now jump ahead if we can to the 16th. 12 Okay. 13 And on the 16th, isn't there a meeting there with Armijo? 14 15 There is an executive staff meeting. Α 16 And that includes you; right? 17 That's all the vice presidents and anybody else Frank wanted to invite to a meeting. 18 So that's the 16th and that is the same day that 19 0 20 Julie Atwood's being interviewed; right? 21 MS. ASHBAUGH: Objection, calls for 22 speculation. THE COURT: Sustained. 23 24 Q (By Mr. Sheridan) What time was that meeting? 25 Α The executive staff meeting was at 1 o'clock.

YOUNG/DIRECT

Q And at this meeting, Julie Atwood was also 2 discussed; correct? 3 Α At the executive staff meeting? 4 Q Yes. 5 Α Absolutely not. 6 Why is that? Q 7 We don't discuss personnel issues at executive 8 staff meetings. 9 I see, all right. Now let's take a look at your 10 phone records, Exhibit 93. Do you have that there? 11 I don't have it. 12 All right. Let me grab it. 13 So you're aware, are you not, that through the process of discovery, Ms. Atwood has obtained your 14 telephone records; right? 15 16 Α I am. 17 So there are actually a couple of binders and 18 that's just the first one. 19 Α Okay. 20 I want you to turn to page seven and look at the 21 affidavit there from the phone company. You got that? 22 Α I do. 23 And you've reviewed these records and you've 24 been deposed on some of these records; right? I have not reviewed these phone records. 25 A

YOUNG/DIRECT

```
Q
              Okay, all right. Well, let's find out what your
 1
    phone number is. What's your phone number?
              My cellphone number is 521-5220.
 3
              And you see that on the verification sheet it's
 5
    -- they pulled the cellphone numbers, 521-5220?
 6
         Α
              Yes.
 7
              And then the other number that they pulled is
         0
    551-0606, what's that?
 8
 9
              I believe that's my laptop -- or my, I'm sorry,
10
   my I Pad.
11
         Q
              Your I Pad. Your I Pad, or it's like a data?
12
         А
              Yeah, it's my I Pad, yeah.
13
              You don't actually make calls on it.
              Oh, no.
14
         Α
15
         Q
              Got it, all right.
16
                   MR. SHERIDAN: Your Honor, with this
17
         authenticating certificate -- affidavit and the
         witness's statement that he recognizes those numbers
18
19
         as his, Plaintiff offers Exhibit 93.
20
                   MS. ASHBAUGH: No objection.
21
                   THE CLERK: Mr. Sheridan.
22
                   THE COURT: We have broken it up into A, B,
23
         C, D and E, premised on the binders.
24
                   MR. SHERIDAN:
                                  Right.
25
                   THE COURT: Under the 904A submissions that
                       YOUNG/DIRECT
                                                           111
```

1	were stipulated.
2	MR. SHERIDAN: We offer all of them.
3	THE COURT: So we'll admit 93A through
4	93A through 93E are admitted into evidence.
5	(Exhibit Nos. 93A -
6	93E were admitted.)
7	MR. SHERIDAN: Thanks, Judge.
8	Q (By Mr. Sheridan) So what I'd like you to do,
9	they have Bates Stamp numbers on them, and I'd like you to
10	go to Bates Stamp Number 444 in the it's in the lower
11	right-hand corner. It's page 1100. Are you there?
12	A Nope. I'm trying to nope, there is no 1100
13	here.
14	Q Well, maybe it's in the second volume.
15	MS. ASHBAUGH: If I may approach, it's in
16	the binder he's looking at.
17	THE COURT: Okay, thank you, counsel.
18	MS. ASHBAUGH: Sure. It's in these
19	documents. Let me show you where it's at.
20	I apologize, Jack, it's different than the
21	binder you gave me.
22	MR. SHERIDAN: This is the second binder.
23	MS. ASHBAUGH: Okay.
24	Q (By Mr. Sheridan) So take a look at the entry
25	on the left-hand corner of the columns, there are item

```
numbers and look for 18617?
 1
              I'm there. I'm there.
              And this is a call between you and Mr. Armijo,
    is it not?
 4
 5
              I don't know the phone numbers.
 6
              Frank Armijo, you don't know if his phone
 7
    number --
 8
              I couldn't swear to you that's his phone number,
 9
    I'm sorry.
10
              So just for record purposes, phone number one --
    ending in 1090, you don't know if that's Mr. Armijo?
11
              I'm sorry, I don't.
12
13
              Can you think of any reason why you would have
14
    spoken to him by phone on the sixth of September?
15
              What time was that.
         Α
16
              September 6th?
17
              What time of the day.
         Α
18
              Oh, what time of day. It says connect time. I
    think it was 19:19. Do you know military time?
19
20
              19 would be -- see 12 is noon. 24, 18.
                                                        So it
21
    would be about seven something.
22
                   MS. ASHBAUGH: Your Honor, it's under UTC
23
         time, which is seven hours ahead.
24
                   THE WITNESS: Yeah, that sounds about
25
         right.
```

MS. ASHBAUGH: This document is --11 Yeah, it states UTC up above. Thank you. 2 And so on the sixth -- let's 3 (By Mr. Sheridan) see, on the sixth, is that when you were telling your 4 staff that a complaint had been filed against you? I would have to go back and look at that email, 6 but --8 Q It's true, is it not, that you talked to Mr. Armijo by phone about that time to raise concerns? 10 MS. ASHBAUGH: Objection, Your Honor, we haven't established what time. 11 (By Mr. Sheridan) Oh. About the 6th of 12 13 September? If that's Mr. Armijo's phone number, it's 14 possible I spoke to him. I could have also spoken to one of the, to one of the secretaries who would answer that 16 phone, I don't know. 17 But your goal, though, was to communicate your 18 19 concern, your continued concern that a complaint had been filed against you; right? 20 No, sir, I don't know that. 21 All right. And it's true, is it not, that you 22 were brought to another deposition a couple weeks ago, in 23 August? 24

There were two depositions.

