

## Transcript of the Testimony of Michael Bailey

**Date:** August 19, 2010

Case:

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## STATEMENT UNDER OATH

OF

## MICHAEL BAILEY

taken pursuant to Notice by Alison Salyards, a Court Reporter and Notary Public in and for the State of West Virginia, at The National Mine Health & Safety Academy, 1301 Airport Road, Room C-137, Beaver, West Virginia, on Thursday, August 19, 2010, beginning at 10:30 a.m.

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8	Representing Performance Coal Company
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- 1 PROCEEDINGS
- 2 ------
- 3 ATTORNEY BABINGTON:
- 4 My name is Matt Babington. Today is
- 5 August 19th, 2010. I'm with the Office of the
- 6 Solicitor, U.S. Department of Labor. With me is Erik
- 7 Sherer, an accident investigator with the Mine Safety
- and Health Administration, MSHA, an agency of the U.S.
- 9 Department of Labor. Also present are several people
- from the State of West Virginia. I ask that they
- 11 state their appearances 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.
- 22 MS. MONFORTON:
- 23 And I'm Celeste Monforton, with the
- 24 Governor's independent team.
- 25 -----

- 1 MICHAEL BAILEY, HAVING FIRST BEEN DULY SWORN,
- 2 TESTIFIED AS FOLLOWS:
- 3 -----
- 4 ATTORNEY KOERBER:
- 5 Sir, would you please state your full
- 6 name for the record and spell your last name?
- 7 A. It's Michael Siebert Bailey, B-A-I-L-E-Y.
- 8 ATTORNEY KOERBER:
- 9 And your address and telephone number?
- 10 A. 404 Old Bryson Road, Lester, West Virginia, 25865.
- 11 Number is (304) 934-5841.
- 12 ATTORNEY KOERBER:
- 13 Do you have your own personal attorney or
- 14 personal representative?
- 15 A. No.
- 16 ATTORNEY KOERBER:
- 17 And we do have an attorney in the room.
- I would ask that he identify himself and state his
- 19 relationship and firm name for the record.
- 20 ATTORNEY SILKWOOD:
- 21 Eric Silkwood, with Allen, Guthrie &
- Thomas here on behalf of Performance Coal Company.
- 23 ATTORNEY KOERBER:
- 24 Just for the record, Mr. Bailey, would
- you please state your job title as of April 5th, 2010

- 1 at the Upper Big Branch Mine?
- 2 A. Well, I wasn't working at the Upper Big Branch
- 3 Mine April the 5th.
- 4 ATTORNEY KOERBER:
- 5 Okay. My apology.
- 6 A. I was --- December the 25th was the last day I
- 7 worked.
- 8 ATTORNEY KOERBER:
- 9 The last day you worked at Upper Big
- 10 Branch Mine prior to the explosion, what was your job
- 11 title?
- 12 A. Belt man/fire boss.
- 13 ATTORNEY KOERBER:
- 14 Sir, are you appearing here today
- 15 pursuant to a subpoena?
- 16 A. Yes.
- 17 ATTORNEY KOERBER:
- 18 This is a copy of that subpoena, sir,
- 19 that I'd like to make as Exhibit One just to make the
- 20 record clear. That's a copy of the subpoena for today
- 21 at 10:30.
- 22 (M. Bailey Exhibit One marked for
- 23 identification.)
- 24 ATTORNEY BABINGTON:
- 25 And this is a copy of the green card with

- 1 your signature on it, signed for on August the 12th,
- 2 that I'd like to make Exhibit Two.
- 3 (M. Bailey Exhibit Two marked for
- 4 identification.)
- 5 ATTORNEY KOERBER:
- 6 Sir, prior to the interview, you
- 7 completed the proper paperwork for payment of the
- 8 witness fee and mileage; is that correct?
- 9 A. Yes.
- 10 ATTORNEY KOERBER:
- 11 Erik, I'll pass it over to you --- or
- 12 Matt, excuse me. Excuse me, Matt, back to you.
- 13 ATTORNEY BABINGTON:
- 14 Thank you, Barry. There may also be
- 15 several members of the investigation team that join us
- 16 in the room later in the interview. Erik Sherer will
- 17 be conducting the initial questioning.
- 18 MR. SHERER:
- 19 Actually, Terry will.
- 20 ATTORNEY BABINGTON:
- 21 Sorry. Terry Farley will be conducting
- the initial questioning. All members of the Mine
- 23 Safety and Health Accident Investigation Team and all
- 24 members of the State of West Virginia Accident
- 25 Investigation Team participating in the investigation

- of the Upper Big Branch Mine explosion shall keep
- 2 confidential all information that is gathered from
- 3 each witness who provides a statement until the
- 4 witness statements are officially released. MSHA and
- 5 the State of West Virginia shall keep this information
- 6 confidential so that other ongoing enforcement
- 7 activities are not prejudiced or jeopardized by a
- 8 premature release of information. This
- 9 confidentiality requirement shall not preclude
- 10 investigation team members from sharing information
- 11 with each other or with other law enforcement
- officials. Team members' participation in this
- interview constitutes their agreement to keep this
- information confidential.
- 15 Government investigators and specialists
- have been assigned to investigate the conditions,
- events and circumstances surrounding the fatalities
- 18 that occurred at the Upper Big Branch Mine-South on
- 19 April 5th, 2010. The investigation is being conducted
- 20 by MSHA under Section 103(a) of the Federal Mine
- 21 Safety and Health Act and the West Virginia Office of
- Miners' health, Safety and Training. We appreciate
- your assistance in this investigation.
- 24 You may have your personal attorney
- 25 present during the taking of this statement or another

- 1 personal representative, if MSHA has permitted it, and
- 2 you may consult with your attorney or representative
- 3 at any time. Since this is not an adversarial
- 4 proceeding, formal Cross Examination will not be
- 5 permitted. However, your personal representative may
- 6 ask clarifying questions as appropriate.
- 7 Just as a clarifying question on the
- 8 record, Mr. Silkwood, you said you're here on behalf
- 9 of Performance Coal Company?
- 10 ATTORNEY SILKWOOD:
- 11 Correct.
- 12 ATTORNEY BABINGTON:
- 13 And do you have a basis or justification
- for the company being present during this particular
- 15 interview?
- 16 ATTORNEY SILKWOOD:
- 17 My understanding was the agreement was as
- 18 a belt man/fire boss, which is an agent under the Mine
- 19 Act, that you guys were permitting Performance to sit
- in, unless the witness objected. I'm not his
- 21 representative personally.
- 22 ATTORNEY BABINGTON:
- 23 And is the witness objecting to Mr.
- 24 Silkwood's present?
- 25 A. No.

