1	WEST VIRGINIA MINE HEALTH & SAFETY ADMINISTRATION
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6	IN RE:
7	THE INVESTIGATION OF THE
8	APRIL 5, 2010, MINE EXPLOSION AT THE UPPER BIG BRANCH MINE
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13	The interview of STEVEN GRATION taken upon
14	oral examination, pursuant to notice and pursuant to the Federal Rules of Civil Procedure, before
15	Nichelle N. Drake, Professional Reporter and Notary Public in and for the State of West Virginia,
16	Thursday, February 24, 2011, at the National Mine Health & Safety Academy, 1301 Airport Road, Beaver,
17	West Virginia.
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MR. TUCKER: My name is Bill Tucker. 1 the administrator with the Office of Miners' Health 2 Safety & Training. Today's date is February 24, 3 2011. I'd ask for the other people around the 5 table to identify themselves. 6 7 MR. SCOTT: I'm John Scott with the State of West Virginia. 8 MR. BABINGTON: Matt Babington, I'm an 10 attorney with the Department of Labor. MR. CRIPPS: Dean Cripps with MSHA. 11 MR. MAGGARD: Jasey Maggard with MSHA. 12 MR. BECK: Jim Beck with the Governor's 13 Independent Team. 14 MR. SEARS: Chris Sears with Shuman, 15 McCuskey & Slicer on behalf of Mr. Gration. 16 MR. TUCKER: Mr. Gration, we have a court 17 reporter here today with Johnny Jackson & 18 They'll have your transcript ready for 19 Associates. you to view after three business days. I'll give 20 you a business card here in just a minute. You'll 21 2.2 need to contact them to set up an appointment to go and look at that if you so choose. It's not 23 something you have to do. You have that option. 24

You and your attorney can go in. They'll give you a sheet called an errata sheet if you want to make any corrections you'll have an opportunity to do that.

We can take a break any time that you want and you just let us know, whatever reason you want to do that. We ask that you don't discuss your testimony with anyone outside the interview room here today other than your attorney. That's just to protect the integrity of the investigation. At this time, I'll turn it over to Matt.

MR. BABINGTON: Mr. Gration, thank you for coming in and talking to us. This is a letter from Norman Page, MSHA's lead investigator to you, basically explaining the background and protocols for the interview. You were provided a similar letter the first time you came in to talk to us, just about the same substance of it.

MR. TUCKER: At this time, I'd like to ask the court reporter to administer the oath.

STEVEN GRATION, DEPONENT, SWORN

MR. TUCKER: Thank you.

Would you state your full name and spell your last, please.

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THE WITNESS: Steven Gration,
1
    G-R-A-T-I-O-N.
 2
             MR. TUCKER: Would you give us your
 3
    address and phone number?
 4
              THE WITNESS: (b) (7)(C)
 5
    (b) (7)(C)
6
 7
             MR. TUCKER: And do you have an attorney
    here with you today?
8
             THE WITNESS: Yes.
             MR. TUCKER: And he's already identified
10
    himself and you all represent Mr. Gration; is that
11
    right?
12
             MR. SEARS: That's correct.
13
             MR. TUCKER: On April the 5th, what was
14
    your job duties there at UBB?
15
             THE WITNESS: Maintenance foreman in
16
    charge of the shields, roof supports.
17
             MR. TUCKER: Okay. So would you sometimes
18
    do permissibility and fill out books?
19
20
              THE WITNESS: Usually not permissibility.
    I had in the past, but not at this time.
21
             MR. TUCKER: Not regularly but sometimes
22
    you did.
23
             Okay. We have one other gentleman at the
24
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table and I'd ask that he identify himself and the firm he's with and who he represents.

MR. PENCE: Chris Pence with Allen,
Guthrie & Thomas. I represent Performance Coal
Company.

MR. TUCKER: We have one other gentleman in the back. I'd ask that he identify himself.

MR. HESS: Leland Hess with MSHA.