25

A

All right. And it's true, is it not, that in the latest deposition you testified that there was another 2 3 complaint or concern that crossed your desk; right? 4 Α I did. You don't know when, you don't know what it 5 6 said, but you testified that there is another one out 7 there; right? 8 I believe my testimony was that I was in my office, I was standing between two federal employees and 9 we were talking about some upcoming work, to the best of 10 my recollection. An individual came into my office. 11 12 don't recall who it was. Handed me a piece of paper and 13 said have you seen this? I took a glance at it, laid it 14 on my desk, face down until I was through with my meeting. 15 As soon as they left, I went back, turned it over, saw that it was a complaint and there were no names 16 on it. 17 18 And you don't recall what it said? I don't. 19 Α 20 MR. SHERIDAN: We're going to play for the 21 jury, with the court's permission, excerpts from 22 Pages 216, Line 6 to 221, Line 10. MS. ASHBAUGH: Your Honor, we would object 23 24 as cumulative at this point. 25 THE COURT: I'm at a disadvantage. What is

YOUNG/DIRECT

1	it 216?
2	MR. SHERIDAN: Line 6, to 221, Line 10. I
3	don't recall playing this for this witness.
4	MS. ASHBAUGH: No, it's cumulative with
5	what he just testified to, Your Honor.
6	MR. SHERIDAN: Oh, well.
7	MS. ASHBAUGH: It's just repeat.
8	MR. SHERIDAN: It's designated testimony
9	and it is different.
10	THE COURT: Well, let me do this. It's not
11	the best way to do it. Let me watch it, I'll rule on
12	it and I can give a motion to have them disregard if
13	you want.
14	MS. ASHBAUGH: Sure.
15	MR. SHERIDAN: This was designated, Your
16	Honor.
17	THE COURT: All right.
18	MR. SHERIDAN: Okay, go ahead.
19	(Whereupon the video was played.)
20	video was piayed.)
21	Q (By Mr. Sheridan) So this complaint that
22	you're talking about, you left it with Mr. Jensen; right?
23	A Actually I left it laying on his desk. Mr.
24	Jensen wasn't sitting at his desk, so then I had to run
25	around the building and try to find him.

I see. So wait a minute. I had to run around 2 the building to try to find him. So, I'm just -- I'm not 3 going to replay this, but, let me just. Do you have your deposition with you? 4 5 Not with me. Α MR. SHERIDAN: It's the second one. 7 Q (By Mr. Sheridan) You just said Jensen wasn't 8 there? 9 Α It's slightly different than what I said Yeah. 10 in my deposition. After I got to thinking about that 11 question, I remembered taking it into Mr. Jensen's office 12 and he wasn't there, which is not unusual. So when I 13 tracked him down, told him what I laid on his desk, we 14 went back to his office. To the best of my recollection 15 we went back to his office and he took a look at it. I 16 said, it's in your hands now, do you need anything from me? And I left. 17 18 So you were deposed on August 17th, 2017; right? 19 Α Correct. 20 And you were under oath; correct? 21 Α Correct. 22 So on 221, at line, I guess it's Line 20, I Q asked you: All right. So tell me what happened next. 23 24 you had a meeting with Chris Jensen on this document that you're talking about. And you said -- go ahead and read

YOUNG/DIRECT

117

1

what you said. 2 That's not what I said. I took it over to Chris Jensen's office. 3 4 Q All right, what happened next? And you said? 5 Α Chris said he had seen it. That's true. So when you were testifying in August, under 7 oath, you said you saw him and he told you he had seen it; 8 right? That was not true? 9 Α Well, I had to do a lot of thinking after you 10 asked that question about exactly what happened. And I 11 remembered having to track him down. 12 Did you talk to Mr. Jensen --13 Α I did. 14 -- to try to get your story the same? 0 15 Α No. 16 So then on Line 25 I asked you: All right. What happened next? You said Chris, you said Chris said 17 he had seen it. And then I asked --18 19 Α Correct. 20 -- and what happened next? So you showed it to 21 him. And you said? 22 Do you need anything else from me. 23 And then I said, okay, so you actually showed it 24 to him; right --25 Α Correct.

YOUNG/DIRECT

And you said? 1 Q I laid it on his desk. 2 Α 3 All right. And then when you left, did you take 4 it with you? And you said? 5 Α No. All right. So you're saying that this statement 6 7 you made under oath in August is not accurate? MS. ASHBAUGH: Objection, misstates his 8 9 testimony. THE COURT: I'll sustain that. 10 (By Mr. Sheridan) Well, you said that it's 11 12 different than what you believe today; right? 13 Yeah, I'd left out the part about having to run 14 around the building and try to find him. But it's true that -- so it's your testimony 15 Q that you don't know what was in this complaint; right? 16 Like I said, it was a complaint about a hostile 17 Α work environment. I don't remember seeing any names. 18 It was about you, wasn't it? 19 20 My name wasn't in it. And how do you know if you don't remember what 21 22 was in it? I just said there were no names in it. It's the 23 first thing you look for. 24 25 MR. SHERIDAN: No further questions.

