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Transcript of the Testimony of $^{(b)(7)(C) \& (b)(7)(D)}$

Date: (b)(7)(C) & (b)(7)(D)

Case:

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Phone: 814-536-8908 Fax: 814-536-4968

Email: schedule@sargents.com

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CONFIDENTIAL STATEMENT UNDER OATH

OF

(b)(7)(C) & (b)(7)(D)

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 Friday, beginning at (b)(7)(C) & (b)(7)(D) .

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Page 3 APPEARANCES (cont.) PATRICK C. MCGINLEY West Virginia Independent Investigation West Virginia University College of Law P.O. Box 6130 Morgantown, WV 26506-6130 ERIK SHERER Mine Safety and Health Administration 1100 Wilson Boulevard Arlington, VA 22209-3939

			Page 4	
1	I N D E X			
2				
3	OPENING STATEMENT			
4	By Attorney Wilson	6 - 10		
5	STATEMENT			
6	By Mr. Farley	10 - 11		
7	STATEMENT			
8	By Mr. McGinley	11		
9	WITNESS: (b)(7)(C) & (b)(7)(D)			
10	EXAMINATION			
11	By Mr. Sherer	12 - 56		
12	EXAMINATION			
13	By Mr. Farley	56 - 61		
14	EXAMINATION			
15	By Mr. McGinley	61 - 92		
16	RE-EXAMINATION			
17	By Mr. Sherer 92 - 98			
18	RE-EXAMINATION			
19	By Mr. Farley	98 - 100		
20	RE-EXAMINATION			
21	By Mr. McGinley 100 - 101			
22	CLOSING STATEMENT			
23	By Attorney Wilson 101 - 102			
24	CERTIFICATE 103			
25				

				Page 5
1		EXHIBIT PAGE		
2			PAGE	
3	NUMBER	DESCRIPTION	IDENTIFIED	
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- 1 PROCEEDINGS
- 2 ------
- 3 ATTORNEY WILSON:
- 4 Good morning. My name is Bob Wilson. I
- 5 am with the Office of the Solicitor, United States
- 6 Department of Labor. With me is Erik Sherer, an
- 7 accident investigator with the Mine Safety and Health
- 8 Administration. Also present are officials with the
- 9 State of West Virginia. I'll ask that they state
- 10 their appearance for the record.
- 11 MR. FARLEY:
- 12 I'm Terry Farley, with the West Virginia
- Office of Miners' Health, Safety and Training.
- 14 MR. O'BRIEN:
- 15 John O'Brien, with the West Virginia
- 16 Office of Miners' Health, Safety and Training.
- 17 MR. MCGINLEY:
- 18 I'm Patrick McGinley, with the Governor's
- independent investigation team.
- 20 ATTORNEY WILSON:
- 21 Today is July 16, 2010. We're here to
- 22 conduct an interview of $^{(b)(7)(C)\,\&\,(b)(7)(D)}$. $^{(b)(7)(C)\,\&\,(b)(7)(D)}$, we
- appreciate you coming in this morning. All members of
- 24 the Mine Safety and Health Administration Accident
- 25 Investigation Team and all members of the State of

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

- 1 $^{\text{(b)(7)(C) \& (b)(7)(D)}}$, you may have an attorney or a
- 2 personal representative present with you today. Do
- 3 you have someone with you?
- Δ (b)(7)(C) & (b)(7)(D)
- 5 No.
- 6 ATTORNEY WILSON:
- 7 Your statement today is completely
- 8 voluntary. You may refuse to answer any question and
- 9 you may terminate your interview at any time. This is
- 10 not an adversarial proceeding. Formal Cross
- 11 Examination will not be permitted, but each of the
- parties will be asking follow-up questions. If at any
- time you need to take a break, please let me know.
- 14 Your identity and the content of this
- interview will be made public at the conclusion of the
- interview process and may be included in the public
- 17 report of the accident, unless you request that your
- identity remain confidential. If you request us to
- 19 keep your identity confidential, we will do so to the
- 20 extent permitted by law.
- 21 (b)(7)(C) & (b)(7)(D)
- 22 I would like for it to be.
- 23 ATTORNEY WILSON:
- 24 Okay. Now, when I say to the extent
- 25 permitted by law, that means if a judge orders us to

