

## Transcript of Adam Aleszczyk

Date: September 8, 2017

Case: Boyle -v- City of Chicago, et al.

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         IN THE UNITED STATES DISTRICT COURT FOR THE
       NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION
2
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4
    JERRY BOYLE, on behalf of :
5
    himself and a class of :
    others similarly situated, :
6
7
           Plaintiff,
8
      V.
    CITY OF CHICAGO; Former : No. 17-CV-00244
9
10
    Superintendent of the
    Chicago Police Department :
11
12
    GARRY MCCARTH; Former
13
    Superintendant of the :
14
    Chicago Police Department :
15
16
    (Caption continued on next page)
17
18
               Deposition of ADAM ALESZCZYK
19
                     Chicago, Illinois
                 Friday, September 8, 2017
20
21
                       10:24 a.m.
22
    Job No.: 158731
23
    Pages: 1 - 37
24
    Reported by: Joanne E. Ely, CSR, RPR
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1
     (Caption continued from previous page)
2
     JOHN ESCALANTE; Current
3
     Superintendent of the
4
    Chicago Police Department
5
    EDDIE JOHNSON; Former
6
    Chief of the Bureau of
7
    Organized Crime NICHOLAS
8
    ROTI; Current Chief of the
9
    Bureau of Organized Crime
10
    ANTHONY J. RICCIO; Bureau
11
    of Organized Crime Technical:
12
     Support Section Supervisors
13
     JACK COSTA and JAMES
14
    WASHBURN, unknown Chicago
15
     Police Department Supervisor:
     JOHN DOES; and unknown
16
17
    Chicago Police Department
18
     Cell Site Simulator Operator:
19
     JOHN DOES,
20
             Defendants.
2.1
22
23
24
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Deposition of ADAM ALESZCZYK, held at the
1
2
     location of:
3
4
             LOEVY & LOEVY
5
             311 North Aberdeen Street
6
             Chicago, Illinois 60607
7
             312.243.5900
8
9
10
11
12
        Pursuant to notice, before Joanne E. Ely, a
13
14
     Certified Shorthand Reporter, and a Notary Public in
     and for the State of Illinois.
15
16
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18
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24
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1	APPEARANCES
2	ON BEHALF OF THE PLAINTIFF:
3	JOSHUA BURDAY, ESQUIRE
4	LOEVY & LOEVY
5	331 North Aberdeen Street
6	3rd floor
7	Chicago, Illinois 60607
8	312.243.5900
9	
10	ON BEHALF OF THE DEFENDANTS
11	ANDREW S. MINE, ESQUIRE
12	MAGGIE SOBOTA, ESQUIRE
13	CITY OF CHICAGO, DEPARTMENT OF LAW
14	30 North LaSalle Street
15	Suite 1230
16	Chicago, Illinois 60602
17	312.742.7220
18	312.742.0260
19	
20	
21	
22	
23	
24	

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1	PROCEEDINGS
2	ADAM ALESZCZYK,
3	having been duly sworn, testified as follows:
4	EXAMINATION BY COUNSEL FOR THE PLAINTIFF
5	BY MR. BURDAY:
6	Q Would you state and spell your name, please.
7	A My name is Adam Aleszczyk, A-l-e-s-z, as in
8	zebra, -c, as in Charles, -z, as in zebra, -y-k.
9	Q And do you understand that you're testifying
10	under oath?
11	A I do.
12	Q Is there anything interfering with your
13	ability to give complete and accurate testimony?
14	A No.
15	Q You're not under the influence of
16	medications or anything like that that might affect
17	your memory?
18	A No.
19	Q And I think my questions are usually pretty
20	clear; but if they're not, just ask me, and I'll
21	rephrase it.
22	A Okay.
23	Q And is it fair for me to assume that if you
24	answer a question, you understood it?