1	THE COURT: Cross-examine.
2	
3	CROSS EXAMINATION
4	
5	BY MS. ASHBAUGH:
6	Q Good afternoon, Mr. Young?
7	A Good afternoon.
8	Q Mr. Young, we'll be talking to you when it's
9	defendant's case, so I just have a few questions for you
10	right now based on Ms. Atwood's lawyer's questions; okay?
11	A Okay.
12	Q I want to be clear, I want the jury to be clear
13	on your testimony, in your own words, on a few topics;
14	okay? So I'd like to first talk to you about Ms. Atwood's
15	July or August of 2013 trip to Malaysia; okay?
16	A Yes.
17	Q Mr. Young, were you ever aware that Ms. Atwood
18	was going on a trip to Malaysia?
19	A I was not.
20	Q Did Ms. Atwood give you any advanced notice of
21	that trip?
22	A No ma'am.
23	Q And did Ms. Atwood tell you that she was going
24	to be using any PTB or furlough time during that time
25	period?

YOUNG/CROSS

```
She did not.
         Α
 1
              Can you please turn to Exhibit 213?
 3
                   MS. ASHBAUGH: Does he have that in front
 4
         of him?
              I believe all I have is phone records and
 5
 6
    deposition.
 7
              (By Ms. Ashbaugh) Let me help you out and take
         Q
 8
    some of this away so we don't have so many binders.
 9
         Α
              Thank you.
              Turn it so that you can see it. This is the
10
    document; okay?
11
              Okay, thank you.
12
         Α
              Sure. And looking at 213, and I want to look at
13
14
    the top of the first email from Ms. Tanasse to you and
15
    others.
16
         Α
              Yes.
              And this is the email where you first learned of
17
         Q
    Ms. Atwood's Malaysia trip; correct?
18
              That's correct.
19
         Α
20
              What's the date on this email?
         0
21
              July 1st.
         Α
              And going up to the top of that, if you look up.
22
         Q
              Yes, ma'am.
23
         Α
              There is an email from you back to Ms. Tanasse
24
         Q
25
   that says, thanks, Lynn. Do you recall sending that
```

YOUNG/CROSS

1 email? 2 Yes, ma'am. Α 3 Was this the first time that you had ever seen 4 notification from Ms. Atwood with regards to her trip to 5 Malaysia? 6 It is. Α 7 0 Had she ever told you about this planned trip? 8 Α She had not. 9 Had she ever cleared this trip to be determined on a date at any point in time with you? She had not. 1.1 Α And by that time do you know -- by August 1st of 12 13 2013, do you know whether or not Ms. Atwood had already left for Malaysia? 14 All I knew at that time was what was written 15 16 here. The note itself appears to be from Ms. Atwood to 17 Lynn Tanasse. And it says, I think it said she -- I'd have to look. Give me just a moment. 18 19 0 Sure. 20 Yeah, it said I'm in route to Kuala Lumpur right 21 now. 22 So by August 1st, had Ms. Atwood already left for Malaysia? 23 24 Α Based on this document, yes. 25 So you learned after the fact; is that correct? 0

YOUNG/CROSS

Is it a problem that Ms. Atwood -- was it a 21 problem for you that Ms. Atwood had not gotten 3 pre-approval for this trip? Yeah, it very quickly became a problem on the --5 6 don't remember exactly which day. I believe it was this particular date, but I can't swear to it. 8 Can you please explain to the jury why it's a problem? 9 Yeah, well, we -- part of the problem is we have 10 Α 11 a lot of meetings that go on with the client. And in this particular case, Ms. Tanasse came running up to my office 12talking about the fact that DOE was waiting --13 MR. SHERIDAN: Objection, Your Honor, 802. 14 (By Ms. Ashbaugh) I'll ask you, Mr. Young --15 Q THE COURT: Sustained. 16 (By Ms. Ashbaugh) Don't state what somebody 17 else told you, just state what your understanding of why 18 it was a problem. 19 DOE was in the PACE area --20 21 MR. SHERIDAN: Same objection, Your Honor, 22 I think. 23 THE COURT: I'll overrule that. DOE was in the PACE waiting for a presentation 24 Α to be made by Ms. Atwood. 25

Α

1

That's correct.

- Q (By Ms. Ashbaugh) Okay.
- A Ms. Atwood didn't show up at that meeting.
- Q Is it a problem when people don't tell you in advance of a week or longer vacations?

A Absolutely. It doesn't give us much of a chance to prepare for covering the work that needs to be done.

- Q Okay. And Mr. Young, did you later approve Ms. Atwood's time off?
  - A I did.

- Q And did your approval of this time off as either vacation or PTB, lessen the problem that you had with what we just talked about with regards to preapproval?
- A No, the problem we had with the timekeeping system is that you have to have something on the time sheet. So what I was really doing was making sure she had a time sheet in place. And that doesn't change anything other than it gets your time sheets turned in.
- Q It didn't change anything with regards to the problems you just told the jury about?
- A Right. Normally what would happen if a person's going to take a couple weeks off, you would fill out your time sheets in advance and then they would be sitting in the system.
- Q And Mr. Young, I believe you have been asked about this by Mr. Sheridan before, did you have any

11 discussions with regards to the concerns you had on the 2 Malaysia trip with human resources? We did have discussions on it. 3 And who were those discussions with? 5 Well, initially it was with Kadi Bence. Α 6 And Mr. Sheridan keeps pointing to his own notes Q and keeps saying that this place took -- this meeting took 7 place on August 27th, do you recall that? 8 Yeah, I recall it. I'm not quite sure that's 9 10 the correct date. 11 Mr. Young, can you please turn to Exhibit 185? 12 MS. ASHBAUGH: And Mr. Prutting, I'm 13 looking for the August 22nd calendar note. I don't have 185 here. 14 Α 15 (By Ms. Ashbaugh) Let me see. 16 Α What date? August 22. 17 Q August 22nd. 18 Thursday? Α 19 Yes. 0 Yes. 20 Α Do you see that? 21 0 I do. 22 Α 23 And do you see an entry at 2:30 p.m. on August 22nd? 24 25 Α I do.

