

# Transcript of the Testimony of Charles Musick

Date: August 20, 2010

Case:

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#### STATEMENT UNDER OATH

OF

CHARLES MUSICK

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 and Safety Academy, 1301 Airport Road, Room C-137, Beaver, West Virginia, on Friday, August 20, 2010, beginning at 3:50 p.m.

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                 A P P E A R A N C E S (cont.)
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		Page	4
1	I N D E X		
2			
3	OPENING STATEMENT		
4	By Attorney Babington	6 – 7	
5	DISCUSSION AMONG PARTIES	7 – 9	
6	CONTINUED OPENING STATEMENT		
7	By Attorney Baxter	9 - 13	
8	STATEMENT		
9	By Mr. O'Brien	13	
10	WITNESS: CHARLES MUSICK		
11	EXAMINATION		
12	By Mr. Sherer	13 - 23	
13	EXAMINATION		
14	By Mr. O'Brien	23 - 25	
15	EXAMINATION		
16	By Ms. Monforton	25 - 26	
17	RE-EXAMINATION		
18	By Mr. Sherer	26 - 27	
19	RE-EXAMINATION		
20	By Mr. O'Brien	27	
21	CLOSING STATEMENT		
22	By Attorney Baxter	27 - 28	
23	CERTIFICATE	29	
24			
25			

				Page 5
1		EXHIBIT PAGE		
2			PAGE	
3	NUMBER	DESCRIPTION	IDENTIFIED	
4	One	Subpoena	8*	
5	Two	Green Card	8*	
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7				
8				
9				
10				
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25	* Exhibit not at	tached		

	Page 6
1	PROCEEDINGS
2	
3	ATTORNEY BAXTER:
4	My name's Derek Baxter. Today is August
5	20th, 2010. I'm 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	from the State of West Virginia. I ask that they
11	state their appearances for the record.
12	MR. O'BRIEN:
13	John O'Brien with the West Virginia
14	Office of Miners' Health, Safety and Training.
15	MR. KOERBER:
16	Barry Koerber, Assistant Attorney General
17	assigned to represent the West Virginia Office of
18	Miners' Health, Safety and Training.
19	MS. MONFORTON:
20	And I'm Celeste Monforton with the
21	Governor's independent team.
22	ATTORNEY BAXTER:
23	And Mr. Sherer and Mr. O'Brien and Ms.
24	Monforton will be conducting the questioning today.
25	There are also members of the investigation team

	Page /
1	present in the room today. Would you please swear the
2	witness in?
3	
4	CHARLES MUSICK, HAVING FIRST BEEN DULY SWORN,
5	TESTIFIED AS FOLLOWS:
6	
7	ATTORNEY KOERBER:
8	Sir, would you please state your full
9	name for the record and spell your last?
10	A. Charles Ryan Ray Musick, M-U-S-I-C-K.
11	ATTORNEY KOERBER:
12	And would you please state your address
13	and telephone number?
14	A. (b) (7)(C)
15	(b) (7)(C) .
16	ATTORNEY KOERBER:
17	And do you have an attorney or personal
18	representative to represent you today?
19	A. No.
20	ATTORNEY KOERBER:
21	Are you appearing here today as a result
22	of receiving a subpoena?
23	A. Yes.
24	ATTORNEY KOERBER:
25	And is this a copy of that subpoena?

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	Page
1	A. Yes.
2	ATTORNEY KOERBER:
3	We can mark that as Exhibit One.
4	(Exhibit C. Musick One marked for
5	identification.)
6	ATTORNEY KOERBER:
7	And here is a copy of the green card
8	signed by a Belinda
9	A. Alderman.
10	ATTORNEY KOERBER:
11	Alderman?
12	A. Yeah.
13	ATTORNEY KOERBER:
14	And it was signed for on 8/4/2010. I'd
15	like that to be Exhibit Two.
16	(Exhibit C. Musick Two marked for
17	identification.)
18	ATTORNEY KOERBER:
19	Sir, the statute that provides authority
20	for the director to issue subpoenas to witnesses
21	compelling them to attend interviews such as this also
22	requires the director to offer to those witnesses a
23	\$40 witness fee per day and mileage, roundtrip mileage
24	so long as you drove in your personal vehicle to and
25	from the mine academy at the rate of 15 cents a mile,

