



Planet Depos[®]
We Make It *Happen*[™]

Transcript of Dragan Nikin

Date: September 7, 2017

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

Planet Depos

Phone: 888-433-3767

Fax: 888-503-3767

Email: transcripts@planetdepos.com

www.planetdepos.com

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

-----X

JERRY BOYLE, on behalf of :
himself and a class of others :
similarly situated, :

Plaintiff, : Case No. 17-cv-00244

vs. : Hon. Harry D.

CITY OF CHICAGO; Former : Leinenweber

Superintendent of the Chicago :

Police Department GARRY :

MCCARTHY; :

-----X

(Caption continued on next page)

Deposition of DRAGAN NIKIN

Chicago, Illinois

Thursday, September 7, 2017

10:00 a.m.

Job No. 158780

Pages: 1 - 34

Reported by: Jean S. Busse, CSR, RPR

Notary Public, DuPage County, Illinois

1 Caption continued from previous page)
2 Former Superintendent of the :
3 Chicago Police Department :
4 JOHN ESCALANTE; Current :
5 Superintendent of the Chicago :
6 Police Department EDDIE :
7 JOHNSON; Former Chief of the :
8 Bureau of Organized Crime :
9 NICHOLAS ROTI; Current Chief :
10 of the Bureau of Organized :
11 Crime ANTHONY J. RICCIO; :
12 Bureau of Organized Crime : Case No. 17-cv-00244
13 Technical Support Section : Hon. Harry D.
14 Supervisors JACK COSTA and : Leinenweber
15 JAMES WASHBURN; unknown :
16 Chicago Police Department :
17 Supervisor JOHN DOES; and :
18 unknown Chicago Police :
19 Department Cell Site :
20 Simulator Operator JOHN DOES, :
21 Defendants. :

22 -----X
23
24

1 Deposition of DRAGAN NIKIN, held at the
2 offices of:

3 Loevy & Loevy
4 311 North Aberdeen Street
5 3rd Floor
6 Chicago, Illinois 60607
7 (312) 243-5900

8

9

10

11 Pursuant to notice before Jean S. Busse, a
12 Certified Shorthand Reporter, Registered
13 Professional Reporter, and a Notary Public in and
14 for the State of Illinois.

15

16

17

18

19

20

21

22

23

24

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

A P P E A R A N C E S

ON BEHALF OF PLAINTIFF:

JOSHUA BURDAY, ESQUIRE

LOEVY & LOEVY

311 North Aberdeen Street

Chicago, Illinois 60607

(312) 243-5900

ON BEHALF OF DEFENDANTS:

ANDREW S. MINE, ESQUIRE

MAGGIE SOBOTA, ESQUIRE

CITY OF CHICAGO

Constitutional & COMMERCIAL LITIGATION

DIVISION

30 North LaSalle Street

Suite 1230

Chicago, Illinois 60602

(312) 744-7220

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

C O N T E N T S

EXAMINATION	PAGE
BY MR. BURDAY	6
BY MS. SOBOTA	31
BY MR. BURDAY	31

E X H I B I T S

(Attached to Transcript)

Nikin Exhibit 1, Declaration of Police Technician Dragan Nikin	9
---	---

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

P R O C E E D I N G S

(Witness duly sworn.)

DRAGAN NIKIN,

having been duly sworn, testified as follows:

EXAMINATION BY COUNSEL FOR THE PLAINTIFF

BY MR. BURDAY:

Q Would you state and spell your name,
please?

A Dragan Nikin, D-r-a-g-a-n N-i-k-i-n.

Q And you understand that you're testifying
under oath; right?

A Yes.

Q Is there anything interfering with your
ability to give complete and accurate testimony?

A No.

Q You're not under the influence of any
medications that would affect your memory or
anything like that?

A Nothing, no.

MR. BURDAY: I think my questions are
usually pretty clear; but if they are not or you
don't understand a question, just let me know and
I'll rephrase it for you.

THE WITNESS: Okay.

1 MR. BURDAY: Is it fair for me to assume
2 that if you answer a question, you understood it?

3 THE WITNESS: Yes.

4 BY MR. BURDAY:

5 Q Have you ever been deposed before?

6 A In this setting, no. In a one-on-one
7 setting like this, no.

8 Q So have you been deposed in a different
9 setting?

10 A I've testified in open court.

11 Q Got you. So you mean that you've
12 testified in open court before but not at a
13 deposition?

14 A Correct.

15 Q And how many times have you testified in
16 court before?

17 A Unknown. A hundred? I don't know.

18 Q Do you remember the most recent time you
19 testified at court?

20 A No. Four or five years ago.

21 Q Do you remember the general subject
22 matter?

23 A Narcotics, most likely.

24 Q Is narcotics generally what you're at

1 court to testify about?

2 A Was.

3 Q And what do you generally recall
4 testifying about?

5 MS. SOBOTA: Object to form.

6 A I haven't been to court in over three
7 years.

8 Q Got you. What is your current job
9 position --

10 A Police technician for the Chicago Police
11 Department.

12 Q -- or job title?

13 MS. SOBOTA: Make sure you let him finish
14 the question before you start answering.

15 MR. BURDAY: It happens a lot. We have to
16 avoid talking over each other so the court reporter
17 doesn't get upset with me or us.

18 Throughout the deposition you might hear
19 your attorneys make some objections; but if they
20 don't instruct you not to answer, then you just go
21 ahead and answer anyway.

22 Q Have you ever been subject to discipline
23 at your job?

24 A No.

1 MR. BURDAY: Would you mark this, please?

2 (Nikin Exhibit 1 marked for
3 identification.)

4 Q I'm handing you what has been marked
5 Exhibit 1. Take a minute and go ahead and look at
6 it, and let me know when you have.

7 A Okay.

8 Q Do you recognize Exhibit 1?

9 A Yes.

10 Q What is it?

11 A It is my declaration regarding my role in
12 my unit at this time.

13 Q Who drafted the declaration?

14 A I did.

15 Q So you're the one who came up with all the
16 language that appears in this document?

17 MS. SOBOTA: Object to form.

18 A Solely, no. It was -- we work together,
19 but it is mine.

20 Q When you say "we work together," who makes
21 up the "we"? What people?

22 A Sergeant Fiduccia and Police Technician
23 Aleszczyk.

24 Q And how did Sergeant Fiduccia and

1 Aleszczyk contribute to this document or your
2 interaction before writing it up?

3 MS. SOBOTA: Object to form.

4 A We sat down and tried to -- I don't know.
5 We sat down and tried to best come up with how to
6 word it, how to answer -- you know, how to phrase
7 it.

8 Q Did you also speak to those two to help
9 refresh your memory of the relevant events?

10 A Not directly.

11 It was more just like what was our role,
12 what did we do with the equipment that day, and how
13 do we phrase it, how do we -- you know, how do we
14 declare it, I guess, if that's the right language.

15 Q If you look at No. 1 on Exhibit 1, you see
16 in the second sentence it says you made the
17 declaration to the best of your recollection?

18 A Uh-huh.

19 Q How well did you recall at the time?

20 MS. SOBOTA: Object to form.

21 A I don't know. I mean, pretty well, I
22 guess.

23 Q Was your recollection affected by your
24 discussions with Fiduccia and Aleszczyk?

1 MS. SOBOTA: Object to form.

2 A I don't know how to answer that. I mean,
3 you know, I don't know how to answer that. I don't
4 know if they influenced me or not, you know. It
5 was, "What did we do that day?" That's what I did.
6 That's what he wrote down.