Q Can you tell the jury what that entry states?

- A It says HR meeting, Cindy's office, Steve Young.
- Q Does this refresh your recollection of when your meeting was with regards to Malaysia and the human resource department?

A I believe that's the first meeting that was held with HR, what we call -- what's being called the HR meeting.

Q Mr. Young, can you please explain to the jury the meeting that's now been clarified to be on August 22nd of 2013? Can you please explain to the jury that first meeting with human resources?

A Yeah. I had been in communication with Kadi
Bence regarding the Malaysia trip that Ms. Atwood had
taken. And I -- it actually started out a request to HR
for some assistance. And what I was looking for is I felt
that I was caught between a rock and a hard place on this
particular issue because so many people had gotten
involved in it in my staff. And I need -- I wanted to at
least put something, some sort of letter or something to
Ms. Atwood to document what had occurred, what our
agreement was going to be going forward. So I had
contacted Kadi and asked if there was a form letter or a
form, or a special format that should be used.

Kadi, I remember, called me -- I believe she

called me back and said --MR. SHERIDAN: Objection, 802. 2 3 (By Ms. Ashbaugh) Mr. Young, don't say what she said. 4 The results of the, the result of that --5 Α THE COURT: Sustained. I'm sorry. 7 Α (By Ms. Ashbaugh) Go ahead. 8 Q The result of that was a meeting that was 9 Α called, it appears, August 22nd. 10 11 And in that meeting, did Ms. DeVere eventually 12 show up? 13 Α Yeah, at the beginning of the meeting when we first got together, there was Susan Hiller, Kadi Bence, 14 15 Cindy Protsman. I believe that was all that was there. Myself. 16 17 Q Okay. 18 They had asked me to walk back through the history of what had happened. So the first part of the 19 meeting was talking about the Malaysia absenteeism. 20 21 they wanted to know had we had any other problems and I 22 had given them some of the concerns we had had. A lot of it was what I was hearing more than what I was dealing 23 24 with. 25 Near the end of the meeting -- I want to say

YOUNG/CROSS

maybe five, ten minutes before the end of the meeting, Ms. DeVere walked into the room, down and didn't say anything. Cindy Protsman introduced her to me -- I had never met her -- and asked me to continue. Cindy said go ahead. So I finished the last little bit of the conversation.

Ms. DeVere made a comment that was a little bit uncomfortable. She looked up and all she said was, this sounds like a problem with the manager or manager problem. I'm not exactly sure what the words were.

- Q And she just offered that out.
- A Right.

- Q Okay. And then how did the meeting end?
- A Well, at that point, I was actually running late. It takes awhile to drive back to the federal building. So I shut my notebook and -- I was a little put off by the comment, but I let everybody know I had another meeting to go to and excused myself and left the room.
  - Q Why were you put off by the comment?
- A It was just the look in her eyes and the way it was kind of taking a shot at me. I felt like it was a shot being taken at me.
- Q And after this August 22nd meeting, did you meet with Ms. DeVere -- I mean, sorry, Ms. Atwood. Did you follow-up with Ms. Atwood after this August 22nd meeting?
  - A I believe it was after that meeting that I had

```
the telephone conversation with either Cindy or Kadi.
 1
    that's when the decision was made, I would just go ahead
 2
    and have a conversation with Ms. Atwood, tell her what the
 3
    expectations were. Again, I may be getting timelines
    messed up here. But -- and then followed up with an
 5
    email.
              Can you please turn to Exhibit 222. Let's see
 7
 8
    if you have that?
              It's in this one. Yes, yes, ma'am.
              I believe 222 has been admitted. Do you
10
    recognize what Exhibit 222 is?
11
              Yes.
12
         Α
              Can you describe, just generally, what this is?
13
         Q
              Yeah, it's --
14
         Α
              Is it an email between you and Ms. Atwood
15
16
    initially?
17
         Α
              It is.
                   MS. ASHBAUGH: Your Honor, Defendants move
18
         to admit Exhibit 222.
19
                                  No objection.
20
                   MR. SHERIDAN:
                   THE COURT: It's admitted.
21
                              (Exhibit No. 222
22
                              was admitted.)
23
              (By Ms. Ashbaugh) And you recognize this
24
    document?
25
```

- A Yes, Ms. Atwood and I had had a conversation that morning. I'd gone over the rules.
- Q Let me interrupt you for one second. Can you tell the jury what morning you had a conversation with Ms. Atwood about?
  - A This is on Tuesday, August 27th.
- Q And you had a conversation with Ms. Atwood. Can you please explain to the jury what conversation you had?
- A Well, you can see there, there is a few paragraphs. Essentially said here's the rules: If you leave the workplace during normal work hours, please send me an email or you can text me at 521-5220. Please let me know the time you'll leave and the approximate time of your turn. If you must leave quickly due to an emergency, please let me know as soon as possible.
  - Q Okay.