MR. BECK: Steve, we have -- There's laws that would protect witnesses from coming in and testifying in procedures like this. I'm sure we gave you this information when you were interviewed the first time; but if at any time -- I'll go ahead and give you another copy of this. But any time you felt like you was being discriminated against for being here today, anything, let's say, that's in your testimony, this is the appropriate people that you would contact that would handle that And if you -- if something like that would occur, you actually by law have 30 days from the time it occurs to file a complaint; and you can do that through an informal handwritten letter, however you choose to do it.

Also I'll go ahead and give you one of my

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cards. If something comes up after today, if you have any information you would like to share with us, we certainly would be interested in having it.

And I'll give you a card. This is a card for Johnny Jackson & Associates. You can contact them if you choose to look at your transcript.

MR. SEARS: Could we also have the opportunity to look at the transcript of the first interview at that time as well. I know that John had made a similar request.

MR. BABINGTON: Yeah, we're going to work out a protocol for that and discuss off the record.

MR. TUCKER: A couple things we would like to enter as exhibits. The first one is just a subpoena you would have been served for your appearance here today, and this is just an affidavit of service showing where you were served the subpoena.

THE WITNESS: Okay.

MR. TUCKER: Okay.

MR. BABINGTON: Bill, I'm going to mark the subpoena, a copy of the subpoena, as Gration Exhibit 1 and the affidavit of service as Gration

Exhibit 2.

2 (Exhibit Nos. 1 and 2 marked for identification.)

MR. TUCKER: Okay. We'll go ahead and get started with a few questions, and then we'll pass you off to a couple other gentlemen here; and we'll try to get on through this.

MR. BABINGTON: Bill, do you mind if I say one more thing before we start?

MR. TUCKER: Sure.

MR. BABINGTON: We have a court reporter, so there's going to be a transcript of the interview. There's a couple things to keep in mind. First is you're going to be asked yes or no questions. As much as possible, answer yes or no rather than uh-huh or uh-uh or shaking or nodding your head. The second thing is please try to wait for the interviewer to complete asking his question before you start answering, and I'd ask that the interviewers also to keep in mind to wait for the witness to finish answering before you ask another question. That way we don't have people talking over each other. It makes for a cleaner transcript. And lastly, if we end up using the

map, if you can be as descriptive as possible if 1 you're pointing to particular areas. You can get 2 habit of saying, you know, we were here and we were 3 If you can be descriptive of what you're 4 pointing at, that will help. And we'll also jump 5 in and help you if you get in the habit or 6 7 something. Thank you, Bill. 8 MR. TUCKER: Thank you.

EXAMINATION

BY MR. TUCKER:

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- Q. Just reviewing over your transcript, I saw a few things there that I'd kind of like to follow up on with some questions. On your first interview, you talked about on the Sunday night, which being April the 5th on your shift, that you noticed lot of thumping and bumping
 - A. Yes.
- Q. -- on the longwall. Was that more than what was normal for you to hear?
 - A. No.
- Q. So it was just normal top working in behind the shields; is that what it was?
 - A. Yes, it's just -- I mean, it's the

longwall. Some days it's quiet. Some days it's 1 not. It wasn't anything out of the -- really 0. 3 highly unusual or extra loud thumping or --4 A. No. 5 -- that you would say? Q. 6 7 Α. No. Q. Okay. Would you -- Did you happen to be 8 on the tail towards the end of that shift? Towards the beginning and the middle of 10 the shift probably two hours prior to the tail --11 the end of the shift I was on the tail. 12 Did you notice anybody else coming to the 13 Q. tail while you were down there working? Was there 14 anybody else down there? 15 Fire boss. 16 Α. Q. He just --17 Section boss. A. 18 Q. He just came later? Was he there helping 19 you? 20 No. He was there doing his fire boss run, 21 Α. and I had my red hat with me on the tail when I was 22

Q. And what again was you working on?

on the tail.

23

- A. Roof supports.
 - Q. Okay. So you were out in the tail entry itself?
 - A. No.

- Q. No. You just -- When you say roof supports, you mean on the --
- A. Shields. Some people don't know what shields are. They call then roof supports. I didn't know exactly how to answer your question.
- Q. No, that's fine. Now when Dean talks to you after while, he's from out in Illinois, he'll use terms probably you're not familiar with too.