7 Q What did you do to answer that question
8 for yourself of what you did that day?

9 A Try to remember.

10 Q Did you review any records to refresh your
11 memory?

12 A No.

13 Q Did you go back through e-mail or anything
14 like that to refresh your memory?

15 A No.

16 Q What did you do to assure yourself of the
17 accuracy of this declaration?

18 MS. SOBOTA: Object to form.

19 A I tried to remember the best I could.

20 Q When preparing for this deposition today,
21 did you speak with anyone in preparation for this
22 deposition?

23 A I did.

24 Q And who did you speak with?

1 A My City attorneys.

2 Q And which attorneys were those?

3 A Maggie Sobota and Tara. I don't know her
4 last name.

5 Q Could it be Tara Kennedy?

6 A Yes.

7 Q Did you speak with anyone else besides
8 those two attorneys?

9 A I did not.

10 Q Did you review any documents in
11 preparation for the deposition?

12 A I did.

13 Q Which documents did you review?

14 A This declaration of mine.

15 Q Did you review anything besides the
16 declaration?

17 A No.

18 Q In relation to this case, did you perform
19 any search for records that would be relevant to the
20 litigation?

21 A No.

22 Q So you didn't search your e-mail for any
23 records related to this day?

24 A No.

1 Q You didn't search any records at your
2 division, whether that's electronic or hard copy?

3 A No.

4 Q Just going through the declaration,
5 looking at No. 2 right now, do you have any
6 knowledge about cell site simulators in divisions
7 other than the Electronic and Technical Support
8 Unit?

9 A No.

10 Q Do you know if there are any cell site
11 simulators in any other divisions?

12 A To my knowledge, no.

13 Q What is that knowledge based on?

14 A Just what I know of our unit.

15 Q What does your knowledge of your unit
16 inform you about other units?

17 A Nothing.

18 Q Could you explain to me how the cell site
19 simulator of your unit works?

20 MS. SOBOTA: I'm going to object to the
21 extent that that calls for information that's
22 protected from disclosure by the nondisclosure
23 agreement between Chicago Police Department and the
24 FBI and instruct the witness not to answer with

1 specificity, but you can describe a general
2 description.

3 A Generally the equipment is used to help
4 locate the device that is on the cellular network.

5 Q Is there anything else you can provide by
6 way of answer without going into what your counsel
7 instructed you not to disclose?

8 A No. I mean, that is -- that's what it
9 does.

10 Q What oversight is there on the use of the
11 cell site simulator?

12 MS. SOBOTA: Object to form and
13 foundation.

14 A There has to be a court order -- a court
15 approved court order to be used and supervisor
16 permission, authorization if you want to call it
17 that.

18 Q Who are the people who actually operate
19 the cell site simulator?

20 A Rephrase that. I don't understand how --

21 Q So if you get the appropriate court order
22 approvals for the cell site simulator to be used --

23 A Okay.

24 Q -- could anyone in all of the Chicago

1 Police Department use it or are there only certain
2 people who would actually use the equipment?

3 A There are only certain people.

4 Q Who are those certain people?

5 A I don't know who all is trained, but it
6 would be just the trained personnel in my unit on my
7 team.

8 Q Are you one of those trained people to use
9 the cell site simulator?

10 A I am.

11 Q Have you used the cell site simulator?

12 A I have.

13 Q As a practical matter, what would stop, if
14 anything, one of the trained personnel from just
15 using the cell site simulator without those
16 appropriate permissions?

17 MS. SOBOTA: Object to the form and calls
18 for speculation.

19 A What would stop someone from using it?

20 Q Yes.

21 A I don't understand that question.

22 What would stop -- we don't -- I don't
23 understand that question.

24 Q If you wanted to use it yourself, the cell

1 site simulator, and you didn't have court
2 permission, would you still physically be able to
3 use it?

4 MS. SOBOTA: Object to form.

5 A Would I physically be able to use it?

6 Q Yes.

7 A Yes.

8 Q Have you ever done that or do you know of
9 anyone who has ever done that?

10 A I have never done that, nor would I know
11 anybody that would do that.

12 Q You mentioned the supervisor permission
13 and the court orders.

14 When those appropriate permissions are
15 gotten, what record is kept of those permissions, if
16 any?

17 MS. SOBOTA: Object to form.

18 A The court order, the court order. As far
19 as I know, that's the only document.

20 Q Where are those kept?

21 MS. SOBOTA: Object to form and
22 foundation.

23 A I don't know. I don't know where they end
24 up. We receive a copy.

1 Q When you receive a copy, how do you
2 receive a copy? Is it via e-mail?

3 A It's provided. It's given to us.

4 Q Electronically? Hard copy?

5 A Hard copy.

6 Q Looking at No. 4 in your declaration where
7 you talk about packing the main hardware components,
8 what components were packed up to be shipped?

9 A I don't know.

10 Q You state that you packed the main
11 hardware components.

12 What makes a hardware component a main
13 component?

14 A There are three or four, four or five
15 separate units that comprise -- that make up the
16 entire unit. We were asked to pack up and ship
17 three or four boxes -- three or four of those
18 separate units and ship them off, you know, via
19 FedEx, I believe. I don't know which specific units
20 were sent.

21 Q When you say you packed up three or four
22 units, are those separate independent units or units
23 that would make up one cell site simulator?

24 A That's what I just said. Each unit works

1 together to produce the product, if you want to call
2 it that.

3 Q What upgrades were being performed?

4 MS. SOBOTA: I'm going to just object to
5 the extent that that calls for any information that
6 would be protected by the nondisclosure agreement.

7 But if you know, you can answer in
8 generalities.

9 A I don't know exactly what was upgraded
10 specifically. That I don't know, but I do know it
11 was just to -- it was to upgrade the equipment. It
12 was to -- I don't even -- it was to upgrade it.
13 That's all I was told.

14 Q How many cell site simulators does your
15 unit have?

16 A One.

17 Q Does it have any others that may be
18 inoperable?

19 A No.

20 Q You mentioned that you packed up hardware
21 components.

22 Were any software components packed up in
23 any manner?

24 MS. SOBOTA: Object to form.

1 A Just what would be in the equipment, I
2 mean, whatever their firmware is. There were no
3 disks. There was nothing like that.

4 Q Were there any manuals of any kind,
5 electronic or hard copy manuals?

6 A I don't recall.

7 MS. SOBOTA: Object to form.

8 THE WITNESS: Sorry.

9 Q When a request to use the cell site
10 simulator equipment is made, what records are kept,
11 if any?

12 A None.

13 Q Are there any written policies on the use
14 of the cell site simulator equipment?

15 MS. SOBOTA: Object to foundation.

16 A I don't know.

17 Q Were you ever involved in responding to
18 any FOIA requests related to cell site simulator
19 equipment?

20 A No.

21 Q If you wanted to know how a cell site
22 simulator was used or if a cell site simulator was
23 used on a particular date, how would you find out?

24 MS. SOBOTA: Object to form and

1 foundation.