- 1 reveal your identity or some other law requires that
- 2 we reveal your identity, we may do so at that point.
- But you know, based on your request initially, we will
- 4 keep your identity confidential. There may also be a
- 5 need to use the information that you provide to us or
- 6 other information that you provide in the future in
- 7 other investigations or hearings concerning the
- 8 explosion.
- 9 After the investigation is complete, MSHA
- 10 will issue a public report detailing the nature and
- 11 causes of the fatalities in the hope that greater
- awareness about the causes of accidents can reduce
- their occurrence in the future. Information obtained
- 14 through witness interviews is frequently included in
- those reports. We will be interviewing other
- individuals, so we request that you not discuss your
- 17 testimony today with anyone outside of this room. A
- court reporter will record the interview, so please
- speak loudly and clearly. If you do not understand
- the question, please ask that the question be
- 21 rephrased. Please answer each question as fully as
- 22 you can, including any information that you may have
- learned from someone else.
- 24 Again, I want to thank you in advance for
- appearing here today. After we have finished asking

- 1 questions, we will provide you with an opportunity to
- 2 add anything to the record that you may want to add,
- 3 including just making a statement. If at any time
- 4 after the interview you recall additional information
- 5 that you believe would be helpful to our
- 6 investigation, you can contact Norman Page at the
- 7 telephone number and e-mail address that was provided
- 8 to you in the letter requesting your appearance here
- 9 today. And I've got another copy of that letter that
- 10 you can have for your records. Terry?
- 11 MR. FARLEY:
- 12 $^{(b)(7)(C) & (b)(7)(D)}$, on behalf of the Office of
- 13 Miners' Health, Safety and Training, we'd like to
- advise you that the West Virginia Coal Mine Health and
- Safety Regulations also provide protection for miners
- against potential discrimination for participating in
- these type of interviews. I'm going to pass along
- some contact information for you, the mailing address
- for the West Virginia Board of Appeals, which will
- 20 hear the complaints on those type of matters, and a
- 21 phone number for myself and Mr. Bill Tucker, who is
- 22 our lead underground investigator. You can contact us
- 23 if there's a problem. I would advise you that If
- something happens, you need to file the claim within
- 25 30 days.

- 1 ATTORNEY WILSON:
- 2 Pat?
- 3 MR. MCGINLEY:
- 4 $^{\text{(b)(7)(C)}\,\&\,\text{(b)(7)(D)}}$, the only thing I would add is
- 5 that --- to emphasize what we're doing here. We've
- 6 got 29 dead miners and their families looking to us to
- 7 try to figure out what happened, and if there's
- 8 somebody that should be responsible, hold them
- 9 responsible. If not, then let them go on with their
- 10 lives. So you being here is important, and your
- 11 truthful responses to our questions helps us advance
- that goal. So we appreciate you being here.
- 13 ATTORNEY WILSON:
- 14 $^{(b)(7)(C) & (b)(7)(D)}$, would you please face the
- court reporter, and she'll swear you in?
- 16 -----
- 17 (b)(7)(C) & (b)(7)(D) , HAVING FIRST BEEN DULY SWORN, TESTIFIED
- 18 AS FOLLOWS:
- 19 -----
- 20 ATTORNEY WILSON:
- 21 Would you please state your full name for
- the record?
- 23 A. (b)(7)(C) & (b)(7)(D) (b)(7)(C) & (b)(7)(D)
- 24 ATTORNEY WILSON:
- 25 And would you provide us with your