So while you were down there working, did you have any indication of how -- as far as the air coming by you, did it seem to be normal, what you would expect, less, more or --

- A. Seemed to be as any other night up there.
- Q. Okay. Did you have any way of being able to tell which way once the air passed you and went out into the tail entry, which way it was traveling?
 - A. No.
- Q. Anything that would indicate it was going inby, outby or anything like that?

1 A. No. Okay. We understand they was working on Q. the hinge pin on the ranging arm on day shift on 3 April the 5th. Was you aware of that? A. Yes. 5 Is that a job that you ever done yourself? Q. 6 Α. Yes. Q. On this particular longwall? 8 Α. No. Okay. What about the bits? Do you 10 Q. normally help set bits? 11 Not normally but we did the night before 12 this happened. 13 Okay. Did you notice -- I understand the 14 Q. cutting was pretty hard, cutting a lot of sandstone 15 down next to the tail? 16 Α. Yes. 17 When you went to bit up that night, did 0. 18 you notice anything unusual or kind of out of the 19 way? Were the bits in worse shape than normal? 20 21 Α. No, just the usual wear. 22 Q. Okay. What about the water sprays?

A. We checked them when we set bits, and I think maybe we might have replaced one spray.

23

1	Q. Okay. Normally when you would help set
2	bits, would there normally be water sprays out?
3	A. No. It's just, you know, conditions.
4	Q. Sometimes it was. Sometimes it wasn't.
5	What's the most you ever saw out of one
6	time that you can recall?
7	A. Probably two.
8	Q. Do you know of any reason anybody would
9	say just take a spray out and leave it out? Was
10	there any reason that would make sense to do that?
11	A. Not that I know of.
12	MR. TUCKER: All right. I'm going to pass
13	you off to one of these other gentlemen there.
13	you off to one of these other gentlemen there. EXAMINATION
14	EXAMINATION
14 15	EXAMINATION BY MR. CRIPPS:
14 15 16	EXAMINATION BY MR. CRIPPS: Q. Steve, I want to talk a little bit about
14 15 16 17	EXAMINATION BY MR. CRIPPS: Q. Steve, I want to talk a little bit about your experience if we can first. Since you've been
14 15 16 17	EXAMINATION BY MR. CRIPPS: Q. Steve, I want to talk a little bit about your experience if we can first. Since you've been employed with Massey, what all — what jobs have
14 15 16 17 18	EXAMINATION BY MR. CRIPPS: Q. Steve, I want to talk a little bit about your experience if we can first. Since you've been employed with Massey, what all what jobs have you performed on the longwall?
14 15 16 17 18 19	EXAMINATION BY MR. CRIPPS: Q. Steve, I want to talk a little bit about your experience if we can first. Since you've been employed with Massey, what all — what jobs have you performed on the longwall? A. On the longwall, shield technician,
14 15 16 17 18 19 20 21	EXAMINATION BY MR. CRIPPS: Q. Steve, I want to talk a little bit about your experience if we can first. Since you've been employed with Massey, what all what jobs have you performed on the longwall? A. On the longwall, shield technician, production electrician and maintenance foreman.

was -- I've been a maintenance foreman on third 1 shift and on production. When you was on production, what crew was 3 you on? Α. I don't know what crew it was. Timmy 5 Davis was my boss, one of them that got killed. 6 How long was you on that crew? 0. A. Me and him was together for probably three 8 or four years. 10 Q. So you was actually on the production crew with Timmy and when they was loading coal? 11 Previously but not in the last six months 12 before the explosion. 13 That's -- When did you go onto third 0. 14 shift? 15 Probably six months before the explosion. 16 Okay. Any other jobs you've done on 17 Q. longwalls at other mines? 18 No, just maintenance chief and just 19 electrical programer. 20 Never a jack setter or shear operator? 21 0. 22 Α. I mean, when you're on production, you do that fill-in, let people eat and stuff. I can do 23

anything on that.