2 A I would -- I can't imagine ever needing to
3 know; but if did, I would ask my sergeant.

4 Q Who is your sergeant?

5 A Sergeant Fiduccia.

6 Q How would Sergeant Fiduccia know, if you
7 know?

8 A I don't know.

9 Q Does your unit's cell site simulator allow
10 it to obtain the content of communications?

11 MS. SOBOTA: I'm going to object. That
12 calls for information that's protected by the
13 nondisclosure agreement.

14 I would instruct the witness not to answer
15 the question.

16 Q If a CPD officer said that CPD was
17 monitoring someone's cell phone activity, do you
18 know what technology they would be using to do that?

19 MS. SOBOTA: I'm going to object to form.
20 Calls for speculation.

21 THE WITNESS: Can you repeat the question?

22 MR. BURDAY: Sure.

23 Q If a Chicago Police Department officer
24 said that he was monitoring someone's cell phone

1 activity, do you know what technology the officer
2 would be using to do that?

3 MS. SOBOTA: Same objections.

4 A Yes.

5 Q What technology would that be?

6 A It would be a Title 3.

7 Q And what do you mean when you say
8 "Title 3"?

9 A It would be a wiretap.

10 Q What technology would be used to conduct
11 the wiretap?

12 MS. SOBOTA: Object to form.

13 A It would be communication with the cell
14 phone provider, and we would configure our servers
15 to create a wiretap. That is the only way I know of
16 how cell phone activity can be monitored, but again,
17 that's completely different from this.

18 Q How is it different from this?

19 A It's two different -- it's two
20 different -- it's apples and oranges. A Title 3 is
21 a wiretap. That's with a third party. That is with
22 Verizon or, you know, Sprint or T-Mobile. It's two
23 different things.

24 Q The cell site simulator is used

1 independent of a third party?

2 MS. SOBOTA: I'm going to object to form.

3 A Yeah. I mean, it's its own -- it's its
4 own separate entity. Those are two different
5 things. They do two different things.

6 Q Are you familiar with the cell phone app
7 Open Signal?

8 A No.

9 Q When you sent the equipment -- the cell
10 site simulator equipment out for repair, as noted in
11 Paragraph 4 of Exhibit 1, did you get any loaner
12 equipment?

13 A No.

14 Q Did you ask for any loaner equipment?

15 A No.

16 Q Do you know if anyone else in your unit
17 asked for or contemplated asking for loaner
18 equipment?

19 A No.

20 MS. SOBOTA: Object to form.

21 THE WITNESS: Sorry.

22 Q Are you aware if you ever had loaner
23 equipment before?

24 MS. SOBOTA: Object to form.

1 A No.

2 Q How frequently does the cell site
3 simulator equipment get used?

4 MS. SOBOTA: Object to form.

5 I'll just caution you again to speak in
6 generalities with respect to that, nonspecific
7 cases.

8 A As best I can remember, it has been out a
9 handful of times, three, four times.

10 Q Three, four times in the past -- what
11 stretch of time?

12 A In the last three years since I've been
13 there.

14 Q So I understand you don't know the exact
15 number, but you would estimate it's used roughly
16 once a year?

17 A Yeah.

18 Q During those periods where it's not used,
19 before it's going to be used again, do you do
20 anything to ensure that the equipment is still
21 working and operable?

22 MS. SOBOTA: Object to form.

23 A No. Turn it on.

24 Q Does turning the equipment on confirm that

1 it's operable and working?

2 MS. SOBOTA: Object to form.

3 A Yes.

4 Q Do you perform any other tasks or do
5 anything else to confirm that it's working?

6 MS. SOBOTA: Object to form. It's been
7 asked and answered.

8 A No.

9 Q Was there any training for how to use cell
10 site simulator equipment?

11 A Yes.

12 Q And when did that training take place?

13 A I want to say summer of 2015, but I don't
14 recall exactly when.

15 Q My questions are not asking you to reveal
16 anything that's part of the nondisclosure agreement
17 that your attorney has instructed you about
18 previously.

19 A I wanted to confirm that I know that -- I
20 just wanted to confirm the date of when I was
21 promoted because it happened shortly after being
22 promoted.

23 Q Roughly how much time did the training
24 take?

1 A One week. Five days.

2 Q Generally what did the training consist
3 of?

4 A Some classroom setting with a PowerPoint
5 and in-the-field scenarios.

6 Q What were the in-the-field scenarios?

7 A Practice looking for a device.

8 Q Were there any electronic or hard copy
9 materials distributed to the people who trained?

10 A No.

11 Q Did you take any notes during the
12 training?

13 A I don't remember.

14 Q Do you know if anyone else that was
15 receiving the training took any notes?

16 A I don't remember.

17 Q Have you ever used cell site simulator
18 equipment besides the cell site simulator that your
19 unit has?

20 A No.

21 MR. BURDAY: Let's take a quick break.

22 (A recess was taken from 10:26 a.m. to
23 10:34 a.m.)

24 BY MR. BURDAY:

1 Q When the cell site simulator is used, how
2 many techs operate it?

3 A When we actually use it?

4 Q Yes.

5 A Two.

6 Q How do you decide which techs to operate
7 it?

8 MS. SOBOTA: Object to form.

9 A The guy that doesn't get to drive.

10 Q There's no rhyme or reason? There's no
11 just "I'll do it today and she drives"?

12 A No.

13 Q And are there more than two techs in your
14 unit?

15 A Yes.

16 Q How is it decided which of the two techs
17 are going to be, you know, one driving, one
18 operating versus the other techs who are not
19 present?

20 MS. SOBOTA: Object to form.

21 A Like I said, I've only been on a few times
22 with it. It's always just kind of "I'll drive."

23 "Okay. I'll run it" or vice versa.

24 There's no SOP.

1 Q What is your understanding of the
2 Constitutional limitations on use of the cell site
3 simulator equipment?

4 MS. SOBOTA: I'm going to object to form
5 and foundation. It calls for a legal conclusion.

6 If you understand the question, you're
7 free to answer.

8 A I don't. You've got to rephrase that.

9 Q So I'll just read back the question real
10 quick.

11 What is your understanding of any
12 Constitutional limitations on the use of the
13 equipment?

14 MS. SOBOTA: The same objections.

15 A We're only permitted to use it within the
16 confines of the signed order. So I don't know what
17 the Constitutional limits are. I'm bound by the
18 court order.

19 Q Are you aware of any other legal
20 limitations on the use of the cell site simulator
21 equipment?

22 MS. SOBOTA: The same objections. The
23 witness is not a lawyer. You're asking him for
24 legal conclusions.

1 MR. BURDAY: I'm just asking what you're
2 aware of.

3 A No.

4 Q Are you aware of CPD ever conducting joint
5 operations with other agencies that involved the use
6 of cell site simulator equipment?

7 MS. SOBOTA: Object to form.

8 A Yes.

9 Q And what agencies has CPD conducted such
10 operations with?

11 MS. SOBOTA: Object to foundation.

12 A I wouldn't call it an operation as much as
13 just working with Secret Service.

14 Q And in what capacity does CPD work with
15 the Secret Service?

16 MS. SOBOTA: I'm going to object to form.

17 And also, to the extent that calls for any
18 information that's protected by the nondisclosure
19 agreement, obviously, don't answer that; but if you
20 have anything else you can say, you're free to
21 answer.