- 1 mailing address and telephone number?
- 2 A.
- (b)(7)(C) & (b)(7)(D)
- 4 ATTORNEY WILSON:
- 5 Thank you. I'm going to turn it over to
- 6 Erik Sherer to start the questioning for MSHA.
- 7 EXAMINATION
- 8 BY MR. SHERER:
- 9 Q. Again, let me thank you for coming down this
- 10 morning, $^{(b)(7)(C)\,\&\,(b)(7)(D)}$. Mr. McGinley has a very
- important point. We're looking for information on
- this explosion to provide closure to the families and
- friends and the coworkers of the victims. But equally
- important, we're looking at ways to prevent this type
- of accident from occurring in the future. This is the
- worst mine disaster we've had in a long time, and we
- don't know what caused it yet, but that's what we're
- trying to determine. So your help is vital to us.
- 19 Are you appearing here today voluntarily?
- 20 A. Yes, sir.
- 21 Q. Have you been interviewed by anyone else
- 22 concerning this accident?
- 23 A. I think back shortly after it, just a team of
- 24 Massey lawyers.
- Q. Okay. Now, shortly after, was that a few weeks or

- 1 a month or so?
- 2 A. I'm really not sure. I'd say probably just three
- 3 or four weeks, maybe five weeks ago.
- 4 Q. Okay. Do you recall where that interview took
- 5 place?
- 6 A. Pardon?
- 7 Q. Do you recall where that interview took place?
- 8 A. At the Elk Run Mine office.
- 9 Q. Okay. How long did that interview last?
- 10 A. Probably an hour-and-a-half, two hours.
- 11 Q. Okay. Do you recall what sort of questions they
- 12 asked you?
- 13 A. Just about everything, from A to Z. I mean,
- 14 just ---.
- 15 Q. Sure. Anything in particular stand out?
- 16 A. Well, they just asked, you know, how the
- dispatcher and stuff got access to the phones and
- 18 stuff. They asked, you know, if I would hear fire
- 19 boss reports and stuff like that. And I tried to make
- it a habit of not to.
- 21 O. Sure.
- 22 A. I do not want to get involved in doing fire boss
- reports and stuff because they weren't paying me to do
- fire boss reports and stuff.
- Q. There you go. Thank you. How long have you been

- 1 employed at UBB?
- 2 A. I started at UBB I $^{(b)(7)(C) & (b)(7)(D)}$
- 3 O. (b)(7)(C) & (b)(7)(D)?
- 4 A. Yes.
- 5 Q. Okay. So you've been there ---?
- 6 A. Just a short time.
- 7 Q. Yeah, roughly $^{(b)(7)(C) & (b)(7)(D)}$ or so ---
- 8 A. Right.
- 9 Q. --- prior to the explosion?
- 10 A. (b)(7)(C) & (b)(7)(D)
- 11 Q. How many years of mining experience do you have?
- 12 A. In and outside, probably $^{(b)(7)(C) \& (b)(7)(D)}$
- 13 Q. Okay. Has that all been with Massey?
- 14 A. No, no. I just started working for Massey in
- 1.5 (b)(7)(C) & (b)(7)(D)
- Q. Okay. Where had you been employed previously,
- just in general?
- 18 A. Previous to Massey, I worked for $^{(b)(7)(C) & (b)(7)(D)}$, who
- bought out $^{(b)(7)(C)\,\&\,(b)(7)(D)}$, for about two years.
- 20 $^{(b)(7)(C) & (b)(7)(D)}$ for them. And up until that point I hadn't
- worked in the mines since worked in the mines since $^{(6)7/(C) \pm (6)7/(D)}$.
- Q. Okay. Where were you working for $^{(b)(7)(C) \& (b)(7)(D)}$
- 23 A. Over at head of $^{(b)(7)(C) & (b)(7)(D)}$, over at $^{(b)(7)(C) & (b)(7)(D)}$
- Q. Okay. Do you have any mining certifications?
- 25 A. Yes, sir.

