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Transcript of the Testimony of Thomas Sheets

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Case:

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STATEMENT UNDER OATH

OF

THOMAS SHEETS

taken pursuant to Notice by Alison Salyards, a Court Reporter and Notary Public in and for the Commonwealth of Pennsylvania, at The National Mine Health and Safety Academy, 1301 Airport Road, Room C-137, Beaver, West Virginia, on Tuesday, July 27, 2010, beginning at 8:09 a.m.

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- 1 PROCEEDINGS
- 2 ------
- 3 ATTORNEY HAMPTON:
- 4 My name is Polly Hampton. Today is July
- 5 27th, 2010, and I am with the Office of the Solicitor,
- 6 U.S. Department of Labor. With me is Erik Sherer, an
- 7 accident investigator with the Mine Safety and Health
- 8 Administration, MSHA, an agency of the United States
- 9 Department of Labor. Also present are several people
- 10 here from the State of West Virginia and I ask that
- 11 they now state their appearance for the record.
- 12 MR. FARLEY:
- 13 I'm Terry Farley with the West Virginia
- Office of Miners' Health, Safety and Training.
- 15 MR. O'BRIEN:
- 16 John O'Brien with the West Virginia
- 17 Office of Miners' Health, Safety and Training.
- 18 ATTORNEY KOERBER:
- 19 Barry Koerber, Assistant Attorney
- 20 General, representing the West Virginia Office of
- 21 Miners' Health, Safety and Training.
- MS. SPENCE:
- 23 And I'm Beth Spence with the Governor's
- independent investigation team.
- 25 ATTORNEY HAMPTON:

- 1 There are also other members of the
- 2 investigation team present in the room with us today.
- 3 All members of the Mine Safety and Health
- 4 Accident Investigation Team and all members of the
- 5 State of West Virginia Accident Investigation Team
- 6 participating in the investigation of the Upper Big
- 7 Branch Mine explosion shall keep confidential all
- 8 information that is gathered from witnesses who
- 9 provide statements until the witness statements are
- 10 officially released. MSHA and the State of West
- 11 Virginia shall keep this information confidential so
- 12 that other ongoing enforcement activities are not
- prejudiced or jeopardized by a premature release of
- information. This confidentiality requirement shall
- not preclude investigation team members from sharing
- 16 information with each other or with other law
- 17 enforcement officials. Your participation in this
- 18 interview constitutes your agreement to keep this
- information confidential as well.
- 20 Government investigators and specialists
- 21 have been assigned to investigate the conditions,
- 22 events and circumstances surrounding the fatalities
- that occurred at the Upper Big Branch Mine-South on
- 24 April 5th, 2010. The investigation is being conducted
- 25 by MSHA under Section 103(a) of the Federal Mine

- 1 Safety and Health Act and the West Virginia Office of
- 2 Miners' Health, Safety and Training. We appreciate
- 3 your assistance in this investigation.
- 4 You may have a personal attorney present
- 5 during the taking of this statement and you may
- 6 consult with this attorney at any time. Since this is
- 7 not an adversarial proceeding, formal Cross
- 8 Examination of you will not be permitted. However,
- 9 your legal representative may ask any clarifying
- 10 questions if appropriate. And so the record is clear,
- do you bring somebody with you here today?
- 12 MR. SHEETS:
- 13 Yes.
- 14 ATTORNEY HAMPTON:
- 15 Okay. And who is that person?
- 16 ATTORNEY MCCUSKEY:
- 17 John McCuskey from the Law Firm of
- 18 Shuman, McCuskey & Slicer in Charleston.
- 19 ATTORNEY HAMPTON:
- 20 Okay.
- 21 ATTORNEY MCCUSKEY:
- 22 Polly, may I mention two things,
- 23 prerequisites here? Mr. Sheets has a condition called
- 24 (b) (7)(C) , and it (b) (7)(C)
- 25 (b) (7)(C) . So he wanted me to

- 1 make sure you all knew that. It doesn't affect his
- 2 memory. It doesn't affect his speech. It doesn't
- affect his performance. But he certainly didn't want
- 4 that to be misinterpreted as nervousness or anything
- 5 of that nature.
- 6 ATTORNEY HAMPTON:
- 7 Okay.
- 8 ATTORNEY MCCUSKEY:
- 9 It's a medical condition that he takes
- 10 medication for.
- 11 ATTORNEY HAMPTON:
- 12 Okay.
- 13 ATTORNEY MCCUSKEY:
- 14 And secondly, I had told Mr. Sheets based
- on a prior interview because he asked me --- he's a
- religious man, he speaks with his pastor, he speaks
- 17 with other people, and he said is this --- is it a
- 18 requirement that I keep this confidential what is said
- here today, and I told him, no, and that's contrary to
- what you just said he was agreeing to. I had asked in
- 21 a prior one, Mr. Wilson, I said, well, what statute or
- law requires the witness to maintain secrecy. We
- 23 understand your legal requirement of this committee.
- 24 And Mr. Wilson said, as I recall, there is no such
- 25 thing, but we ask you to keep it confidential. So I'd

- 1 like to clarify that because he feels very strongly
- 2 that he is likely to want to speak with others about
- 3 his interview today ---
- 4 ATTORNEY HAMPTON:
- 5 Okay.
- 6 ATTORNEY MCCUSKEY:
- 7 --- including his pastor.
- 8 ATTORNEY HAMPTON:
- 9 Okay. We can certainly understand a
- 10 distinction in terms of if you are wanting to discuss
- certain issues, emotional issues that you're going
- 12 through with someone such as a pastor, and that I
- think would probably be acceptable. But we are trying
- to protect the integrity of the investigation, and
- making sure that people aren't leaving this room,
- 16 going out into the community and talking about things.
- 17 And we want to keep this testimony as pure as possible
- so that people are coming in here and telling us their
- 19 version of what they know. So that is primarily the
- intent behind our request to keep things confidential.
- 21 ATTORNEY MCCUSKEY:
- 22 Do we agree, though, it is a request
- 23 rather than ---
- 24 ATTORNEY HAMPTON:
- 25 Yeah.

- 1 ATTORNEY MCCUSKEY:
- 2 --- a law? Okay.
- 3 ATTORNEY HAMPTON:
- 4 Okay. So as you've indicated, Mr.
- 5 McCuskey is here with you. Did you voluntarily choose
- 6 Mr. McCuskey to come in as your personal legal
- 7 representative?
- 8 MR. SHEETS:
- 9 Massey has informed me that they will
- 10 retain representation for me, and that he represents
- me, me only and not Massey Coal. So yes, I did
- 12 request.
- 13 ATTORNEY HAMPTON:
- 14 Okay. You made a request to Massey for
- an attorney to come in and represent you?
- 16 MR. SHEETS:
- 17 Yes.
- 18 ATTORNEY HAMPTON:
- 19 Okay. Are you paying him directly to be
- 20 your attorney?
- 21 MR. SHEETS:
- 22 No.
- 23 ATTORNEY HAMPTON:
- 24 And do you know who is paying him?
- 25 MR. SHEETS:

- 1 I assume Massey is. I'm pretty sure
- 2 Massey is, but I'm not paying him.
- 3 ATTORNEY HAMPTON:
- 4 Okay. And so you went to Massey and
- 5 Massey chose him on your behalf?
- 6 MR. SHEETS:
- 7 Yes, ma'am.
- 8 ATTORNEY HAMPTON:
- 9 And when did this happen?
- 10 MR. SHEETS:
- 11 Yesterday.
- 12 ATTORNEY HAMPTON:
- 13 And did you feel like you had a choice to
- have Mr. McCuskey be your attorney?
- 15 MR. SHEETS:
- 16 Yeah. I probably had a choice, yes.
- 17 ATTORNEY HAMPTON:
- 18 Okay. Do you currently still feel like
- 19 you have a choice in this matter to have him here?
- 20 MR. SHEETS:
- 21 Yes, yes.
- 22 ATTORNEY HAMPTON:
- 23 Okay. So you do consent to having him as
- 24 your attorney here?
- 25 MR. SHEETS:

- 1 Yes.
- 2 ATTORNEY HAMPTON:
- 3 Okay. And do you understand that Massey
- 4 Energy, its affiliates or its officers or directors or
- 5 attorneys may not represent or direct you in this
- 6 matter?
- 7 MR. SHEETS:
- 8 Yes.
- 9 ATTORNEY HAMPTON:
- 10 Okay. All right. And so, Mr. McCuskey,
- 11 you agree that you are legally representing him in
- 12 this matter?
- 13 ATTORNEY MCCUSKEY:
- 14 I do.
- 15 ATTORNEY HAMPTON:
- 16 Okay. And you understand that you may
- 17 not communicate with Massey Energy, its affiliates,
- officers, directors or attorneys concerning the
- 19 substance of this representation?
- 20 ATTORNEY MCCUSKEY:
- 21 As I have spoken before in these
- hearings, the only representations I'm going to make
- to this body are that I am his counsel, his counsel
- only and that I will abide by all the rules of the
- West Virginia Rules of Professional Responsibility.

- 1 ATTORNEY HAMPTON:
- 2 Okay. And you are being paid by a third
- 3 party to provide this representation?
- 4 ATTORNEY MCCUSKEY:
- 5 That's correct.
- 6 ATTORNEY HAMPTON:
- 7 Okay. Your identity and the content of
- 8 this conversation will be made public at the
- 9 conclusion of the interview process and may be
- included in a public report of the accident unless you
- 11 request that your identity remain confidential or your
- information would otherwise jeopardize a potential
- criminal investigation. If you do request us to keep
- 14 your identity confidential, we can only promise that
- to the extent permitted by the law. That means that
- if the judge asks us to reveal your name or if there's
- any other law that requires us to reveal your name or
- if there are other law enforcement purposes, we may
- 19 have to reveal your name. So we can only give you
- that promise to a certain extent, and this is only
- coming from the Federal side as well. The State has
- their own FOIA requests and their own confidentiality
- 23 rules that regulate their behavior.
- 24 Also, there may be a need to use the
- information that you provide to us or other

- 1 information we may ask you to provide in the future in
- 2 other investigations into and hearings about the
- 3 explosion. Do you have any questions about that?
- 4 MR. SHEETS:
- 5 No.
- 6 ATTORNEY HAMPTON:
- 7 Okay. After the investigation is
- 8 complete, MSHA will issue a public report detailing
- 9 the nature and causes of the fatalities in the hope
- 10 that greater awareness about the causes of accidents
- 11 can reduce their occurrence in the future.
- 12 Information through witness interviews is frequently
- included in these kinds of reports.
- 14 Since we will be interviewing other
- individuals, as we just mentioned, we do request that
- 16 you not discuss your testimony with any other person
- other than your Counsel or personal representative, or
- as you've indicated to us, you might to have a
- 19 conversation with your pastor.
- 20 A court reporter will record your
- 21 interview, so please speak loudly and clearly. If you
- don't understand a question, please let the person
- asking you the question know and they can clarify or
- re-ask it. We want to make sure that you are
- understanding the questions that are asked of you.