22 A Just assistance.

23 Q It would be the FBI or the Secret Service
24 provided the cell site simulator equipment for CPD

1 to use or vice versa?

2 MS. SOBOTA: Object to form.

3 A No. It's not about equipment. It's just
4 about assistance, just, you know, helping us
5 understand our technology.

6 Q And how would they help you understand the
7 technology?

8 MS. SOBOTA: Again, I'm going to caution
9 the witness about the nondisclosure agreement. You
10 can answer in generalities if there's anything you
11 can add.

12 A Just assist us in helping locate a
13 subject, locating a device.

14 Q Are there instances when you're not sure
15 of the optimal or best way to use the cell site
16 simulator equipment?

17 MS. SOBOTA: Object to form.

18 A Yes.

19 Q Then are those the types of instances
20 where you would seek assistance from the Secret
21 Service?

22 A Yes.

23 Q Are there times when the Secret Service
24 offers help to you proactively rather than the

1 technicians seeking help from the Secret Service?

2 MS. SOBOTA: Object to form.

3 A No.

4 Q In what other instances would CPD seek
5 assistance from the Secret Service related to cell
6 site simulator equipment?

7 A That's it.

8 Q What form does the assistance take?

9 Is that a member of the Secret Service
10 comes in person or speaking on the phone or
11 something else?

12 MS. SOBOTA: Object to form and
13 foundation.

14 A Typically a phone call.

15 Q Who would that phone call be with? What
16 would the job title of the person be, if you know?

17 A I don't. Special agent? I don't know.

18 Q Would it be --

19 A That's a guess.

20 Q Would it be a tech person who is familiar
21 with the technology?

22 A Yes.

23 MR. BURDAY: That's all of my questions.

24 MS. SOBOTA: I just have one brief

1 follow-up.

2 E X A M I N A T I O N

3 BY MS. SOBOTA:

4 Q Dragan, you testified earlier that you
5 don't remember exactly what hardware components were
6 shipped away for the upgrade.

7 Do you remember that testimony?

8 A Correct, yes.

9 Q Do you know whether after those components
10 were shipped away the remaining pieces that CPD had
11 could have been operated as a cell site simulator?

12 A They could not.

13 MS. SOBOTA: That's all that I have.

14 E X A M I N A T I O N

15 BY MR. BURDAY:

16 Q Just following up on that, to the best of
17 your recollection, how many pieces remained?

18 A Pieces remained?

19 Q Yes, after being shipped.

20 A I don't remember.

21 Q Do you remember the names of any of those
22 pieces that remained?

23 A No.

24 MR. BURDAY: That's all.

1 MS. SOBOTA: Read and sign.

2 THE REPORTER: Will you need the
3 transcript?

4 MR. BURDAY: Let's hold off for a moment.

5 PROCEEDINGS CONCLUDED AT 10:41 A.M.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

ACKNOWLEDGMENT OF DEPONENT

I, DRAGAN NIKIN, do hereby
acknowledge that I have read and examined the
foregoing testimony, and the same is a true,
correct, and complete transcription of the testimony
given by me, and any corrections appear on the
attached errata sheet signed by me.

(DATE)

(SIGNATURE)

1 CERTIFICATE OF SHORTHAND REPORTER - NOTARY PUBLIC

2

3 I, Jean S. Busse, the officer before whom
4 the foregoing deposition was taken, do hereby
5 certify that the foregoing transcript is a true and
6 correct record of the testimony given; that the
7 testimony was taken by me stenographically and
8 thereafter reduced to typewriting under my
9 direction; that reading and signing was requested;
10 and that I am neither counsel for, related to, nor
11 employed by any of the parties to this case and have
12 no interest, financial or otherwise, in its outcome.

13 IN WITNESS WHEREOF, I have hereunto set my
14 hand and affixed my notarial seal this 10th day of
15 September, 2017.

16

17

18

19

20

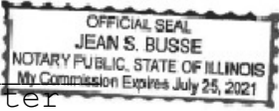
21

22

23

24

Jean S. Busse
Certified Shorthand Reporter



My Commission Expires July 25, 2021

Transcript of Dragan Nikin
 Conducted on September 7, 2017

A			
aberdeen	20:13, 24:16,	25:15, 27:11,	assure
3:4, 4:5	28:19, 29:9	27:19, 28:17,	11:16
ability	ahead	31:21, 33:6,	attached
6:14	8:21, 9:5	34:11	5:7, 33:7
able	aleszczyk	anybody	attorney
16:2, 16:5	9:23, 10:1,	16:11	24:17
about	10:24	anyone	attorneys
8:1, 8:4, 13:6,	all	11:21, 12:7,	8:19, 12:1,
13:16, 17:7,	9:15, 14:24,	14:24, 16:9,	12:2, 12:8
24:17, 29:3,	15:5, 18:13,	22:16, 25:14	authorization
29:4, 29:9	30:23, 31:13,	anything	14:16
accuracy	31:24	6:13, 6:18,	avoid
11:17	allow	11:13, 12:15,	8:16
accurate	20:9	14:5, 15:14,	aware
6:14	also	23:20, 24:5,	22:22, 27:19,
acknowledge	10:8, 28:17	24:16, 28:20,	28:2, 28:4
33:3	always	29:10	away
acknowledgment	26:22	anyway	31:6, 31:10
33:1	andrew	8:21	B
activity	4:10	app	back
20:17, 21:1,	answer	22:6	11:13, 27:9
21:16	7:2, 8:20,	appear	based
actually	8:21, 10:6,	33:6	13:13
14:18, 15:2,	11:2, 11:3,	appears	because
26:3	11:7, 13:24,	9:16	24:21
add	14:6, 18:7,	apples	been
29:11	20:14, 27:7,	21:20	6:4, 7:5, 7:8,
affect	28:19, 28:21,	appropriate	8:6, 8:22, 9:4,
6:17	29:10	14:21, 15:16,	23:8, 23:12,
affected	answered	16:14	24:6, 26:21,
10:23	24:7	approvals	31:11
affixed	answering	14:22	before
34:14	8:14	approved	3:11, 7:5,
after	anthony	14:15	7:12, 7:16,
24:21, 31:9,	2:11	asked	8:14, 10:2,
31:19	any	17:16, 22:17,	22:23, 23:19,
again	6:16, 11:10,	24:7	34:3
21:16, 23:5,	12:10, 12:19,	asking	behalf
23:19, 29:8	12:22, 13:1,	22:17, 24:15,	1:5, 4:2, 4:9
agencies	13:5, 13:10,	27:23, 28:1	being
28:5, 28:9	13:11, 16:16,	assist	18:3, 24:21,
agent	18:5, 18:17,	29:12	31:19
30:17	18:22, 18:23,	assistance	believe
ago	19:4, 19:11,	28:22, 29:4,	17:19
7:20	19:13, 19:18,	29:20, 30:5,	besides
agreement	22:11, 22:14,	30:8	12:7, 12:15,
13:23, 18:6,	24:4, 24:9,	assume	25:18
	25:8, 25:11,	7:1	

