

## Transcript of the Testimony of Jason Dancy

Date: September 2, 2010

Case:

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## STATEMENT UNDER OATH

OF

## JASON DANCY

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 Thursday, September 2, 2010, beginning at 9:00 a.m.

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1 APPEARANCES

2

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- 1 PROCEEDINGS
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- 3 ATTORNEY BABINGTON:
- 4 My name is Matt Babington. Today is
- 5 September 2nd, 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
- 8 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 appearance for the record.
- 12 MR. FARLEY:
- 13 I'm Terry Farley with the West Virginia
- Office of Miners' Health, Safety and Training.
- 15 ATTORNEY KOERBER:
- 16 And I'm Barry Koerber, an Assistant
- 17 Attorney General assigned to represent the West
- 18 Virginia Office of Miners' Health, Safety and
- 19 Training.
- 20 MS. MONFORTON:
- 21 And I'm Celeste Monforton with the
- 22 Governor's independent team.
- 23 ATTORNEY KOERBER:
- 24 Would you swear in the witness, please?

- 1 JASON DANCY, HAVING FIRST BEEN DULY SWORN, TESTIFIED
- 2 AS FOLLOWS:
- 3 -----
- 4 ATTORNEY KOERBER:
- 5 Sir, would you please state your full
- 6 name for the record and spell your last?
- 7 A. Jason Lee Dancy. It's D-A-N-C-Y.
- 8 ATTORNEY KOERBER:
- 9 And please state your address and
- 10 telephone number?
- 11 A. (b) (7)(C)
- 12 Phone number's (b) (7)(C)
- 13 ATTORNEY KOERBER:
- 14 And are you expecting an attorney or
- personal representative to appear with you here today?
- 16 A. No.
- 17 ATTORNEY KOERBER:
- 18 Are you appearing here today as a result
- of receiving a subpoena?
- 20 A. Yes.
- 21 ATTORNEY KOERBER:
- 22 I'd like this to be marked as Exhibit
- One. This is a copy of that subpoena. You can take a
- look at it if you'd like to.
- 25 (Exhibit J. Dancy One marked for

- identification.)
- 2 ATTORNEY KOERBER:
- 3 And I'd like this to be marked as Exhibit
- 4 Two, which is the return receipt card signed by --- I
- 5 can't read the last name, but (b)(7)(C)?
- 6 A. Yes.
- 7 ATTORNEY KOERBER:
- 8 8/16/10. I'd like those to be put in the
- 9 record.
- 10 (Exhibit J. Dancy Two marked for
- identification.)
- 12 ATTORNEY KOERBER:
- 13 Sir, the statute that authorizes the
- director to issue subpoenas requires the director to
- offer to each witness subpoenaed a \$40 per day witness
- 16 fee plus round mileage at the rate of 15 cents a mile,
- so long as you drove in your personal vehicle, plus
- reimbursement for any tolls that you may have passed.
- 19 To receive that money, you need to fill out two forms
- that I showed you earlier prior to the interview.
- 21 Would you like to fill those forms out at the end of
- 22 this interview and receive that money, or ---?
- 23 A. I decline.
- 24 ATTORNEY KOERBER:
- 25 Decline? Okay. Thank you.

- 1 ATTORNEY BABINGTON:
- 2 There are several members of the
- 3 investigation team also present in the room today.
- 4 Erik Sherer will be conducting initial questioning.
- 5 All members of the Mine Safety and Health
- 6 Accident Investigation Team and all members of the
- 7 State of West Virginia Accident Investigation Team
- 8 participating in the investigation of the Upper Big
- 9 Branch Mine explosion shall keep confidential all
- information that is gathered from each witness who
- 11 provides a statement until the witness statements are
- officially released. MSHA and the State of West
- 13 Virginia shall keep this information confidential so
- that other ongoing enforcement activities are not
- prejudiced or jeopardized by a premature release of
- 16 information. This confidentiality requirement shall
- 17 not preclude investigation team members from sharing
- information with each other or with other law
- 19 enforcement officials. Team members' participation in
- 20 this interview constitutes their agreement to keep
- 21 this information confidential.
- 22 Government investigators and specialists
- have been assigned to investigate the conditions,
- events and circumstances surrounding the fatalities
- 25 that occurred at the Upper Big Branch Mine-South on