1	A Yes.
2	Q Have you ever been deposed before?
3	A No.
4	Q Have you ever testified at trial before?
5	A Yes.
6	Q And about how many times have you testified
7	at trial?
8	A Numerous times. I really can't tell. I've
9	been in the police department for a long time, so.
10	Q Would you say you've testified at trial more
11	than 10 times?
12	A Yes.
13	Q More than 100 times?
14	A Less.
15	Q So somewhere between 10 and 100 perhaps?
16	A Perhaps.
17	Q And when was the most recent time you
18	testified at trial?
19	MR. MINE: If you recall.
20	A I know it's more than three years.
21	Q And do you remember what you testified
22	about, the general subject matter?
23	A No.
24	Q Have you ever testified at trial about cell

1	site simulator equipment?
2	A No.
3	Q And what's your current position?
4	A My current position is a police technician
5	in the Chicago Police Department.
6	Q What are your job duties in that position?
7	A I work with covert equipment wires, body
8	cams.
9	Q Does working with covert equipment make up
10	the entirety of your job duties, or is there
11	anything else?
12	A We also do video retrievals for detectives.
13	Q What are those videos?
14	A Closed-circuit television, retrieving videos
15	for the detectives for their cases.
16	Q What do you mean when you say "retrieving
17	video"?
18	A A detective asks me the times that he wants,
19	which cameras he wants, and I give him a copy of
20	that video.
21	Q Got you.
22	And besides retrieving videos and working
23	with covert equipment, what else do your job duties
24	entail?

1	A Also the cell site simulator.
2	Q And, what, in relation to the cell site
3	simulator? What were your job duties with respect
4	to the cell site simulator?
5	A Working with it.
6	Q Are you one of the individuals who operates
7	the cell site simulator?
8	A Yes.
9	Q And how many individuals are there that
10	operate the cell site simulator?
11	A Pretty much our whole tech lab.
12	Q And how many people are in the tech lab?
13	A We've been losing a few people. I think
14	it's around 10 or 13 people.
15	Q Is there anyone outside the tech lab that
16	operates the cell site simulator?
17	A No.
18	Q Are you aware of anyone outside the tech lab
19	ever operating the cell site simulator?
20	A No.
21	Q Have you ever been subject to discipline at
22	your job?
23	A No.
24	Q Did you prepare a declaration in connection

1	with this case?
2	A I did.
3	Q And who drafted the declaration?
4	A Sergeant James Fiduccia drafted it. I
5	adjusted it to what I needed to adjust to my
6	declaration.
7	Q And what adjustments did you make?
8	A I entered my name, entered the I would
9	have to look at the declaration. I don't remember
10	exactly what was on it.
11	Q And did you do anything to prepare for this
12	deposition today?
13	A I spoke with my lawyers.
14	Q Which lawyers did you speak with?
15	MR. MINE: The ones here today?
16	A The ones here today.
17	Q Andrew Mine and Maggie Sobota?
18	A Yes.
19	Q And how long did you speak with your lawyers
20	for?
21	A Approximately 30 minutes.
22	Q Did you do anything else to prepare for your
23	deposition today? Did you review any documents?
24	A I did look at my declaration.

1	Q Did you look at any other documents besides
2	your declaration?
3	A No, I did not.
4	Q Did you do anything else besides look at
5	your declaration and speak with your attorneys to
6	prepare for the deposition today?
7	A No.
8	Q You didn't speak with anyone to refresh your
9	memory about events or anything like that?
10	A When writing the declaration, I spoke with
11	Officer Dragan Nikin to refresh kind of refresh
12	my memory of what happened.
13	Q Got it.
14	And in preparation for the deposition today,
15	did you speak with anyone to refresh your memory for
16	today?
17	A No, I did not.
18	MR. BURDAY: Would you mark this, please.
19	(ALESZCZYK Deposition Exhibit 1 marked
20	for identification and attached to the transcript.)
21	MR. MINE: Do you mind handing him the
22	marked copy.
23	MR. BURDAY: Yes. I'm going to ask a couple
24	questions before we get to this.