<p>best 10:5, 10:17, 11:19, 23:8, 29:15, 31:16 between 13:23 bound 27:17 boxes 17:17 boyle 1:5 break 25:21 brief 30:24 burday 4:3, 5:3, 5:5, 6:6, 6:20, 7:1, 7:4, 8:15, 9:1, 20:22, 25:21, 25:24, 28:1, 30:23, 31:15, 31:24, 32:4 bureau 2:8, 2:10, 2:12 busse 1:28, 3:11, 34:3</p> <hr/> <p style="text-align: center;">C</p> <hr/> <p>call 14:16, 18:1, 28:12, 30:14, 30:15 calls 13:21, 15:17, 18:5, 20:12, 20:20, 27:5, 28:17 came 9:15 can't 20:2 capacity 28:14 caption 1:15, 2:1</p>	<p>case 1:8, 2:12, 12:18, 34:11 cases 23:7 caution 23:5, 29:8 cell 2:19, 13:6, 13:10, 13:18, 14:11, 14:19, 14:22, 15:9, 15:11, 15:15, 15:24, 17:23, 18:14, 19:9, 19:14, 19:18, 19:21, 19:22, 20:9, 20:17, 20:24, 21:13, 21:16, 21:24, 22:6, 22:9, 23:2, 24:9, 25:17, 25:18, 26:1, 27:2, 27:20, 28:6, 28:24, 29:15, 30:5, 31:11 cellular 14:4 certain 15:1, 15:3, 15:4 certificate 34:1 certified 3:12, 34:19 certify 34:5 chicago 1:10, 1:11, 1:19, 2:3, 2:5, 2:16, 2:18, 3:6, 4:6, 4:12, 4:17, 8:10, 13:23, 14:24, 20:23 chief 2:7, 2:9 city 1:10, 4:12,</p>	<p>12:1 class 1:6 classroom 25:4 clear 6:21 come 10:5 comes 30:10 commercial 4:13 commission 34:25 communication 21:13 communications 20:10 complete 6:14, 33:5 completely 21:17 component 17:12, 17:13 components 17:7, 17:8, 17:11, 18:21, 18:22, 31:5, 31:9 comprise 17:15 concluded 32:5 conclusion 27:5 conclusions 27:24 conduct 21:10 conducted 28:9 conducting 28:4 configure 21:14 confines 27:16</p>	<p>confirm 23:24, 24:5, 24:19, 24:20 consist 25:2 constitutional 4:13, 27:2, 27:12, 27:17 contemplated 22:17 content 20:10 continued 1:15, 2:1 contribute 10:1 copy 13:2, 16:24, 17:1, 17:2, 17:4, 17:5, 19:5, 25:8 correct 7:14, 31:8, 33:5, 34:6 corrections 33:6 costa 2:14 could 11:19, 12:5, 13:18, 14:24, 31:11, 31:12 counsel 6:5, 14:6, 34:10 county 1:29 court 1:1, 7:10, 7:12, 7:16, 7:19, 8:1, 8:6, 8:16, 14:14, 14:15, 14:21, 16:1, 16:13, 16:18, 27:18 cpd 20:16, 28:4, 28:9, 28:14,</p>
--	---	---	--

Transcript of Dragan Nikin
 Conducted on September 7, 2017

28:24, 30:4, 31:10 create 21:15 crime 2:8, 2:11, 2:12 csr 1:28 current 2:4, 2:9, 8:8 cv 1:8, 2:12	deposition 1:17, 3:1, 7:13, 8:18, 11:20, 11:22, 12:11, 34:4 describe 14:1 description 14:2 device 14:4, 25:7, 29:13 different 7:8, 21:17, 21:18, 21:19, 21:20, 21:23, 22:4, 22:5 direction 34:9 directly 10:10 discipline 8:22 disclose 14:7 disclosure 13:22 discussions 10:24 disks 19:3 distributed 25:9 district 1:1, 1:2 division 1:3, 4:14, 13:2 divisions 13:6, 13:11 document 9:16, 10:1, 16:19 documents 12:10, 12:13 done 16:8, 16:9, 16:10 down 10:4, 10:5,	11:6 drafted 9:13 dragan 1:17, 3:1, 5:9, 6:3, 6:9, 31:4, 33:2 drive 26:9, 26:22 drives 26:11 driving 26:17 duly 6:2, 6:4 dupage 1:29 during 23:18, 25:11	entire 17:16 entity 22:4 equipment 10:12, 14:3, 15:2, 18:11, 19:1, 19:10, 19:14, 19:19, 22:9, 22:10, 22:12, 22:14, 22:18, 22:23, 23:3, 23:20, 23:24, 24:10, 25:18, 27:3, 27:13, 27:21, 28:6, 28:24, 29:3, 29:16, 30:6 errata 33:7 escalante 2:4 esquire 4:3, 4:10, 4:11 estimate 23:15 even 18:12 events 10:9 ever 7:5, 8:22, 16:8, 16:9, 19:17, 20:2, 22:22, 25:17, 28:4 exact 23:14 exactly 18:9, 24:14, 31:5 examination 5:2, 6:5 examined 33:3 exhibit 5:8, 9:2, 9:5,
D		E	
d-r-a-g-a-n 6:9 date 19:23, 24:20, 33:11 day 10:12, 11:5, 11:8, 12:23, 34:14 days 25:1 decide 26:6 decided 26:16 declaration 5:8, 9:11, 9:13, 10:17, 11:17, 12:14, 12:16, 13:4, 17:6 declare 10:14 defendants 2:21, 4:9 department 1:12, 2:3, 2:6, 2:16, 2:19, 8:11, 13:23, 15:1, 20:23 deponent 33:1 deposed 7:5, 7:8	e-mail 11:13, 12:22, 17:2 each 8:16, 17:24 earlier 31:4 eastern 1:3 eddie 2:6 electronic 13:2, 13:7, 19:5, 25:8 electronically 17:4 else 12:7, 14:5, 22:16, 24:5, 25:14, 28:20, 30:11 employed 34:11 end 16:23 ensure 23:20		