- 1 And please answer each question as fully as you can
- 2 including given us any information you might have
- 3 learned from somebody else.
- 4 We'd like to thank you in advance for
- 5 your appearance here. We appreciate your assistance
- 6 in this investigation. Your cooperation is critical
- 7 in making the nation's mines safer. After we have
- 8 finished asking questions, you will have an
- 9 opportunity then to make any statement you'd like or
- 10 to provide us with any other information that you
- 11 think is important. And if at any other time after
- the interview you have other information you'd like to
- share with us or something else maybe you forgot to
- say, please contact us at the information that was
- provided to you in that letter, Norman Page's address
- 16 --- I'm sorry, e-mail address and telephone number are
- in there, and that is a good way to communicate with
- 18 us.
- 19 Any statements given by miner witnesses
- 20 to MSHA are considered to be an exercise of statutory
- rights and protected activity under Section 105(c) of
- the Mine Act. If you believe any discharge,
- discrimination or other adverse action is taken
- 24 against you as a result of your cooperation with the
- investigation, you are encouraged to immediately

- 1 contact MSHA and file a complaint under Section 105(c)
- 2 of the Act.
- 3 ATTORNEY KOERBER:
- 4 Mr. Sheets, I'd also like to inform you
- 5 that the West Virginia Code provides certain
- 6 protections to coal miners who participate in
- 7 interviews such as this, who may encounter some type
- 8 of discriminatory action at some later due to the fact
- 9 that they participated in an interview such as this.
- 10 The code sections --- I want to give you a little bit
- of information just so you have that with you so you
- don't have to remember everything that I'm saying.
- 13 West Virginia Code 22A-1-22 is the code
- site to which I'm speaking. Any complaint that you
- might want to file pertaining to any discriminatory
- action that might occur would be filed with the Board
- of Appeals. That is an administrative body with the
- 18 State of West Virginia that hears certain types of
- 19 coal mine related causes. I will give you this piece
- of paper, which contains the address to the Board of
- 21 Appeals, together with the business card for Mr. Terry
- Farley, who is our lead investigator for purposes of
- 23 the interview --- interviews. Also, on this piece of
- paper is the name of Mr. Bill Tucker, who is the lead
- investigator for the underground segment of the

- 1 investigation. I would like to caution you, sir, the
- 2 statute requires that any complaint regarding any
- discriminatory action that might occur to you must be
- 4 filed within 30 days of whenever the discriminatory
- 5 action is. Okay. So let me give you this stuff here.
- 6 This is for you to take with you and to keep.
- 7 ATTORNEY HAMPTON:
- 8 Okay. Do you have any questions before
- 9 we begin?
- 10 MR. SHEETS:
- 11 No.
- 12 ATTORNEY HAMPTON:
- 13 Okay. Could you swear in the witness?
- 14 -----
- 15 THOMAS SHEETS, HAVING FIRST BEEN DULY SWORN, TESTIFIED
- 16 AS FOLLOWS:
- 17 ----------
- 18 ATTORNEY KOERBER:
- 19 Mr. Sheets, let me just start this out
- 20 real quickly. You are today pursuant to a subpoena;
- 21 correct?
- 22 A. Yes.
- 23 ATTORNEY KOERBER:
- 24 I'm going to hand you a copy of that
- 25 subpoena and ask that you look at that and tell me

- 1 whether or not that appears to be a true copy of what
- 2 you received in the mail?
- 3 A. Yes, sir.
- 4 ATTORNEY KOERBER:
- 5 Okay. I would ask that that be marked as
- 6 Exhibit A or One or however we're marking these and be
- 7 put into the record here. Polly, do you want to
- 8 handle the stickers?
- 9 ATTORNEY HAMPTON:
- 10 Uh-huh (yes).
- 11 ATTORNEY KOERBER:
- 12 Sir, prior to the interview, I offered
- 13 you two forms because as I explained to you earlier,
- the statute to which the director is given
- authorization to issue subpoenas, it requires an
- individual to receive a \$40 a day witness fee for
- participating in these interviews together with
- mileage reimbursed and any tolls that you may have
- 19 passed along the way here or on your way back home.
- 20 In order to receive such reimbursement and witness
- 21 fees, I need you to fill out two forms, one which is
- an invoice that lists the number of miles traveled and
- 23 the number of tolls passed roundtrip, also an IRS Form
- 24 W-9 which is a request for tax payor identification
- 25 number and certification.

- 1 Earlier, you had indicated that you may
- 2 not want to receive this money, and I would like you
- 3 to state on the record whether you would like to fill
- 4 out these forms and receive such money or decline.
- 5 A. I decline.
- 6 ATTORNEY KOERBER:
- 7 Okay. Thank you, sir.
- 8 ATTORNEY HAMPTON:
- 9 I have marked the subpoena as Exhibit
- 10 Number One, Sheets 7/27/10. Okay. Mr. Farley?
- 11 (Sheets Exhibit Number One marked for
- 12 identification.)
- 13 EXAMINATION
- 14 BY MR. FARLEY:
- 15 Q. Mr. Sheets, would you be kind enough to state your
- 16 full name for the record, please?
- 17 A. Thomas Edward Sheets.
- 18 Q. Okay. Would you also give us your home address,
- 19 please?
- 20 A. (b) (7)(C)
- 21 (b) (7)(C)
- 22 Q. Okay. Is there also a home phone number?
- 23 A. (b) (7)(C)
- Q. Okay. Mr. Sheets, prior to today, have you been
- interviewed by any other party concerning the Upper

- 1 Big Branch accident on April 5th?
- 2 A. Yes.
- 3 Q. Who would that party be?
- 4 A. I can't recall their names. Jeff from United
- 5 States Department of Labor, criminal justice special
- 6 investigator. There was two that came to my house,
- 7 and Massey attorney, Chris Pence maybe. That name ---
- 8 I'm not real good at names.
- 9 Q. Okay. The attorney that you spoke of, do you
- 10 recall when that interview took place?
- 11 A. Shortly after. I --- no, I can't recall when it
- happened.
- Q. Do you mean --- when you say shortly after, is
- that shortly after April 5th, the accident?
- 15 A. Yes, sir.
- 16 Q. Okay. Now, what type of questions did this person
- 17 ask you during that interview?
- 18 A. Asked me my job responsibilities there, what I had
- 19 done that day, had I seen any illegal activities.
- 20 Q. Okay. All right. A little background information
- 21 here, if you don't mind. What's your total experience
- 22 as a coal miner?
- 23 A. Twenty-three (23), 24 years.
- Q. Okay. And how much --- I'm sorry.
- 25 A. Give or take.

- 1 Q. Okay. How much of that experience has been with
- 2 Massey companies?
- 3 A. Ten years --- ten and a half.
- 4 Q. Okay. Where did you work before you joined
- 5 Massey?
- 6 A. Target Drilling from Pittsburgh, Pennsylvania.
- 7 Q. Okay. What'd you do for them?
- 8 A. Dig gas longwall panels, directional drilling.
- 9 Q. Okay. How many years were you with Target?
- 10 A. Less than a year.
- 11 Q. Okay. What about prior to Target, who'd you work
- 12 for?
- 13 A. Princess Polly Anna Coal.
- Q. How long were you there?
- 15 A. Three years, give or take a while.
- 16 Q. Okay. What position did you hold there?
- 17 A. Electrician.
- 18 Q. Okay. Now, when did you come to work with Massey?
- 19 About ten years, is that right?
- 20 A. Yes, sir, February of 2000, I think.
- Q. Okay. When did you begin working at the Upper Big
- 22 Branch Mine?
- 23 A. I've been at Upper Big Branch the whole time.
- Q. Okay. And that's about ten years?
- 25 A. Yes, sir.

- 1 Q. Okay. If we do the math, that takes it back to
- 2 around 2000; is that ---?
- 3 A. Yes, sir.
- 4 Q. Okay. What West Virginia coal miner
- 5 certifications do you have, do you possess?
- 6 A. Well, underground card, mine foreman and fire
- 7 boss, electrical certification, underground, surface.
- 8 Q. Okay. How long have you had the electrician
- 9 certification?
- 10 A. Fifteen (15), 16 years.
- 11 Q. Okay. What about the mine foreman and fire boss
- 12 certification?
- 13 A. '80, so 30 years, yeah.
- 14 Q. You say 1980?
- 15 A. 1980.
- 16 Q. Okay. Now, did you get --- I assume you got it
- 17 after you started working in the coal mines?
- 18 A. Yes, sir.
- 19 Q. Because I think you indicated earlier you had
- about 23 years of experience?
- 21 A. I left the mines for 14 years.
- 22 Q. Okay. So apparently you have --- the 23 years is
- 23 sort of divided up then, it's not ---
- 24 A. Yes.
- 25 Q. --- consecutive?

- 1 A. Yes.
- Q. I've got you. All right. Were you employed at
- 3 the Performance Coal Upper Big Branch Mine on April
- 4 5th of this year?
- 5 A. Yes.
- 6 Q. Okay. And what was your job on April 5th?
- 7 A. I am a maintenance foreman.
- 8 Q. Okay. Now, are you still employed at the Upper
- 9 Big Branch Mine?
- 10 A. Yes, sir.
- 11 Q. Okay. You're still a maintenance foreman?
- 12 A. Yes, sir.
- Q. Okay. Now, on April 5th, what was your shift?
- 14 A. Dayshift, 6:00 to 4:00.
- 15 Q. Okay. So you were at the mine at the time of the
- 16 explosion?
- 17 A. Yes, sir.
- 18 Q. Okay. Now, was dayshift your normal shift?
- 19 A. Yes, sir.
- Q. Who was your immediate supervisor at UBB?
- 21 A. That would have to be Paul Thompson.
- 22 Q. Okay. Now, if I understand correctly, your
- 23 position was that of maintenance foreman?
- 24 A. Yes, sir.
- Q. Okay. Does that mean you were a salaried

- 1 employee?
- 2 A. Salaried, non-exempt. I am salaried, but I get my
- 3 overtime.
- 4 Q. All right. Now, what were your normal duties as
- 5 maintenance foreman as of April 5th of this year?
- 6 A. Basically we take care of the belts. I check the
- fan daily, CO monitors. If --- outby equipment. I'm
- 8 basically outby.
- 9 Q. Okay. Now, when you say outby, are you
- 10 responsible for a specific area of the mine or
- 11 everything not involved with coal producing sections?
- 12 A. Everything not involved with production.
- 13 Q. Okay. Which would that include the entire mine?
- 14 A. Yes, sir.
- 15 Q. Okay. Now, where did you normal portal?
- 16 A. At the UBB Portal.
- 17 Q. Okay. At Mont Coal?
- 18 A. Yes, sir.
- 19 Q. Okay. Is that regular routine?
- 20 A. Yes, sir.
- Q. Okay. Now, on April 5th, what time did you arrive
- 22 at the mine that day?
- 23 A. Probably between 5:00, 5:15.
- Q. Okay. Prior to April 5th, what was your last
- 25 shift worked? I believe that was a holiday weekend.

- 1 A. Yes, sir. I can't give you a positive answer. I
- 2 would say holiday weekend, it was probably Friday.
- Q. Okay.
- 4 A. I can't be definite.
- 5 Q. I think that may have been --- as I recall, may
- 6 have been Easter weekend. Easter Sunday may have been
- 7 April 4th. Do you recall working on that day?
- 8 A. No, sir. I would have to check my records.
- 9 Q. Okay. What were you assigned to do on the morning
- of April 5th? What were your plans for that day?
- 11 A. Plans that day, we were in the process of
- installing a new Mother Drive. We --- I worked
- basically on putting the cables from the kVA box to
- the starter box for the Mother Drive.
- Q. Okay. Now, when you say the Mother Drive, do you
- 16 mean in the area ---?
- 17 A. Headgate 22.
- 18 Q. Where the Headgate 22 belt dumps on to ---
- 19 A. Yes, sir.
- 20 Q. --- Seven North? Is that approximately ---
- 21 A. Yes.
- 22 Q. --- the area you're talking about?
- 23 A. This area right here.
- 24 ATTORNEY HAMPTON:
- 25 Can you tell us what are you're pointing

- 1 to specifically?
- 2 A. Oh, I'm sorry. This --- I have to get it right
- 3 here. This would --- I can't --- it would be one
- 4 break outby Seven North Tail.
- 5 BY MR. FARLEY:
- 6 Q. If you don't mind, sir, why don't you simply make
- 7 the area or draw a circle around it and ---?
- 8 ATTORNEY HAMPTON:
- 9 I'm handing the witness an orange marker.
- 10 And I am going to mark this map as Exhibit Number Two,
- 11 Sheets 7/27/10.
- 12 (Sheets Exhibit Number Two marked for
- identification.)
- 14 BY MR. FARLEY:
- 15 Q. Draw a circle around --- maybe draw a line out
- 16 from it and indicate Mother Drive or ---.
- 17 WITNESS COMPLIES
- 18 A. Here we go.
- 19 BY MR. FARLEY:
- 20 Q. Thank you, sir. Now, apparently you were
- responsible for a pretty large area. How many people
- 22 reported directly to you? How many people did you
- 23 actually supervise?
- 24 A. Zero. Virgil Bowman and I worked together. We
- were both supervisors. I sued to be a maintenance

- 1 boss on the section, and then when we put in the north
- belt system, six foot belt system, I was in charge of
- 3 that. And so Virgil and I worked hand in hand every
- 4 day.
- 5 Q. Okay. Now, you and Virgil would have been
- 6 responsible then for the belts, the fan. Would your
- 7 duties also include CO monitors?
- 8 A. Yes, sir.
- 9 Q. Okay. Now, what was your responsibility with
- 10 respect to the Mother Drive?
- 11 A. We basically wire them up. We don't do the
- installation of the drive itself. We take care of the
- electrical end. We wire them up. We tune them up to
- make sure they run right.
- 15 Q. So ---.
- 16 A. Fire suppression.
- 17 Q. So you wouldn't show up at a construction site
- 18 like that until they're ready to have wired?
- 19 A. No, sir.
- Q. That's a fair assessment of what you do?
- 21 A. Yes, sir.
- 22 Q. Okay. I've got you. Now, what time did you
- actually travel to the Mother Drive on April 5th?
- 24 A. I'm going to guess somewhere between eight and
- 25 nine o'clock. Transportation is a problem. We have

- 1 to wait 'til our ride comes out before we go in.
- Q. Sure. Okay. Now, who traveled with you?
- 3 A. Virgil and myself.
- 4 Q. Anyone else?
- 5 A. No, sir.
- 6 Q. Okay. Now, how long did you stay at the Mother
- 7 Drive area on April 5th?
- 8 A. I can state that we came under the Mother Drive
- 9 belt at Headgate 21 somewhere between 2:00 and 2:15.
- 10 Q. P.M.?
- 11 A. Yes, sir.
- 12 Q. Okay. All right. When you first arrived at the
- Mother Drive on the morning of April 5th, who else was
- there? Was anyone else there?
- 15 A. I don't think so. No, I think we were basically
- 16 up there, just us two that day.
- 17 Q. From the time you arrived at the Mother Drive on
- 18 April 5th until the time you departed in the
- 19 afternoon, 2:20 or so, did you see anyone?
- 20 A. I never saw anyone. Virgil saw the --- Elswick,
- 21 the fire boss that had just been there a few days. He
- asked me who was that old man. I said, what old man?
- 23 I didn't see him. He was just there a few days.
- Q. Okay. Do you recall when and where Virgil saw Mr.
- 25 Elswick?