1	BY MR. BURDAY:
2	Q What records are kept when a cell site
3	simulator is used?
4	A There are no records kept.
5	Q And what written policies are there on use
6	of the cell site simulator?
7	A There are no written policies.
8	Q Were you asked to search for records in
9	connection with this case?
10	A No.
11	Q Did you search for records in connection
12	with this case?
13	A No.
14	Q Were you ever involved in responding to any
15	FOIA requests regarding cell site simulators?
16	A I'm sorry. Can you repeat?
17	Q Were you ever involved in responding to any
18	Freedom of Information Act requests regarding a cell
19	site simulator?
20	A This time, doing a declaration.
21	Q Have you ever been involved any times
22	besides this case?
23	A No.
24	Q I'm going to hand you what's marked

1	Exhibit 1. If you could just take a moment and
2	review it, and let me know when you have.
3	A Okay. I've reviewed it.
4	Q If you look at No. 1, you say that you make
5	the declaration to the best of your recollection.
6	How well did you recall at the time that you
7	made the declaration?
8	A Not much.
9	Q And how well did you recall what is in the
10	declaration? Were you confident in that?
11	A Yes.
12	Q Do you have any knowledge of cell site
13	simulators outside of your electronic and technical
14	support unit?
15	MR. MINE: Object to the form, vague and
16	argumentative. I don't know what you mean.
17	Q Throughout the deposition, you'll hear your
18	attorney make objections; and unless he instructs
19	you not to answer, you just answer the question
20	anyways.
21	A In the Chicago Police Department?
22	Q Yes. That's correct.
23	A No.
24	Q Do you have any knowledge of cell site

1	simulators outside of the Chicago Police Department?
2	A I know there are.
3	Q And do you know where any of those other
4	cell site simulators are or who possesses them?
5	A I know secret service possess one.
6	Q Do you know if there are any other people or
7	entities that possess a cell site simulator?
8	A Not personally.
9	Q And could you explain CPD's cell site
10	simulator and how it works, what its capabilities
11	are?
12	MR. MINE: I'm going to object and direct
13	the witness not to answer as to technical details
14	about the operational capacity of the system because
15	that would violate the nondisclosure agreement.
16	But you can give a general answer as to your
17	understanding of how the thing works.
18	A It locates a phone.
19	Q What else is it able to do?
20	MR. MINE: Same objection and same
21	direction, general.
22	A That's it.
23	Q Is it able to look at the contents or
24	information on a phone?

1	MR. MINE: Same objection and direction.
2	A No.
3	BY MR. BURDAY:
4	Q What oversight is there on the use of the
5	CPD cell site simulator?
6	MR. MINE: Object to the form, vague as to
7	oversight.
8	Can you explain that?
9	Q Do you understand the question?
10	A No.
11	Q Are you able to use the cell site simulator
12	whenever you want?
13	A No.
14	Q And what prevents you from using the cell
15	site simulator whenever you want?
16	MR. MINE: Object to the form.
17	You can answer.
18	A If there's no court order from a Judge, you
19	don't use it.
20	Q So your understanding is that you have to
21	have a court order from a Judge to use the cell site
22	simulator?
23	A Definitely.
24	Q And do people make do people in CPD make

1	requests to your unit to use the cell site
2	simulator?
3	MR. MINE: Objection to foundation.
4	To the extent you know about such a request,
5	you can answer.
6	A They do.
7	BY MR. BURDAY:
8	Q And how does that request come to you when
9	they make that request?
10	A They bring a signed court order by the
11	Judge, and I make sure my supervisor does approve of
12	it, and then we handle the request.
13	Q And when they come and make the request,
14	they have the court order, do they make the request
15	just verbally to you? Do they submit it in writing
16	somehow?
17	A Personally. They come in personally with
18	the signed order.
19	Q Do they ever send you an e-mail or have a
20	paper beyond the court order?
21	A Not to my knowledge.
22	Q And is there any record kept when they make
23	that request to use the cell site simulator?
24	A We just file the court order.