- A Then there was a second item which is, all PTB must be approved by me in advance. This is just a reminder that only I can approve PTB.
- Q And it indicates at the top of this email that you had a meeting that morning; correct?
  - A Correct.
  - Q When you had that meeting, what was discussed?
- A Well, pretty much what you read here. It was much more lengthy than that. But it was a good

conversation. She understood. We had an agreement. 1 2 mean, it was very cordial. And then August 27th of 2013, did you believe in 3 any way that you were being investigated? 4 5 No, I didn't. And did you eventually advise Ms. Bence that you 7 had a meeting with Ms. Atwood? MR. SHERIDAN: Objection, leading. 8 9 THE COURT: Sustained. 10 I'm sorry? (By Ms. Ashbaugh) Did you advise Ms. Bence of 11 anything with regards to this meeting? 12 13 I believe, I believe so, yes. Α MS. ASHBAUGH: Can you scroll up, Mr. 14 15 Prutting? On Exhibit 222, did you get 16 (By Ms. Ashbaugh) Q a response from Ms. Atwood? 17 I did. 18 Α And what was her response? 19 She said, thanks, Steve. No questions, just 20 21 confirming I understand and I also emphasize the importance of this policy with my team. 22 23 Now we can all agree that you had a second meeting on September 5. Do you recall that meeting where 24 25 you had a meeting with Ms. Protsman and Ms. DeVere?

```
1
         Α
              Yes, I do.
 2
              And in fact, again going back to Exhibit 185, if
 3
    you look on September 5th --
              Excuse me, switch books.
 4
         Α
 5
              185.
         0
 6
         Α
              Okay, I'm at 185.
         Q
              And if you look on Thursday, September 5th;
    correct?
 9
              Just a moment.
         Α
10
         Q
              Are you there?
11
         Α
              Just now.
12
              Great. At 12:30 on September 5th, what does
         Q
13
    your calendar state?
14
         Α
              September 5th, excuse me. I don't have anything
15
    at 12:30.
16
         Q
              Not sure you're on the right year.
17
              Oh, I'm sorry.
         Α
              That's all right.
18
         Q
19
         Α
              My bad.
20
              There's lots of documents.
         Q
21
         Α
              You were talking about 2013. Sorry.
22
              That's okay.
         Q
23
              Man, I've been busy.
         Α
24
              Are you there now?
         0
25
         Α
              Okay. 12:30 shows a discussion, Steve Young,
                       YOUNG/CROSS
                                                            132
```

HR.

Q And is this the meeting that you had on September 5th with Ms. Protsman?

A That sounds about right.

Q And can you please tell the jury, in your own words, what happened on the September 5th meeting with Ms. Protsman and Ms. DeVere. Just walk them through the meeting.

A When I got to human resources, it takes a few minutes to get inside the building. You have to wait to have access inside the controlled area. And Ms. Protsman, I believe Ms. Protsman is the one that met me and took me back to the small conference room, small meeting room.

And walked in and Ms. DeVere was there. So it was Cindy Protsman, Ms. DeVere and myself. To the best of my recollection, it started out Ms. DeVere said I have a few questions for you. And I was a little surprised at that, but assumed we were still trying to work on the other issue making sure I got my ducks in a row and the organization is properly documented, per the rules.

And she started asking -- she had asked a couple of questions that made me very uneasy. Made me a little bit suspicious. She actually started out, I believe she said, she used the words I'm doing an investigation and I have some questions for you. That's the best of my

recollection.

Q Okay.

A After a couple of questions, possibly three, I stood up and I said, I'll resign before I'll allow you to investigate me.

Q And please tell the jury why you said that.

A Well, the first meeting we had when she walked into the room, I was fully convinced she already had a predetermined position on me when she said it appears to me it's a manager problem. So I was uncomfortable with that.

More importantly, from that time until this, I was getting a lot of feedback, not only from a couple of my own people, but from a couple of federal employees, about her friendship with Jon Peshong and with Julie Atwood. And I just felt like there was a conflict of interest in this whole thing, that something wasn't right and I felt very uncomfortable about it.

Q And --

A I will also admit -- I'm sorry, I will also admit I was very frustrated at that point.

- Q And so when you told Ms. DeVere that you were going to resign, what was Ms. DeVere's response?
  - A Can we have your resignation?
  - Q And what did you say?

I said, I will give my resignation to the man that hired me. 2 3 Did she respond at all after that? 4 Yeah, I headed toward the door, and she said could we have it by 2:30. 5 At any point in time during this September 5th 6 meeting, Mr. Young, were you shown a complaint? 7 8 Α No, ma'am. At any point in time had you been -- up until 9 this point, had you seen a complaint that you had been 10 named in? 11 No, ma'am. 12 Α 13 During this meeting, Mr. Young, did you ever state that you knew Ms. Atwood had filed a complaint 14 against you? 15 No, ma'am. 16 Did you believe, in fact, that she had filed a 17 Q complaint -- Ms. Atwood had filed any complaint against 18 19 you? No, not at all. 20 Α And did you believe that Ms. Atwood, prior to 21 filing of this lawsuit, had any complaints against you at 22 23 all? 24 Α No. And was the first time that you learned it when 25 0 YOUNG/CROSS 135

she sued you, personally, in this lawsuit? MR. SHERIDAN: Objection, leading. 2 3 THE COURT: Sustained. (By Ms. Ashbaugh) When was the first time you 4 Q learned that she had a complaint? When I received a call from the chief counsel's 6 Α office saying that an EEOC had come in and would like me 7 8 to come pick up a copy of it and review it. 9 Do you know if that EEOC complaint had named Q 10 you? It did. 11 Α Mr. Young, have you ever tried to stop any 12 0 13 investigation into a complaint? 14 Α No. I've been with DOE far too many years for 15 that. MS. ASHBAUGH: Given we'll call him back, 16 Your Honor, I have no further questions right now. 17 THE COURT: Any redirect? 18 MR. SHERIDAN: No redirect. 19 THE COURT: Ladies and gentlemen of the 20 jury, you have an opportunity to ask Mr. Young any 21 22 question or questions that you might want. If you would like to ask a question, please raise your hand 23 24 and our bailiff will bring you the forms.