Transcript of Dragan Nikin
Conducted on September 7, 2017

<p>9:8, 10:15, 22:11 expires 34:25 explain 13:18 extent 13:21, 18:5, 28:17</p> <hr/> <p style="text-align: center;">F</p> <hr/> <p>fair 7:1 familiar 22:6, 30:20 far 16:18 fbi 13:24, 28:23 fedex 17:19 few 26:21 fiduccia 9:22, 9:24, 10:24, 20:5, 20:6 financial 34:12 find 19:23 finish 8:13 firmware 19:2 five 7:20, 17:14, 25:1 floor 3:5 foia 19:18 follow-up 31:1 following 31:16 follows 6:4</p>	<p>foregoing 33:4, 34:4, 34:5 form 8:5, 9:17, 10:3, 10:20, 11:1, 11:18, 14:12, 15:17, 16:4, 16:17, 16:21, 18:24, 19:7, 19:24, 20:19, 21:12, 22:2, 22:20, 22:24, 23:4, 23:22, 24:2, 24:6, 26:8, 26:20, 27:4, 28:7, 28:16, 29:2, 29:17, 30:2, 30:8, 30:12 former 1:10, 2:2, 2:7 foundation 14:13, 16:22, 19:15, 20:1, 27:5, 28:11, 30:13 four 7:20, 17:14, 17:17, 17:21, 23:9, 23:10 free 27:7, 28:20 frequently 23:2</p> <hr/> <p style="text-align: center;">G</p> <hr/> <p>garry 1:12 general 7:21, 14:1 generalities 18:8, 23:6, 29:10 generally 7:24, 8:3, 14:3, 25:2</p>	<p>give 6:14 given 17:3, 33:6, 34:6 go 8:20, 9:5, 11:13 going 13:4, 13:20, 14:6, 18:4, 20:11, 20:19, 22:2, 23:19, 26:17, 27:4, 28:16, 29:8 gotten 16:15 guess 10:14, 10:22, 30:19 guy 26:9</p> <hr/> <p style="text-align: center;">H</p> <hr/> <p>hand 34:14 handful 23:9 handing 9:4 happened 24:21 happens 8:15 hard 13:2, 17:4, 17:5, 19:5, 25:8 hardware 17:7, 17:11, 17:12, 18:20, 31:5 harry 1:9, 2:13 hear 8:18 held 3:1 help 10:8, 14:3,</p>	<p>29:6, 29:24, 30:1 helping 29:4, 29:12 hereby 33:2, 34:4 hereunto 34:13 himself 1:6 hold 32:4 hon 1:9, 2:13 hundred 7:17</p> <hr/> <p style="text-align: center;">I</p> <hr/> <p>identification 9:3 illinois 1:2, 1:19, 1:29, 3:6, 3:14, 4:6, 4:17 imagine 20:2 in-the-field 25:5, 25:6 independent 17:22, 22:1 influence 6:16 influenced 11:4 inform 13:16 information 13:21, 18:5, 20:12, 28:18 inoperable 18:18 instances 29:14, 29:19, 30:4 instruct 8:20, 13:24, 20:14 instructed 14:7, 24:17</p>
---	--	--	---

Transcript of Dragan Nikin
 Conducted on September 7, 2017

<p>interaction 10:2</p> <p>interest 34:12</p> <p>interfering 6:13</p> <p>involved 19:17, 28:5</p> <hr/> <p style="text-align: center;">J</p> <hr/> <p>jack 2:14</p> <p>james 2:15</p> <p>jean 1:28, 3:11, 34:3</p> <p>jerry 1:5</p> <p>job 1:26, 8:8, 8:12, 8:23, 30:16</p> <p>john 2:4, 2:17, 2:20</p> <p>johnson 2:7</p> <p>joint 28:4</p> <p>joshua 4:3</p> <p>july 34:25</p> <hr/> <p style="text-align: center;">K</p> <hr/> <p>kennedy 12:5</p> <p>kept 16:15, 16:20, 19:10</p> <p>kind 19:4, 26:22</p> <p>know 6:22, 7:17, 9:6, 10:4, 10:6, 10:13, 10:21, 11:2, 11:3, 11:4, 12:3,</p>	<p>13:10, 13:14, 15:5, 16:8, 16:10, 16:19, 16:23, 17:9, 17:18, 17:19, 18:7, 18:9, 18:10, 19:16, 19:21, 20:3, 20:6, 20:7, 20:8, 20:18, 21:1, 21:15, 21:22, 22:16, 23:14, 24:19, 25:14, 26:17, 27:16, 29:4, 30:16, 30:17, 31:9</p> <p>knowledge 13:6, 13:12, 13:13, 13:15</p> <hr/> <p style="text-align: center;">L</p> <hr/> <p>language 9:16, 10:14</p> <p>lasalle 4:15</p> <p>last 12:4, 23:12</p> <p>lawyer 27:23</p> <p>legal 27:5, 27:19, 27:24</p> <p>leinenweber 1:10, 2:14</p> <p>let's 25:21, 32:4</p> <p>likely 7:23</p> <p>limitations 27:2, 27:12, 27:20</p> <p>limits 27:17</p> <p>litigation 4:13, 12:20</p> <p>loaner 22:11, 22:14,</p>	<p>22:17, 22:22</p> <p>locate 14:4, 29:12</p> <p>locating 29:13</p> <p>loevy 3:3, 4:4</p> <p>look 9:5, 10:15</p> <p>looking 13:5, 17:6, 25:7</p> <p>lot 8:15</p> <hr/> <p style="text-align: center;">M</p> <hr/> <p>made 10:16, 19:10</p> <p>maggie 4:11, 12:3</p> <p>main 17:7, 17:10, 17:12</p> <p>make 8:13, 8:19, 17:15, 17:23</p> <p>makes 9:20, 17:12</p> <p>manner 18:23</p> <p>manuals 19:4, 19:5</p> <p>many 7:15, 18:14, 26:2, 31:17</p> <p>mark 9:1</p> <p>marked 9:2, 9:4</p> <p>materials 25:9</p> <p>matter 7:22, 15:13</p> <p>mccarthy 1:13</p> <p>mean 7:11, 10:21, 11:2, 14:8,</p>	<p>19:2, 21:7, 22:3</p> <p>medications 6:17</p> <p>member 30:9</p> <p>memory 6:17, 10:9, 11:11, 11:14</p> <p>mentioned 16:12, 18:20</p> <p>might 8:18</p> <p>mine 4:10, 9:19, 12:14</p> <p>minute 9:5</p> <p>moment 32:4</p> <p>monitored 21:16</p> <p>monitoring 20:17, 20:24</p> <p>more 10:11, 26:13</p> <p>most 7:18, 7:23</p> <p>much 24:23, 28:12</p> <hr/> <p style="text-align: center;">N</p> <hr/> <p>n-i-k-i-n 6:9</p> <p>name 6:7, 12:4</p> <p>names 31:21</p> <p>narcotics 7:23, 7:24</p> <p>need 32:2</p> <p>needing 20:2</p> <p>neither 34:10</p> <p>network 14:4</p> <p>never 16:10</p>
--	--	---	--