1	Q And where is the court order filed?
2	A I don't know. I give it a copy to my
3	sergeant.
4	Q Do you know what the sergeant does with the
5	court order?
6	A I do not.
7	Q Who is your sergeant right now?
8	A Sergeant James Fiduccia.
9	Q And who was your sergeant in January of
10	2015?
11	A It was Sergeant Jack Costa.
12	Q Are there any other limitations on when cell
13	site simulator equipment is used other than the
14	court order that you described?
15	MR. MINE: Object to the form, vague.
16	A I don't understand limitations, other
17	limitations.
18	Q Would you need anything else besides a court
19	order to let the cell site simulator equipment be
20	used?
21	MR. MINE: Objection; misrepresents the
22	prior testimony. Court order and
23	A All we need is the court order and approval
24	from our sergeant.

1	
1	Q When you get approval from a sergeant, is
2	that verbal approval? Does that come in writing
3	somehow?
4	A It's a verbal approval.
5	Q Is that usually face-to-face or perhaps on
6	the phone?
7	A Usually face-to-face.
8	Q And just looking at paragraph 4 of your
9	declaration where you say that you packed the
10	hardware components into several boxes and took them
11	to Federal Express, what components did you pack
12	into the boxes?
13	A I would not know which components. I know
14	the main component was part of it.
15	Q And what was the main component?
16	MR. MINE: Objection.
17	You can answer in general terms, but I
18	direct you not to answer technical details about
19	the
20	THE REPORTER: About the what?
21	MR. MINE: I would direct the witness not to
22	answer technical details about the main component to
23	the extent he knows them because that would violate
24	the nondisclosure agreement.

1	You can answer in general terms, to your
2	knowledge.
3	A That is general. The main component that
4	needs to be that makes the cell site simulator
5	work.
6	BY MR. BURDAY:
7	Q What is the name of the main component?
8	A I'm not sure.
9	Q Do you ever call it anything besides the
10	main component?
11	A I just know which components there are. I
12	don't technically know the names of them.
13	Q If you were talking to other techs, how
14	would you differentiate that component from a
15	different component?
16	MR. MINE: Objection; calls for speculation
17	as to a conversation that may not have taken place.
18	But you can answer, if there's an answer.
19	A I don't know if I spoke with any other
20	technician about it.
21	Q Yeah. I'm not saying you did speak with
22	another technician.
23	I'm saying if you were to, how would you
24	reference the component so that that other

1	technician knew what you were talking about?
2	MR. MINE: And objection; calls for
3	speculation as to a future possible conversation.
4	You can answer, if you have
5	A Right now I don't remember the name of it.
6	I usually would go with the technician there, and we
7	would point at it, troubleshoot it.
8	BY MR. BURDAY:
9	Q Where are the components kept?
10	A In a vehicle.
11	Q Where is that vehicle located?
12	MR. MINE: Object to the form, vague as to
13	time frame.
14	Are you asking now?
15	Q Where was the vehicle located in January of
16	2015?
17	A It would be at Homan Square.
18	Q And where is the vehicle located now?
19	A It still is at Homan Square.
20	Q And where in the vehicle are the components
21	located?
22	A Throughout the
23	MR. MINE: Same objection as to time frame.
24	Q I'm referring to now.

1	A Throughout the vehicle, mostly in the back.
2	Q And when you packed up the components to be
3	mailed out for upgrades, what upgrades were being
4	performed?
5	MR. MINE: Objection.
6	And I would direct the witness not to answer
7	to the extent you know technical details about the
8	upgrade. You can answer in general terms to the
9	extent you have knowledge about what the upgrade
10	was.
11	A I'm not exactly sure which component what
12	needed to get upgraded. Cell phone technology
13	always changes, so does the equipment.
14	Q Did you pack any software when you packed
15	the hardware components?
16	A No.
17	Q Were there any manuals, electronic or hard
18	copy, that were packed?
19	A I don't know.
20	Q Do you have any manuals, electronic or hard
21	copy or otherwise, for the cell site simulator
22	equipment?
23	A I don't have any.
24	Q Does your unit have access to any manuals to

```
1
     the cell site simulator equipment?
2
            MR. MINE: Object to the form, vague as to
3
    access.
4
            You can answer, if you know.
5
           I don't think so.
6
            Have you ever encountered a time where you
7
    had a question about how to use the cell site
8
     simulator equipment?
9
           I'm sorry. Can you ask me that question
10
     again?
11
            MR. BURDAY: Sure.
12
            Could you just read back the question,
13
    please.
14
            (Pending question read.)
15
            MR. MINE: Him personally?
16
           If I had a question?
17
           Yes.
         0
18
           Yes.
         Α
           And what was your question?
19
20
            MR. MINE: And I'd object to the extent -- I
2.1
    would direct you not to answer in any level of
22
     detail that would violate the nondisclosure
23
     agreement, but you can give a general answer if you
24
    recall the nature of the question.
```