- 1 ATTORNEY BABINGTON:
- 2 Okay. Your identity and the content of
- 3 this conversation will be made public at the
- 4 conclusion of the interview process and may be
- 5 included in the public report of the accident, unless
- 6 you request that your identity remain confidential or
- 7 your information would otherwise jeopardize a
- 8 potential criminal investigation.
- 9 If you request us to keep your identity
- 10 confidential, we will do so to the extent permitted by
- 11 law. That means that if a judge orders us to reveal
- 12 your name or if another law requires us to reveal your
- name or if we need to reveal your name for other law
- enforcement purposes, we may do so. Also, there may
- be a need to use the information you provide to us or
- other information we may ask you to provide in the
- future in other investigations into and hearings about
- 18 the explosion. Do you understand?
- 19 A. Uh-huh (yes). Yes, sir.
- 20 ATTORNEY BABINGTON:
- 21 Do you have any questions?
- 22 A. No, sir.
- 23 ATTORNEY BABINGTON:
- 24 Thank you. After the investigation is
- complete, MSHA will issue a public report detailing

- 1 the nature and causes of the fatalities in the hope
- 2 that greater awareness about the causes of accidents
- 3 can reduce their occurrence in the future.
- 4 Information obtained through witness interviews is
- 5 frequently included in these reports. Since we will
- 6 be interviewing other individuals, we request that you
- 7 not discuss your testimony with any person aside from
- 8 a personal representative or counsel.
- 9 A court reporter will record your
- 10 interview. Please speak loudly and clearly. If you
- do not understand a question asked, please ask the
- interviewer to rephrase it. Please answer each
- 13 question as fully as you can, including any
- information you've learned from someone else. I'd
- 15 like to thank you in advance for your appearance here.
- 16 We appreciate your assistance in this investigation.
- 17 A. I hope I can help.
- 18 ATTORNEY BABINGTON:
- 19 I'm sure you will. Your cooperation is
- 20 critical in making the nation's mines safer. After we
- 21 finished asking questions, you'll have an opportunity
- to make a statement and provide us with any other
- 23 information that you believe to be important. If at
- any time after the interview you recall any additional
- information that you believe might be useful, please

- 1 contact any of us or Norman Page at the contact
- 2 information provided to you.
- 3 Finally, any statements given by miner
- 4 witnesses to MSHA are considered to be an exercise of
- 5 statutory rights and protected activity under Section
- 6 105(c) of the Mine Act. If you believe any discharge,
- 7 discrimination or other adverse action is taken
- 8 against you as a result of your cooperation with this
- 9 investigation, you're encouraged to immediately
- 10 contact MSHA and file a complaint under Section 105(c)
- of the Act. Terry?
- 12 MR. FARLEY:
- 13 Mr. Bailey, on behalf of the Office of
- 14 Miners' Health, Safety and Training, I want to inform
- 15 you that the West Virginia Code, Chapter 22A, Article
- One, Section 22, also offers protection to miners who
- may suffer discrimination for participating in these
- 18 type interviews. I'm going to pass along some
- 19 information here. That information includes the
- 20 address for the West Virginia Board of Appeals. They
- 21 hear complaints from miners regarding discrimination
- 22 and other matters. Should you experience any problems
- as a result of participating in this interview, feel
- free to contact the Board and file a claim if you
- wish. I would caution you that if you need to do so,

- 1 you need to do it within 30 days of the event.
- 2 A. I don't anticipate any problems.
- 3 MR. FARLEY:
- 4 Good.
- 5 EXAMINATION
- 6 BY MR. FARLEY:
- 7 Q. Let me begin by just saying we appreciate you
- 8 coming, and I'm sure you can appreciate the importance
- 9 of what we're trying to do here.
- 10 A. Yes, sir.
- 11 Q. Have you been interviewed by any persons or
- organizations about the Upper Big Branch accident that
- happened on April 5th?
- 14 A. Yes, sir. The company lawyers. I cannot remember
- their names or anything like that.
- 16 Q. When did that interview take place?
- 17 A. Oh, Lord. Sometime in --- let's see. I went back
- 18 to work I think the 14th of May. Sometime the latter
- 19 part of May or early June.
- 20 Q. Okay. All right. Now, a little background
- 21 information if you don't mind. How long have you been
- 22 a coal miner?
- 23 A. I'm going on 39 years.
- Q. You must have started early.
- 25 A. I did.

- Q. What coal miner certifications do you have?
- 2 A. I have a mine foreman's certificate. I have a
- 3 shot firer's card and a miner certificate, EMT
- 4 certificate.
- 5 Q. How long have you had your mien foreman
- 6 certification?
- 7 A. Oh, Lord. Probably since --- well, I think I had
- 8 the card changed over in 1980.
- 9 Q. Okay. When did you start working for Massey?
- 10 A. This is my second trip working for Massey. I
- 11 started the first time in --- I think it was '93.
- 12 Q. Okay.
- 13 A. And I worked at --- Outpost East and Outpost West
- 14 up what is now Marfork. But then it wasn't Marfork.
- 15 And I went up to Blue Pennant. And then I went to
- 16 Upper Big Branch. About '94 probably I went to Upper
- 17 Big Branch.
- 18 O. Okay.
- 19 A. I set the first longwall up before they ever had
- 20 it.
- 21 Q. When did the Upper Big Branch Mine actually open
- 22 up?
- A. I'm not sure, but I'm thinking '92.
- Q. Okay. So you helped set up the first longwall?
- 25 A. I helped set up the first longwall for them.

- 1 Q. Okay. Now, where are you working at the moment?
- 2 A. Slip Ridge.
- 3 Q. Now, if I understand correctly, you were injured
- 4 just recently; is that correct?
- 5 A. Well, I was injured December the 25th when I was
- 6 working at Upper Big Branch.
- 7 Q. But I think you had a problem --- had an incident
- 8 just here ---
- 9 A. Saturday.
- 10 Q. --- this past Saturday.
- 11 A. Yeah.
- 12 Q. Give me a brief description of what happened to
- 13 you, please.
- 14 A. Well, I had (b) (7)(C) and they sent me back
- from (b) (7)(C) the doctor did. And I told him my
- 16 (b) (7)(C) And he --- all they say is it will
- 17 get better. Well, Saturday I was rock dusting along
- the beltline, prettying it up for you all when you
- 19 come. It looked good, but you got to add a little
- 20 icing to the cake, you might say, and (b) (7)(C)
- $^{(b)}$  (b) (7)(C) . I went through a
- 22 flow-through, kicking and a fighting because I knew I
- 23 couldn't get ---. When I came out of the flow-
- through, it drug me under a crossover, which is a
- 25 steel set of steps built across the belt. And when I

- got out from under the crossover, I knew I only had
- 2 --- and surprisingly, my mind stayed clear the whole
- 3 time. I knew I only had two or three seconds to get
- 4 off that belt before it went up, over the track, and
- 5 the top was too low for me to fit. So I started
- 6 kicking and trying to roll, and I rolled off the belt,
- 7 fell six or seven feet and hit flat on my back.
- 8 Q. Was anybody around at the time?
- 9 A. Nobody. I had a ride about 30 feet away.
- 10 Q. You made it to the ride?
- 11 A. I made it to the ride. And I called Joe and told
- 12 him, get me an ambulance. I was going to try to get
- myself out, but I couldn't, couldn't get myself out,
- so I hollered at Mark Byrd, and he came up and got me
- 15 out.
- 16 Q. I take it you must have gone to the hospital then?
- 17 A. Yes, sir, Raleigh General.
- Q. Did you spend a day or two there or ---?
- 19 A. Night. I got out --- they let me go six o'clock
- the next morning. They said I had no broken bones.
- 21 They couldn't believe it. I couldn't either the way I
- 22 hurt. But no broken bones. I'm beat and bruised, but
- 23 no broken bones.
- Q. Okay. Sounds like you're fortunate you didn't get
- 25 killed?