- 1 A. No. It had to be somewhere around two o'clock.
- Like I say, I can't give you a definite on that.
- 3 Q. Okay. Did Mr. Elswick offer any indication as to
- 4 how he was feeling?
- 5 A. I never saw the man. I can't answer that.
- 6 Q. Okay. Did Virgil say anything about, Mr. Elswick
- 7 said that he wasn't feeling well or his eyes were
- 8 burning or anything like that?
- 9 A. No, sir.
- 10 Q. Okay. While you were at the Mother Drive in the
- 11 time --- from the time you arrived at the mother until
- the time you left, 2:20 in the afternoon, did you
- experience any burning sensation in your eyes at any
- 14 time?
- 15 A. No, sir.
- 16 O. What about Mr. Bowman?
- 17 A. He never said anything.
- 18 Q. Okay. Now, I hope I'm not repeating this section,
- 19 but what exactly did you do at the Mother Drive on
- 20 April 5th?
- 21 A. I was hooking up the 350 MCM cables into the
- 22 starter box. And let's see. I think I had to, you
- 23 know, pull one and hang it. And as --- I have to
- 24 recollect that there was a motor crew that came by
- that day, you know, because you asked me if I saw

- 1 anybody. A motor crew came by, and I think they
- 2 stopped and helped me hang the cable. I'm not
- 3 positive.
- 4 Q. Okay. Did you see Everett Hager on April 5th?
- 5 A. I can't remember if I saw Everett that day. No, I
- 6 just can't remember if I saw him or not.
- 7 Q. Okay. Now, when you were in the area of the
- 8 Mother Drive on April 5th, did you notice anything
- 9 such as doors open that should not have been open or
- 10 holes in stoppings, anything of that nature?
- 11 A. No, sir. No, sir.
- 12 Q. Did the ventilation in the area of the Mother
- Drive seem to be normal or normal as you had
- 14 previously experienced it?
- 15 A. Yes, I would say they were normal that day.
- 16 Q. Okay. Now, prior to April 5th, when would you
- 17 have last visited the Mother Drive area?
- 18 A. The day before probably. April 5th, is that
- 19 a ---?
- Q. Monday.
- 21 A. Monday. Whatever day I worked last, ---
- 22 Q. Okay.
- 23 A. --- the --- prior to April 5th.
- Q. Okay. All right. Was anything different about
- 25 April 5th as opposed to the previous day that you

- 1 worked there in the Mother Drive area?
- 2 A. No, sir.
- Q. Okay. On the morning of April 5th, would you have
- 4 any idea when the longwall began producing coal?
- 5 A. No, sir.
- 6 Q. Okay. Have you since learned when the longwall
- 7 might have began producing coal that day?
- 8 A. I know they were down that day, and by down, I
- 9 mean they were broke down. And I think it was a
- 10 ranging arm pin. I recall someone saying normal
- startup time, they're usually 7:15, 7:30. I think
- they were down to approximately 2:30 for a ranging arm
- pin, and they started back up.
- Q. Okay. Now, this information, is this based on
- conversations with people after April 5th?
- 16 A. Somewhat. As I stated when we left the Headgate
- 17 22 area and came under the belt at Headgate 21, it is
- 18 our job to know if the belts are running or not.
- 19 Somewhere between 2:00 and 2:15, the longwall belt was
- 20 not running, and Virgil and I --- Virgil looked at me.
- 21 He says, is that belt running? I said, no, it wasn't
- 22 --- or no, I don't think. I'm not sure on the
- comment, but I do know after --- after the fact, that
- I was told that the longwall started at 2:30.
- Q. Okay. Could you recall who told you that?

- 1 A. Greg Clay.
- Q. When did you have that conversation with Mr. Clay?
- 3 A. Probably --- probably sometime that night.
- 4 Q. Okay.
- 5 A. The night was real hectic.
- 6 Q. Sure. Now, once you and Virgil determined that
- 7 the longwall belt was not running when you passed
- 8 through there on April 5th, did you make any calls to
- 9 inquire as to why it was not running?
- 10 A. No, sir.
- 11 Q. Okay. You just continued to the surface?
- 12 A. Yes, sir.
- 13 Q. Okay. So you had no idea that the longwall was
- down that day until later after the explosion; is that
- 15 correct?
- 16 A. I can't recall if we knew at some point that day
- that the longwall was down for a pin, but if the belts
- is down for a reason that concerns us, we know real
- 19 quick, which is why we don't get alarmed. The
- longwall belt starts up, shuts down all day long. If
- 21 they're going to service the shearer, they stop the
- 22 belt. If they have to pull belt structure out, they
- 23 stop the belt. So when they call us is when we have
- to get concerned.
- Q. Okay. So they would call you when there's

- 1 actually a problem with the belt?
- 2 A. Yes, sir.
- 3 Q. All right. Okay. As you and Mr. Bowman pursued
- 4 to the surface at 2:20 or so in the afternoon on April
- 5 5th, did you encounter any other people as you pursued
- 6 to the surface?
- 7 A. We talked to Scotty Halstead. We were at ---
- 8 called for the road at 78 Break, and Scotty Halstead
- 9 called us on the radio. He had a problem with a mid
- 10 belt dust spray at Five North belt, and he wanted to
- 11 know if we could check it. And he said the solenoid
- was working. We'd had problems previously, belt
- sprays stopping up, and we did not shut down a six
- 14 foot belt for the water spray.
- Q. Okay. Now, you saw Mr. Halstead around 78?
- 16 A. I did not see Mr. Halstead. He called us on the
- 17 radio.
- 18 Q. Oh, okay. Did you actually see anyone ---
- 19 A. No, sir.
- 20 Q. --- on your way out?
- 21 A. No, sir.
- 22 Q. Okay. No other trips, no other people?
- 23 A. No, sir.
- Q. Okay. When you passed through the 78 area, did
- 25 you --- what was the status of the doors there, the

- 1 track doors?
- 2 A. The track doors were closed. We closed them as we
- 3 went through them. We opened and closed the doors.
- 4 Q. Okay. What time would you estimate that you
- 5 passed through those doors?
- 6 A. It's --- as I said, we were --- come under the
- 7 Mother Drive for the longwall between 2:00 and 2:15.
- 8 It's another five minutes to go --- five, ten minutes
- 9 from the Mother Drive to go through the doors.
- 10 Q. Okay. So the last time you saw those doors at 78
- 11 Switch they were closed?
- 12 A. Yes, sir.
- 13 Q. On April 5th, that is?
- 14 A. On April 5th.
- 15 Q. Excuse me. Okay. What time did you arrive on the
- 16 surface later on April 5th?
- 17 A. Approximately three o'clock. And it depends on
- which watch you looked at, which computer you looked
- 19 at.
- 20 Q. Okay. Now, when the explosion occurred, what was
- 21 your location?
- 22 A. I do not know if it --- I've given statements,
- 23 like I said, before and I try to think back on it. I
- 24 was either in the motor barn or walking between the
- 25 motor barn and the warehouse. I think I was between

- 1 the motor barn and warehouse when it happened.
- Q. Okay. Now, as best you can, just describe what
- 3 you saw, what you heard, what you felt when the
- 4 explosion occurred on April 5th.
- 5 A. As I said, I'm walking towards the warehouse to
- 6 put up my light, and the fan's making --- it's really
- 7 --- it sounds like it's going to come off the
- 8 foundation. So I start running towards the fan. John
- 9 Henline come down and started running towards the fan
- 10 with me. Dust started coming out the track entry. We
- 11 got to the fan house. The --- I started to shut the
- 12 fan down. I didn't know what happened. I just didn't
- think that quick, but I thought the fan was coming off
- the foundation, and I don't want the fan blades going.
- That's quite a mess, and then just in a matter of
- 16 minutes it was all over. Pressure came down. I
- 17 previously stated that the pressure closed the door,
- 18 but thinking back on it, it was just pressure. It
- 19 didn't close the doors on the fan. It was just the
- 20 pressure on the fan itself. I don't think it closed
- 21 the doors. It just ---.
- 22 Q. Do you mean the explosion doors?
- 23 A. Yes, sir.
- 24 Q. Okay. Now, I think you indicated earlier that
- 25 part of your duties were to check the fan; ---

- 1 A. Yes.
- Q. --- correct? Now, was that the same fan that your
- 3 duties ---
- 4 A. Yes.
- 5 Q. --- required you to check? When was the last time
- 6 you checked that particular fan on April 5th or
- 7 before?
- 8 A. I usually checked those 5:00, 5:15 in the morning.
- 9 Q. Okay. Did you see anything usual about it that
- 10 morning?
- 11 A. No, sir.
- 12 Q. As far as you know, was it functioning as it
- 13 routinely did?
- 14 A. Oh, yes, sir.
- 15 Q. Okay. Did you typically look at charts, fan
- 16 charts?
- 17 A. Yes, sir.
- 18 O. Okay.
- 19 A. If I see anything unusual, if I see where it's
- 20 going up abnormally or down, I would go to the
- superintendent, mine foreman and say, hey, did you
- 22 make an air change, you know, did they report a
- 23 stopping blowed or anything like that.
- Q. Would air changes typically cause something to
- occur on one of the fan charts that you might notice?

- 1 A. I'm not sure --- if doors are left open, you can
- 2 see a difference in the chart.
- 3 Q. Okay. All right.
- 4 A. I'm not a ventilation expert. I just do notice a
- 5 difference.
- 6 Q. I understand. All right. Please continue your at
- 7 the fan, and after a few moments, the fan seems to
- 8 normalize. Please continue with what you experienced
- 9 from there.
- 10 A. That was basically it. We knew we had an
- 11 explosion at this point. John Henline said she's blew
- 12 up and ---. So after the fan settled down, we went
- 13 back to the mines. Then --- I can't recollect just
- 14 how long it was. We went to the substation and pulled
- all the power on the mines, because --- I know the
- longwall circuit was knocked. I can't recollect if
- 17 Headgate 22 was knocked or not. I think it was, but
- it didn't knock all of the power in the mines.
- 19 Q. Okay. But you and Mr. Henline de-energized the
- 20 rest of the power?
- 21 A. Yes.
- 22 Q. Okay. Now, can you estimate approximately when
- 23 you did that?
- A. Somewhere I'm --- not being exact, maybe 3:30,
- 25 maybe quarter 'til 4:00. I would say it was --- at

- that point, we were concerned with people underground,
- 2 trying to contact people. We had had the explosion
- and it had settled down and people were my concern at
- 4 that point rather than ---.
- 5 Q. Sure. Okay. But I want to make sure I understood
- 6 your correctly. When you and Mr. Henline were at the
- fan after the fan resumed normal operation, Mr.
- 8 Henline said something like it's blown up or it blew
- 9 up?
- 10 A. Yes, sir.
- 11 Q. Okay. Was there any doubt in what you were
- thinking about what occurred at that point?
- 13 A. Not when --- as we were going over, dust started
- 14 blowing out the drift. We pretty much know that --- I
- guess you would say, I panicked a lot. I know things
- have to be done, but maybe I can't connect everything
- 17 quite as fast as I should, but ---.
- 18 Q. No problem. That's fine.
- 19 A. We knew what happened.
- 20 Q. Okay. Did you go into the UBB office after the
- 21 explosion?
- 22 A. Yes, sir.
- Q. Okay. Do you recall who the dispatcher was at the
- 24 time?
- 25 A. It may have been Adam Jenkins, and I don't want to

- tell you wrong, but it may have been Adam Jenkins that
- 2 day.
- Q. Okay. Did you see Gary May after the explosion on
- 4 the surface?
- 5 A. Yes, sir. Gary May went in the mines immediately.
- 6 Q. Did anyone --- I'm sorry. Go ahead.
- 7 A. As we're going to the fan, Gary May started
- 8 running underground.
- 9 Q. Okay. Was anyone with him?
- 10 A. He told --- Gary May was in the office and he come
- out of the office and started underground. He told
- 12 Rick Foster to --- I think, to get the mantrip and
- follow him in. He had to go see what happened.
- 14 Q. Okay. Do you know if Mr. Foster or anyone else
- then followed Mr. May underground?
- 16 A. As far as I know, Rick Foster and Gary May were
- the only two that went in from the UBB Portal at
- 18 Montcoal.
- 19 Q. Okay. When you went into the office, did you
- 20 happen to see the purchasing agent, Greg Clay?
- 21 A. Yes.
- 22 Q. Okay. Did you have any conversation with Mr.
- 23 Clay?
- 24 A. I'm sure I did.
- Q. I think you said earlier that Mr. Clay told you