- 1 April 5th, 2010. The investigation is being conducted
- 2 by MSHA under Section 103(a) of the Federal Mine
- 3 Safety and Health Act and the West Virginia Office of
- 4 Miners' Health, Safety and Training. We appreciate
- 5 your assistance in this investigation.
- 6 You may have your personal attorney
- 7 present during the taking of this statement or another
- 8 personal representative if MSHA has permitted it, and
- 9 you may consult with your attorney or representative
- 10 at any time. Your identity and the content of this
- 11 conversation will be made public at the conclusion of
- the interview process and may be included in the
- public report of the accident, unless you request that
- 14 your identity remain confidential or your information
- 15 would otherwise jeopardize a potential criminal
- investigation. If you request us to keep your
- identity confidential, we will do so to the extent
- 18 permitted by law.
- 19 That means that if a judge orders us to
- 20 reveal your name or if another law requires us to
- 21 reveal your name or if we need to reveal your name for
- other law enforcement purposes, we may do so. Also,
- 23 there may be a need to use the information you provide
- to us or other information we may ask to provide in
- 25 the future in other investigations into and hearings

- 1 about the explosion. Do you understand?
- 2 A. Yes.
- 3 ATTORNEY BABINGTON:
- 4 Do you have any questions?
- 5 A. No.
- 6 ATTORNEY BABINGTON:
- 7 After the investigation is complete, MSHA
- 8 will issue a public report detailing the nature and
- go cause of the fatalities in the hope that greater
- 10 awareness about the causes of accidents can reduce
- 11 their occurrence in the future. Information obtained
- through witness interviews is frequently included in
- these reports. Since we will be interviewing other
- individuals, we request that you not discuss your
- testimony with any person aside from a personal
- 16 representative or counsel.
- 17 A court reporter will record your
- 18 interview. Please speak loudly and clearly. If you
- 19 do not understand a question asked, please ask the
- 20 interviewer to rephrase it. Please answer each
- 21 question as fully as you can, including any
- information you've learned from someone else.
- 23 I'd like to thank you in advance for your
- 24 appearance here. We appreciate your assistance in
- 25 this investigation. Your cooperation is critical in

- 1 making the nation's mines safer.
- 2 After we've finished asking questions,
- 3 you'll have an opportunity to make a statement and
- 4 provide us with any other information that you believe
- 5 to be important. If at any time after the interview
- 6 you recall any additional information that you believe
- 7 might be useful, please contact any of us or Norman
- 8 Page at the contact information provided to you.
- 9 Finally, any statements given by miner
- 10 witnesses to MSHA are considered to be an exercise of
- 11 statutory rights and protected activity under Section
- 12 105(c) of the Mine Act. If you believe any discharge,
- discrimination or other adverse action is taken
- against you as a result of your cooperation with this
- investigation, you're encouraged to immediately
- 16 contact MSHA and file a complaint under Section 105(c)
- of the Act. Terry?
- 18 MR. FARLEY:
- 19 Mr. Dancy, on behalf of the Office of
- 20 Miners' Health, Safety and Training, I want to inform
- 21 you that the West Virginia Mine Safety Regulations,
- 22 specifically West Virginia Code, Chapter 22A, Article
- 23 1, Section 22, also provides protection against
- discrimination for miners who participate in these
- 25 interviews. Pass along some contact information for

- the West Virginia Board of Appeals, which hears
- 2 complaints regarding discrimination.
- 3 Should you experience any problems, you
- 4 should contact the board immediately. And we'd
- 5 caution you that should have a problem, you need to
- file a claim within 30 days.
- 7 EXAMINATION
- 8 BY MR. SHERER:
- 9 Q. First thing I want to do is thank you for coming
- down here this morning. We're still investigating the
- 11 explosion that happened on April the 5th. We're
- 12 looking at the conditions and things that went on in
- the mine prior to the explosion, and any information
- 14 you can share with us will be greatly appreciated.
- 15 And we're doing that for two reasons. The first is
- 16 the families and the friends and the coworkers of
- those 29 miners deserve to know what happened. Second
- reason is we want to prevent this from ever happening
- 19 again. Roughly, how many years of mining experience
- do you have?
- 21 A. About ten.
- 22 Q. Okay. When did you first start working for the
- 23 Massey organization?
- A. It wasn't long. It was December ---
- 25 Q. Okay.