- 1 A. It ain't my time.
- 2 Q. All right. Now, if you --- I think you also said
- 3 you were injured sometime in December at UBB; is that
- 4 right?
- 5 A. Christmas day, December 25th, my (b) (7)(C)
- 7 Q. Can you run through that for me?
- 8 A. Well, I hurt it on the 7th of December. Little
- 9 pain, stepped in a hole, nothing major. I went ahead
- and worked. And I told Gary May two or three days
- later I was going to have to check in and get my
- 12  $\operatorname{doctor}(b)(7)(C)$  . Well, I couldn't get a
- doctor. You can't get an (b) (7)(C) around
- here to look at you. But I kept on working. I went
- 15 to work on the 25th of December, rode it --- was going
- in the mines, fire bossing my way in the mines, and
- 17 came to a power box that sits beside the track, a
- 18 little bit of water on the track. And we keep a
- 19 little pump over behind the power box because you've
- 20 got to pump it once a week. I walked around that
- 21 power box to put the pump in, and I thought (b) (7)(C)
- 22  $^{\text{(b)}(7)(C)}$  . And then that was another
- 23 50-foot hobble, crawl, whatever, to get back to my
- 24 ride again. I got myself out and then Glenn Ullman
- and Greg Cole, they got my clothes off of me and I got

- 1 dressed. I drove myself home.
- Q. Did they offer you an ambulance?
- 3 A. Yeah, they did offer me an ambulance. And then I
- 4 went --- well, after I got home I got my stepson to
- 5 drive me to the hospital that night.
- 6 Q. Which (b) (7)(C)
- 7 A. The left one.
- 8 Q. So I (b) (7)(C)
- 9 A. Yeah, automatic.
- 10 Q. Fortunately.
- 11 A. Fortunately. If it hadn't been an automatic, I'd
- 12 have rode an ambulance.
- 13 Q. Okay. Now, if I understood our conversation
- correctly, you have been off from December 25th of
- 15 2009 until when?
- 16 A. I believe it was the 14th of May.
- Q. Is that when you reported to work at Slip Ridge?
- 18 A. Yeah. Well, no, I went to --- had a company ---
- 19 back-to-work conference. I think I went to work for
- 20 Slip ridge the 16th.
- 21 Q. Okay. Now, what's a back-to-work conference?
- 22 A. What did you do wrong? You know, it's just a
- 23 safety thing. You know, what can you do to keep from
- 24 something like this happening again, which I don't
- know what I actually could do. When a(b)(7)(C), it

- goes. What could have happened --- you know, if I
- 2 could have got to see a doctor earlier, it might not
- 3 have happened. But you can't ---.
- 4 Q. Did you have the full major surgery?
- 5 A.(b) (7)(C)

I don't

- 7 know what he called it.
- 8 Q. All right. So at the time you were injured in
- 9 December, what was your job at UBB?
- 10 A. I was a belt man and fire boss.
- 11 Q. Okay. Now, how long had you been a belt man and
- 12 fire boss until that time?
- 13 A. February, I believe, is when I went down there.
- 14 Q. February of '09 ---
- 15 A. Yeah.
- 16 Q. --- until December, when (b) (7)(C)
- 17 you were belt man/fire boss at UBB. Okay. Had you
- 18 been somewhere else before that?
- 19 A. I had been at Slip Ridge prior to that for about
- three weeks.
- 21 Q. Okay. So did you kind of go back and forth
- 22 between UBB and other places over the years?
- 23 A. No. No. See, I just went back to work for Massey
- in February of '09.
- Q. How long had you been gone from Massey?

- 1 A. Oh, I left there in --- I'm thinking '90 --- after
- I set the longwall up. I believe it was '94. I can't
- 3 be exact. I left there and went to work for Chris
- 4 Cline.
- 5 Q. All right. So around '94 to 2009?
- 6 A. Right, I was away from Massey.
- 7 Q. Now, February --- January, February 2009 until
- 8 December the 25th, when you(b)(7)(C) , what
- 9 area of the mine did you work at? What area of the
- 10 mine were you responsible to inspect and examine?
- 11 A. I had --- then this was called Two section. The
- longwall panel they were driving, which would be the
- headgate end at that time, was called One section.
- 14 And I had the Glory Hole and northeast mains.
- 15 Q. Some folks call that Eight North?
- 16 A. I don't know what they call it. It was on the
- 17 book as northeast mains.
- 18 O. Well, it probably was northeast mains at the time.
- 19 A lot of folks now call it Eight North, and that's
- what we've come to know it as.
- 21 A. Yeah. The longwall panel wasn't finished. They
- finished --- well, it wasn't ---.
- 23 Q. Well, was the longwall operating in December?
- A. Yeah. Yeah, the longwall was running in December.
- Q. Okay. Now, would it be possible for you to take

- 1 one of them colored markers and trace the area that
- 2 you were responsible for examining on the belts,
- 3 please, ---
- 4 A. Well, ---
- 5 Q. --- at that time?
- 6 A. --- at that time, in December, ---
- 7 Q. Yes, sir.
- 8 A. --- the Two section was finished.
- 9 Q. Okay.
- 10 A. The tailgate of the longwall. That's the only
- 11 thing --- and we were driving --- they were driving a
- 12 panel across. I guess this is it right here. So I
- was up to here.
- 14 Q. Okay. If you can, just try to trace the area that
- 15 you examined.
- 16 A. To there. And then I didn't have the --- I had
- 17 --- well, it wasn't the longwall belt then. I had One
- 18 Section belt, which went all the way down to the
- 19 tailpiece, this part ---. I'll say along here
- somewhere, because I never was up in here.
- 21 Q. All right. Did you examine the belt for that
- 22 entire length of that headgate?
- 23 A. Yeah. That was prior to the longwall setting up.
- 24 But once the longwall set up, somebody else took the
- longwall.