1	A At the time, how it works.
2	Q And who did you ask?
3	A I don't remember. It was probably more the
4	senior technicians that were there before me.
5	Q When was the time that you had the question
6	you're thinking of?
7	MR. MINE: If you recall.
8	A Sometime in either the fall or winter of
9	that 2014.
10	Q Are you aware of anyone ever asking
11	questions regarding the equipment outside of your
12	unit?
13	MR. MINE: Objection; vague, and lack of
14	foundation.
15	MR. BURDAY: I asked him if he's aware.
16	MR. MINE: I'm not sure what you're asking
17	about.
18	You can answer if you understand it.
19	A If I'm aware of someone else?
20	Q Yes. If you're aware of either you or
21	someone else in your unit asking a question
22	regarding the use of the cell site simulator
23	equipment to someone outside of your unit?
24	A Yes.

1	Q And what would that be?
2	A What?
3	Q Yes.
4	A I'm sorry. Then I misunderstood the
5	question.
6	Q So who asked the question who did you
7	ask, or who did you know of being asked outside
8	of CPD
9	MR. MINE: Objection; form.
10	Q about the cell site simulator equipment?
11	MR. MINE: Object to form.
12	You can answer if you understand it.
13	Do you want to ask it in a cleaner fashion?
14	It's compound and convoluted.
15	Q Sure. So I was asking about if you have
16	if you or anyone in your unit ever had a question
17	about the cell site simulator equipment that you
18	didn't just ask another technician within your unit,
19	but asked someone, say, at a different agency or at
20	Harris, if you're aware of anything like that?
21	A Well, we had assistance from the secret
22	service where we asked basically how to operate the
23	equipment.
24	Q And when did you ask the secret service how

1	to operate the equipment, to the best of your
2	recollection?
3	A I don't know. My best recollection,
4	somewhere around that time period. It could have
5	been before or after.
6	Q And did they provide assistance when you
7	asked for it?
8	A Yes.
9	Q And what form did that assistance take?
10	A They would they came down, explained to
11	us how the equipment works, and that's about it.
12	Q And how long did they spend explaining how
13	the equipment works?
14	A I don't know.
15	Q Was it like half an hour or a week?
16	A It could have been an hour.
17	Q And did they give you any written materials
18	at the time?
19	A No.
20	Q Have they given you any written materials
21	since regarding the cell site simulator equipment?
22	A No.
23	Q What's your understanding of any legal
24	limitations regarding use of the cell site simulator

1	equipment?
2	MR. MINE: Objection to the extent it calls
3	for a legal conclusion.
4	BY MR. BURDAY:
5	Q I'm just asking for your understanding.
6	A By way of a nondisclosure agreement with
7	Harris.
8	Q Okay. My question is referring not to the
9	nondisclosure agreement but to your understanding of
10	the limitations, to what extent you're allowed to
11	use the cell site simulator equipment to locate
12	phones.
13	MR. MINE: Same objection to legal
14	conclusion. It's also asked and answered to the
15	extent he has testified about the requirement for a
16	court order and approval.
17	You can answer if there's any further
18	elaboration that you're aware of.
19	A There is none, except for a court order.
20	Q And if you wanted to know whether a cell
21	site simulator was used on a particular date, how
22	would you find out?
23	MR. MINE: Objection to the extent it calls
24	for speculation.