- that the longwall had been down that day?
- 2 A. Yes, sir. Like I say, we were all discussing
- where is everybody at. And unless you've been there
- 4 when that actually happens, you have no idea what it
- 5 is.
- 6 Q. Did Mr. Clay or anyone else tell you the last time
- 7 he had made contact with the longwall prior to the
- 8 explosion?
- 9 A. I think he said that they called out at 2:30, they
- 10 were running coal, I think is what he said. The
- 11 longwall has to --- if they're down, they have to call
- out reports. They have to call out every 30-minute
- 13 report.
- 14 Q. I understand. Who else did you see in the mine
- 15 office around that time?
- 16 A. I can't remember.
- 17 Q. Did you see the president, Mr. Blanchard?
- 18 A. No, sir.
- 19 Q. Okay. How about Jason Whitehead?
- 20 A. No, sir.
- Q. After the explosion, did you take any notes of any
- 22 kind?
- 23 A. No, sir.
- Q. Okay. All right. Now, you went to the fan with
- Mr. Henline. You go back to the office. Now, 3:30, a

- 1 quarter 'til 4:00, something like that, what did you
- do then? What were you assigned to do after that?
- 3 A. We were --- there was no assignment. We were ---
- 4 like I say, it was ---.
- 5 Q. Well, just give me an idea of what you did do
- 6 then.
- 7 A. Just listening on the phone, trying to talk to
- 8 somebody. We were looking at the tracking system,
- 9 trying to find out where people's at. We were really
- 10 concerned because when the explosion occurred the CO
- 11 monitor in the office showed all the high
- 12 concentrations of CO, but it froze. You know, that
- was the last readings of everything. It froze in that
- 14 position, and we knew we had a high concentration of
- 15 CO up in that area. Let me --- I need to clarify
- 16 that. We knew we had high concentration on Five North
- and part of Four North because everything inby was
- 18 totally wiped out.
- 19 Q. Okay. Now, I think you indicated also that you
- 20 tried to make some determination as to the location of
- 21 people from the communication and tracking system.
- What was the status of the communication and tracking
- 23 system at that point?
- 24 A. It was wiped out also. They could tell the last
- 25 point that someone passed a tracking device.

- 1 Q. Okay.
- 2 A. A tag reader.
- 3 Q. All right. I think you indicated earlier that as
- 4 part of your duties you were involved in maintaining
- 5 the CO monitors.
- 6 A. Yes.
- 7 Q. Now, as of the morning of April 5th, was the CO
- 8 monitoring system at UBB functioning as designed?
- 9 A. To the best of my recollection, it was.
- 10 Q. Okay. Were you involved in the installation and
- 11 maintanence of the communication and tracking system?
- 12 A. No, sir. No, sir.
- 13 Q. Okay. Who was assigned to do that?
- 14 A. Derrick Kiblinger and Patrick Lamas.
- 15 Q. Okay. Following the explosion on April 5th
- throughout that evening and into the morning of April
- 17 6th, did you participate in any meeting involving
- 18 Performance Coal Company management personnel, UBB
- 19 management personnel or Massey Coal Services
- 20 personnel?
- 21 A. Not as a meeting, but being coal miners you
- understand when something happens, everybody has an
- ear to the phone.
- Q. Right.
- 25 A. And during --- after the explosion, people was

- 1 trying to go in and see if they could find surveyors.
- 2 They had no communications, and the only thing I
- 3 really had was --- they had communications at 41
- 4 Break, had one at 78 Break. And I informed Chris
- 5 Adkins as to how the phone line was run, that it was
- 6 probably tore up there, where they could get extra
- 7 phone line so they could have communications up in
- 8 that area, so vital to have communications, and it
- 9 speeds things up.
- 10 Q. Okay. Do you recall approximately what time Mr.
- 11 Adkins arrived on April 5th?
- 12 A. It wasn't --- it wasn't a very long time. I have
- 13 no idea.
- 14 Q. Okay.
- 15 A. Like I say, it was confusing.
- 16 Q. Sure. Now, we've established that you were
- 17 responsible for the outby area. Your area of
- 18 responsibility didn't include sections. Who would
- 19 have been the maintenance foreman responsible for the
- 20 longwall section on April 5th?
- 21 A. Danny Laverty.
- 22 Q. Okay. Do you know if Mr. Laverty went to the
- longwall section while it was down on April 5th?
- A. No, sir, I do not.
- Q. If there was a major breakdown, would he normally

- 1 do that?
- 2 A. I don't know. Longwallers are different people.
- Q. Okay. But if one of your belts were down, would
- 4 you routinely go to that belt to see what the problem
- 5 was?
- 6 A. Yes, sir.
- 7 Q. Okay. Were there any other maintenance people
- 8 assigned to the longwall that day or as of that day?
- 9 A. Grover Skeens was an electrician on the longwall
- 10 that day and Nick McCroskey.
- 11 Q. Okay. Who would have the longwall coordinator?
- 12 A. That would be Jack Roles.
- Q. Do you know if Mr. Roles or any of the --- if Mr.
- Roles had visited the longwall that day?
- 15 A. I think he did.
- 16 Q. Did you have any conversation with Mr. Roles after
- 17 the accident?
- 18 A. As far as where he was at, no.
- 19 Q. Okay. How long has your assignment --- well, your
- 20 assignment was for the outby area. How long has it
- 21 been since your assignment last changed, your area of
- 22 responsibility that is?
- 23 A. Five years maybe.
- Q. So it's maybe five year since you had
- responsibility for any of the coal producing sections?

- 1 A. Yes.
- Q. Okay.
- 3 MR. FARLEY:
- 4 Mr. Sherer?
- 5 MR. SHERER:
- 6 Okay. I've got some follow-up questions.
- 7 Let me suggest that we take a short break.
- 8 SHORT BREAK TAKEN
- 9 ATTORNEY HAMPTON:
- 10 Okay. Let's go back on the record.
- 11 EXAMINATION
- 12 BY MR. SHERER:
- 13 Q. Okay. Mr. Sheets, just a comment. You know,
- we've been associated with a lot of mine explosions
- and such, and it's very common to have a lot of
- 16 confusion, and I will be quite honest with you.
- 17 Nobody --- no matter how hard we train and prepare for
- these things, nobody is ready for one of these things.
- 19 For what I've heard, you did exactly what you needed
- to do. You checked the fan out and you pulled the
- 21 power on the mine, and that's a reasonable response.
- 22 Let's talk about the fan just a little bit just to
- 23 help me out. We're trying to figure out exactly what
- 24 went on and we've gotten different reports from a lot
- of different people. Some people said that they

- 1 thought the fan reversed. Were you able to determine
- 2 if it had reversed?
- 3 A. No, sir.
- 4 Q. Do you think it was stalling out?
- 5 A. Yes, sir.
- 6 Q. Okay. Now, you know, there's two systems you can
- 7 use to reduce pressure on the fan from the explosion.
- 8 You can have what we call a weak wall, which is
- 9 basically blocks stacked up, but not mortared together
- 10 to protect the fan from the explosion pressures. Do
- 11 you know if the two UBB fans had a system like that?
- 12 A. Not to my knowledge, no.
- 13 Q. Did they have --- then did they have explosion
- doors that opened up ---
- 15 A. Yes.
- 16 Q. --- to relieve the pressure?
- 17 A. Yes.
- 18 Q. Did you observe whether those doors were opening
- 19 up?
- 20 A. No, sir.
- 21 Q. Okay. Now, you ---.
- 22 ATTORNEY MCCUSKEY:
- 23 You might want to just clarify. I'm not
- sure whether he meant, no, sir, they didn't open up or
- no, sir, he didn't observe them.

- 1 MR. SHERER:
- 2 Okay.
- A. No to both. To my knowledge, no.
- 4 BY MR. SHERER:
- 5 Q. Okay. So you don't think they opened up and you
- 6 didn't observe them open?
- 7 A. No, sir.
- 8 Q. Thank you. Now, you mentioned that you were
- 9 getting ready to throw the power on the fan, I think?
- 10 A. Yes, sir.
- 11 Q. Did you actually do that?
- 12 A. No, sir.
- 13 Q. Okay. So the pressure went down and the fan
- 14 resumed normal operation on ---
- 15 A. Yes, sir.
- 16 Q. --- its own? Okay. That's very helpful because
- 17 again we've gotten numerous reports from different
- 18 people.
- 19 A. It didn't --- on our fan, we have vibration set on
- it, and I can't remember what it normally runs, but it
- 21 was up above the limits of what it should have been.
- 22 Q. Okay.
- 23 A. I had concern with the fan.
- Q. Sure. Well, there's no doubt that it was
- 25 subjected to extreme forces during that explosion.

- 1 Are those like the vibration sensors on the bearings
- 2 or the motor?
- 3 A. Yes.
- 4 Q. Okay. Is that information recorded?
- 5 A. No, sir.
- 6 Q. It's just a readout?
- 7 A. Yes, sir.
- 8 Q. Okay. And did that readout read the peak velocity
- 9 or the peak acceleration?
- 10 A. I can't remember.
- 11 Q. Okay. Thank you. How about the Bandytown fan?
- 12 Are you responsible for that fan?
- 13 A. No, sir.
- 14 Q. Do you know who is?
- 15 A. I think Glen Farley.
- Q. Okay. And what's Mr. Farley's title? Do you
- 17 recall?
- 18 A. I think he's foreman of overland belts.
- 19 Q. Okay.
- 20 A. But that's not definite.
- Q. Okay. Sure. We're just trying to get some more
- 22 information. This explosion is like a puzzle to be
- 23 quite honest with you. We're getting a lot of little
- 24 pieces and we got to fit them all together, so we're
- 25 going to ask you some questions that may seem kind of

- 1 trivial and they're just trying to help us fit some of
- 2 these things together.
- 3 Now, you were talking about the --- going out of
- 4 the mine about, I think, 2:00 --- 2:30 or so. You
- 5 think you were near the longwall Mother Drive, 2:15 or
- 6 2:30 you think. When you were in that area and to the
- 7 point where you passed the 78 Break switches, do you
- 8 recall anything unusual?
- 9 A. No, sir.
- 10 Q. Any smells that were unusual?
- 11 A. No, sir.
- 12 Q. What was the air like?
- 13 A. Just seemed normal to me.
- Q. It seemed normal. Did you notice any fog or ---
- 15 A. No, sir.
- 16 Q. --- any fogging up? Okay.
- 17 A. No, sir.
- 18 O. Thank you. Now, you were talking about Mr. Roles,
- 19 and I understand he's the longwall coordinator.
- 20 A. Yes, sir.
- 21 Q. Now, did you have any conversation with Mr. Roles
- on April the 5th or within a few days thereafter?
- 23 A. No, sir.
- Q. Okay. Did you speak with anyone who worked on or
- around the longwall during that time period?

- 1 A. No, sir.
- 2 Q. As far as you know, was there anything going on
- 3 with the ventilation on the mine on April the 5th?
- 4 A. Not that I'm aware of.
- 5 Q. Okay. And you didn't even hear of anybody making
- 6 changes to ventilation?
- 7 A. No, sir.
- 8 Q. Okay. How about the --- that long weekend? And
- 9 we understand the mine was shut down on Sunday, Easter
- 10 Sunday. Does that sound correct?
- 11 A. Yes, sir.
- 12 Q. Okay. Do you know if anybody had talked about or
- mentioned any ventilation changes over that weekend?
- 14 A. Nobody that I talked to.
- 15 Q. Okay. Did you ever go up around the longwall?
- 16 A. Yes, sir.
- 17 Q. How did they get equipment on and off the wall?
- 18 Did they have permanently installed doors to do that
- or did they occasionally knock a stopping out to do
- 20 that?
- 21 A. I have to be clear on this. Are you talking the
- actual working on the wall, the production end or when
- 23 they're setting up the wall?
- Q. Well, let's talk about both of those. When the
- 25 --- of course, the wall was in production at the time

- of the explosion, so that's of greater interest to us.
- We know there's a lot of equipment that has to be
- 3 moved around.
- 4 A. Yes, sir.
- 5 Q. It's basically a massive logistical exercise to
- 6 pull a wall out. Everything's moving all the time.
- 7 A. Yes, sir.
- Q. Do you know if occasionally stoppings were knocked
- 9 out to do that?
- 10 A. Not to my recollection, no.
- 11 Q. Okay. Was there a system of equipment doors to
- 12 prevent that?
- 13 A. Yes, sir.
- Q. Do you know where those doors were located?
- 15 A. As far as in the face area or outby?
- 16 Q. Outby along the Mother Drive.
- 17 A. I'm sorry. Excuse me. I have to look here at the
- 18 map.
- 19 Q. Sure. Just take your time.
- 20 A. We come down --- I can't remember the break
- 21 number, but we come to the longwall switch. There was
- a set of doors, airlock doors, and then they installed
- another set at some point. And I think there was a
- 24 regulator.
- Q. Okay. Now, was that regulator part of the door?