- 1 A. --- of 2009.
- 2 Q. 2009? Okay.
- 3 A. I don't remember. I think it was four months.
- 4 Q. Oh, okay. Did you just work at the Upper Big
- 5 Branch Mine?
- 6 A. Yes, that's the one I got hired on for.
- 7 Q. Okay. What was your job description prior to the
- 8 explosion?
- 9 A. Roof bolter.
- 10 Q. Roof bolter. Which section?
- 11 A. Headgate 22, section One.
- 12 Q. Okay. Which shift did you work?
- 13 A. I was evening shift.
- Q. Evening shift. Who was your boss?
- 15 A. Rick Hutchens when I first started, and then he
- 16 left and Patrick Hilbert ---.
- 17 Q. Okay. And Rick was called Smurf, wasn't he?
- 18 A. Yeah, Smurf.
- 19 Q. Okay. What was the last shift you worked prior to
- the explosion?
- 21 A. I believe it was their first day back when it
- happened. We worked six on, three off. And well, I
- can't remember the shift before.
- Q. It was also the Easter --- Good Friday weekend, so
- there might've got an extra day in there, too. The

- 1 mine was shut down for --- well, I think on Sunday.
- 2 A. Well, I don't know. Well ---.
- Q. So it might've been Thursday or something like
- 4 that?
- 5 A. Uh-huh (yes).
- 6 Q. Okay. Do you recall anything unusual that last
- 7 day you were in the mine?
- 8 A. Not at the mine.
- 9 Q. Okay. Did you notice anything different about the
- way the section was thumping or bumping?
- 11 A. No.
- 12 Q. Okay.
- 13 A. The bottom did --- it was busting up ---
- 14 Q. Okay.
- 15 A. --- quite a bit and scooped ---.
- Q. Now, was it busting up more than normal, more than
- it usually did?
- 18 A. I wasn't there really long enough to ---.
- 19 Q. Okay. But had you noticed the bottom busting up
- 20 like that at any other place on the section?
- 21 A. The further we got, the worse it got.
- 22 Q. Oh, okay. What was the roof like?
- 23 A. It was decent.
- Q. About how high were you guys cutting?
- A. Well, if you took all the draw rock, it was 11, 12

- 1 feet.
- 2 Q. That's pretty high.
- 3 A. And if you got it bolted up before it fell, eight
- 4 feet.
- 5 Q. I notice the court reporter's having a little
- 6 trouble hearing you.
- 7 OFF RECORD DISCUSSION
- 8 ATTORNEY BABINGTON:
- 9 Go ahead.
- 10 BY MR. SHERER:
- 11 Q. What was the ribs like on that section?
- 12 A. The ribs wasn't very good. They rolled out quite
- 13 a bit.
- 14 Q. Did you guys have to bolt?
- 15 A. Yeah, we bolted, and every other row we'd put a
- four-foot bolt in it, six-foot if it needs it.
- 17 Q. Okay. What size bolts were you normally using?
- 18 A. Six-foot torque tension.
- 19 Q. Did you do any supplemental support like mesh
- 20 or ---?
- 21 A. Yeah, we put in mesh and cable bolts, eight and
- ten foot.
- 23 Q. Did you just cable bolt the intersections or did
- 24 you cable bolt the entire entry?
- 25 A. Number One we cable bolted and screened, because

- 1 it was the ---.
- 2 O. It was the belt ---.
- 3 A. It looked rough.
- 4 Q. Yeah, the beltline.
- 5 A. And Number Three we cable bolted every other row.
- 6 Q. Okay. What was the ventilation like on that
- 7 section?
- 8 A. Minimal, not much air whatsoever.
- 9 Q. Did you have trouble getting enough air to the
- 10 bolt?
- 11 A. Yeah, we had to sit down a lot, wait until I found
- 12 air.
- Q. Do you recall what the minimum quantity you were
- required to have when you bolted?
- 15 A. I'm not quite sure. 3,500, maybe.
- Q. Okay. Did you have a methane spotter?
- 17 A. Yeah, we kept one.
- Q. Do you recall what sort of methane levels you'd
- 19 get on the bolter?
- 20 A. Minimal. It was .3 or ---.
- 21 Q. What's the highest methane reading you ever saw on
- that spotter?
- 23 A. I mean that's about the highest, but on the miner
- one time I seen it get 3.5.
- Q. Is that when you were having problems getting any

- 1 air on the section?
- 2 A. That was when we took the miner into the cut and
- 3 --- the first cut and when those people pushed up gob.
- 4 O. Just an idle face?
- 5 A. Yeah.
- 6 Q. Okay.
- 7 A. That cleared right out.
- Q. Okay. What was the rock dust like on that
- 9 section?
- 10 A. They kept their rock dust pretty good.
- 11 Q. Did you ever have any occasion to walk down the
- 12 belt entry?
- 13 A. If we had, like, a splice or something.
- Q. Okay. What condition was the belt in? Was it
- 15 clean or did it need shoveling?
- 16 A. No, it was clean.
- 17 Q. Now, we understand that sometimes the ventilation
- would come and go on this section. Do you recall
- 19 anything like that?
- 20 A. Yeah. One minute you'd have it, and then you
- 21 wouldn't. I guess it was ventilated off doors and
- when somebody would open one, knock the curtain down
- or something ---.
- Q. So were there curtains outby that controlled the
- 25 ventilation? This is the mouth of the section.