	Page 9
1	plus reimbursement for any tolls that you might pass
2	on the way here or on the way back home. In order to
3	receive that money, you must fill out two forms, one
4	of which is an IRS form 79, which is a request for
5	taxpayer Social Security number, so that the \$40
6	witness fee can be reported to the IRS as income, to
7	which you will receive a 1099 miscellaneous.
8	If you would like to fill out those
9	forms, we can do so at the end of the interview, or if
10	you choose, you can decline the receipt of the money.
11	Which is your choice?
12	A. I decline it.
13	ATTORNEY KOERBER:
14	Okay. Thank you. Derek?
15	ATTORNEY BAXTER:
16	Okay. All members of the Mine Safety and
17	Health Accident Investigation Team and all members of
18	the State of West Virginia Accident Investigation Team
19	participating in the investigation of the Upper Big
20	Branch Mine explosion shall keep confidential all
21	information that is gathered from each witness who
22	voluntarily provides a statement until the witness
23	statements are officially released.
24	MSHA and the State of West Virginia shall
25	keep this information confidential so that other

1 ongoing enforcement activities are not prejudiced or 2 jeopardized by a premature release of information. 3 This confidentiality requirement shall not preclude investigation team members from sharing information 4 with each other or with other law enforcement 5 officials. The team members' participation in this 6 7 interview constitutes their agreement to keep this information confidential. 8

9 Government investigators and specialists

10 have been assigned to investigate the conditions, 11 events and circumstances surrounding the fatalities 12 that occurred at the Upper Big Branch Mine-South on April 5th, 2010. The investigation is being conducted 13 by MSHA under Section 103(a) of the Federal Mine 14 Safety and Health Act and the West Virginia Office of 15 Miners' Health, Safety and Training. We appreciate 16 17 your assistance in this investigation.

18 You may have your personal attorney

19 present during the taking of this statement or another 20 personal representative if MSHA has permitted it and 21 may consult with this attorney or representative at 22 any time. Your identity and the content of this 23 conversation will be made public at the conclusion of 24 the interview process and may be included in the 25 public report of the accident, unless you request that

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Page 11 your identity remain confidential or your information 1 2 would otherwise jeopardize a potential criminal investigation. If you request us to keep your 3 identity confidential, we will do so to the extent 4 permitted by law. 5 That means that if a judge orders us to 6 7 reveal your name or if another law requires us to 8 reveal your name or if we need to reveal your name for other law enforcement purposes, we may do so. 9 Also, 10 there may be a need to use the information you provide 11 to us or other information we may ask you to provide in the future in other investigations into and 12 hearings about the explosion. Do you understand? 13 A. Yes. 14 ATTORNEY BAXTER: 15 Do you have any questions? 16 17 A. No. ATTORNEY BAXTER: 18 19 After the investigation is complete, MSHA 20 will issue a public report detailing the nature and 21 causes of the fatalities in the hope that greater awareness about the causes of accidents can reduce 22 their occurrence in the future. Information obtained 23 24 through witness interviews is frequently included in 25 these reports. Since we will be interviewing other

	Page 12
1	individuals, we request that you not discuss your
2	testimony with any person aside from your personal
3	representative or Counsel.
4	A court reporter will record your
5	interview. Please speak loudly and clearly. If you
б	do not understand a question asked, please ask me to
7	rephrase it. Please answer each question as fully as
8	you can, including any information you've learned from
9	someone else.
10	I would like to thank you in advance for
11	your appearance here. We appreciate your assistance
12	in this investigation. Your cooperation is critical
13	in making the nation's mines safer.
14	After we have finished asking questions,
15	you'll have an opportunity to make a statement and
16	provide us with any other information that you believe
17	to be important. If at any time after the interview
18	you recall any additional information that you believe
19	might be useful, please contact Norman Page at the
20	telephone number or e-mail address provided to you.
21	Any statements given by miner witnesses
22	to MSHA are considered to be an exercise of statutory
23	rights and protected activity under Section 105(c) of
24	the Mine Act. If you believe any discharge,
25	discrimination or other adverse action is taken