- 1 Q. When did the longwall start?
- 2 A. I'm trying to say --- I think in August.
- Q. Okay. Now, in December where were you examining,
- 4 at the time you were injured?
- 5 A. Okay. At the time I was injured I had --- let me
- 6 think. I'll have to look. This map is different.
- 7 This was not here. This was not here. They were
- 8 driving this across and it was about right there.
- 9 Q. Okay. And you're referring to the crossover
- 10 connecting North from the longwall headgate entry?
- 11 A. Yeah, this. Yeah, they just had drove this over,
- and it was about right there, because this wasn't
- 13 drove.
- 14 ATTORNEY BABINGTON:
- 15 When you say this, you mean the Tailgate
- 16 22 section was not being driven at that time?
- 17 A. Right. That hadn't even been turned or anything
- 18 at that time.
- 19 BY MR. FARLEY:
- 20 O. Yeah.
- 21 A. So I had something like this.
- 22 Q. Okay. If you can, just trace the belts that you
- 23 examined at that time.
- 24 A. I didn't do the longwall belt. That's the
- longwall belt. So it would come down --- I have to

- 1 figure out the track.
- Q. Well, of course that map has changed considerably?
- A. Yeah, that map changed considerably. But I didn't
- 4 do the longwall belt, so had something like this.
- 5 Q. Was there a section belt here that also went
- 6 outby?
- 7 A. No. This belt went over and dumped on the
- 8 longwall belt.
- 9 Q. Okay. All right. Okay. But you didn't examine
- 10 the longwall belt?
- 11 A. No, not unless somebody was off. Once in a while
- 12 I would have to do it.
- Q. Did you examine belts outby there?
- 14 A. Six belt.
- 15 Q. Okay. Try to mark that if you can.
- 16 A. Seven belt wasn't running. It was there, this
- 17 belt, but it wasn't running.
- 18 ATTORNEY BABINGTON:
- 19 Mr. Bailey, you previously marked this
- area down on the tailgate of the longwall. Were you
- 21 doing that? Were you examining those belts in
- 22 December of 2009?
- 23 A. No. They wasn't running in December. Yeah, they
- 24 was, too, from here down. There was a belt went over
- 25 this way. This is --- they drove this over to connect

- 1 this up, and they connected it up and they had started
- 2 driving these rooms when I got hurt.
- 3 ATTORNEY BABINGTON:
- 4 Okay. These rooms that are just outby
- 5 the mouth of the longwall?
- 6 A. Yeah. These weren't drove, weren't finished, when
- 7 I got hurt.
- 8 BY MR. FARLEY:
- 9 Q. Okay. All right.
- 10 A. They were probably somewhere --- let's see.
- 11 Probably somewhere along in there.
- 12 Q. Okay. Mr. Bailey, now, at the time that you were
- injured, what was your work schedule now?
- 14 A. 6:00 in the evening until 6:00 in the morning. I
- 15 worked five on, two off.
- 16 Q. Okay. Now, did you have --- did you make one exam
- during that shift or two?
- 18 A. Two. Two exams.
- 19 Q. All right. Did you call your reports out or did
- 20 you carry them out?
- 21 A. Most of the time I called them out.
- 22 Q. Okay. Now, did you ever experience any problems
- 23 with anyone questioning any hazards or violations you
- 24 entered in the pre-shift report?
- 25 A. No. Sometimes they'll ask you, you know, exactly

- what --- or exactly where if you're not explicit
- enough, but that's about it.
- Q. Did anyone ever tell you not to enter violations
- 4 or hazardous conditions in the pre-shift and on-shift
- 5 book?
- 6 A. No, sir.
- 7 Q. Now, at the time you were injured in December of
- 8 2009, were you an hourly employee or a salaried
- 9 employee?
- 10 A. Hourly.
- 11 Q. Did you supervise anyone?
- 12 A. No.
- 13 Q. Who did you report to at the time?
- 14 A. Well, Andy Kolson. I had two or three. Andy and
- then Gary May. And Everett Hager had just taken over
- 16 shortly there before.
- 17 Q. Now, what was Mr. Kolson's position at the time?
- 18 A. At that time, he was mine foreman on part of the
- mines, and Gary May was a mine foreman on part of the
- 20 mines.
- 21 Q. Okay.
- 22 A. And then Andy left right about the time I got
- 23 hurt, just maybe a week or so before that, and Brandon
- 24 Bowling took over.
- Q. Okay. Now, Mr. Hager at that point, what position

- 1 did he have?
- 2 A. He was superintendent.
- Q. Okay.
- 4 A. Everett was there just, I don't know, two or three
- 5 weeks and I got hurt.
- 6 Q. Okay. Now, during the time you were a fire boss
- 7 in 2009, did you ever work on any of the coal
- 8 producing sections?
- 9 A. No.
- 10 Q. Did you ever travel --- ever work on the longwall?
- 11 A. No.
- 12 Q. Ever travel across the longwall face?
- 13 A. I traveled on the face a time or two.
- 14 Q. Okay. What was your impression of the mine's
- ventilation system at the time?
- 16 A. After the Bandytown fan went down, cold. We had
- 17 air going everywhere.
- 18 O. Okay. What about before?
- 19 A. Before it was a little weak. We didn't really
- 20 have --- you don't --- didn't really have the kind of
- 21 air that I liked, you know.
- 22 Q. Okay. Were you aware of any accumulations of
- 23 methane above one percent detected in any of the
- 24 working sections prior to your injury in December?
- 25 A. Not that I found. You hear rumors. You know, you

- 1 hear things, but personally I never found anything.
- Q. Okay. Do you have any knowledge of any ignitions
- 3 or fires or ---
- 4 A. No.
- 5 Q. --- during that period of time?
- 6 A. No. Word like that spreads like wildfire. You
- 7 know, they say you can hide pops. You can't hide
- 8 pops. It goes around faster than a pop.
- 9 Q. Okay. Was there another --- did you examine the
- 10 same areas every day?
- 11 A. Pretty much every day, ---
- 12 Q. Okay.
- 13 A. --- unless I got blocked in or something, then
- somebody might pick up the old Two section for me.
- 15 O. Okay.
- 16 A. But otherwise, no.
- 17 Q. Now, during the latter part of 2009, before your
- injury, were you aware of some water problems on the
- 19 longwall?
- 20 A. Yeah. I knew they had water problems in behind
- the longwall.
- 22 Q. What do you know about that?
- 23 A. I knew they was bringing air pumps. That's about
- all I knew. I never did go down in there.
- Q. Okay. Now, when you say down in there, would that

- 1 have been somewhere in the longwall headgate entries
- 2 or on the face area?
- 3 A. They were going in on the longwall headgate
- 4 entries, and I was told they were setting air pumps.
- 5 That's all --- like I say, I never did --- I never was
- 6 down in there.
- 7 Q. Okay. Now, if you had left UBB --- I think you
- 8 said originally in '94 and came back in 2009.
- 9 A. Uh-huh (yes).
- 10 Q. During 2009 you never worked on any of the coal
- 11 producing sections?
- 12 A. No.
- Q. Were you ever around the Glory Hole area?
- 14 A. Yeah, every day.
- 15 Q. All right. What was your impression of that?
- 16 A. Nasty place.
- 17 Q. Why is that?
- 18 A. It was just water, mud. But --- it's a hole in
- 19 the ground, water comes in.
- 20 Q. As you made your belt examinations, what kind of a
- 21 methane detector did you carry?
- 22 A. A Solaris.
- 23 Q. Did you ever detect any methane anywhere during
- your examinations in 2009?
- 25 A. The only thing I ever got was --- once in a while