- 1 A. Uh-huh (yes). Where was the tailgate going in,
- 2 right here?
- Q. This is the tailgate, yeah, the new tailgate.
- 4 This is that connector. This is where they put in
- 5 that mother drive for the ---.
- 6 A. Yeah, they built some overcasts in some of them.
- 7 Q. There's a couple overcasts here. There's one here
- 8 and here, those little Xs.
- 9 A. I don't know, but seemed like we'd put doors up
- one day and the next day, take them down, put them up,
- 11 take them down.
- 12 Q. Oh, jeez. Who was in charge of telling you to put
- the doors up or in charge of the ventilation?
- 14 A. Everett Hager, far as I know.
- 15 O. Okay.
- 16 A. Superintendent.
- Q. Would Mr. Hager come up to where you were working
- and tell you what to do, or did he pass it down
- 19 through the section foreman?
- 20 A. He was always there. He worked over there.
- 21 ATTORNEY BABINGTON:
- 22 And just to clarify real quick, these
- doors you're referring to, it's right there at the
- 24 mouth of the Headgate 22?
- 25 A. Yeah, there was a lot of construction. They was

- 1 setting up the tailgate. We'd just set a new mother
- 2 drive belt. But once it got --- all this was set up,
- 3 it was decent, but it was still minimum.
- 4 BY MR. SHERER:
- 5 Q. Yes. Now, we've heard that the ventilation
- 6 actually got better couple weeks prior to the
- 7 explosion. Do you recall anything like that?
- 8 A. Not really.
- 9 Q. Okay.
- 10 A. It was very hot.
- 11 Q. Yeah, we've heard that, too. What about that last
- shift you worked or the last few shifts you worked?
- Do you think the ventilation was a little better than
- 14 normal, a little worse than normal?
- 15 A. I can't really say.
- 16 Q. It was just hot all the time?
- 17 A. Yeah.
- 18 O. Okay. Let's talk about doors a bit more. You
- 19 mentioned that occasionally the door would be open and
- 20 you'd have problems getting air on the section. What
- about the track doors coming into the mine? We
- 22 understand that you guys had to go through a lot of
- 23 different track doors.
- A. Oh, yes. Most I'd ever seen.
- 25 OFF RECORD DISCUSSION

- 1 MR. SHERER:
- 2 A lot of different track doors.
- 3 A. Track doors.
- 4 BY MR. SHERER:
- 5 Q. What'd you think about that? Have you ever run
- 6 into anything like that before?
- 7 A. No. This is the biggest mines I've ever been
- 8 into.
- 9 Q. Okay. Did you ever come upon those doors and find
- 10 any of them open?
- 11 A. No, they was usually shut.
- 12 Q. Okay. What shape were the doors in? Were they
- 13 well-maintained?
- 14 A. Yeah, it was pretty good. Some of them mechanize.
- 15 Q. Uh-huh (yes).
- 16 A. They'd usually break and we'd have to get off and
- open them.
- Q. People tend to try to push those doors open with
- 19 the mantrips or motors?
- 20 A. Nobody on my crew ever did.
- 21 Q. Okay.
- 22 ATTORNEY BABINGTON:
- 23 Sorry, Mr. Dancy. Could you just speak a
- 24 little bit louder in your answers, please?
- 25 A. I'll try.

- 1 ATTORNEY BABINGTON:
- 2 I understand. Do you want some water or
- 3 anything?
- 4 A. No, I got water. It's just my lungs.
- 5 BY MR. SHERER:
- Q. Oh, jeez. When you were up on the section, did
- 7 you ever --- anybody ever tell you that inspectors
- 8 were on the property or inspectors were coming?
- 9 A. Yeah, they would call in and tell you an
- inspector's on the property, but it's not really a big
- 11 deal, because they was always there.
- 12 Q. Yeah. Do you think the ventilation in the
- northern part of the mine was adequate?
- 14 A. It was minimal. On our section it was. I don't
- 15 know about the rest of it.
- 16 Q. Okay. Did you ever hear of anybody bridging out a
- methane monitor or putting a bag over the sniffer or
- 18 anything like that?
- 19 A. No.
- 20 MR. SHERER:
- 21 Okay. Thank you. That's all the
- 22 questions I got for right now.
- 23 EXAMINATION
- 24 BY MR. FARLEY:
- Q. When you were talking about doors at the mouth of