1	You can answer.
2	A I would look at the court order, when it was
3	signed, and give and approximately around that
4	time, it possibly was used.
5	Q Are there any other ways that you're aware
6	of to find out when a cell site simulator was used?
7	A I don't.
8	Q You don't?
9	A I don't know of any other ways.
10	Q And what training have you received about
11	using the cell site simulator?
12	MR. MINE: Objection.
13	I'll direct the witness not to answer about
14	technical details based on the nondisclosure
15	agreement, but, again, you can give general
16	testimony about the training.
17	A I've had Harris come to Homan Square and
18	give us training.
19	Q And how long did that training last?
20	A I think it was approximately a week.
21	Q And did you take any notes during that
22	training?
23	A I don't remember.
24	Q Do you know if anyone else took any notes

```
1
     during that training?
2
            I don't know.
3
            Did you receive any materials during that
4
    training?
5
         Α
            No.
6
            When you sent the cell site simulator out
7
     for repair, did you receive a loaner or any
8
     replacement equipment?
9
         Α
           No.
            Did you receive any request to use a cell
10
     site simulator while it was out for repair?
11
12
           I don't know.
            Do you recall ever receiving a loaner cell
13
     site simulator?
14
15
         Α
           No.
            Are you familiar with the cell phone app
16
17
    Open Signal?
18
         Α
           No.
            How many techs operate the CSS equipment at
19
20
    a time when it's being used?
2.1
         Α
            Two.
                  Usually two.
22
            And how is it decided which two techs
23
     operate the equipment?
2.4
            MR. MINE: Objection; lack of foundation.
```

1	If you know how the assignments work.
2	A Just between the other technician, it's
3	just we decide.
4	BY MR. BURDAY:
5	Q Would it be fair to say that it's an
6	informal process to decide who is operating the
7	equipment?
8	MR. MINE: Objection; form, vague, and
9	ambiguous as to informal.
10	You can answer.
11	A Yes.
12	Q There's no standard operating procedure to
13	determine which technicians are operating the cell
14	site simulator equipment.
15	A No.
16	Q When was the last time you operated the cell
17	site simulator equipment?
18	A Maybe earlier this year.
19	Q How often does the cell site simulator
20	equipment get used?
21	A Rarely.
22	Q Would you say more or less than once a year?
23	MR. MINE: Objection to foundation.
24	To the extent you know of its use.

1	A More than once a year.
2	Q Would you say more than five times a year?
3	A Maybe.
4	Q So somewhere around the number five times a
5	year would be an estimate of the number of times
6	it's used?
7	A I think that would be an accurate estimate.
8	Q And do you know how much CPD paid for the
9	cell site simulator equipment?
10	A I don't know.
11	Q Do you have a rough sense of how much it
12	cost or no sense at all?
13	MR. MINE: Objection to the extent it calls
14	for speculation.
15	If you know.
16	A I know it's somewhere around a few hundred
17	thousand, give or take.
18	Q So why is the equipment used only a few
19	times a year if so much money has been invested in
20	to it?
21	MR. MINE: Object to form, vague, ambiguous,
22	and argumentative.
23	Also to the extent it calls for disclosure
24	of information protected by the nondisclosure

1	agreement, I direct you not to answer.
2	You're free to answer if you but I'm not
3	sure it's answerable really if it's used when it's
4	used appropriately.
5	A It's used whenever we have a court order.
6	BY MR. BURDAY:
7	Q Was there ever a time that you're aware of
8	that the cell site simulator equipment was used more
9	frequently than roughly five times a year?
10	A I would not know that.
11	Q Do you know of any paperwork that's created
12	when CPD obtains or disposes of equipment?
13	MR. MINE: Object to the form, vague.
14	A You mean any equipment?
15	Q Referring to the cell site simulator
16	specifically.
17	A I don't know.
18	Q Is the answer any different if we're
19	referring to other equipment that you've worked
20	with?
21	A I don't know how the equipment any
22	equipment gets disposed. If there's something
23	that's broken, we tell our supervisor that it's
24	broken, and he handles that afterwards.