- 1 you get .2, but that's about it.
- 2 O. Where would you find the .2 from time to time?
- 3 A. Mostly in your weak areas like returns, down here.
- 4 Down here you'd get a .2 once in a while, but that's
- 5 about it. Around the Glory Hole area you'd pick up a
- 6 .2. Prior to that, you'd get a little bit --- prior
- 7 to the Bandytown fan you'd get a little bit more than
- 8 that. But after that, .1, .2., lots of times zero.
- 9 You know, when you're walking along, all I do is just
- 10 pick it up every now and then and look at it. If it
- doesn't go off, I just turned it up and looked at it
- 12 and go on.
- 13 Q. Okay. Now, during the year 2009, before you were
- injured, did you ever hear about any methane monitors
- on any of the mining machines being bridged out,
- defeated or overridden in any way?
- 17 A. No, sir. Now, I was around the --- these two
- 18 crews on the hoot owl.
- 19 Q. Now, when you say these two crews, you're pointing
- 20 to the ---?
- 21 A. Two section and One section. What I called Two
- 22 section.
- Q. You crossed over between the longwall headgate and
- the section of the mouth of the longwall?
- 25 A. I would be around the hoot owl maintenance crews

- and the belt crews. And every time I was around ---
- 2 I've always looked, do they have their rock dust, do
- 3 they have their fire extinguishers, and do they have a
- 4 methane detector. And they did.
- 5 Q. Now, obviously you were off injured on April
- 6 5th, ---
- 7 A. Yeah.
- 8 Q. --- 2010; is that correct? How did you learn of
- 9 the UBB explosion?
- 10 A. Somebody called me. I couldn't even remember who
- 11 called me at the house. See, I was supposed to go
- back to work, we thought, the next day, but then the
- doctor didn't release me. So I had called --- I
- 14 called Berman about one o'clock on Monday, the 5th,
- and I told him I had to go back to the doctor, and I
- thought he would release me. And he said, well, you
- 17 got to have a back-to-work conference, so call me when
- 18 you get back. Well, then, when I got back, somebody
- 19 called me and told me this had happened. And I told
- them, no, you're wrong. It's somewhere else. It's
- 21 not Upper Big Branch. They said, yeah, it is. I
- 22 said, no, it's not Upper Big Branch. I couldn't
- 23 believe it, that Upper Big Branch blew up.
- Q. Why could you not believe it?
- 25 A. Because we had --- like I said, we had plenty of

- air everywhere. And if you've got plenty of air, you
- 2 don't expect something like that.
- 3 Q. Okay. Now, ---.
- 4 A. When I left there, there was air everywhere. When
- 5 I left there in December there was air everywhere, a
- 6 lot of it going in directions I didn't want, but ---.
- 7 Q. When you say it was going in directions you didn't
- 8 want it, what do you mean?
- 9 A. Well, this used to be a return. After the
- 10 Bandytown fan fired up, it all pulled in. Your track,
- it pulled in. It used to go out.
- 12 Q. Okay. What did you think of that system of
- ventilation, of the push and pull?
- 14 A. I don't like it.
- 15 O. Why?
- 16 A. It's too hard to control.
- 17 Q. Okay. How so?
- 18 A. Well, I mean, it's too hard to control when you
- 19 can fire up one fan and reverse all that ventilation
- on the whole way into the mines just about. That
- 21 tells you right there's you've got --- it's too hard
- to control.
- 23 Q. Okay.
- A. My opinion. That's my opinion.
- Q. Okay. Now, prior to your injury in December of

- 1 2009, did you encounter a number of doors along the
- 2 track haulage way?
- 3 A. Oh, yeah. Yeah. All kinds of doors.
- 4 Q. Any particular reason why so many doors were used
- 5 that you know of?
- 6 A. Well, a lot of them --- some of them were added
- 7 after the --- after the fan to try to cut down on the
- 8 air going up the track. The other doors ---.
- 9 Q. When you say after the fan, do you mean after the
- 10 Bandytown fan was put on line?
- 11 A. After the Bandytown fine, yeah. There was a set
- of doors added down here that led out at Upper Big
- Branch right below Ellis Switch. That was to cut down
- on the track air and keep the other air going the
- other --- outside, the other direction, those doors
- 16 right --- the doors here ---.
- 17 Q. Now, when you say the doors here, you're pointing
- to the area around 78?
- 19 A. Yeah. That was two sets of doors because the
- 20 intake went across the track and not across the
- overcasts.
- 22 Q. Okay. Was there any particular reason why doors
- 23 were used in that area as opposed to overcasts?
- A. I wasn't there when it was done, you know, but
- 25 I've heard, hurry up and get it done. That's what ---

- but that's only what I heard. I wasn't there when
- that area was done. All I know is that we had two
- 3 sets of doors, and the intake went across the track
- 4 between the doors.
- 5 Q. Okay. Now, when you examined your belts, did you
- 6 have any high places along your belts?
- 7 A. Yeah, the belt heads and things.
- 8 Q. Okay. How high were they?
- 9 A. Ten foot.
- 10 Q. Did you have an extendable probe you used with
- 11 your methane detector?
- 12 A. No. I had a ladder.
- 13 Q. Did you routinely climb a ladder to test the
- 14 methane in high places?
- 15 A. Yeah. You'd just go up the ladder. And I had a
- big hole up toward the Glory Hole in no man's land
- because nobody ever went up there, and we had a probe
- there we kept leaning up against the rib. And when I
- went up through there I could hang my methane detector
- 20 right up in the hole. Everything else was either
- 21 reachable --- like I said, we had a ladder at the belt
- 22 head. And down at the glory Hole you had a ladder
- 23 that went up in the Glory Hole and you had a crosswalk
- that went up close and stuff. So I had no problems
- with the holes, checking them.