	Page 13
1	against you as a result of your cooperation with this
2	investigation, you are encouraged to immediately
3	contact MSHA and file a complaint under Section 105(c)
4	of the Act.
5	MR. O'BRIEN:
6	Mr. Musick, on behalf of the Office of
7	Miners' Health, Safety and Training I wanted to let
8	you know that you have some protection against
9	discrimination from these proceedings, for
10	participating in these proceedings. What I'd like to
11	do is give you some information with the Board of
12	Appeals address. In case you would encounter
13	discrimination, you can contact them. Also, I wanted
14	to let you know that you must file a claim within 30
15	days of the time the discrimination occurs. Also,
16	there's some numbers two numbers on there, one for
17	Terry Farley and the other for Bill Tucker. They are
18	our lead investigators. I will also give you a
19	business card for Terry Farley.
20	A. Okay.
21	MR. O'BRIEN:
22	Okay.
23	EXAMINATION
24	BY MR. SHERER:
25	Q. The first thing I want to do, Mr. Musick, is thank

1 you for coming down here this afternoon. This is very 2 important, because we're trying to determine the cause 3 of the explosion and the conditions and factors that may have contributed to that explosion. There's two 4 reasons we need to do that. The first is that the 5 families and the friends and the coworkers of the 29 6 7 miners deserve some closure and they need to know what 8 happened. 9 And the second reason is the prevention of a

Page 14

10 similar accident in the future is something we've got 11 to do, and the only way we can do that is to 12 understand what went on, on April the 5th. So any 13 information you give us is extremely helpful and we 14 appreciate that. Roughly, how many years of mining 15 experience do you have?

16 A. Two.

17 Q. Two. Did you start with Massey?

18 A. No, David Stanley, contractor.

19 Q. And how long did you work for the contractor?

20 A. I think it was two months.

21 Q. Two months. And then you got hired on?

22 A. Yes.

Q. Did you get hired on here at Upper Big Branch?A. Yes.

25 Q. Have you worked in any other mine prior to the

		Page	15
1	April 5th explosion?		
2	A. No.		
3	Q. Okay. Where'd you work in the mine?		
4	A. What is it, now?		
5	Q. Where did you work in the mine?		
6	A. Oh, Two section.		
7	Q. And that's MMU-040, or some people refer to as t	he	
8	22 Tailgate. Had you always worked on the Two		
9	section?		
10	A. No.		
11	Q. Where did you work prior to that?		
12	A. Four section and before that, One section.		
13	Q. Okay. When did you start with the Two section,		
14	roughly?		
15	A. About two months before it happened.		
16	Q. Okay. So it would've been right about the first		
17	of February or so?		
18	A. Yeah, right when they started that new section.		
19	Q. Okay. So you were on this pretty much from when		
20	they turned it out?		
21	A. Yeah.		
22	Q. Okay. What'd you do on Two section?		
23	A. Move crew.		
24	Q. Move curtain; okay.		
25	OFF RECORD DISCUSSION		

- 1 A. Move crew.
- 2 BY MR. SHERER:
- 3 Q. Oh, okay, excuse me. What did that entail? A. Advancing the belt line forward and the power 4 5 center, all the power forward. Q. Okay. How often would you move the section up? 6 7 A. Every other night. Q. That's a lot of moving. 8 9 A. Yes. 10 O. Okay. Which shift did you work? 11 A. Hoot owl. 12 O. Hoot owl. A. Third. 13 14 Q. Okay. What was the last shift you worked prior to the explosion? 15 A. The day before vacation. 16 17 Q. And that would've been what, Friday? A. I think Thursday night. 18 19 Q. Thursday night, okay. And you didn't work Sunday 20 night? 21 A. No, I took a P day. 22 Q. Okay. Did you notice anything unusual that last Thursday night? 23 A. No. 24 25 Q. Okay. Did you have any conversation with anybody