Transcript of Dragan Nikin
 Conducted on September 7, 2017

<p>next 1:15 nicholas 2:9 nikin 1:17, 3:1, 5:8, 5:9, 6:3, 6:9, 9:2, 33:2 nondisclosure 13:22, 18:6, 20:13, 24:16, 28:18, 29:9 none 19:12 nonspecific 23:6 north 3:4, 4:5, 4:15 northern 1:2 notarial 34:14 notary 1:29, 3:13, 34:1 noted 22:10 notes 25:11, 25:15 nothing 6:19, 13:17, 19:3 notice 3:11 number 23:15</p> <hr/> <p style="text-align: center;">O</p> <hr/> <p>oath 6:11 object 8:5, 9:17, 10:3, 10:20, 11:1, 11:18, 13:20, 14:12, 15:17, 16:4, 16:17, 16:21, 18:4, 18:24,</p>	<p>19:7, 19:15, 19:24, 20:11, 20:19, 21:12, 22:2, 22:20, 22:24, 23:4, 23:22, 24:2, 24:6, 26:8, 26:20, 27:4, 28:7, 28:11, 28:16, 29:2, 29:17, 30:2, 30:12 objections 8:19, 21:3, 27:14, 27:22 obtain 20:10 obviously 28:19 offers 29:24 officer 20:16, 20:23, 21:1, 34:3 offices 3:2 okay 6:24, 9:7, 14:23, 26:23 once 23:16 one 9:15, 15:8, 15:14, 17:23, 18:16, 25:1, 26:17, 30:24 one-on-one 7:6 only 15:1, 15:3, 16:19, 21:15, 26:21, 27:15 open 7:10, 7:12, 22:7 operable 23:21, 24:1 operate 14:18, 26:2,</p>	<p>26:6 operated 31:11 operating 26:18 operation 28:12 operations 28:5, 28:10 operator 2:20 optimal 29:15 oranges 21:20 order 14:14, 14:15, 14:21, 16:18, 27:16, 27:18 orders 16:13 organized 2:8, 2:10, 2:12 other 8:16, 13:7, 13:11, 13:16, 24:4, 26:18, 27:19, 28:5, 30:4 others 1:6, 18:17 otherwise 34:12 out 19:23, 22:10, 23:8 outcome 34:12 over 8:6, 8:16 oversight 14:10 own 22:3, 22:4</p> <hr/> <p style="text-align: center;">P</p> <hr/> <p>pack 17:16</p>	<p>packed 17:8, 17:10, 17:21, 18:20, 18:22 packing 17:7 page 1:15, 2:1, 5:2 pages 1:27 paragraph 22:11 part 24:16 particular 19:23 parties 34:11 party 21:21, 22:1 past 23:10 people 9:21, 14:18, 15:2, 15:3, 15:4, 15:8, 25:9 perform 12:18, 24:4 performed 18:3 periods 23:18 permission 14:16, 16:2, 16:12 permissions 15:16, 16:14, 16:15 permitted 27:15 person 30:10, 30:16, 30:20 personnel 15:6, 15:14 phone 20:17, 20:24, 21:14, 21:16,</p>
--	--	--	---

Transcript of Dragan Nikin
Conducted on September 7, 2017

<p>22:6, 30:10, 30:14, 30:15 phrase 10:6, 10:13 physically 16:2, 16:5 pieces 31:10, 31:17, 31:18, 31:22 place 24:12 plaintiff 1:8, 4:2, 6:5 please 6:8, 9:1 police 1:12, 2:3, 2:6, 2:16, 2:18, 5:8, 8:10, 9:22, 13:23, 15:1, 20:23 policies 19:13 position 8:9 powerpoint 25:4 practical 15:13 practice 25:7 preparation 11:21, 12:11 preparing 11:20 present 26:19 pretty 6:21, 10:21 previous 2:1 previously 24:18 proactively 29:24 proceedings 32:5 produce 18:1</p>	<p>product 18:1 professional 3:13 promoted 24:21, 24:22 protected 13:22, 18:6, 20:12, 28:18 provide 14:5 provided 17:3, 28:24 provider 21:14 public 1:29, 3:13, 34:1 pursuant 3:11</p> <hr/> <p style="text-align: center;">Q</p> <hr/> <p>question 6:22, 7:2, 8:14, 11:7, 15:21, 15:23, 20:15, 20:21, 27:6, 27:9 questions 6:20, 24:15, 30:23 quick 25:21, 27:10</p> <hr/> <p style="text-align: center;">R</p> <hr/> <p>rather 29:24 read 27:9, 32:1, 33:3 reading 34:9 real 27:9 reason 26:10 recall 8:3, 10:19,</p>	<p>19:6, 24:14 receive 16:24, 17:1, 17:2 receiving 25:15 recent 7:18 recess 25:22 recognize 9:8 recollection 10:17, 10:23, 31:17 record 16:15, 34:6 records 11:10, 12:19, 12:23, 13:1, 19:10 reduced 34:8 refresh 10:9, 11:10, 11:14 regarding 9:11 registered 3:12 related 12:23, 19:18, 30:5, 34:10 relation 12:18 relevant 10:9, 12:19 remained 31:17, 31:18, 31:22 remaining 31:10 remember 7:18, 7:21, 11:9, 11:19, 23:8, 25:13, 25:16, 31:5, 31:7, 31:20,</p>	<p>31:21 repair 22:10 repeat 20:21 rephrase 6:23, 14:20, 27:8 reported 1:28 reporter 3:12, 3:13, 8:16, 32:2, 34:1, 34:19 request 19:9 requested 34:9 requests 19:18 respect 23:6 responding 19:17 reveal 24:15 review 11:10, 12:10, 12:13, 12:15 rhyme 26:10 riccio 2:11 right 6:11, 10:14, 13:5 role 9:11, 10:11 roti 2:9 roughly 23:15, 24:23 rpr 1:28 run 26:23</p> <hr/> <p style="text-align: center;">S</p> <hr/> <p>said 17:24, 20:16,</p>
---	---	---	---

Transcript of Dragan Nikin
 Conducted on September 7, 2017

20:24, 26:21 same 21:3, 27:14, 27:22, 33:4 sat 10:4, 10:5 say 9:20, 17:21, 21:7, 24:13, 28:20 says 10:16 scenarios 25:5, 25:6 seal 34:14 search 12:19, 12:22, 13:1 second 10:16 secret 28:13, 28:15, 28:23, 29:20, 29:23, 30:1, 30:5, 30:9 section 2:13 see 10:15 seek 29:20, 30:4 seeking 30:1 sent 17:20, 22:9 sentence 10:16 separate 17:15, 17:18, 17:22, 22:4 september 1:21, 34:15 sergeant 9:22, 9:24, 20:3, 20:4, 20:5, 20:6 servers 21:14	service 28:13, 28:15, 28:23, 29:21, 29:23, 30:1, 30:5, 30:9 set 34:13 setting 7:6, 7:7, 7:9, 25:4 sheet 33:7 ship 17:16, 17:18 shipped 17:8, 31:6, 31:10, 31:19 shorthand 3:12, 34:1, 34:19 shortly 24:21 sign 32:1 signal 22:7 signature 33:11 signature-hulxm 34:17 signed 27:16, 33:7 signing 34:9 similarly 1:7 simulator 2:20, 13:19, 14:11, 14:19, 14:22, 15:9, 15:11, 15:15, 16:1, 17:23, 19:10, 19:14, 19:18, 19:22, 20:9, 21:24, 22:10, 23:3, 24:10, 25:17, 25:18, 26:1,	27:3, 27:20, 28:6, 28:24, 29:16, 30:6, 31:11 simulators 13:6, 13:11, 18:14 since 23:12 site 2:19, 13:6, 13:10, 13:18, 14:11, 14:19, 14:22, 15:9, 15:11, 15:15, 16:1, 17:23, 18:14, 19:9, 19:14, 19:18, 19:21, 19:22, 20:9, 21:24, 22:10, 23:2, 24:10, 25:17, 25:18, 26:1, 27:2, 27:20, 28:6, 28:24, 29:15, 30:6, 31:11 situated 1:7 sobota 4:11, 5:4, 8:5, 8:13, 9:17, 10:3, 10:20, 11:1, 11:18, 12:3, 13:20, 14:12, 15:17, 16:4, 16:17, 16:21, 18:4, 18:24, 19:7, 19:15, 19:24, 20:11, 20:19, 21:3, 21:12, 22:2, 22:20, 22:24, 23:4, 23:22, 24:2, 24:6, 26:8, 26:20, 27:4, 27:14, 27:22,	28:7, 28:11, 28:16, 29:2, 29:8, 29:17, 30:2, 30:12, 30:24, 31:3, 31:13, 32:1 software 18:22 solely 9:18 some 8:19, 25:4 someone 15:19 someone's 20:17, 20:24 something 30:11 sop 26:24 sorry 19:8, 22:21 speak 10:8, 11:21, 11:24, 12:7, 23:5 speaking 30:10 special 30:17 specific 17:19 specifically 18:10 specificity 14:1 speculation 15:18, 20:20 spell 6:7 sprint 21:22 start 8:14 state 3:14, 6:7, 17:10 states 1:1
---	--	---	--