- 1 Q. What do you got?
- 2 A. I got a shot firer's card, mine foreman
- 3 certification, everything pretty well except for
- 4 electrical card. I don't have that.
- 5 Q. Okay. You got a lot of experience in the mines.
- 6 A. Yes, sir.
- 7 Q. Have you worked as a foreman?
- 8 A. Yes, sir, I have.
- 9 Q. Where was that at?
- 10 A. Well, I done some --- worked for $^{(b)(7)(C) & (b)(7)(D)}$ after
- I got --- first got my papers, for $^{(b)(7)(C) & (b)(7)(D)}$
- 12 (b)(7)(C) & (b)(7)(D)
- 13 Q. Have you worked as a mine foreman?
- A. Just to fill in maybe for a week's vacation or two
- 15 here and there.
- 16 Q. Okay. And at Upper Big Branch you indicated you
- 17 were a $^{(b)(7)(C)\,\&\,(b)(7)(D)}$. Have you had any other positions
- 18 with Upper Big Branch?
- 19 A. No. Well, when they hired me in, they hired me in
- 20 as a (b)(7)(C) & (b)(7)(D)
- 21 Q. Oh, okay.
- A. But that's just --- didn't make sense.
- Q. I understand you had many, many different duties
- 24 up there. Could you let us know ---?
- 25 A. Well, besides $^{(b)(7)(C) & (b)(7)(D)}$, you had to $^{(b)(7)(C) & (b)(7)(D)}$

1 (b)(7)(C) & (b)(7)(D) You have

- 2 to sometimes $^{(b)(7)(C) & (b)(7)(D)}$
- 3 We done a lot of $^{(b)(7)(C)\,\&\,(b)(7)(D)}$ like that.
- 4 That's pretty well it. I mean, like I say, it's a big
- 5 operation, a lot of it.
- 6 Q. Sure.
- 7 A. I felt, but of course, I --- one thing I'm good at
- 8 is expressing myself.
- 9 O. Good.
- 10 A. And more than once I expressed the safety factor
- of trying to do supply duties and $^{(b)(7)(C) \& (b)(7)(D)}$,
- 12 and it just kind of ---.
- 13 Q. Sure.
- A. But I think that, too, I think --- well, you all
- probably know more than I do. A lot of it's up in the
- 16 air about what $^{\text{(b)(7)(C)}\,\&\,\text{(b)(7)(D)}}$ can and can't do to a
- 17 point.
- Q. We may help you out with that in the future.
- 19 A. Well, I hope so. But I think we did up there ---
- we got to the point that you didn't $^{(b)(7)(C) \& (b)(7)(D)}$
- 21 Q. Okay. So it sounds like you were working as a
- 22 (b)(7)(C) & (b)(7)(D) ?
- 23 A. They were paying me as a $^{(b)(7)(C) \& (b)(7)(D)}$
- Q. Okay. You were $^{(b)(7)(C) & (b)(7)(D)}$. You were doing
- 25 (b)(7)(C) & (b)(7)(D) . You were doing what I'd classify

- 1 as just a $^{(b)(7)(C)\,\&\,(b)(7)(D)}$, doing $^{(b)(7)(C)\,\&\,(b)(7)(D)}$ like
- 2 that.
- 3 A. Right.
- 4 Q. Were you also in charge of the atmospheric
- 5 monitoring system?
- 6 A. Yeah. Well, not the atmospheric. Are you talking
- 7 about the barometric pressure and stuff?
- 8 Q. No, the ---
- 9 A. CO?
- 10 O. --- CO.
- 11 A. Yes, sir.
- 12 Q. Were you trained in that?
- 13 A. Yes, sir.
- 14 Q. When did you receive that training?
- 15 A. They give me a block of instructions to go along
- with my --- when I started there, for my orientation,
- 17 you know, to the mines and maps and stuff like that.
- 18 Q. Sure. Did you get underground?
- 19 A. I was underground about three different days.
- 20 Q. Was that when you first hired on?
- 21 A. When I first hired on.
- 22 Q. Have you been underground since then?
- 23 A. Not there, no. I was under --- like I was just
- telling you, when --- my orientation, where I'm
- working at now, I went underground the day before