- 1 Do you recall?
- 2 A. Yes, sir.
- Q. Okay. Was that the most inby door or doors or the
- 4 most outby?
- 5 A. I think it was the most outby. I only saw them
- 6 one time.
- 7 Q. Okay. Every little bit of information helps us.
- 8 This is a big puzzle.
- 9 A. I'm not sure as to where I saw the regulator.
- 10 Q. Sure. Were you working in the mine when the Glory
- 11 Hole was in use?
- 12 A. Yes, sir.
- Q. Could you describe what that Glory Hole is to us?
- 14 A. On the north mains, the Number Seven belt, I think
- 15 128 Break and the Glory Hole is maybe six breaks off
- of the track.
- 17 Q. Okay.
- 18 A. Five or six.
- 19 Q. Okay. Do you recall which mine that Glory Hole
- 20 connected to the UBB Mine?
- 21 A. Logan's Fork.
- 22 Q. Okay. Logan's Fork. Do you know if that mine was
- active at the time of the explosion?
- 24 A. Yes, sir.
- Q. Okay. Were they running coal down into the Glory

- 1 Hole prior to the explosion?
- 2 A. No, sir. As --- you mean that day?
- O. Yes.
- 4 A. No, sir. There was no belt into the Glory Hole.
- 5 O. From the UBB Mine?
- 6 A. Right.
- 7 Q. Okay.
- 8 A. Excuse me. The beltline --- the Glory belt that
- 9 dumps on the Number Seven north belt, that beltline
- 10 has been removed.
- 11 Q. Oh, okay. Okay. Do you know about when they did
- 12 that, just roughly?
- 13 A. Let's see. This was started up --- we ---. I'm
- going to say that we quit using Glory Hole somewhere
- 15 --- I can't be exact, somewhere between May and maybe
- 16 June of 2009, ---
- 17 Q. Okay.
- 18 A. --- give or take a while.
- 19 Q. That's plenty close enough. Do you know if they
- 20 filled that Glory Hole up at that point in time?
- 21 A. As far as I know they put coal in the bottom at
- that time.
- Q. Okay. Now, you said that you keep with the CO
- 24 monitoring system.
- 25 A. Yes, sir.

- 1 Q. Are you aware of a problem with CO migrating from
- the UBB Mine up into the Logan's Fork Mine immediately
- 3 after the explosion?
- 4 A. Yes, sir.
- 5 O. Do you know what was done to address that?
- 6 A. They evacuated Logan's Fork Mines.
- 7 Q. Okay. Do you know if they put some additional
- 8 material in the Glory Hole to try to stop that
- 9 migration?
- 10 A. That would be hearsay and ---.
- 11 Q. Well, hearsay is certainly of interest to us in
- 12 this sort of investigation.
- 13 A. I've heard that.
- 14 Q. You've heard that?
- 15 A. Yes, sir.
- 16 Q. Who'd you hear that from?
- 17 A. It would have been one of the longwallers that is
- not at our mines now, and he got as hearsay.
- 19 Q. Okay.
- 20 A. So ---.
- 21 ATTORNEY MCCUSKEY:
- 22 Call that triple hearsay.
- A. So we're playing round-robin there.
- 24 BY MR. SHERER:
- Q. Sure. Okay. I appreciate the information. You

- 1 mentioned you went back in the mine office after the
- 2 explosion and you checked the CO readout ---
- 3 A. Yes.
- 4 Q. --- system. And you mentioned that you had some
- 5 alarm conditions and you thought that part of the
- 6 system was offline as best I remember?
- 7 A. Yes, sir.
- 8 Q. Okay. Did you --- did anybody ask you about that
- 9 system or do you recall anybody asking you about that
- 10 system?
- 11 A. Yes, sir.
- 12 Q. Who was that, please?
- 13 A. I can't give a name. MSHA was there.
- 14 O. Okay.
- 15 A. The State. Everyone was asking questions.
- 16 O. Sure.
- 17 A. Massey people.
- Q. Do you recall who was in charge of the evacuation
- 19 of the mine and then the subsequent rescue attempt
- 20 from the Massey organization?
- 21 A. Massey. I know Gary May, Rick Foster went in from
- the UBB Side. Everett Hager, Chris Blanchard, Jason
- Whitehead from the Ellis Portal. And there may have
- 24 been more. I don't recall.
- Q. Sure. We've heard that from several people. Did

- there appear to be anybody that took charge and tried
- 2 to coordinate this effort? Are you aware of anybody
- 3 that did that?
- 4 A. Yes, sir.
- 5 Q. Who was that?
- 6 A. Chris Adkins.
- 7 Q. Chris Adkins. Now, when did --- roughly, do you
- 8 recall when you first saw him at the mine?
- 9 A. This was very shortly after. I suppose the
- 10 chopper brought him to the mines.
- 11 Q. Okay.
- 12 A. He was there ---
- 13 Q. Very quickly.
- 14 A. --- very quickly.
- 15 Q. Okay. Do you recall if Mr. Adkins was one of the
- 16 responsible people or responsible persons listed for
- 17 the mines?
- 18 A. As on where we have the responsible party ---
- 19 O. Yeah.
- 20 A. --- listing? No, sir.
- Q. Okay. Do you recall who the responsible persons
- 22 were for that shift?
- 23 A. I'm thinking that would have been Gary May, Rick
- Foster, Everett Hager and Terry Moore.
- Q. Okay. Sure. Now, you mentioned you looked at the

- fan charts. I guess you changed those fan charts out?
- 2 A. Yes, sir.
- Q. And you mentioned you could see some different
- 4 movements of the pressure and you would always check
- 5 those out?
- 6 A. Yes, sir.
- 7 Q. Do you recall if ventilation changes frequently
- 8 resulted in pressure changes on the fan?
- 9 A. I'm trying to think about this one.
- 10 Q. Sure. Take your time.
- 11 A. If --- let's see. If you would short circuit the
- air by some way --- I'm just --- it's just
- speculation. But if you would, your pressure would go
- down on the fan. It's not forcing as much air. If a
- 15 stopping blew out, it should come around. It would
- 16 take less pressure.
- 17 O. Sure.
- 18 A. If you had a fall that was blocking the intake,
- 19 pressure goes up. So that's why you always question a
- 20 spike or a dip.
- 21 Q. Now, how often did you change those fan charts?
- 22 A. At that time, I changed them every Wednesday.
- Q. Okay. So they lasted roughly a week?
- 24 A. Yes, sir.
- 25 Q. And did you change the fan charts on both fans at

- 1 the same time?
- 2 A. Five to ten minutes apart.
- 3 Q. Okay. Okay. Now, just on average when you
- 4 changed the charts every Wednesday, would you notice
- 5 an anomaly, a spike or a depression of the pressure?
- 6 A. Yes, sir.
- 7 Q. Would you notice, just on average, say one event
- 8 per week or one event every other week or just a
- 9 quess?
- 10 A. One, two --- it depends on the weather. Weather
- changes the charts, barometric pressure.
- 12 Q. Sure. Yeah. When you checked on those anomalies,
- did you talk with the other people and try to
- 14 determine what caused it?
- 15 A. I would ask the mine foreman or superintendent if
- 16 they changed anything.
- 17 Q. Okay.
- 18 A. I looked for spikes.
- 19 O. Sure.
- 20 A. Yeah.
- 21 Q. That makes sense.
- 22 A. I don't look for a dip that stays there for a
- 23 while. I look for a spike.
- Q. And you also mentioned that just having doors open
- 25 could affect that. Were most of the anomalies that

- 1 you notices --- were those caused by ventilation
- 2 changes when you checked up on it?
- A. No, sir. Well, I really can't recall. I'm sorry.
- 4 I ---.
- 5 Q. Okay. Okay. When you spoke with the mine
- foreman, do you recall if they ever mentioned
- 7 ventilation changes?
- 8 A. Yes, sir. If I was off for the weekend and I came
- 9 in Monday morning, looked at my chart. I saw a big
- 10 difference. I would say, did you all make a change
- 11 this weekend, did you have a fall. If they made an
- 12 air change, he would tell me they made an air change.
- 13 Q. Okay. Now, do you recall if any of those air
- changes were made while production was occurring?
- 15 A. It has happened.
- 16 Q. Could you explain that further?
- 17 A. Just ---.
- 18 Q. Does anything stand out? Do you recall any
- 19 specific incident?
- 20 A. No. I really don't know what you want. If you
- 21 ask the question, I'll answer it, but I ---.
- 22 Q. Okay. Okay. We may get back to you on that.
- 23 A. Okay.
- Q. Thank you. Now, we understand that there was a
- lot of ventilation changes at this mine.

- 1 A. Yes, sir.
- 2 O. We have written several violations because of both
- 3 ventilation changes being made while people were
- 4 underground and for --- more often for ventilation
- 5 changes that were made when they weren't approved in
- 6 their ventilation plan. Are you aware of any
- 7 incidents like that?
- 8 A. Probably.
- 9 Q. Okay. Are you aware of any ventilation changes
- that took place within a week or so prior to the
- 11 explosion?
- 12 A. The only thing that I know of, and I don't even
- know if it would be considered a ventilation change,
- was the set of doors with the regulator.
- 15 O. Okay. I've never seen a set of doors with a
- regulator, but I would certainly think that may have
- been a ventilation change.
- 18 A. Well, I've never either, but I have.
- 19 Q. Okay. Thank you. Did you have a schedule for
- 20 checking the CO monitoring system?
- 21 A. Yes, sir.
- 22 Q. How often did you have to examine that system?
- 23 A. They have to be calibrated every 30 days.
- Q. Okay. Were you in charge of doing that
- 25 calibration?

- 1 A. As I previously stated, Virgil Bowman and I work
- 2 hand in hand. It's not like he goes one way and I go
- 3 the other way. We're ---.
- 4 Q. Sure. So would you guys split that up?
- 5 A. We were --- as our belt and track are separated,
- 6 every ten breaks coming down the beltline, there is a
- 7 CO monitor. So say, for instance, I'm going to Four
- 8 North belt. Virgil drives a Jeep. I get off every
- 9 ten breaks, go over, calibrate a CO monitor. And we
- 10 may get to Five North belt. I'll drive a Jeep and
- 11 Virgil goes ---
- 12 Q. Okay.
- 13 A. --- to do it.
- 14 Q. Okay. Did anybody else do CO monitor
- 15 calibrations?
- 16 A. Only if --- if a CO monitor went bad on second
- shift or third shift, John Henline would basically do
- it on the evening shift, Bill Graham on third shift.
- 19 Q. Okay. So if there was a maintenance issue or some
- 20 exception, somebody else would do it?
- 21 A. Something out of the norm.
- 22 Q. Okay. Do you recall when the --- well, let me ask
- 23 a different question. Excuse me. Did you have a set
- 24 schedule for going through and calibrating those CO
- 25 monitors?

- 1 A. We tried to keep a set schedule.
- Q. Okay. Do you recall when the last time you would
- 3 have calibrated the CO monitors in the northern part
- 4 of the mine where the explosion occurred? Do you
- 5 recall about when that would have been?
- 6 A. No, sir. Right off I can't recall.
- 7 Q. Okay. Do you recall if there was any problem with
- 8 your calibration prior to the explosion? Had other
- 9 work come up or anything that delayed it?
- 10 A. Not at that time.
- 11 Q. Okay. Thank you. Do you know a gentleman by the
- 12 name of Dean Jones?
- 13 A. Dean Jones?
- 14 Q. Yes.
- 15 A. Yes, sir.
- 16 Q. Who was that, please?
- 17 A. Dino, Dean Jones was the section foreman on
- 18 Headgate 22.
- 19 Q. Okay. And as we understand, he was one of the
- 20 victims of this explosion.
- 21 A. Yes, sir.
- 22 Q. Did you hear anything over the mine phone or hear
- anybody talk about Mr. Jones complaining about some
- 24 problem with methane the day of the explosion?
- 25 A. I heard rumors.

- 1 Q. All right. Where did you hear those rumors at?
- 2 A. Bath house.
- 3 Q. Okay. Do you know --- do you recall who was
- 4 talking about that incident?
- 5 A. No, sir.
- 6 Q. Okay. Thank you. Did you hear that he was told
- 7 to start mining coal anyway?
- 8 A. Yes, sir.
- 9 Q. If those rumors were correct, and this is pure
- 10 speculation, who would have given him that order?
- 11 A. The rumor was Chris Blanchard.
- 12 O. Chris Blanchard.
- 13 A. Yes, sir.
- Q. Have you ever heard Mr. Blanchard tell somebody to
- 15 run coal when there may have been any problem?
- 16 A. Personally, no.
- 17 Q. Have you heard rumors about it?
- 18 A. Yes.
- 19 Q. Okay. How common were those rumors? Was that a
- 20 one time thing or were there several instances
- 21 mentioned in those rumors?
- 22 A. More than once.
- 23 Q. Okay. Did Mr. Blanchard ever ask you to do
- anything that you thought was --- would be a potential
- 25 safety hazard?