	Page 17
1	anytime during that shift or after that shift and did
2	they mention anything unusual?
3	A. No.
4	Q. Okay. What did you think about the ventilation on
5	the Two section? Was it adequate?
6	A. Yeah, it was good.
7	Q. It was good. Who was the boss on that shift?
8	A. Jason Thomas.
9	Q. Do you know what sort of air he was getting that
10	Thursday night?
11	A. No.
12	Q. Did he mention anything about the air?
13	A. No.
14	Q. Okay. Did you ever have any problem with the lack
15	of air on the Two section?
16	A. Not that I'm aware of.
17	Q. Okay. Do you think that the air was always moving
18	in the right direct on the Two section?
19	A. Yeah.
20	Q. Okay. Do you recall if the air was going inby or
21	outby on the belt line?
22	A. It was going outby
23	Q. Okay.
24	A I believe.
25	Q. Did you carry a methane detector?

	Page 18
1	A. No.
2	Q. Did you work with anybody that did?
3	A. The boss.
4	Q. Did you ever hear his go of while you were on the
5	section?
6	A. No.
7	Q. Okay. How many miners were on this section,
8	continuous miner?
9	A. Two.
10	Q. Two. Did you ever see anybody working on the
11	methane monitor on either one of those miners?
12	A. No.
13	Q. Okay. Was there any problem with floor heave on
14	this section?
15	A. What is it now?
16	Q. Floor heave where the floor would bust up and buck
17	up?
18	A. Oh, no.
19	Q. Okay. Did you ever notice any water puddles where
20	bubbles were coming up out of?
21	A. No.
22	Q. We understand there was a lot of doors on the
23	track coming into this mine. Do you recall if those
24	doors were in good shape?
25	A. Yeah, they were good.

	Page 19
1	Q. Okay. Did you ever come up to them and find them
2	open?
3	A. Yeah, were they, like, knocked them down, like,
4	with the motor.
5	Q. Okay.
6	A. They was fixing them.
7	Q. Did they knock them down relatively often or was
8	that a rare thing?
9	A. I think it was rare.
10	Q. Okay. Was there any particular place that they'd
11	knock them down?
12	A. They used to be a set of doors towards One section
13	towards the longwall. They hit those at one time.
14	Q. Oh, okay. That last shift that you worked on
15	Thursday night, do you recall if the doors were in
16	good shape that night?
17	A. Yeah.
18	Q. Okay.
19	A. Pretty good.
20	Q. Who was the guy on your mantrip that had to get
21	out and open the doors?
22	A. The red hats.
23	Q. That's universal.
24	A. Yes.
25	Q. Did you ever smell anything on the section that

	Page 20
1	smelled like kerosene or something like that?
2	A. No.
3	Q. Okay. When you finished your shift, did you feel
4	very fatigued or tired?
5	A. A little bit, because I think we moved belt that
6	night, so
7	Q. Okay. That's pretty hard work. Did anybody you
8	worked with complain about being excessively fatigued
9	or tired?
10	A. Not that I can remember.
11	Q. Okay. How long was that third shift?
12	A. How long is it?
13	Q. Uh-huh (yes).
14	A. Nine hours.
15	Q. Nine hours. Did you ever hear somebody call in
16	the mine or somebody tell you that there were
17	inspectors on the property?
18	A. No. I never seen them 'til they rolled up.
19	Q. Okay. When was the last time there were
20	inspectors on that section when you were working?
21	A. On hoot owl?
22	Q. Uh-huh (yes).
23	A. Never.
24	Q. That's probably why you didn't hear about them.
25	A. Yeah.