We have one.

(Whereupon a side bar was conducted.)

That's fine.

(Whereupon the side bar was concluded.)

Okay.

BY THE COURT:

Q Good afternoon, Mr. Young. The jury has written down two questions that they would like me to ask. The first is this: On the subject of taking action, knowing that Julie Atwood was endeared to DOE, why not simply talk to Julie Atwood about your ideas or suggestions for changes to the dashboard?

EXAMINATION

MS. ASHBAUGH:

MR. SHERIDAN:

THE COURT: Thank you.

A That's a great question. There were conversations, not necessarily one on one with Ms. Atwood, more it was part of the team.

There were two or three critical players in the dashboard process. Not just Julie, but we had a programmer, we had an analyst who did the data base piece and we had a lead. I don't know how far you want me to take this, but you're looking for a lot of answers.

YOUNG/EXAMINATION BY THE COURT

The entire, the entire IT group was primarily made up of Lockheed Martin personnel. That's where we got our IT support. There were some other smaller subcontractors that provided some technical support, very specialized areas. So within the group, we had a lead who reported to me, as did all of those Lockheed Martin people, reported to me for day-to-day work. But administratively they reported to a person that worked for Lockheed Martin.

So you had that lead, you had a -- normally had at least one analyst or a data base person, and you had a dashboard developer, a programmer, and we had Ms. Atwood who coordinated between the two organizations.

And there would be conversations where all of us were together. There would be conversations where I might get with the lead from Lockheed Martin. She would have conversations with the team. So there were a number of times those conversations did occur, but not one on one with Ms. Atwood.

Q The second question posed by the jury is this: Was it common practice to try to locate an employee by phone when you couldn't locate them at work?

A It was partially common practice. If it was a critical situation, yes, we would -- I would normally either ask the administrative assistant or Linda Delannoy

to try to track them down, they would make the phone calls.

I have to be honest, I hate using a phone, I absolutely hate it. And so for me to stop and take my phone and start trying to make phone calls, it was not something I really enjoyed, so I would normally pass that on to try to track them down. And that would happen on occasion. But, yes, if it was critical.

Now sometimes you can move on with a meeting without having a person there and come back and brief them later on what the outcome of the meeting was.

THE COURT: Do either of those two questions spark any follow-up questions from either counsel?

MR. SHERIDAN: Sure.

THE COURT: Mr. Sheridan.

MR. SHERIDAN: Thank you, sir.

#### REDIRECT EXAMINATION

#### BY MR. SHERIDAN:

Q So now we've entered your phone records, which is Exhibit 93. Would you be surprised to hear that you have over 3,000 phone calls with Greg Jones during that time period?

- A Would I be surprised?
- Q Right.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- A Nothing would surprise me today.
- Q Because, I mean, you talked to Greg Jones on the phone all the time, every single day, don't you?
  - A No, that's not true.
- Q Well, all the time. 3,000 phone communications in about four years.
- A You got to remember, he sits on the council. At one time he was the chairman of the planning commission for the city. At one time he was involved in when we built the convention center. There were lots of time that he was involved with me, and we do play golf together.
- Q And if you can't get him, if you don't see him, you'll call him; right?
  - A I'd call him or text him, yeah.
- Q But you didn't do that with Julie Atwood; correct?
  - A She wasn't that level of friendship, no.
- Q Well, wait. How about from a business perspective? You could have called her. Any time you couldn't get a hold of her you could have called her.
  - A There were times --
- 24 Q And you --
- 25 A I'm sorry.

1	Q And you didn't, right?							
2	A There were times I called her and there were							
3	times I texted her.							
4	Q With regard to the dashboard, it's true, is it							
5	not, that the dashboard was already up and running when							
6	you got there; right?							
7	A No.							
8	Q It didn't run yet?							
9	A No.							
10	MR. SHERIDAN: No further questions.							
11	MS. ASHBAUGH: No questions, Your Honor.							
12	THE COURT: All right. Subject to recall,							
13	you can step down, sir. Please watch your step on							
14	the way out of the witness box there.							
15	THE WITNESS: Thank you, Your Honor.							
16	THE COURT: Mr. Sheridan.							
17	MR. SHERIDAN: Yes plaintiff calls Julie							
18	Atwood.							
19	MS. ASHBAUGH: Can we take a short side							
20	bar, because we have.							
21	MR. SHERIDAN: Sure.							
22	MS. ASHBAUGH: You have someone waiting							
23	that you asked us to bring back.							
24	MR. SHERIDAN: Oh, sorry.							
25	(Whereupon a side bar was conducted.)							