- 1 A. No, sir.
- Q. Okay. I'm going to ask you some questions about
- 3 the mine back before they got the Bandytown fan
- 4 installed, and we've got numerous reports that there
- 5 were a lot of ventilation problems at that time and
- 6 they were still running the mine off of those fans
- 7 down at the UBB Portal.
- 8 A. Yes, sir.
- 9 Q. Were you involved in --- when they were driving
- 10 the Headgate out to the Bandytown fan? Were you back
- 11 up in that area?
- 12 A. Yes, sir.
- 13 Q. Are you aware of any ventilation problems at that
- 14 point in time?
- 15 A. Low air.
- 16 Q. Low air. Were you aware of any problems with
- methane at that point in time?
- 18 A. Yes, sir.
- 19 Q. Can you give me some more information on that,
- 20 please?
- 21 A. Sometimes you would be riding up the track and
- 22 your detector would detect methane riding up the
- 23 track.
- Q. And by detect methane, I assume the detector would
- 25 alarm?

- 1 A. Yes, sir.
- Q. Do you recall what your detector was set to alarm
- 3 at?
- 4 A. No, sir.
- 5 Q. Okay. Have you had your detector alarm like that
- 6 at any other time while you've been working in this
- 7 mine?
- 8 A. No, sir.
- 9 Q. Okay. Do you recall any specific place where the
- 10 detector would alarm?
- 11 A. I'm trying to say in the area of maybe 90 Break,
- maybe the 105, 110, in that area.
- Q. Okay. That's roughly the area that's inby the
- 14 diagonal.
- 15 A. Yes, sir.
- 16 Q. Okay. Did you hear people on the production
- 17 section talking about methane problems or low air
- about that same point in time?
- 19 A. Low air especially.
- 20 Q. Did you ever hear of anybody talking about
- 21 explosive concentrations of methane at that point in
- 22 time?
- 23 A. No, sir.
- Q. Okay. Were you involved in the installation of
- 25 the belts up through that headgate development?

- 1 A. Wiring the belt head, yes, sir.
- Q. Okay. Did you set the belt heads out near the
- 3 Bandytown fan or how far are the belt heads, excuse
- 4 me?
- 5 A. I can't recollect every belt head I've wired up
- 6 there.
- 7 Q. I can't imagine, sir. There's a lot of belt heads
- 8 in this mine.
- 9 A. Yes, sir. Chances are more likely than not.
- 10 Q. Do you recall if your detector ever went off when
- 11 you were wiring on those belt heads?
- 12 A. No, sir.
- 13 Q. Okay. Now, back --- you say you were working on
- the Mother Drive at the mouth of the 22 Headgate
- 15 section immediately prior to the explosion. Do you
- recall who did the pre-shift examinations in that
- 17 area?
- 18 A. That --- before the second shift?
- 19 O. Yeah.
- 20 A. That would have been the gentleman I've never met,
- 21 the Elswick ---
- Q. Mr. Elswick.
- 23 A. --- that was a victim.
- Q. The old guy?
- 25 A. Yes, sir, like me.

- 1 Q. Yeah, I was just thinking like me. That's a
- 2 personal issue. Do you recall if --- I think you
- mentioned that Mr. Bowman saw this gentleman. Did he
- 4 mention anything about that examination, if any ---
- 5 did he ask any questions? Was there any communication
- 6 that you're aware of?
- 7 A. No, sir.
- 8 Q. Okay. Now, before going into that area on April
- 9 the 5th, did you check the pre-shifts done prior to
- 10 the dayshift?
- 11 A. Check the book or ---?
- 12 Q. Yeah.
- 13 A. No, sir.
- 14 Q. Okay. Would you normally do that before you went
- into an area to work or ---?
- 16 A. No, sir.
- 17 Q. Okay. Okay. How long had you been working up in
- this area where you were wiring up that Mother Drive?
- 19 A. The day of the explosion or ---?
- Q. No, just had you been up there two, three days or
- 21 a week or ---?
- 22 A. It's ---.
- 23 Q. Just roughly.
- A. Probably two, maybe three days steady at that.
- We're hit and miss as far as when we're doing

- 1 something like that.
- Q. Sure. I understand that. So you've been up there
- 3 a few times?
- 4 A. Yes, sir.
- 5 Q. Had you noticed anything out of the ordinary any
- 6 of those times you were up there?
- 7 A. No, sir.
- 8 Q. Okay. Do you recall if doors --- ventilation
- 9 doors had been installed in this area where you were
- 10 installing that Mother Drive?
- 11 A. I think this is a set of doors inby the Mother
- 12 Drive going on the Headgate 22, I think. These are
- those.
- Q. Okay. Did you ever go --- while you were working
- in and around that Mother Drive, did you ever go up
- 16 through those doors?
- 17 A. Yes, sir.
- 18 O. What did you do that for?
- 19 A. Basically COs.
- 20 Q. Okay. So you were working on your CO monitoring
- 21 system obviously?
- 22 A. Yes, sir.
- Q. Do you recall roughly when that was in
- 24 relationship to the explosion?
- 25 A. Doing the CO calibration or ---?

- Q. Yeah, or installing the CO monitors or ---.
- 2 A. Well, as a section advances, we have to install a
- 3 CO monitor every 1,000 feet.
- 4 Q. Okay.
- 5 A. And so as I say, unless something is wrong up
- 6 through here, I'm not normally in that area.
- 7 Q. Okay. But you had passed through these doors?
- 8 A. Yes, sir.
- 9 Q. Would it have been roughly a week before the
- 10 explosion or ---?
- 11 A. I probably was at some point.
- 12 Q. Do you recall if there was any problems with these
- doors?
- 14 A. No, sir.
- 15 Q. Okay. Did you ever talk with Mr. Jones?
- 16 A. Not for a long time. They used --- I used to talk
- 17 to him every morning. We were both early arrivals.
- 18 O. Sure.
- 19 A. But when they transferred over to the Ellis
- 20 Portal, that kind of separated everybody.
- Q. So they were portalling out of the Ellis Portal.
- 22 You were portalling out of UBB.
- 23 A. Yes, sir.
- Q. Let me ask you to help us out. We've asked a lot
- of questions. Like I explained earlier, we're still

- trying to get all the pieces to the puzzle and we're
- 2 trying to fit some of those pieces together. Is there
- anything that you would recommend based on what you
- 4 know, the mine itself, and you're obviously very
- 5 knowledgeable of the mine, and the conditions in the
- 6 mine and what you've heard or become aware of since
- 7 the explosion? Would you have any recommendations for
- 8 us as far as what we need to look at to try to
- 9 determine what caused this explosion?
- 10 A. Are you asking me what I thought happened at this
- 11 mine?
- 12 Q. Sure. That's part of it, yeah.
- 13 A. What I think?
- Q. Sure. You're as knowledgeable as anybody and
- 15 probably ---.
- 16 A. This has happened to me twice at this mines, the
- bottom broke, from what I've talked to people. I
- think it happened right on the tailgate of the
- 19 longwall.
- 20 Q. Okay.
- 21 A. Until they come up with something, that's what I
- think. That's what I thought the night it happened.
- Q. Okay. Well, that's certainly of interest to us.
- Now, you mentioned two previous instances where that's
- 25 happened. Were you on or near the longwall when that

- 1 occurred?
- 2 A. Not at that time, no.
- 3 Q. Okay. You also mentioned that you had spent a
- 4 year at Target Drilling, and I've run into those folks
- 5 a few times.
- 6 A. Yes, sir.
- 7 Q. They're pretty good at drilling those horizontal
- 8 holes.
- 9 A. Yes, sir.
- 10 Q. Do you know if Target or anybody like that had
- 11 done any degas work at this mine?
- 12 A. Not degas, no.
- 13 Q. Had they done any work?
- 14 A. Yes, sir.
- 15 Q. Do you recall what that was?
- 16 A. This map doesn't show it.
- 17 Q. How about this larger map up here?
- 18 A. Yes, sir. If I may?
- 19 O. Sure.
- 20 A. And I'm going back, so you'll have to bear with
- 21 me.
- 22 Q. Sure.
- 23 A. I think it would have been in this are on the
- Headgate 20 area, because we have a barrier block
- 25 here. Target Drilling was in here drilling. They do

- that also, to test to make sure how much barrier block
- 2 you have there.
- Q. Okay. So basically they were looking for adjacent
- 4 workings?
- 5 A. Yes, sir.
- 6 Q. Okay.
- 7 A. Yes, sir.
- Q. Now, you're obviously familiar with the horizontal
- 9 in-mine drilling. Do you know if anybody had even
- mentioned that after those two previous gas outbursts?
- 11 A. No, sir.
- 12 Q. Okay.
- 13 A. Can I offer an opinion on that?
- 14 Q. Yes, sir. Please go ahead.
- 15 A. Our coal bed is a sleeper.
- 16 Q. Okay.
- 17 A. Target Drilling, I worked Pittsburgh seam, hot
- 18 seams. Miner section cannot advance unless you're
- relieving gas as you're doing this. 2003, 2004, the
- 20 bottom broke. The gas came from below. Horizontal
- 21 drilling will not take care of that. You have to
- 22 borehole from the top.
- Q. Okay. Have you spoken with anybody in the mine
- 24 about that?
- 25 A. As far as?

- 1 Q. Trying to address the bottom outbursts.
- 2 A. No, sir. It's sad to say. It's just a thing with
- 3 coal mining. That's --- I've lost 29 friends on
- 4 account of this.
- 5 Q. Do you know who was in charge of ventilation at
- 6 this mine? Was there like a ventilation engineer, a
- 7 ventilation specialist?
- 8 A. Massey has a ventilation --- I can't think of his
- 9 name. He worked for MSHA.
- 10 Q. Bill Ross?
- 11 A. Bill Ross, yes.
- 12 Q. Do you know if Bill was involved with this
- 13 particular mine?
- 14 A. Somewhat.
- 15 Q. Did you have any dealings with Bill?
- 16 A. No, sir, I'm just a peon.
- 0. I understand that, but that makes two of us. Do
- 18 you know who did ventilation changes at this mine?
- 19 Was it Bill? Do you know?
- 20 A. I don't think so.
- Q. Who do you think did --- keep up with the
- ventilation here and made changes?
- 23 A. I've heard Chris Blanchard called the shots. I've
- heard Jamie Ferguson called the shots, Jason
- Whitehead.

- 1 Q. Okay. So as I understand, they were the top
- 2 management of this organization?
- 3 A. Yes, sir.
- 4 Q. Is that common, that the president and vice
- 5 president are in charge of ventilation?
- 6 A. I don't know. I'm old school mining, so that's
- 7 --- that's not the old school mining.
- 8 Q. I understand that, and I appreciate that. I'm
- 9 pretty old school myself. Have you ever worked at
- another mine that had a president working on the
- 11 ventilation?
- 12 A. No, sir.
- 13 Q. Okay. Thank you.
- 14 MR. SHERER:
- 15 That's all the questions I got.
- 16 MS. SPENCE:
- 17 I just have one.
- 18 EXAMINATION
- 19 BY MS. SPENCE:
- 20 Q. Did you have any problems with ventilation when
- 21 you were working on that Mother Drive?
- 22 A. No, ma'am.
- 23 MS. SPENCE:
- 24 That's all I got.
- 25 RE-EXAMINATION

- 1 BY MR. FARLEY:
- Q. Let me call on your experience here as a
- 3 driller ---
- 4 A. Okay.
- 5 Q. --- at Target. Okay. At the UBB Mine, were you
- 6 aware of the existence of a lower Eagle coal seam
- 7 below the Eagle seam being mined?
- 8 A. Yes, sir, I know it's there.
- 9 Q. Okay. Now, you indicated earlier it was your
- opinion that the explosion might have occurred on the
- 11 longwall tailgate as a result of a crack or an
- 12 outburst ---
- 13 A. Yes.
- 14 O. --- in the floor. Now, if we assume that's
- 15 correct, do you think the gas that was released would
- have come from the lower Eagle coal seam or the strata
- 17 below it?
- 18 A. As far as coming from the coal seam, I don't know.
- 19 I just know that it has happened twice that I know of,
- and I'm assuming it happened a third time.
- Q. Okay. Now, based on your experience with drilling
- 22 for degasification purposes, how effective is
- degasification of strata, not coal seams, or let's say
- the strata below the lower Eagle coal seam --- how
- 25 would you go about that? Is there a process that

- 1 you're aware of that would even work?
- 2 A. The strata, I have no idea. If I may?
- 3 Q. Sure.
- 4 A. Just before I left Target Drilling, there were
- 5 going to Oklahoma to start drilling out there,
- 6 surface. And it takes a long time to bleed a coal bed
- 7 from the surface. Directional drilling underground,
- 8 horizontal drilling, we would set up drilling into the
- 9 panel. We may drill up 4,000 feet, back up our drill
- 10 up, shoot over maybe 800 feet across the panel and put
- another three and a half, four inch hole. We would
- 12 bleed the gas off that way. As far as the strata, I
- 13 have no idea.
- Q. Okay. All right. A couple --- three things here
- 15 just to clarify some stuff. When you were working in
- the area of the Mother Drive on April 5th, did anybody
- 17 come by making any sort of pre-shift, on-shift
- 18 examination at any time?
- 19 A. The Elswick. And I'm sorry. I don't know the
- 20 man's name.
- Q. Okay. And I think I asked earlier what was the
- condition of the CO monitor system as of April 5th,
- and I think you said it was okay as far as you know.
- 24 Do you know if any particular monitors were disabled
- 25 on that day?