- 1 Q. Okay. Now, back to the doors. As you traveled in
- and out of the mine, how often did you encounter doors
- 3 that were apparently left open?
- 4 A. Not regular, but often, let's put it that way.
- 5 You'd come up on the two sets of doors, one set would
- 6 be open. You would still have one set closed or one
- 7 set --- I'm talking about a set of doors being two
- 8 doors. You'd find one set not closed or something.
- 9 Q. Now, about once a week, twice a week?
- 10 A. Probably twice a week.
- 11 Q. Okay. Any particular reason why they were open?
- 12 A. No. Some people are so lazy. That's all I'll
- 13 say. Some people are lazy. And some people think you
- can turn your back and slam a door and that's it. You
- 15 know, if it falls back open, that's tough.
- Q. Did you ever experience situations where the doors
- 17 reopened?
- 18 A. Yeah.
- 19 O. How often did that occur?
- 20 A. Well, that happened pretty regular with one set of
- doors.
- Q. What set of doors would that have been?
- 23 A. That would have been this set of doors right here.
- 24 O. Around 78?
- 25 A. Right below 78, where the intake crosses the

- 1 track.
- Q. Okay. On the outby side of where the intake
- 3 crosses the track?
- 4 A. It would be on the inby side of the intake outby
- 5 door.
- 6 Q. Okay. All right. I got you.
- 7 A. Glenn Ullman and I fixed that I don't know how
- 8 many times. Two or three times we fixed it.
- 9 Q. Okay.
- 10 A. Because when we'd find them and the doors wouldn't
- 11 stay closed, we'd take a sledgehammer and beat the
- jack out our, you know, the bottom of it or something
- to put a different tilt on the doors so the doors
- 14 stayed closed.
- 15 Q. Okay.
- 16 A. We repaired the stopping part around the doors
- 17 several times.
- 18 O. Okay.
- 19 MR. FARLEY:
- 20 Erik, do you have anything here?
- 21 MR. SHERER:
- 22 I've got a few questions, some follow-
- 23 ups.
- 24 EXAMINATION
- 25 BY MR. SHERER:

- 1 Q. You were talking about the Glory Hole. Were they
- 2 using that Glory Hole back in December?
- 3 A. No.
- 4 Q. Do you know about when that was --- they ceased
- 5 using that?
- 6 A. I shut it down. It was on my shift, and they
- 7 hollered at me and told me to go shut the Glory Hole
- 8 down. The longwall is finished at Logan's Fork. That
- 9 would have probably been in April or May.
- 10 Q. Okay. Do you know what happened to it after you
- 11 shut it down? Was there any filling or sealing of
- 12 that Glory Hole?
- 13 A. They sealed the Glory Hole from Logan's Fork side.
- 14 Q. What did they fill it full of?
- 15 A. I don't know.
- 16 Q. Okay.
- 17 A. They just told me that the Glory Hole was full.
- 18 O. Okay.
- 19 A. That's all I know. I know one thing, for three
- 20 days there was water gushing out of everywhere.
- 21 Q. Oh, yeah.
- 22 Q. Any crack, bolt holes or anything it can get out
- of, it gushed, and then guit.
- Q. Would it surprise you to find out that during the
- 25 --- or right after the explosion there was so much

- carbon monoxide went up that Glory Hole, it drove
- 2 everybody out of Logan's Fork?
- 3 A. Went up the Glory Hole?
- 4 Q. Yeah.
- 5 A. If the Glory Hole is full, how did it get up the
- 6 Glory Hole?
- 7 Q. That's why I'm asking the question. I don't know.
- 8 A. Because I was told the Glory Hole was full.
- 9 Q. Thank you.
- 10 A. I shut the Glory Hole down. They called me
- 11 underground, said, go shut the Glory Hole down. The
- longwall is finished. We're going to fill the hole
- up. And I was told the Glory Hole was full.
- Q. Thank you. Now, when you were doing your fire
- boss runs, did you call your results out or did
- 16 you ---?
- 17 A. Most of the time I called them out.
- 18 Q. Okay. And when you got out and you signed your
- 19 books, was what was put down pretty much what you
- 20 called out?
- 21 A. Yeah. Yeah. I never had a problem with people
- 22 not doing books right.
- Q. Okay. Did you ever go back and check those books
- later to see if they were still the way they were
- 25 originally?

- 1 A. No. No, I didn't do that.
- Q. Okay.
- 3 A. I might go back and check the day before to see
- 4 what was on the day before, but ---
- O. Sure.
- 6 A. --- I didn't go back very far.
- 7 Q. Okay. Sure. Let's talk about rock dust a bit.
- 8 You said you had done some rock dust just recently
- 9 just to pretty things up?
- 10 A. Oh, yeah, along my belt.
- 11 Q. I appreciate that. We like that.
- 12 A. It looked good, but you know, everybody runs the
- belts too wet to suit me, so you get a little black
- stream down the side of your belts. You know what I'm
- 15 talking about?
- 16 O. Sure.
- 17 A. So I would take a bag of rock dust down there and
- 18 pretty that up a little bit.
- 19 Q. Okay. We're big fans of rock dust.
- 20 A. I am, too.
- 21 Q. Good.
- 22 A. I like my rock dust.
- Q. Good deal.
- 24 A. I think that's a big fault in the coal industry
- 25 right now.

- 1 0. Sure.
- 2 A. Every place I've worked, they never did dust
- 3 enough to suit me.
- 4 Q. Now, you say that the wall started up in
- 5 September.
- 6 A. August or September, somewhere along in there.
- 7 Q. And you also indicated that you did certain belts.
- 8 Did you ever get an opportunity to go back on the
- 9 tailgate side of the wall once it started running?
- 10 A. I went back to a pump they had at --- I believe it
- 11 was 69 Break there was a pump.
- 12 Q. Okay.
- 13 A. The longwall hadn't got up there yet.
- 14 O. Sure.
- 15 A. But I would go back and check that pump.
- 16 O. What did the rock dust look like back there?
- 17 A. I can give you my personal opinion. That's all I
- 18 can do.
- 19 O. That's all ---.
- 20 A. I'm sure they had rock dust surveys done. My
- 21 personal opinion, I didn't like it. Just my personal
- 22 opinion.
- Q. Was it starting to get gray?
- 24 A. Yeah.
- Q. Did you see any float dust?

- 1 A. No, not no float dust, really. Wet. A lot of Two
- 2 section was wet.
- 3 Q. Okay. Now, the areas that you did your belt work
- 4 and your fire boss run, how were those primarily rock
- 5 dusted?
- 6 A. Most of those were pretty good. The beltlines and
- 7 up --- well, me and John Neely rock dusted this. And
- 8 we rock dusted, we didn't fool with it. This was ---
- 9 the beltline going up on One section was well rock
- 10 dusted. The longwall belt, the time or two I traveled
- it, it was well rock dusted.
- 12 Q. Did the fire bosses rock dust it or did the belt
- 13 people rock dust it?
- 14 A. They had people rock dust it. But lots of times
- if you found it dirty, you know, a spot where it's
- dirtier than other places, you'd just throw a bag of
- 17 rock dust on your belt while you're trucking down the
- 18 belt and dumped it.
- 19 Q. Sure. Now, you say they had people rock dusting.
- 20 Was there a particular crew or ---?
- 21 A. Yeah, they had a rock dust crew. I was trying to
- think. One of them was a colored guy. His name
- was --- we called him Nate. That's all I can tell you.
- 24 O. Jeter.
- 25 A. Nate Jeter, that sounds about right.