Okay. You're on the crew -- Larry Brown 1 Q. is your boss on your crew; is that correct? Α. Yes. 3 Who does your job on the other crew? Q. Α. Nobody. 5 So you're the only --6 Q. I'm with both crews. I'm not on a particular crew. I have my own crew. 8 So what's your work schedule? Q. 10 Mine was five days a week, but my men were six and seven days -- six days a week, but just 11 somebody was there seven days a week. Not, just 12 not all of us was there at the same time. 13 But on the days that you didn't work 14 Q. there, wasn't a --15 A foreman, no. There was a shield tech, 16 but no foreman. 17 0. Do you carry a methane spotter --18 19 Α. Yes. -- with you on your job? 20 Q. Where did you charge that spotter at? 21 Sometimes at the mines and sometimes at 22 Α. home. 23 Okay. Do you know where that spotter is 24 Q.

now? 1 Α. No. Did you turn it in when you left the mine? Q. 3 Α. Yes. 4 Do you know who you turned it into? 5 Q. Jack Roles. Α. 6 7 Okay. Did you have just one spotter Q. 8 assigned to you? Α. Yes. And the reason I ask I looked through some 10 **Q**. calibration records, and I seen a couple different 11 spotters, serial numbers that --12 I had one that messed up, and they gave me 13 another one; but I just had one in my possession. 14 But you had had one assigned to you Q. 15 previously? 16 17 Α. Yes. What type of spotter was it? Q. 18 Solaris. 19 Α. Where did you calibrate it at? 20 Q. At the mines. 21 A. Which portal? 22 Q. Α. UBB. 23 Is that where you normally portaled? 24 Q.

1	A. Yes.
2	Q. The shield electrics, do you know what I'm
3	talking about when I say shield electrics?
4	A. Yes.
5	Q. I'm trying to figure out how to word this
6	question. I understand some shield electrics you
7	can do a batch prime to pull the shields lower,
8	advance and set the shields.
9	A. Yes.
10	Q. Did that function work on these shields?
11	A. Yes.
12	Q. Do you know if anybody ever used it?
13	A. A couple probably.
14	Q. When Had you worked production on this
15	particular face?
16	A. Yes.
17	Q. And by this particular face, I'm talking
18	about the face at UBB when the explosion occurred?
19	A. Yes.
20	Q. You had been on the production crew?
21	A. Yes.
22	Q. Do you recall if the jack setters used
23	that prime or did they pull every shield

individually?

1	A. It depended on the jack setter. We had
2	some that wasn't very experienced and some that
3	were and the more experienced ones used it.
4	Q. Okay. The ones that used it, explain to
5	me how that function worked.
6	A. You just you go to the CIU and set a
7	have a sequence of buttons to push to set the prime
8	up; and then once you do, you just go so far away
9	and push one button and it would cause three or
10	four shields to come in.
11	Q. Any of the jack setters on the running
12	crews ever mention to you that they did not work?
13	A. Some of them would have problems with some
14	shields and then we would address the problems and
15	fix them.
16	Q. So to your knowledge on April 5th, the
17	shield electrics were functioning?
18	A. Yes.
19	MR. CRIPPS: Okay. You can go ahead and
20	ask some. Go ahead, Jim.
21	EXAMINATION
22	BY MR. BECK:
23	Q. The shields, do any of the shields have
24	sprays, water sprays on them?

They had shield sprays on the tips. 1 A. All the shields? Q. Α. Every shield had sprays. 3 Did they work? Q. Α. Yes. 5 Were they used? 6 Q. 7 They was used -- they worked as you 8 advanced the shields. When they come into the face, they sprayed water. 9 So you were on the midnight shift, right? 10 Q. Yes. 11 Α. The portal at UBB? 12 Q. Yes. 13 Α. Was there a rock dust crew on the midnight 14 Q. shift? 15 I don't recall. 16 Α. Did you ever see anybody with, you know, a 17 Q. tank duster or anything of that nature? 18 Yes. We would see people in the out --19 supply yard loading it. Where they might have rock 20 dusted at, I don't know. 21 And did you ever with your detector pick 22 Q. up any methane on the longwall? 23

Nothing more than point one maybe.

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A.