		Page	21
1	Q. Do you think the ventilation in this mine was		
2	adequate?		
3	A. Yeah.		
4	Q. Okay. Did you ever hear of anybody bridging out		
5	or meddling with a methane monitor?		
б	A. What does that mean?		
7	Q. Either putting a bag over the sniffer or		
8	A. Oh, no.		
9	Q anything like that, jumping the monitor out?	1	
10	A. No.		
11	Q. Okay. Who all was on the crew that you worked		
12	with?		
13	A. The boss was Jason Thomas, Eric Martin, John		
14	Clemens.		
15	Q. Just you four guys?		
16	A. Yeah.		
17	Q. What else did you have to do besides moving the		
18	belt up?		
19	A. Well, off right, getting the belt move ready.		
20	Q. You guys do any rock dusting?		
21	A. Yeah, we had to use the flinger duster.		
22	Q. Okay. That was what, scoop mounted?		
23	A. Yeah.		
24	Q. What was the rock dust like that last shift you		
25	worked?		

	Page 22
1	A. It was pretty good, because they were getting onto
2	us about keeping the dust up.
3	Q. Do you recall who was getting onto you?
4	A. My boss.
5	Q. Okay. Do you think somebody was getting onto him
6	about it?
7	A. Probably.
8	Q. Okay. Did he mention who might've got onto him
9	about it?
10	A. No.
11	Q. Okay. Did you ever have any occasion to go down
12	your section belt?
13	A. Uh-huh (yes).
14	Q. When was the last time you walked down through
15	there?
16	A. It'd been a while.
17	Q. Okay.
18	A. Pretty much stayed up on our section.
19	Q. Okay, yeah. When is the last time you did an
20	escape drill?
21	A. I think it was, like, a month before that.
22	Q. Which way did you go out?
23	A. The neutral. Not the neutral; the track, the
24	secondary.
25	Q. Okay. Did you ride out or walk out?

	Page
1	A. He made us walk.
2	MR. SHERER:
3	Okay. That's all the questions I've got,
4	John.
5	MR. O'BRIEN:
6	Okay.
7	EXAMINATION
8	BY MR. O'BRIEN:
9	Q. Did you move the belt and the power the same night
10	or did you
11	A. Yes.
12	Q alternate
13	A. The same night.
14	Q belt and power center?
15	A. Yes.
16	Q. Okay. What were the other? Did you ever run
17	a scoop or
18	A. Yes.
19	Q roof bolter or anything?
20	A. Just scoop.
21	Q. Just scoop? Did you guys have an in loader or
22	forklift or whatever they call them, forklift?
23	A. There's a forklift outby.
24	Q. Outby? Would you use the forklift? What kind
25	of jobs did you use the forklift for?
1	

	Pag
1	A. Just unload the flatcar.
2	Q. Did you ever take it in the return?
3	A. No.
4	Q. Speaking of supplies, where did your supplies come
5	in on it? Did it come in from the which side did
б	the supplies come in on?
7	A. From the longwall side.
8	Q. Longwall side. And how did you get to the wall to
9	get those supplies?
10	A. There was a set of doors up here (indicating),
11	going up through here. That's the track, went over
12	through the doors.
13	Q. These doors at 28
14	A. Yeah.
15	Q Break on the longwall side?
16	A. Yeah.
17	Q. Do you know if those doors were in that last night
18	or the last few days?
19	A. Yeah, they were in.
20	Q. The last night you worked?
21	A. Yeah.
22	Q. Okay. You talked about rock dusting. Now, with
23	the flinger duster where did you exactly rock dust?
24	What places?
25	A. Toward the face and around the section.