- 1 the section, installing doors and taking them out,
- when did you do that? Any idea?
- 3 A. It was a couple weeks before all this happened,
- 4 because we was setting up for, I guess that's Two
- 5 section to get them ready to run.
- 6 Q. Okay. So before the other section started?
- 7 A. Yeah.
- 8 Q. Okay. Now, you had been around the time they were
- 9 changing the direction of the intake air coming to
- 10 Headgate 22?
- 11 A. I don't know. I remember it changing one time.
- 12 Seemed like it came from ---.
- Q. On February the 10th --- that was Superbowl Sunday
- 14 --- they changed the intake and return coming to 22
- 15 Headgate. Now, up until that time, the return of 22
- 16 Headgate went out Number One entry, Seven North. Now,
- 17 after that change, you know, you had the intake coming
- 18 that way and the return off Headqate 22 going out the
- 19 crossover and down Four and Five in the headgate
- 20 entries and wrapping around the mouth of the longwall.
- 21 Does that ring a bell?
- 22 A. I don't really know.
- 23 Q. Okay.
- A. I don't know where it exhausted out of.
- 25 Q. Okay. All right. So you worked for Mr. Hilbert?

- 1 A. Yes.
- 2 O. Did you have confidence in Mr. Hilbert?
- 3 A. Yes, I did.
- 4 Q. Okay. Do you feel like he made a strong effort to
- 5 comply with health and safety regulations?
- 6 A. Yes.
- 7 MR. FARLEY:
- 8 Okay.
- 9 EXAMINATION
- 10 BY MS. MONFORTON:
- 11 Q. Mr. Dancy, I just have a couple of questions. Are
- 12 you working now?
- 13 A. Yes.
- Q. Still for Massey?
- 15 A. Yes.
- 16 Q. Okay. And you started with Massey in December
- 17 2009. Prior to that were you a roof bolter somewhere
- 18 else ---
- 19 A. Yeah.
- 20 Q. --- at another ---? How long have you been a roof
- 21 bolter?
- 22 A. Around ten years.
- 23 Q. About ten years. So you have a lot of experience.
- 24 We've heard from other miners that worked on that
- 25 section who also described it as very hot down there.

- 1 And was that different from your experience at other
- 2 mines?
- 3 A. Yes, it was extremely hot.
- 4 Q. Extremely hot. And what did you attribute that
- 5 to?
- 6 A. Just low air.
- 7 O. Just low air. Some of the other miners that
- 8 worked on that section said that when the crew would
- 9 complain to Mr. Hilbert about low air, he would take
- and anemometer and, you know, kind of show you that
- 11 there was ---?
- 12 A. Yeah.
- 13 Q. Is that your recollection?
- 14 A. Uh-huh (yes), yes.
- Q. Yes? And so how did that --- what was your
- 16 reaction to that?
- 17 A. Well, he tried to do everything --- about the air
- 18 reading?
- 19 Q. Right, the air reading.
- 20 A. Just wanted more air.
- 21 Q. So when you say there was minimal air, does that
- mean it was minimal in terms of what the plan allowed
- 23 for, ---
- A. Uh-huh (yes), yes.
- Q. --- but in terms that you as a roof bolter --- you

- didn't feel it was sufficient to ---
- 2 A. That's correct.
- Q. --- to keep it cool enough, comfortable ---
- 4 A. Yeah.
- 5 Q. --- for you to do your job?
- 6 MS. MONFORTON:
- 7 Okay. All right. That's the only
- 8 question.
- 9 MR. SHERER:
- 10 I don't have any more questions.
- 11 ATTORNEY BABINGTON:
- 12 Okay. There were two documents marked at
- the beginning, J. Dancy One. It's marked the copy of
- the subpoena; J. Dancy Two, a copy of the return
- 15 receipt.
- 16 On behalf of MSHA and the Office of
- 17 Miners' Health, Safety and Training I want to thank
- 18 you for appearing and answering questions today. Your
- 19 cooperation is very important in the investigation as
- 20 we work to determine the cause of the accident. We
- 21 request that you not discuss your testimony with any
- 22 person aside from a personal representative. After
- 23 questioning other witnesses, we may call you if we
- have any follow-up questions. If at any time you have
- 25 additional information regarding the accident that

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25