MR. BECK: That's all I have. 1 **EXAMINATION** 2 BY MR. SCOTT: 3 Who did you -- Who was your immediate --Q. Who gave you work orders or lists of stuff to do 5 that particular shift? 6 Α. Danny Laverty. 0. He would leave them outside for you to 8 pick up? Α. 10 Yes. And did you have a sheet like you filled 11 Q. out and turned back in at the end of the shift to 12 show what you got done or didn't do or --13 Yes. 14 Α. Did you turn that back into Danny or 15 Q. just --16 Either to him or on his desk. 17 Α. Q. When you -- you said every shield had a 18 water spray? 19 20 Α. Yes. Q. 21 Shield spray. Built into the shields. 22 A. Built into the shields. 0. 23 Some shields had water sprays mounted on 24 Α.

for dust suppression that sprayed all the time. 1 How were they -- Were they spaced out --2 Q. Every two shields. A. 3 Every two shields. Q. 5 EXAMINATION BY MR. MAGGARD: 6 7 You said you -- I want to ask you, you Q. said you was on the tail side the night before the 8 explosion, which was midnight shift -- midnight 9 shift on April 5th, right? 10 A. Yes. 11 What part of the tail was you on, how far 12 Q. down? 13 All the way to the tail. 14 Α. Q. All the way to 176? 15 176. 16 Α. What was you doing down there? 17 Q. Working on different shields, checking Α. 18 leaks and bypasses, training some -- the red hat. 19 He was still learning some procedures, 20 troubleshooting and helping him learn 21 troubleshooting. 22 Was it just you and him together that 23 night? 24

- 1 A. Yes. And what was his name? 0. Α. Blake Accord. 3 And when you was down there in that area, Q. did you have your detector with you that night? 5 Α. Yes. 6 Did you have it turned on? 0. A. Yes. 8 Did -- Where was you -- Where else had you Q. worked across the face? What other -- Did you have 10 to change any CIUs? What -- Other than leaks, did 11 you have to do any other additional work that 12 night? 13 We changed some electrical parts like 14 transducers, cables, but no CIUs that night that I 15 recall. 16 Do you recall any spare parts like spare 17 Q. CIUs being across the face or anything like that? 18 I don't recall. The production crews 19 usually set some in different spots to keep them 20 from walking to get them. 21 22 Q. If you change a CIU out during your shift,
 - Q. If you change a CIU out during your shift, do you bring the old CIU off or do you leave it and --

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1 A. Bring it --

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- Q. -- let the shear bring it out?
 - A. We carry it off and take it outside.
- Q. Do you do any -- You said you've done some exams in the past. Do you do -- do you do any exams at all on -- in say the last couple the months. Do you do any exams at all on the face?
 - A. Prior to the explosion?
 - Q. Right.
- A. Probably a few. If the electricians are really busy, I'll try to help them out.
 - Q. And what types of exams are those?
- A. Maybe an electrical exam of the tail drive. I've helped them do that a few times.
 - Q. But basically electrical exams --
- 16 **A. Yes.**
 - Q. -- is that right?
 - A. Yes.
 - Q. Had you done any other work recently other than -- I know you said you set bits on the shear that shift. Had you done any other work other than shield tech work recently?
 - A. Yes. Depending on if they had a big job,

 I would help them do that me and my guys. We were

1	told to make sure that their stuff got done. That
2	was priority. They changed the shear cable out
3	prior to this. Two or three weeks we helped on
4	that.
5	Q. And what was your role with the shear
6	cable?
7	A. Mostly helped them put it in place and put
8	everything back together.
9	Q. Okay. And was you responsible for any
10	hook-ups, splicing, anything like that?
11	A. No.
12	Q. Okay.
13	MR. BABINGTON: I'm sorry. Was that a
14	no?
15	THE WITNESS: No.
16	Q. Okay. Setting bits on a shear, was that a
17	normal thing that you done or was that something
18	that may happen once a month?
19	A. Once a month.
20	Q. Okay.
21	EXAMINATION
22	BY MR. SCOTT:
23	Q. I've got one thing. Did you ever work on
24	the phone system down the line or was that somebody

else's? 1 Α. I have in the past. Did they normally keep spare parts down 0. 3 the line for that? 4 A. No. 5 A phone or a terminator or cables or Q. 6 anything? 7 A. No, not to my knowledge. 8 Did they keep that on the head or did they Q. keep stuff --10 Α. Tool car. 11 Tool car. Did you have much trouble out 12 Q. of that system? 13 Α. No. 14 Pretty good system? Q. 15 Yeah. 16 Α. EXAMINATION 17 BY MR. MAGGARD: 18 Had you used any of the phones across the 19 0. face during the midnight shift? 20 Yes, a couple -- one at the tail. 21 Α. midnight foreman had called and asked if I was 22 about done because they was running behind, to see 23 if we could help them. 24