Transcript of Dragan Nikin
 Conducted on September 7, 2017

<p>stenographically 34:7</p> <p>still 16:2, 23:20</p> <p>stop 15:13, 15:19, 15:22</p> <p>street 3:4, 4:5, 4:15</p> <p>stretch 23:11</p> <p>subject 7:21, 8:22, 29:13</p> <p>suite 4:16</p> <p>summer 24:13</p> <p>superintendent 1:11, 2:2, 2:5</p> <p>supervisor 2:17, 14:15, 16:12</p> <p>supervisors 2:14</p> <p>support 2:13, 13:7</p> <p>sure 8:13, 20:22, 29:14</p> <p>sworn 6:2, 6:4</p> <hr/> <p style="text-align: center;">T</p> <hr/> <p>t-mobile 21:22</p> <p>take 9:5, 24:12, 24:24, 25:11, 25:21, 30:8</p> <p>taken 25:22, 34:4, 34:7</p> <p>talk 17:7</p> <p>talking 8:16</p> <p>tara 12:3, 12:5</p>	<p>tasks 24:4</p> <p>team 15:7</p> <p>tech 30:20</p> <p>technical 2:13, 13:7</p> <p>technician 5:9, 8:10, 9:22</p> <p>technicians 30:1</p> <p>technology 20:18, 21:1, 21:5, 21:10, 29:5, 29:7, 30:21</p> <p>techs 26:2, 26:6, 26:13, 26:16, 26:18</p> <p>testified 6:4, 7:10, 7:12, 7:15, 7:19, 31:4</p> <p>testify 8:1</p> <p>testifying 6:10, 8:4</p> <p>testimony 6:14, 31:7, 33:4, 33:5, 34:6, 34:7</p> <p>th 34:14</p> <p>thereafter 34:8</p> <p>things 21:23, 22:5</p> <p>think 6:20</p> <p>third 21:21, 22:1</p> <p>three 8:6, 17:14, 17:17, 17:21, 23:9, 23:10, 23:12</p>	<p>through 11:13, 13:4</p> <p>throughout 8:18</p> <p>thursday 1:21</p> <p>time 7:18, 9:12, 10:19, 23:11, 24:23</p> <p>times 7:15, 23:9, 23:10, 26:21, 29:23</p> <p>title 8:12, 21:6, 21:8, 21:20, 30:16</p> <p>today 11:20, 26:11</p> <p>together 9:18, 9:20, 18:1</p> <p>told 18:13</p> <p>took 25:15</p> <p>trained 15:5, 15:6, 15:8, 15:14, 25:9</p> <p>training 24:9, 24:12, 24:23, 25:2, 25:12, 25:15</p> <p>transcript 5:7, 32:3, 34:5</p> <p>transcription 33:5</p> <p>tried 10:4, 10:5, 11:19</p> <p>true 33:4, 34:5</p> <p>try 11:9</p> <p>turn 23:23</p>	<p>turning 23:24</p> <p>two 10:8, 12:8, 21:19, 21:22, 22:4, 22:5, 26:5, 26:13, 26:16</p> <p>types 29:19</p> <p>typewriting 34:8</p> <p>typically 30:14</p> <hr/> <p style="text-align: center;">U</p> <hr/> <p>uh-huh 10:18</p> <p>under 6:11, 6:16, 34:8</p> <p>understand 6:10, 6:22, 14:20, 15:21, 15:23, 23:14, 27:6, 29:5, 29:6</p> <p>understanding 27:1, 27:11</p> <p>understood 7:2</p> <p>unit 9:12, 13:8, 13:14, 13:15, 13:19, 15:6, 17:16, 17:24, 18:15, 22:16, 25:19, 26:14</p> <p>unit's 20:9</p> <p>united 1:1</p> <p>units 13:16, 17:15, 17:18, 17:19, 17:22</p> <p>unknown 2:15, 2:18, 7:17</p>
--	---	--	---

Transcript of Dragan Nikin
 Conducted on September 7, 2017

<p>upgrade 18:11, 18:12, 31:6 upgraded 18:9 upgrades 18:3 upset 8:17 use 14:10, 15:1, 15:2, 15:8, 15:24, 16:3, 16:5, 19:9, 19:13, 24:9, 26:3, 27:2, 27:12, 27:15, 27:20, 28:5, 29:1, 29:15 using 15:15, 15:19, 20:18, 21:2 usually 6:21</p> <hr/> <p style="text-align: center;">V</p> <hr/> <p>verizon 21:22 versa 26:23, 29:1 versus 26:18 via 17:2, 17:18 vice 26:23, 29:1 vs 1:9</p> <hr/> <p style="text-align: center;">W</p> <hr/> <p>want 14:16, 18:1, 24:13 wanted 15:24, 19:21, 24:19, 24:20 washburn 2:15</p>	<p>way 14:6, 21:15, 29:15 we're 27:15 week 25:1 whatever 19:2 whereof 34:13 whether 13:2, 31:9 wiretap 21:9, 21:11, 21:15, 21:21 within 27:15 without 14:6, 15:15 witness 6:2, 6:24, 7:3, 13:24, 19:8, 20:14, 20:21, 22:21, 27:23, 29:9, 34:13 word 10:6 work 9:18, 9:20, 28:14 working 23:21, 24:1, 24:5, 28:13 works 13:19, 17:24 wouldn't 28:12 writing 10:2 written 19:13 wrote 11:6</p> <hr/> <p style="text-align: center;">Y</p> <hr/> <p>yeah 22:3, 23:17</p>	<p>year 23:16 years 7:20, 8:7, 23:12 yourself 11:8, 11:16, 15:24</p> <hr/> <p style="text-align: center;">0</p> <hr/> <p>00 1:23 00244 1:8, 2:12</p> <hr/> <p style="text-align: center;">1</p> <hr/> <p>10 1:23, 25:22, 25:23, 32:5, 34:14 1230 4:16 158780 1:26 17 1:8, 2:12</p> <hr/> <p style="text-align: center;">2</p> <hr/> <p>2015 24:13 2017 1:21, 34:15 2021 34:25 243 3:7, 4:7 25 34:25 26 25:22</p> <hr/> <p style="text-align: center;">3</p> <hr/> <p>3 21:8 30 4:15 31 5:4, 5:5</p>	<p>311 3:4, 4:5 312 3:7, 4:7, 4:18 34 1:27, 25:23 3rd 3:5</p> <hr/> <p style="text-align: center;">4</p> <hr/> <p>41 32:5</p> <hr/> <p style="text-align: center;">5</p> <hr/> <p>5900 3:7, 4:7</p> <hr/> <p style="text-align: center;">6</p> <hr/> <p>60602 4:17 60607 3:6, 4:6</p> <hr/> <p style="text-align: center;">7</p> <hr/> <p>7220 4:18 744 4:18</p>
---	---	--	---