- 1 Q. Did they use scoops or how did they do that?
- A. They had a bulk duster, track duster.
- 3 Q. A track-mounted ---.
- 4 A. They'd drag the hose over.
- 5 Q. Okay. A track-mounted duster?
- 6 A. Uh-huh (yes).
- 7 Q. Did you ever see them do that?
- 8 A. Oh, yeah. Yeah.
- 9 Q. Did they do a good job?
- 10 A. Yeah, did pretty good.
- 11 Q. Did you ever get off away from the track of the
- belt entry, out in the intakes or the returns?
- 13 A. I did from --- I had some rooms that weren't
- connected that I had to check. One was right here.
- 15 One was right there. Let's see. Let me think here.
- There's one right in here. Let's see. Where's the
- 17 Glory Hole. There's one right in here somewhere.
- 18 It's not on the map. Right here somewhere, let's see,
- there's an entry not connecting. I think it's that
- 20 one.
- Q. Can I get you to circle that for us?
- 22 ATTORNEY BABINGTON:
- 23 Let me give you --- you used a pink
- 24 highlighter the first time. Let me give you ---
- 25 A. Now, I can't be ---

- 1 ATTORNEY BABINGTON:
- 2 --- use the blue highlighter.
- 3 A. --- exact on that. Let's see here. I went
- 4 through the doors.
- 5 ATTORNEY BABINGTON:
- 6 An approximately would be okay.
- 7 A. I believe it was right there. I don't believe
- 8 that's connected.
- 9 ATTORNEY BABINGTON:
- 10 Could you circle the other two areas that
- 11 you pointed out to Mr. Sherer?
- 12 A. Yes.
- 13 ATTORNEY BABINGTON:
- 14 Thank you so much.
- 15 A. There were rooms that I checked. You know, you go
- through a door and walk up through here.
- 17 BY MR. SHERER:
- 18 O. Uh-huh (yes). Sure.
- 19 A. Well, I went through a door and walked down
- 20 through here and go through a door and walked up
- 21 through here when that occurred. This one --- that's
- 22 probably about right, that door.
- 23 Q. Okay.
- A. I'd go through that door and then I checked it.
- 25 Q. Okay.

- 1 A. But I swear I don't believe that's there. Matter
- of fact, there's cribs sitting right there.
- 3 ATTORNEY BABINGTON:
- 4 Just to clarify, you circled areas in the
- 5 Glory Hole area, as well as an area up in --- up along
- 6 Eight North; ---
- 7 A. Yeah.
- 8 ATTORNEY BABINGTON:
- 9 --- is that right?
- 10 A. Uh-huh (yes).
- 11 BY MR. SHERER:
- 12 Q. Thank you.
- 13 A. And I checked those rooms because there was
- 14 nothing up there then.
- Q. And you're pointing to the end of what we're
- 16 calling Eight North and you're calling it ---?
- 17 A. Yeah. I always heard it called northeast mains.
- 18 Q. Northeast mains, okay. When you got off the main
- 19 belt and track entries, what was the rock dust like?
- 20 A. Up in here it was good.
- 21 Q. Okay. And that's the northeast mains area?
- 22 A. Yeah. I was surprised that it was as good as it
- 23 was.
- 24 Q. Okay.
- 25 A. I don't know how long they had pulled out of

- there, but it was still good. The rock dusting looks
- good. Up through here looked good. Around the glory
- 3 Hole, there was mud, water. It was nasty.
- 4 Q. What about back along the ---?
- 5 A. Six belt --- Seven belt was well dusted. I was
- 6 over in this entry here a time or two, and it looked
- 7 good. It had a lot of water in it.
- 8 Q. Okay.
- 9 A. Six belt was well dusted.
- 10 Q. Okay. Thank you.
- 11 A. And there's two seals. I used to go over and
- 12 check those seals for Harley Taylor every now and
- then. That area, what I went through over in there
- was dusted good.
- 15 ATTORNEY BABINGTON:
- 16 Just for the record, you're pointing to
- 17 the seals that are marked set 15 on the back?
- 18 A. Yeah. And I think we called them 73 and 74 or 74
- 19 and 75. I can't remember the numbers on them.
- 20 BY MR. SHERER:
- Q. Sure. Sure.
- 22 A. I checked them once in a while. If I came out
- 23 here and Harley hadn't got there yet, I'd holler at
- him because he was way down here. He'd have to come
- 25 all the way up there to check two seals. I'd holler

- 1 at him and tell him, don't worry about it, I'll get
- the seals. I'd get the seals and write them in the
- 3 book.
- 4 Q. Now, I've got a slightly different question. When
- 5 you were down there around those seals, 73, 74 Break,
- 6 did you ever notice any fog or any unusual conditions?
- 7 A. No.
- 8 Q. Okay. Thank you.
- 9 A. Upper Big Branch I thought was a good mine. I
- 10 mean, it had areas that I didn't like. They had the
- 11 way they do things that are different that I didn't
- 12 particularly like, but overall I thought Upper Big
- 13 Branch was a good mine. That's what shocked me so
- much when they said it had blown up. I couldn't
- 15 believe it.
- 16 O. Sure.
- 17 A. I'd have argued until I was blue in the face. I
- 18 thought it was something close to it.
- 19 Q. Let me ask you a question about ventilation. When
- 20 you were there in December and then prior to December,
- 21 who was in charge of the ventilation?
- 22 A. Well, the mine foreman is in charge of the
- ventilation in the whole mines. But as far as who
- called what, Chris Blanchard probably did more calling
- than anybody down there. He more or less ran, let's

- 1 put it that way.
- 2 O. Okay. And Chris Blanchard was the president?
- 3 A. Yeah. Jamie Ferguson was the vice-president.
- 4 MR. FARLEY:
- 5 Did you say ranted?
- 6 A. Ran. And ranted and raved, too, if you want to
- 7 put it that way. You're about right there.
- 8 BY MR. SHERER:
- 9 Q. Were you ever involved in any ventilation changes?
- 10 A. No.
- 11 Q. Did you know about any ventilation changes that
- took place while you were in there?
- 13 A. Let me think. The only ventilation changes I knew
- anything about was when they were getting ready to
- 15 start the fan up. Okay. And I was never involved in
- any of them, so I don't really know what they did
- other than put the doors down at Ellis for the
- ventilation when the fan started up. I know they had
- 19 some ventilation problems once the fan started up,
- which you will any time you start a fan up.
- 21 Q. Sure.
- 22 A. But as far as working on them, no, I never was
- 23 involved in them.
- Q. What about when you're underground, do you ever
- 25 hear anybody call in on the mine phone or somebody

- tell you that inspectors are on the property?
- 2 A. Oh, why sure. Everybody's heard that.
- 3 Q. Sure. Okay. Thank you.
- 4 A. You got one a coming or you got two. Where are
- 5 they going? Well, I don't know. Okay.
- 6 Q. Thank you.
- 7 A. I mean, that's everywhere. That's not a ---
- 8 that's a --- if you got security guards, it's when
- 9 they hit the gate. If you've got five mines running,
- 10 five mines get a phone call.
- 11 Q. Okay. Terry mentioned methane detectors --- or
- 12 methane monitors. Excuse me. Did you ever hear of
- anybody bridging those out?
- 14 A. No, sir, absolutely not. I never heard that one
- 15 time ---
- 16 Q. Okay.
- 17 A. --- at Upper Big Branch.
- Q. Do you think the ventilation in this mine was
- 19 adequate back in December?
- 20 A. December I thought it was --- yeah, I thought it
- 21 was more than adequate. I mean, once in a while I'd
- have to fire boss One section. Now, this is what I
- 23 call One section, driving across here. Had plenty of
- 24 air in the faces. Up here I'd have to fire boss once
- in a while on Sunday nights, two section. Had plenty