YOUNG/REDIRECT

1	MS. ASHBAUGH: Mr. Sheridan, right around
2	10 to 11 we asked if we should keep him. He's been
3	here since 10, or should he come back one or 1:30.
4	And I was told to bring him back at 1:30.
5	MR. SHERIDAN: I misunderstood. I thought,
6	because we were putting on Ms. Atwood, I thought that
7	we were releasing him for the day. My apologies, I
8	didn't know.
9	THE COURT: Can we use him now?
10	MR. SHERIDAN: Let me think. I need to
11	have to bring some things up and adjust.
12	THE COURT: Can you do it during our
13	afternoon break?
14	MR. SHERIDAN: I can do that, yes.
15	MS. ASHBAUGH: Thank you.
16	MR. SHERIDAN: Thank you.
17	MS. ASHBAUGH: We'll let him know.
18	(Whereupon the side bar was concluded.)
19	Dai was concluded.
20	MR. SHERIDAN: Your Honor, after the break,
21	Plaintiff will call Chris Jensen briefly.
22	THE COURT: All right.
23	Ladies and gentleman, we're working on some
2 4	scheduling around witnesses. It's a few minutes
25	early from our normal afternoon break, but it makes

sense right now to take that afternoon break. 1 During the break, please don't discuss the case 2 amongst yourselves. Please don't reach out and do 3 4 any independent research. Watch your step on the way out of the jury box 5 and please follow the instructions of our bailiff. 6 7 (Whereupon the jury was taken out of 8 the courtroom.) THE COURT: Take what time you need to 9 10 adjust. Thanks, Judge. MR. SHERIDAN: 11 THE COURT: Let me know when you're ready. 12 13 (Recess) (End of requested 14 proceedings.) 15 16 17 18 19 20 21 22 23 24 2.5

1 STATE OF WASHINGTON ) SS. COUNTY OF BENTON 2 3 I, CHERYL A. PELLETIER, Official Court Reporter of 4 the Superior Court of the Kennewick Judicial District, 5 State of Washington, in and for the County of Benton, 6 hereby certify that the foregoing pages comprise a full, 7 true and correct transcript of the proceedings had in the 8 within-entitled matter, recorded by me in stenotype on the 9 date and at the place herein written; and that the same 10 11 was transcribed by computer-aided transcription. 12 That I am certified to report Superior Court 13 14 proceedings in the State of Washington. 15 16 WHEREFORE, I have affixed my official signature this 1st day of October, 2017. 17 18 19 20 21 Cheryl A. Pelletier, RPR, CCR Official Court Reporter 22 23 24 25

### **EXHIBIT 5**

The Honorable Douglas L. Federspiel

### JOSIE DELVIN

OCT 10 2017

FILED /C

U

### IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON BENTON COUNTY

JULIE M. ATWOOD,

Plaintiff,

VS.

MISSION SUPPORT ALLIANCE, LLC, STEVE YOUNG, an individual,

Defendants.

Case No.: 15-2-01914-4

[PROPOSED] JUDGMENT

Clerk's Action Required

JUDGMENT DOCKET NO 17-9-026-70-3

#### JUDGMENT SUMMARY

Judgment Creditor: Julie M. Atwood

Judgment Creditor's The Sheridan Law Firm, P.S.

Attorney:

Judgment Debtor: Mission Support Alliance, LLC

Judgment Amount: \$ 8, 100, 000, 00

Prejudgment Interest: To be determined at a later date, if

applicable and appropriate.

Attorney Fees and Costs: To be determined.

THIS MATTER came on regularly before this Court for a trial with a jury held on September 11 through October 10, 2017. Plaintiff Julie M. Atwood was represented

by John P. Sheridan and Defendants Mission Support Alliance and Steve Young were

JUDGMENT ON JURY VERDICT - 1

THE SHERIDAN LAW FIRM, P.S.
Attorneys at Law
Hoge Building, Suite 1200
705 Second Avenue
Seattle, WA 98104

Tel: 206-381-5949 Fax: 206-447-9206

1	represented by Denise Ashbaugh and Cristin Kent Aragon of Yarmuth Wilsdon PLLC and
2	Stanley J. Bensussen of Mission Support Alliance, LLC.
3	Consistent with the Verdict Form, which is attached, the Court enters judgment in
4	the amount of \$ \$ 100,000,000. Pre-judgment interest, if applicable and
5	appropriate, will be determined at a later date. Attorney fees and costs shall be addressed
6	separately upon the filing of a fee petition, which will be filed in accordance with a
7	briefing schedule to be proposed by the parties and set by the Court, or through the
8	submission of a stipulated order and judgment.
9 10	DONE IN OPEN COURT this <u>ID</u> day of <u>October</u> , 2017.
11	
12	Long Jedens
13	Honorable Douglas L. Federspiel Presented By:
14	THE SHERIDAN LAWIFIRM, P.S.
15	By:
16	John P. Sheridan, WSBA #21473 Attorneys for Plaintiff Julie M. Atwood
17	
18	Approved as to Form:
19	
20	YARMUTH WILSDON PLLC
21	M A
22	By: Denise L. Ashbaugh, WSBA # 28512
23	Cristin Kent Aragon, WSBA # 39224
24	
0- 1	i e

JUDGMENT ON JURY VERDICT - 2

THE SHERIDAN LAW FIRM, P.S.
Attorneys at Law
Hoge Building, Suite 1200
705 Second Avenue
Seattle, WA 98104
Tel: 206-381-5949 Fax: 206-447-9206

#### JOSIE DELVIN BENTON COUNTY CLERK

OCT 10 2017,

FILED

#### SUPERIOR COURT OF WASHINGTON FOR BENTON COUNTY

JULIE M. ATWOOD,

Plaintiff,

VS.