You said the one at the tail. Do you 1 Q. recall what shield that was at? Α. **173**. 3 MR. TUCKER: We'll go off the record. 4 (Off the record.) 5 MR. TUCKER: Back on the record. 6 BY MR. MAGGARD: 7 0. Just a few more questions. That detector 8 that you had, did you have your name on it? 9 Α. 10 No. Q. Any initials? 11 Α. No. 12 Are you positive? I mean, it's been a 13 Q. long time ago. 14 Not that I recall. I don't remember doing Α. 15 it. 16 Okay. And you said that the other one had 17 Q. been replaced. Do you have any idea how long 18 before the --19 Α. I don't. 20 -- accident that you had problems out of 21 Q. the spotter that you had to get a new one? 2.2 I really don't. I don't remember when. Α. 23 Okay. Have you ever -- When you find 24 Q.

something wrong with shields, is there times that you don't get the work done prior to the beginning of the shift? I mean, you've got 176 of them.

- A. Yeah. There's some nights you just -you've got so much. You might have a big job and
 something that's not really major. You have to
 wait until the next night.
- Q. And do you have a -- do you report that to anybody that I couldn't fix --
 - A. Yes.

- Q. How do you do that?
- A. The electricians coming on on the next shift ask if I had anything that didn't get done; and if they'll get a chance, they'll do it to help me out; and then they'll leave me a list the next night if they have something.
- Q. And how does all that list -- Who keeps track of all the stuff that's going on per shift?

 I mean, how does that --
 - A. I just get --
 - Q. That seems like that'd be kind of tough.
 - A. I just get notes when I get to work.
- Q. Do you do a call-out in the morning or do you --

No, just --1 Α. -- meet with anybody outside like --Q. Danny Laverty. 3 Α. -- Danny and talk to him and tell him what Q. you did the night before? 5 Yes. Α. 6 Q. Okay. MR. BABINGTON: Try not to talk overtop of 8 each other. Okay? 9 THE WITNESS: Sorry. 10 MR. MAGGARD: I've got a bad habit of that 11 12 too. MR. BABINGTON: And, actually, Jasey, I 13 think you gave him two options and he said yes to 14 If you could try to ask that question again -it. 15 MR. MAGGARD: I can't remember what I 16 asked. 17 MR. BABINGTON: I think it was did you 18 call it out --19 Did you call it out or did you --20 Q. A. Carried it out. 21 Carried it out. Did you write that on a 22 **Q**. sheet of paper or did you just -- How did you do 23 that? 24

We have the report -- they asked 1 Α. earlier -- I fill out. That's the only thing I 2 give to them is a report. 3 MR. MAGGARD: Okay. Thank you. 5 **EXAMINATION** BY MR. CRIPPS: 6 I've got a couple questions about when you 0. was working on the operating, the production. 8 Would you be up on the face very often when the 10 shear was operating? A. Yes. 11 When the shear was cutting from the head 12 Q. gate towards the tail gate, what would be the 13 location of the shear operators and the jack 14 setter? 15 Going from head gate to tail head? 16 Α. 17 Q. Correct. Both operators and the jack setter have to 18 A. be -- I'm trying to explain it -- left of the head 19 drum so behind the head drum. 20 So that would be towards the head gate 21 0. side of the shear? 2.2 Α. Yes. 23 I understand that's what your ventilation 24 Q.

plan requires. I quess the question I'm asking is 1 that where they were always located? When I was on the face, yes. Α. 3 When they were cutting from the tail gate Q. towards the head gate, where would those --5 A. They would be in the same position. 6 0. So --The jack setter -- the prime you asked 8 A. about earlier, they change -- it's changed from 10 coming from the tail to the head than it is from head to tail. It changes -- It causes the shield 11 to come in further back. 12 But for the inexperienced jack setters 13

- Q. But for the inexperienced jack setters that didn't use the prime, how would they then pull the shields?
- A. The shear cuts so far and stop and the jack setters go back, pull the shields in and then get back in place and they'd cut more.
- Q. When the shear is cutting, the tail gate operator, would he also be out by the head gate drum?
 - A. Yes.