- of air, plenty of air. No air problems whatsoever.
- 2 No methane. I never picked up any methane on those
- 3 two working sections.
- 4 Q. Now, you mentioned that you were at UBB back in, I
- 5 think, '94?
- 6 A. Uh-huh (yes).
- 7 Q. And then you left and came back in 2009?
- 8 A. Yeah.
- 9 Q. Did anybody ever mention methane outbursts to you?
- 10 Ever hear of that?
- 11 A. No.
- 12 Q. Massive amounts of methane coming out of the mine?
- 13 A. Well, you know, you read in the paper and
- everybody I know has heard the big crack theory. I
- don't abide that theory myself. I've never seen an
- 16 instant crack. To liberate the kind of methane that I
- 17 think caused that, I can't see a crack doing that.
- 18 O. Sure.
- 19 A. I know I took an air reading a time or two on the
- 20 longwall face, and there was always 50,000 plus, you
- 21 know, up until the time I left. I didn't fire boss
- the longwall but maybe twice the whole time I was
- 23 there, but I always had, you know, I'm thinking at
- least 50,000 plus.
- Q. Let me ask you a little different question about

- 1 the ventilation. When you were in the mine, did you
- 2 ever notice the ventilation dying out and then
- 3 starting back up?
- 4 A. Uh-uh (no).
- Q. Okay.
- 6 A. I didn't.
- 7 MR. SHERER:
- 8 That's all the questions I've got.
- 9 Celeste? Thank you.
- 10 EXAMINATION
- 11 BY MS. MONFORTON:
- 12 Q. Mr. Bailey, I have just a couple of clarifying
- 13 questions. You mentioned these back-to-work
- conferences. Who did you have the back-to-work
- 15 conference with or who would a miner have ---?
- 16 A. Safety department.
- 17 Q. Safety department?
- 18 A. Right.
- 19 Q. Thank you.
- 20 A. Any time you're off on an injury pretty much, when
- 21 you come back --- they probably got a different name
- 22 for them. It's a back-to-work conference. And the
- one I had with Berman, when I went back to Slip Ridge,
- 24 you know, we went over the --- my injury. We went
- over the accident report, and you know --- and not

- just --- you know, we sat there and talked about it
- and is there anything we can do to keep this from
- 3 happening again? Well, I don't know how you can keep
- 4 a (b)(7)(C) from happening again, you know,
- 5 unless ---. The one that happened to me Saturday, you
- 6 know, I've been complaining about (b) (7)(C) for ---
- 7 ever since I've been back to work. You tell the
- 8 doctor about it and they tell you, oh, it will get
- 9 better. It will get better. Well, another two
- 10 seconds, I wouldn't have had to worry about it getting
- any better. It wouldn't have mattered, because the
- top is too low going over that track.
- 13 Q. When I read the abstract of information about your
- original (b)(7)(C) , you were walking through some
- water, maybe some of the water.
- 16 A. Yeah, three or four inches of water. But there
- was nothing in the water. You know, it's not like I
- stepped on a rock or I stepped on a crib block or
- 19 anything like that. It just went. It just --- I
- 20 actually looked down to see (b)(7)(C)
- 21 because it felt like it (b)(7)(C)
- 22 Q. You mentioned at one point that Glenn Ullman and
- 23 yourself, you had to fix those --- the doors around
- 24 78 ---?
- 25 A. Yeah. If you ran across them and something is

- 1 wrong with them, you fix them.
- Q. Can you elaborate a little bit about what you
- 3 think --- why do they need to be fixed so many times?
- 4 What was happening to the doors that they needed to be
- 5 fixed?
- 6 A. Well, they were set on a little bit of a hill.
- 7 And if you're not careful and the track gets a little
- 8 bit slick, when you aim to stop, you don't get stopped
- 9 quick enough. You hit the doors. Well, if you don't
- tear the doors down, you shake the stopping, you knock
- a few blocks out of it. And it's every man. I don't
- 12 care. It ain't --- it should not be, George, go fix
- the stopping. When you come by there and it needs
- 14 fixed, if you --- like me, I had time to do it. Me
- and Glenn had time to do it, so we'd do it. We would
- 16 fix it.
- 17 Q. My final question is you mentioned that you shut
- down the Glory Hole.
- 19 A. Yes, ma'am.
- 20 Q. Could you just elaborate? What does it mean to
- 21 shut down the Glory Hole?
- 22 A. I closed the gates of the Glory Hole and shut the
- feeders down that feed the coal out of the bottom of
- 24 the Glory Hole.
- Q. Thank you.

- 1 A. That's what shutting the Glory Hole down was.
- Q. Thank you, sir.
- 3 MS. MONFORTON:
- 4 That's all.
- 5 A. I took the power off of them after I shut them
- 6 down.
- 7 ATTORNEY BABINGTON:
- 8 Terry, you're good?
- 9 MR. FARLEY:
- 10 Yes.
- 11 ATTORNEY BABINGTON:
- 12 Erik?
- 13 MR. SHERER:
- 14 I'm good.
- 15 ATTORNEY BABINGTON:
- 16 Okay. Well, there's two documents at the
- beginning. One was a copy of the subpoena, and that
- will be marked M. Bailey One. And there was a copy of
- 19 the return receipt. That will be marked M. Bailey
- 20 Two.
- 21 On behalf of MSHA and the Office of
- 22 Miners' Health, Safety and Training, I want to thank
- 23 you for appearing and answering questions today. Your
- 24 cooperation is very important to the investigation as
- 25 we work to determine the cause of the accident. We

- 1 request that you not discuss your testimony with any
- 2 person, aside from your personal representative or
- 3 counsel.
- 4 A. No problem.
- 5 ATTORNEY BABINGTON:
- 6 After questioning other witnesses, we may
- 7 call you if we have any follow-up questions. If at
- 8 any time you have additional information regarding the
- 9 accident that you'd like to provide to us, please
- 10 contact us at the contact information previously
- 11 provided.
- 12 If you wish, you may now go back over any
- answer you've given during this interview. You may
- also make any statement that you'd like to make at
- 15 this time.
- 16 A. I have nothing to add.
- 17 ATTORNEY BABINGTON:
- 18 Okay. Thank you. And again, I want to
- 19 thank you for your cooperation in this matter. Off
- the record.
- 22 STATEMENT UNDER OATH CONCLUDED AT 11:25 A.M.
- 23 \* \* \* \* \* \* \* \*

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