- 1 A. I do not know. No one called me about it.
- 2 Q. Okay. How frequently did you have what you would
- 3 call nuisance alarms with the CO monitoring system?
- 4 A. The CO monitors, the sensor in them has a life of
- 5 about two years, so it just depends on the change out
- 6 time when they start malfunctioning. And you'll get
- 7 nuisances there. Sometimes all you have to do is hit
- 8 the reset button on them. Sometimes you recalibrate
- 9 them. They'll be okay. Sometimes you have to change
- 10 them out.
- 11 Q. Okay. You have been at UBB for approximately ten
- 12 years.
- 13 A. Yes, sir.
- 14 Q. Now, in the last five years or so, have you
- personally participated in any major equipment moves?
- 16 Now let me define major equipment move. A major
- 17 equipment move would be a scenario where you transport
- a continuous mining machine, a shuttle car, a roof
- 19 bolting machine, something of --- a full size piece of
- 20 mining equipment, transport it via flatcar from the
- 21 surface on a track-mounted car, pulled or pushed by a
- 22 locomotive. Have you participated in equipment moves
- 23 like that?
- 24 A. Yes, sir.
- 25 Q. When was the last time you participated in such a

- 1 move?
- 2 A. I can't give you a date. We were setting up the
- 3 barrier section. We were bringing equipment from off
- 4 the old Four section to barrier section.
- Q. Okay.
- 6 A. Whenever that started. I can't give you a date on
- 7 it.
- Q. Can we estimate? Was it this year, last year?
- 9 A. Oh, it was this year.
- 10 Q. Okay. All right. Who assisted you in that
- 11 equipment move?
- 12 A. Let's see. That would have been --- Gary May was
- in charge. David Taraczkozy was the --- he is the
- 14 maintenance chief for that section.
- 15 Q. Okay. So you moved equipment from the Four
- 16 section to the soon --- what was soon to become the
- 17 barrier section?
- 18 A. Yes, sir.
- 19 Q. As you were transporting the equipment, would
- 20 people have been working inby the equipment move in
- 21 the same split of air?
- 22 A. Yes, sir.
- 23 Q. Okay. Do you know how many people?
- A. It just depends as to fire bosses, who was in that
- 25 area. Say at least a section worth of men, you know,

- 1 nine, ten people.
- 2 Q. All right. Has it been your experience at Upper
- Big Branch Mine that equipment moves were routinely
- 4 made with people working inby in the same split of
- 5 air?
- 6 A. Yes, sir.
- 7 Q. Okay. Can you give me another instance of such a
- 8 move other than the one you just described?
- 9 A. Longwall setup.
- 10 Q. Okay. Do you recall any instances where equipment
- moves were made when the equipment might have been
- trammed such as continuous mining machine, shuttle
- car, equipment with trailing cables that would have
- been trammed to facilitate the move with people inby?
- 15 A. I know of one time on the barrier --- or the move
- 16 from Four unit to barrier section, actually from
- 17 Plumley Switch to ---. And I need to correct one
- thing.
- 19 O. Sure.
- 20 A. When I say on the longwall setup, I'm not sure
- 21 which way the air was going at this time because as
- 22 you know we made ventilation changes and I can't
- remember which direction air was going.
- Q. Now, when I refer to --- when I describe people
- working inby in the same split of air, I mean very

- 1 simply the air passing over the equipment you are
- 2 moving will ventilate the area where these people are
- working.
- 4 A. Probably so, yes.
- 5 Q. Okay. All right. Were written records kept of
- 6 equipment moves?
- 7 A. Indeed, I don't know. I didn't fill any out.
- Q. All right. Would you think the barrier section
- 9 move from Four section to the barrier section occurred
- 10 sometime in 2010?
- 11 A. Yes, sir.
- 12 Q. Okay. I think the last thing I have here is ---
- 13 you were talking about old school mining earlier.
- 14 Under the rules of old school mining, who would
- ordinarily take care of the mine ventilation? Who
- 16 would ordinarily be responsible for it?
- 17 A. The mine foreman.
- 18 MR. FARLEY:
- 19 Okay.
- 20 MR. SHERER:
- 21 Have you got any, Beth?
- 22 RE-EXAMINATION
- 23 BY MR. SHERER:
- Q. Okay. I got a few, Mr. Sheets. You mentioned
- 25 that you worked at this mine during the two previous

- 1 methane outbursts.
- 2 A. Yes, sir.
- Q. Do you recall where those outbursts occurred?
- 4 Were they mid-face?
- 5 A. The only one that I wasn't on there, but I
- 6 remember them talking about where --- when it did
- 7 happen they could see the gas. It was like a cloud
- 8 coming down the face. Whereabouts, I don't know. You
- 9 would really have to talk to some of the longwallers
- 10 that was there.
- 11 Q. Okay. Sure. Okay. Thank you. Did you ever hear
- about iron pyrite or sulfur balls in this coal seam?
- 13 A. No, sir.
- 14 Q. Okay. How about the roof strata, did you ever
- 15 hear of that?
- 16 A. We have bad roof at this mines.
- 17 Q. Okay. Do you know if there's --- did you ever see
- any iron pyrite? It's sometimes referred to as fool's
- 19 gold. It looks like kind of brassy looking.
- 20 A. Not that I recall. Not that I recall.
- 21 Q. Okay. Sure. How was the mine ventilated before
- 22 they tied in this Bandytown fan? Do you recall how
- 23 the ventilation went up there?
- A. Yes, sir. I'd have to go back to this map.
- Q. Yes, please.

- 1 A. Right in here would be our fan. We would come up
- 2 through here --- oh, I'm sorry.
- Q. We're going to help you out a bit.
- 4 A. Yeah. Okay.
- 5 Q. So you're pointing to the UBB Portal area?
- 6 A. Yes, sir. And ---.
- 7 ATTORNEY HAMPTON:
- 8 Could you circle the area? And I'm going
- 9 to mark this map as Exhibit Number Three, Sheets
- 10 7/27/10.
- 11 (Sheets Exhibit Three marked for
- 12 identification.)
- 13 A. And anyway, it would come up through parallel
- 14 north mains. And at that time prior to the Bandytown
- fan, it would come up the north mains and then ---.
- 16 BY MR. SHERER:
- 17 Q. Could you just draw a line from that fan, just a
- 18 rough line? There you go.
- 19 A. Oh, it will be rough with my hand.
- Q. It's good enough for what we're doing, sir.
- 21 A. Okay. Then here is where we had the airlock
- doors.
- 23 ATTORNEY HAMPTON:
- 24 Could you make an arrow off into the
- empty space there and write airlock doors?

- 1 WITNESS COMPLIES
- 2 ATTORNEY HAMPTON:
- 3 Thank you.
- 4 BY MR. SHERER:
- Q. Okay.
- 6 A. And at that time, we had two sections, but the ---
- 7 going to Bandytown fan, came up, circled around and
- 8 come back down and went this way.
- 9 Q. Okay.
- 10 A. Some went this way.
- 11 MR. SHERER:
- 12 Okay. And the witness has marked up
- through the ---.
- 14 A. Wait a minute. I'm sorry. This is wrong here.
- 15 It came through here.
- 16 ATTORNEY HAMPTON:
- 17 Let's make a correction in a different
- 18 color pen.
- 19 A. Okay.
- 20 ATTORNEY HAMPTON:
- 21 I'm going to hand you ---.
- 22 A. I'm sorry.
- 23 ATTORNEY HAMPTON:
- 24 That's okay. That's okay. I'm going to
- 25 hand you the green pen to make a correction from the

- 1 airlock doors is where ---.
- 2 A. Okay.
- 3 BY MR. SHERER:
- Q. Just start from the airlock doors.
- 5 A. The airlock doors --- let's see. I have to
- 6 remember this. And it returned out.
- 7 Q. Okay. Do you recall if the return was through the
- 8 headgate, or did it possibly connect back up with the
- 9 tailgate?
- 10 A. I'm trying to think. I think this cut in after
- this cut was made after they were up in here.
- 12 Q. Okay.
- 13 A. I can't remember how far.
- Q. Okay. So you think they drove most of the way out
- and then they cut those connectors in?
- 16 A. Yes, sir.
- 17 Q. Okay. Do you recall anything about the
- ventilation changes that possibly were made while they
- 19 were trying to reach that fan? Were there any
- 20 problems that you're aware of?
- 21 A. No. I just know it was low air up here. It had a
- lot of problems later on.
- O. Now, was Mr. Blanchard involved in this
- ventilation, or was he even at the mine during that
- 25 period of time?

- 1 A. I'm trying to think of what point he came there.
- 2 I'm --- yes, sir, he was involved. Yes, sir.
- 3 Q. Okay. Do you know a gentleman --- I think his
- 4 name was Andy Kozar?
- 5 A. Kolson?
- 6 Q. Kolson.
- 7 A. Yes, sir.
- 8 Q. Who was he?
- 9 A. At one --- he was the section boss driving this
- 10 area. Then he became mine foreman.
- 11 Q. So he was a section boss driving the tailgate.
- 12 And did he become mine foreman while they were driving
- 13 these gate roads?
- 14 A. I think. He was up through here. I can't
- 15 remember. It was somewhere in this point he became a
- 16 mine foreman.
- 17 ATTORNEY HAMPTON:
- 18 Just so it's clear, you're pointing at
- 19 the tailgate; is that correct?
- A. Yes, ma'am.
- 21 BY MR. SHERER:
- 22 Q. Near the end of the longwall panel, ---
- 23 A. Yes, sir.
- Q. --- near the setup rooms?
- 25 A. Yes, sir.

- 1 Q. Okay. Do you recall if he was involved with any
- of the ventilation issues?
- 3 A. Yes, sir.
- 4 Q. Do you recall anything specific?
- 5 A. Just the one ventilation change that they didn't
- 6 do a ventilation change, had to tear everything out.
- 7 Q. Okay. That sounds interesting. Could you explain
- 8 the ventilation change that almost occurred?
- 9 A. I think it was a Sunday. We wanted to start the
- 10 Bandytown fan. It was posted that there was a
- 11 ventilation change going on. MSHA inspector showed
- 12 up. How you doing, Tom? Doing okay. What are you
- doing? I said, well, I'm just sitting out here in
- case they need something. What are they doing? I
- said, well, they're making the ventilation change.
- 16 They better not be making a ventilation change. So if
- they're making a ventilation change, I'll pull them
- out of the mines. Called Mr. Blanchard. He said,
- 19 they weren't making a ventilation change. I talked to
- 20 Andy Kolson. I talked to Gary May. This was before I
- 21 got to talk to Mr. Blanchard.
- 22 Q. Sure.
- 23 A. I talked to Jamie Ferguson. They were all
- 24 underground. Told them what was happening. They
- said, well, they couldn't make the call, so I went and

- 1 talked to Mr. Blanchard. He said, we weren't making a
- 2 change, and the work they had done, they tore it all
- apart, tore walls off of overcasts. And Monday they
- 4 proceeded to do the ventilation change.
- 5 Q. Okay. And you say that was putting the Bandytown
- 6 fan online?
- 7 A. Yes, sir. I think it was on a Monday we put it
- 8 online.
- 9 Q. Okay. I don't know about you, but I've never been
- 10 able to put a fan online without having a major
- 11 ventilation change. Just an observation on my part.
- 12 A. Yes, sir.
- 13 Q. Have you ever worked with the methane monitors?
- 14 A. Yes, sir.
- Q. Did you ever hear of the methane monitors being
- 16 bridged out at this mine?
- 17 A. Not that I know of.
- 18 Q. Okay. Did you ever hear of anybody putting a bag
- 19 over methane monitors?
- 20 A. Not that I know of.
- 21 Q. Did you ever hear of loading coal all day and then
- calling out at the end of the shift, we need a methane
- 23 monitor?
- 24 A. Yes, sir.
- Q. When did that happen?