MISSION SUPPORT ALLIANCE, LLC, and STEVE YOUNG, an individual,

Defendants.

Case No.: 15-2-01914-4

SPECIAL VERDICT FORM

JUDGMENT DOCKET NO 17-9-02670-3

We, the jury in the above-captioned case, find as follows:

QUESTION NO. 1: Has Ms. Atwood proven her Washington Law Against

Discrimination claim based on gender by a preponderance of the evidence?

ANSWER: YES NO

If you answered "Yes" to Question 1, please answer Question 2. If you answered "No" to Question 1, skip Question 2 and answer Question 3.



**QUESTION NO. 2**: Do you find by a preponderance of the evidence that Ms. Atwood has proven that Steve Young aided or abetted MSA's discrimination on the basis of Plaintiff's gender? ANSWER: YES NO QUESTION NO. 3: Has Ms. Atwood proven her Washington Law Against Discrimination claim based upon retaliation by a preponderance of the evidence? If you answered "Yes" to Question 3, please answer Question 4. If you answered "No" to Question 3, skip Question 4 and answer Question 5. **QUESTION NO. 4**: Do you find by a preponderance of the evidence that Ms. Atwood has proven that Steve Young aided or abetted in MSA's retaliation under the Washington Law Against Discrimination?

QUESTION NO. 5: Has Ms. Atwood proven her claim for wrongful discharge in violation of public policy based on the False Claims Act, or the policies therein, by a preponderance of the evidence?

rr					•		٠.,	• •
								•
•	ANSWER: _	/	YES		_NO		,	
	· •	.•		7				
	If you answer	ed "No"	to every one	e of the p	orevious q	questions,	do not ar	iswer any
of the	remaining que						~	
	nswered "Yes"				,	,		
you u	TENTOTOL TOS	is uniy of	viso provisom	7		ş.	2	
	OTHICETON	NO 6 I	D'134- A4-		1		naa af th	a avridance
	QUESTION			•			,	e entrence
that s	he suffered dan	ages pro	ximately cau	ised by	he action	s of MSA	?	•
•		÷	÷		•	· ,		
	ANSWER: _		YES		NO	•		
		.,					·	
	If you answer	ed "Yes"	to Question	ı 6, ansv	ver Quest	ion 7. If ye	ou answe	red "No"
to Qu	estion No. 6, do	not ansv	ver any of th	ie remai	ning ques	stions, plea	ise sign t	he verdici
•	and notify the l			•		•		
			-				;	* 4
	QUESTION	NO 7. 1	Did Defends	int(s) nr	ove by a t	reponder	ance of th	ne evidenc
that F	laintiff failed to	use reas	onable effor	ts to mi	ngate her	economic	damages	3?
		•					***	Ť
•	ANSWER: _		YES	· V	NO		٠	
•								

(Note: Regardless of how you answer Question 7, answer Question 8: however, if you answered "Yes" to Question 7, the amount of <u>economic damages</u> should represent the net amount you award to Ms. Atwood after accounting for her failure to mitigate her damages.):

QUESTION NO. 8: Please state the amount of damages Ms. Atwood has suffered that were proximately caused by MSA's actions:

Economic Damages (reasonable value of lost past earnings and fringe benefits, and the present value of future earnings, and fringe benefits.)

\$ 2.1 million

<u>Emotional Harm</u> (emotional distress, pain and suffering, loss of enjoyment of life, humiliation, personal indignity, embarrassment, fear, anxiety and/or anguish):

s 6 million

Dated this \_\_\_\_\_ day of October, 2017.

Presiding Juror

## **EXHIBIT 6**

STATE OF WASHINGTON.

County of Benton

### NOTICE OF ELECTION

To Steve Young

1808 S Ione St

Kennewick, WA 99337

#### DEAR SIR/MADAM:

You are hereby notified that you received the highest number of votes cast for the office of City Of Kennewick Council Position 7 Ward 3 for a 4-year term at the General Election held in the above County and State, on the 8th day of November, 2011, and will be given a Certificate of Election on taking the oath of office.

> IN WITNESS WHEREOF, I have hereunto set my hand and seal this 29th day of November, 2011.

> > Drinde Chil

STATE OF WASHINGTON,

County of Benton

OATH OF OFFICE

I, Steve Young, do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution and laws of the State of Washington, and that I will faithfully and impartially perform and discharge the duties of the office of City Of Kennewick Council Position 7 Ward 3 according to law, to the best of my ability.

Subscribed and sworn to before me this day of

or any other person empowered to administer oaths.

### **EXHIBIT 7**

STATE OF WASHINGTON,

SS.

### NOTICE OF ELECTION

County of Benton

To Steve Young

1808 S Ione St

Kennewick, WA 99337

#### DEAR SIR/MADAM:

You are hereby notified that you received the highest number of votes cast for the office of <u>City Of</u>

<u>Kennewick Council Position 7 at Large</u> for a <u>4-year term</u> at the General Election held in the above

County and State, on the 3rd day of November, 2015, and will be given a Certificate of Election on taking the oath of office.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 24th day of November. 2015.

Henda Chiller County Auditor

STATE OF WASHINGTON,

County of Benton

ss.

OATH OF OFFICE

I, <u>Steve Young</u>, do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution and laws of the State of Washington, and that I will faithfully and impartially perform and discharge the duties of the office of <u>City Of Kennewick Council Position 7 at Large</u> according to law, to the best of my ability.

The to before me this 5

of Lanuary.

\_County Auditor

or any other person empowered to administer oaths.