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Q. Did you ever see him standing middle of the shear?

1 A. Yes. Did you ever see the jack setter in by the 2 0. shear when he was cutting towards the head? 3 Not while cutting, no. Α. MR. CRIPPS: Okay. Okay. That's all. 5 **EXAMINATION** 6 BY MR. TUCKER: 7 0. Just a couple quick ones. When you 8 arrived in, say, the middle of the week, you arrived on the midnight shift, would the evening 10 shift usually be -- still be loading? 11 Α. Sometimes. 12 Okay. And when you get on up towards the 13 Q. jack line, would you ever go down the jack line 14 while the evening shift was still mining? 15 Up to a point of where the shear was. 16 Had you ever, say, within a couple weeks 17 Q. prior to April the 5th, had you ever been on the 18 tail area while the evening shift was mining? 19 Not that I recall. 20 Α. Okay. All right. Just after your last 21 Q. 2.2 interview, did anybody interview you after we interviewed you too about what happened here at 23

this interview?

1	A. No. We were asked and I declined.
2	Q. Okay. Do you feel You don't have to
3	answer this if you don't want, but would you feel
4	threatened by that and the fact that you were here
5	on investigation and somebody asked to interview
6	you?
7	A. No.
8	Q. Do you mind telling us who asked to
9	interview you?
10	A. No.
11	Q. You'd rather not?
12	A. I'd rather not.
13	MR. TUCKER: That's fine. That's all I've
14	got.
15	EXAMINATION
16	BY MR. MAGGARD:
17	Q. When you set bits on the midnight shift,
18	which drum did you set bits on?
19	A. Tail drum.
20	Q. And who set on the head drum?
21	A. Mike Medley.
22	MR. TUCKER: Just to follow up on that
23	line of questioning, if anything is done that you
24	feel threatened or intimidated about cooperating in

the investigation, that's what the information I gave you as far as discrimination that's for your protection.

THE WITNESS: Okay.

BY MR. MAGGARD:

- Q. I've got another question. Did you have a chance to turn the water on before you left that day?
- A. I don't recall. We were -- we finished the shear up, me and my partner and we went and put our tools up and got parts up for the next night and they were still at the shear, the other electricians.
- Q. But you don't -- you're not positive that you turned the water on?
 - A. I know I didn't, no.

MR. MAGGARD: Okay. Thank you.

MR. TUCKER: Okay. I guess that's all we have, Steve, and we greatly appreciate you coming. We would like to give you the opportunity if you have a statement to make, anything you would like to add, something maybe we haven't asked that you think would be pertinent you'd like to share with us, we'll give you the opportunity to make a

statement at this time. THE WITNESS: I just like a lot of my other coworkers would just like answers. We lost a lot of good friends. MR. TUCKER: We appreciate it. We'll go off the record. (The interview of STEVEN GRATION was concluded.)

STATE OF WEST VIRGINIA, To-wit:

I, Nichelle N. Drake, a Notary Public and Professional Reporter within and for the State aforesaid, duly commissioned and qualified, do hereby certify that the interview of STEVEN GRATION was duly taken by me and before me at the time and place specified in the caption hereof.

I do further certify that said proceedings were correctly taken by me in stenotype notes, that the same were accurately transcribed out in full and true record of the testimony given by said witness.

I further certify that I am neither attorney or counsel for, nor related to or employed by, any of the parties to the action in which these proceedings were had, and further I am not a relative or employee of any attorney or counsel employed by the parties hereto or financially interested in the action.

My commission expires the 19th day of July 2019.

Given under my hand and seal this 25th day of February 2011.

Nichelle N. Drake Professional Reporter Notary Public