- 1 A. Different occasions.
- 2 Q. Are you --- have you ever heard of a regulation
- 3 where if the methane monitor went bad during a
- 4 production shift you could continue to run coal and
- 5 use a handheld detector?
- 6 A. I've heard that, and that is what I stated to the
- 7 people from the Department of Labor. I'm just not
- 8 involved in production.
- 9 Q. Sure. Do you recall where you heard that from?
- 10 Did anybody tell you that?
- 11 A. No, sir.
- 12 Q. Thank you. When you've been underground at this
- mine, did you ever hear over the mine phone or get
- some other information that inspectors were on the
- 15 property and coming in the mines?
- 16 A. Yes, sir.
- 17 O. How common was that?
- 18 A. It's been common since 1975.
- 19 Q. Okay. Any particular reason why it's been common
- 20 since 1975?
- 21 A. Indeed, I really don't know. It's something I
- 22 never pondered on.
- Q. Okay. Thank you. Do you think the ventilation in
- this mine was adequate at all times?
- 25 A. No, sir.

- 1 Q. Why do you think that it wasn't at some particular
- 2 time or instance?
- 3 A. Just talking to the men talking about no air in
- 4 the face area.
- 5 Q. Was there any place in particular that that was a
- 6 problem?
- 7 A. On this headgate, Headgate 21 when they drove it.
- 8 I've heard that the air on Headgate 22 was the best.
- 9 Somebody was up there prior to the explosion, said it
- 10 was the best air they've had in couldn't remember how
- long. I don't know.
- 12 Q. Okay. Are you aware of any problems they had with
- air on the 22 Headgate? They said that was the best.
- 14 Had there been problems prior to that?
- 15 A. I don't know, sir.
- 16 Q. Okay. Did you ever hear of mining taking place
- 17 without ventilation curtains in place?
- 18 A. Yes, sir.
- 19 O. At UBB?
- 20 A. Yes, sir.
- Q. How long ago did you hear about that?
- 22 A. I couldn't give you a definite answer.
- Q. Has it been recently?
- A. Well, like I say, I couldn't give you a definite
- answer. I know they've been wrote up for no curtain.

- 1 It's ---.
- Q. Okay. Now, we know that there was a safety
- 3 program called S1. Are you familiar with that?
- 4 A. Yes, sir.
- 5 Q. Did you ever get any training in that program?
- 6 A. I don't think so.
- 7 Q. Okay.
- 8 A. It's --- other than memos we get all the time on,
- 9 you know, do this right, do that right, safety memos.
- 10 Q. Okay. Did you ever get chewed out for not getting
- 11 something done at this mine?
- 12 A. Well, yes, sir.
- Q. Okay. Would you have felt comfortable saying,
- well, I didn't do that because I had a problem with
- the safety related aspects?
- 16 A. No, sir. It wouldn't have bothered me to tell
- 17 someone that.
- 18 Q. Okay. Did you ever hear of anybody being
- 19 threatened or retaliated because they did bring up a
- 20 safety concern?
- 21 A. Yes, sir.
- 22 Q. Anybody in particular?
- 23 A. Yes, sir.
- Q. Who was that, please?
- 25 A. Brian Collins.

- 1 O. Brian Collins.
- 2 A. We call him Hammer.
- Q. What was his position? Do you recall?
- 4 A. I think he was a section foreman at the time.
- 5 Q. Okay. Do you recall any --- roughly when that
- 6 incident occurred?
- 7 A. It was in the area of driving --- let me look.
- 8 The tailgate, ---
- 9 Q. Okay.
- 10 A. --- in this area somewhere.
- 11 Q. The current --- the tailgate, the current panel?
- 12 A. Yes, sir.
- Q. Was he a section boss down on that area?
- 14 A. Yes, sir.
- 15 Q. Okay. Any other instances that come to mind?
- 16 A. I can't be specific on anything else.
- 17 Q. Okay. Sure. What about --- you mentioned the
- 18 longwall had to call out production and downtime and
- 19 things like that. When they --- and I know you
- 20 weren't directly involved in production for quite a
- 21 while. When they would call that out, if you were
- near a mine phone, did you ever hear them calling out
- 23 downtime and problems?
- 24 A. Oh, yes, sir.
- Q. Did you ever hear anybody calling back in saying,

- 1 well, you need to get in the coal, you need to run
- 2 coal or anything like that, you need to produce?
- A. Oh, they always want you to produce. Yes, sir.
- 4 Q. Okay. Do you feel like they were putting pressure
- on the production crew to do that?
- 6 A. Yes, sir.
- 7 Q. Do you know of anybody that got reprimanded,
- 8 suspended, fire or anything like that because they
- 9 didn't get into production?
- 10 A. Just Brian Collins the one time.
- 11 Q. Okay.
- 12 A. And that wasn't on the longwall.
- Q. Okay. He was running a continuous miner section?
- 14 A. Yes, sir.
- 15 Q. Okay.
- 16 MR. SHERER:
- 17 That's all the questions I got.
- 18 RE-EXAMINATION
- 19 BY MR. FARLEY:
- 20 Q. What's the nature and scenario involving Brian
- 21 Collins? Why was he threatened?
- 22 A. That's a long story. He was gone --- hadn't had
- 23 his paper that long. He went to section. The section
- 24 wasn't ventilated properly. It was dirty. He had the
- 25 section down for over two hours. I know he got three

- days suspension without --- with the intent of
- discharge. I think he was discharged at that time.
- Q. Okay. And that was because he had ceased
- 4 production on the section because of ventilation and
- 5 cleanup problems?
- 6 A. Yes, sir.
- 7 Q. Okay. Would that have been sometime in 2008 or
- 8 2009?
- 9 A. I don't see any dates on them driving this ---.
- 10 ATTORNEY MCCUSKEY:
- 11 I think that's what the lines are.
- 12 A. Well, this is longwall mining.
- 13 ATTORNEY MCCUSKEY:
- 14 Yeah, that's longwall mining.
- 15 A. It probably would have been --- let's see, 2009
- 16 --- probably in 2008 maybe.
- 17 MR. FARLEY:
- 18 Okay. Thank you, sir.
- 19 ATTORNEY HAMPTON:
- 20 Let's just take a quick one minute break.
- 21 A. Okay.
- 22 SHORT BREAK TAKEN
- 23 ATTORNEY HAMPTON:
- 24 Let's go back on the record.
- 25 RE-EXAMINATION

- 1 BY MR. SHERER:
- Q. Mr. Sheets, you indicated you've been at this mine
- 3 about ten years?
- 4 A. Yes, sir.
- 5 Q. You've talked about the two previous methane
- 6 outbursts. Who was the mine foreman in charge of this
- 7 mine when those two outbursts occurred?
- 8 A. It would have been Wendell Wills or Dempsey Petry.
- 9 Q. Okay. Mr. Wills we understand was very
- 10 knowledgeable concerning the ventilation of this mine?
- 11 A. Yes, sir.
- 12 Q. And we also understand that he did a good job of
- 13 keeping things well ventilated?
- 14 A. Yes.
- Q. Do you know if Mr. Wills made as many --- or made
- 16 ventilation changes as often as we understand had
- 17 occurred in this mine?
- 18 A. No, sir. No, he did not.
- 19 Q. Do you know of any reason why --- why that
- 20 practice was different from when he ran the mine until
- 21 the condition of the mine prior to the explosion?
- What had changed?
- A. Well, I'm sorry I'm looking around. It's coal
- 24 mine experience.
- 25 Q. Mine experience.

- 1 A. Yes, sir.
- 2 Q. Thank you. One thing about the period of time
- after the explosion, you say that Mr. Adkins came up
- 4 to the mine relatively soon after the explosion.
- 5 A. Yes, sir.
- Q. And he was directing the rescue attempts.
- 7 A. Yes, sir.
- 8 Q. And you mentioned earlier that Mr. May, Mr.
- 9 Foster, I think, Mr. Blanchard and Mr. Ferguson and
- 10 Mr. Whitehead had gone underground?
- 11 A. Not Ferguson at this point.
- 12 Q. Oh, okay. Okay.
- 13 A. Everett Hager.
- Q. Everett Hager. Okay.
- 15 A. Yes.
- Q. Do you know if there were communicating back to
- 17 Mr. Adkins?
- 18 A. Yes, sir.
- 19 Q. Do you recall if they --- you said the
- 20 communication was good to the 41 Switch.
- 21 A. Yes, sir.
- 22 Q. Did they call out when they got to that point in
- 23 the mine?
- 24 A. At 40, 41 Break is when Rick Foster first called
- out, and I informed him what he had. And anyway, they

- went to 78 Break and they had to come back to 41 Break
- and call. And they asked Mr. Adkins, you know, where
- 3 they could go. He told them where they could go,
- 4 where they could try to go. He informed him that
- 5 anytime they found bad air, toxic gases that they had
- to withdrawal, and he was very specific. I can't
- 7 forget his words. He informed them do not disobey me.
- 8 He said, do you understand, do not disobey me. I've
- 9 never had any dealings with Mr. Adkins up to this
- 10 point, but I was impressed with the way he handled the
- 11 situation.
- 12 Q. Okay. Thank you.
- 13 MR. SHERER:
- 14 Terry, any questions?
- 15 MR. FARLEY:
- 16 I'm done.
- 17 MR. SHERER:
- 18 Okay.
- 19 ATTORNEY HAMPTON:
- 20 Beth?
- 21 MS. SPENCE:
- 22 I'm finished.
- 23 ATTORNEY HAMPTON:
- 24 Okay. On behalf of MSHA and the Office
- of Miners' Health, Safety and Training, we'd like to

- 1 thank you for appearing and answering questions today.
- 2 Your cooperation is very important to the
- 3 investigation as we work to determine the cause of the
- 4 accident.
- 5 We do request, as we mentioned earlier,
- 6 that you not discuss your testimony with any person
- other than an attorney or your pastor, if you need.
- 8 After questioning other witnesses, we may call you if
- 9 we have any follow-up questions. And if at any time
- 10 you have additional information you'd like to share
- 11 with us, you have Norm Page's contact information in
- the letter that was given to you, either his e-mail
- address or his phone number. Either would be fine.
- 14 So now we'd like to give you an
- opportunity if there anything else that you would like
- to tell us or if there's any answer that you've given
- 17 that you have additional information you'd like to
- give us or any other statement you'd like to give at
- this point, you may do so.
- 20 A. No. I'm satisfied. Just I want to find out what
- 21 happened, and I think there's a few areas I know
- everybody is proposing new laws and everything. If
- 23 you have any input on it, I think our barricades is
- something that needs to be addressed. The way I
- 25 understand it I haven't been there, but the walls to a

- 1 permanent barricade are missing, so something needs to
- 2 be done to strengthen those. These men didn't stand a
- 3 chance to get to it anyway, but at some point maybe
- 4 that will save someone's life. I don't know. We just
- 5 want to find out what happened and never let it happen
- 6 again.
- 7 ATTORNEY HAMPTON:
- 8 Again, we'd like to thank you for your
- 9 cooperation.
- 10 ATTORNEY MCCUSKEY:
- 11 I'd like to make a request, as I have in
- the past, to have a copy of the transcript for him ---
- for the witness, Mr. Sheets, to be able to read and
- sign as soon as it's available. Is that permissible?
- 15 ATTORNEY HAMPTON:
- 16 I know people have been making that
- 17 request, and we haven't quite figured out the protocol
- we're going to be following for that request, but yes,
- 19 it's my understanding that people will at some point
- down the road be able to review their transcript.
- 21 ATTORNEY MCCUSKEY:
- 22 Well, I know for --- I shouldn't say I
- know for a fact. It is my understanding from Federal
- 24 investigators that they are requesting copies of this
- and using it, and it would seem highly unusual if

Page 101 you're sharing this information with Federal people, 1 2 but not giving the witness a chance to read and sign. 3 So I don't know if you're aware that's occurring, and I can't swear that it is, but that's my understanding. 4 ATTORNEY HAMPTON: 5 Okay. Well, we will certainly --- we 6 7 have it now in the transcript, and I'll make a note of it. 8 ATTORNEY MCCUSKEY: 10 Okay. Thank you. 11 ATTORNEY HAMPTON: 12 Okay. Thank you. 13 14 STATEMENT UNDER OATH CONCLUDED AT 11:04 A.M. 15 16 17 18 19 20 21 22 23 24

25

Page 102 1 STATE OF WEST VIRGINIA) 2 3 4 CERTIFICATE 5 I, Alison Salyards, a Notary Public in and for the State of West Virginia, do hereby certify: 6 7 That the witness whose testimony appears in the foregoing deposition, was duly sworn by me on said 8 date and that the transcribed deposition of said witness is a true record of the testimony given by 10 11 said witness; 12 That the proceeding is herein recorded fully and accurately; 13 14 That I am neither attorney nor counsel for, 15 nor related to any of the parties to the action in which these depositions were taken, and further that I 16 17 am not a relative of any attorney or counsel employed by the parties hereto, or financially interested in 18 this action. 19 20 21 22 alicon Salyards 23 24

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