1	Q Is there any paperwork that you're aware of
2	that's involved in that process?
3	A No, that I know of not that I know of.
4	Q Have you ever had any communications with
5	Harris employees?
6	A Yes.
7	Q And do you remember which Harris employees
8	you communicated with?
9	A No.
10	Q How often do you communicate with the Harris
11	employees?
12	A Rarely. Rarely. If we're using equipment
13	and our knowledge is not that great with the
14	equipment, we might call Harris.
15	Q Do the communications always take place via
16	phone call, or do they occur in other ways like
17	e-mail or face-to-face or anything like that?
18	A It would be a phone call.
19	MR. BURDAY: Let's take a break for a couple
20	of minutes.
21	(A recess was taken from 10:58 a.m. to
22	11:04 a.m.)
23	MR. BURDAY: Back on the record.
24	Q Has anyone used the cell site simulator

1	without a court order?
2	A Never.
3	Q Has anyone ever been disciplined related to
4	the use of a cell site simulator?
5	A Not that I know of.
6	Q Have you ever used a cell site simulator
7	besides the one at CPD?
8	A No.
9	Q Does CPD have any alternative cell site
10	simulator equipment like a DRT box?
11	A What is a DRT box?
12	
13	
	Are you aware of CPD having any equipment
14	that is an alternative to cell site simulator
15	equipment?
16	A No.
17	Q Has the CPD cell site simulator ever been
18	used at a protest?
19	A No.
20	Q And what's your basis for that knowledge?
21	A We would never have a court order signed for
22	a protest that I've seen.
23	Q Have you seen all the court orders for cell
24	site simulator equipment use?

1	A No.
2	Q So just for the ones that you've seen, it's
3	never been for a protest.
4	A That's correct.
5	Q Is there any department order preventing you
6	from using a cell site simulator at a protest?
7	A I don't think so.
8	MR. BURDAY: And that's all my questions.
9	MR. MINE: I just have one follow-up.
10	BY MR. MINE:
11	Q Sir, I think you testified earlier today
12	that the equipment you were involved in shipping in
13	late 2014 included the main component of the cell
14	site simulator system; is that correct?
15	A That is correct.
16	Q And based on your knowledge of the cell site
17	simulator system, while that main component was
18	gone, was the rest of what was left of the system in
19	Chicago capable of being operated as a cell site
20	simulator system?
21	A No. It would make it inoperable.
22	MR. MINE: No further questions.
23	MR. BURDAY: That's all.
24	MR. MINE: We'll reserve signature.

```
Do you want to order?
1
     THE REPORTER:
2
     MR. BURDAY: Yes, please.
3
    MS. SOBOTA: We'll take an Etran copy.
4
     (An off-the-record discussion was held.)
5
     MS. SOBOTA: A PDF.
6
     MR. BURDAY: We'll take a PDF.
7
     (Off the record at 11:07 a.m.)
8
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1	ACKNOWLEDGMENT OF DEPONENT
2	
3	I, ADAM ALESZCZYK, do hereby acknowledge
4	that I have read and examined the foregoing
5	testimony, and the same is a true, correct, and
6	complete transcription of the testimony given by me
7	and any corrections appear on the attached errata
8	sheet signed by me.
9	
10	
11	
12	
13	(DATE) (SIGNATURE)
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1	CERTIFICATE OF COURT REPORTER - NOTARY PUBLIC
2	
3	I, Joanne Ely, Certified Shorthand Reporter
4	No. 84-4169, CSR, RPR, and a Notary Public in and
5	for the County of Kane, State of Illinois, the
6	officer before whom the foregoing deposition was
7	taken, do hereby certify that the foregoing
8	transcript is a true and correct record of the
9	testimony given; that said testimony was taken by me
10	stenographically and thereafter reduced to
11	typewriting under my direction; that review was
12	requested; and that I am neither counsel for,
13	related to, nor employed by any of the parties to
14	this case and have no interest, financial or
15	otherwise, in its outcome.
16	IN WITNESS WHEREOF I have hereunto set my
17	hand and affixed my notarial seal this 13th day of
18	September, 2017.
19	My commission expires: May 16, 2020
20	OFFICIAL SEAL
21	Joanne E. Ely Notary Public - State of Illinois My Commission Expires 5/16/2020
22	
23	Notary Public in and for the
24	State of Illinois

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