Page	25
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1	Q. Did you go to the face and
2	A. Yeah.
3	Q rock dust the faces?
4	A. Yeah, just up through here and back to Ellis.
5	Q. Okay. Did you do that every night or?
6	A. Usually on off nights.
7	Q. Was there any rock dust in those places before you
8	went in there?
9	A. From the evening shift scoop man dusting.
10	Q. The evening shift or the other shifts, did they
11	flinger dust it or hand dust or do you know?
12	A. Well, when they would flinger dust, we wouldn't do
13	it
14	Q. Okay.
15	A because usually they had a scoop man stay back
16	and do it.
17	Q. Just one other question. What kind of
18	certifications do you have?
19	A. None.
20	Q. Do you have a West Virginia miner's certificate?
21	A. Yes. Black hat, yeah.
22	Q. Okay.
23	MR. O'BRIEN:
24	Okay.
25	EXAMINATION
1	

BY MS. MONFORTON:
Q. Where did you do your 80 hours of training?
A. What's that guy's name, Danny Banks down?
Q. Yeah, I've heard his name come up before. And
when were did according to the did over large in

1

2

3

4

- 5 when you did your training, what did you learn in your
  6 training about the role of MSHA and the State in terms
  7 of inspections?
- A. You know, just you all were there to keep us safeand stuff.

Q. My last question about rock dusting, if you were working with a red hat, showing him how to rock --how do you know how much rock dust to put down? How would you describe it to a new miner?

14 A. Until it wasn't black.

15 Q. Until it wasn't black; okay. Thank you.

- 16 RE-EXAMINATION
- 17 BY MR. SHERER:

Q. I got a couple more questions. Did you ever hear
anybody else in the mine complain about ventilation?
A. No.

- 21 Q. Okay. Where do you guys portal at?
- 22 A. That side, not Ellis; the other side.
- 23 Q. At UBB?
- A. Yeah.
- 25 Q. Okay. One last question. What do you think

	Page
1	caused this explosion?
2	A. I don't really know.
3	Q. Okay. Thank you.
4	RE-EXAMINATION
5	BY MR. O'BRIEN:
б	Q. Just a couple more. How did you hear about the
7	explosion?
8	A. From my Four section boss. He called me, because
9	I was out of state.
10	Q. Called you at home?
11	A. Huh?
12	Q. Where did he call you?
13	A. He called me on me cell phone. I was out of
14	state.
15	Q. Oh, okay. So you didn't go to the mine that night
16	you were out of state or?
17	A. Yeah, I was out of state. I didn't go that night.
18	Q. You didn't?
19	A. Uh-huh (yes).
20	Q. Okay.
21	ATTORNEY BAXTER:
22	Okay. On behalf of MSHA and the Office
23	of Miners' Health, Safety and Training, I want to
24	thank you for appearing and answering questions today.
25	Your cooperation is very important to the

		Page 28
1		investigation as we work to determine the cause of the
2		accident. We request that you not discuss your
3		testimony with any person aside from your personal
4		representative. After questioning other witnesses, we
5		may call you if we have any follow-up questions.
б	If	at any time you have additional
7		information regarding the accident that you'd like to
8		provide to us, please contact us at the contact
9		information that was previously provided to you. If
10		you wish, you may now go back over any answer you've
11		given during this interview. You may also make any
12		statement that you'd like to make at this time. Again
13		I want to thank you for your cooperation in this
14		matter.
15		* * * * * * *
16		STATEMENT UNDER OATH CONCLUDED AT 4:16 P.M.
17		* * * * * * *
18		
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Page 2
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	rage
1	STATE OF WEST VIRGINIA )
2	
3	
4	CERTIFICATE
5	I, Alison Salyards, a Notary Public in and
6	for the State of West Virginia, do hereby certify:
7	That the witness whose testimony appears in
8	the foregoing deposition, was duly sworn by me on said
9	date and that the transcribed deposition of said
10	witness is a true record of the testimony given by
11	said witness;
12	That the proceeding is herein recorded fully
13	and accurately;
14	That I am neither attorney nor counsel for,
15	nor related to any of the parties to the action in
16	which these depositions were taken, and further that I
17	am not a relative of any attorney or counsel employed
18	by the parties hereto, or financially interested in
19	this action.
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