- 1 yesterday it was.
- Q. Okay. At Upper Big Branch, where did you go when
- 3 you went underground?
- 4 A. I pretty well covered it all. Like I said, you
- 5 know, wasn't there at any one place very long, but
- 6 they covered the whole shebang. They did a good tour,
- 7 you know.
- 8 Q. So you went to all the production sections?
- 9 A. Yes, sir.
- 10 Q. Did you go to the longwall?
- 11 A. Yes, sir. I was very impressed. I had never seen
- 12 a longwall.
- 13 Q. Okay. That is impressive. It's a lot of
- 14 equipment.
- 15 A. Yeah, it's something else to see.
- Q. Did you travel to the newer sections, the barrier
- 17 section?
- 18 A. Let me see. The barrier section, that would
- 19 be ---.
- 20 Q. It's on --- not on this map. It's on this bigger
- 21 map, just a bit inside the UBB Portal.
- A. It's just up a little bit?
- 23 Q. Yeah.
- 24 A. That --- I never did make it up there. Like I
- say, it just hadn't been open that long, and I hadn't

- 1 gotten to it yet.
- 2 Q. Okay. What about this 22 Tailgate section?
- 3 A. The tailgate, it was more or less starting the
- 4 drive over. They hadn't started --- they was just
- 5 getting started probably, what, two weeks, three
- 6 weeks, before the incident.
- 7 Q. So you didn't go there?
- 8 A. No, I hadn't been ---.
- 9 Q. You went to the 22 Headgate. Was that started
- when you took your tour?
- 11 A. The 22 Headgate ---.
- 12 Q. Up near the Glory Hole.
- 13 A. I was up to the Glory Hole.
- Q. Did you go inby the Glory Hole?
- 15 A. No, sir.
- 16 Q. Okay. And of course, you said you went to the
- 17 longwall. There was a Three section I think down on
- 18 the other side ---.
- 19 A. On the other side. I was at the Three section on
- 20 the other side. It wasn't very far in either. It was
- 21 just ---.
- Q. Okay. Thank you. Now, which shift did you work?
- A. We swung shift. We worked from 6:00 A to 6:00 P,
- and then off, worked four days off, two days, then
- 25 went back from 6:00 P to 6:00 A.

- 1 Q. Can be a rough schedule.
- 2 A. It's a hard schedule.
- Q. Who did you swing with? Was there another
- 4 (b)(7)(C) & (b)(7)(D) that ---?
- 5 A. There was an Adam Fraley for a while. I'm trying
- 6 to think of the names. A Roosevelt Lynch there at
- 7 last, and there's a contractor. I can't think of his
- 8 name.
- 9 Q. And did he work for David Stanley Consultants?
- 10 A. He worked for David, yeah. I can't think of his
- 11 name.
- 12 Q. That's okay. Okay. When you guys changed shifts,
- did you update each other on what was going on?
- 14 A. Oh, yes, sir.
- 15 Q. Who was your supervisor?
- 16 A. Well, for a while --- that's a good question.
- 17 Okay. I mean, that is --- that's a real good
- 18 question. I don't know. It --- there for a while,
- 19 directly, it was Gary May, but then you had the
- 20 president. You had Everett Hager from the other side
- of the mine. The best I can tell you, there was at
- least four or five of them.
- 23 Q. Okay. That probably created quite a confusion,
- I'd imagine?
- A. To a point, sir. But a $^{(b)(7)(C) \& (b)(7)(D)}$, when you think

- about it, you don't have no boss.
- Q. Okay. So just whatever anybody asked you to do,
- 3 you'd do it?
- A. Kind of, depending. Like I said, I'm one that
- 5 don't care to raise a little trouble, but ---.
- 6 Q. I like folks like that.
- 7 A. But when it hits them rails, it belongs to me.
- 8 Q. What do you think was the most vital thing that
- 9 you did? Was it controlling the traffic on the rails
- or keeping up with the paperwork?
- 11 A. Oh, definitely the rail traffic. I mean, the
- paperwork, you know, that was just something you
- 13 did ---
- 14 Q. Okay.
- 15 A. --- because it was there. The paperwork end of
- it, I didn't like it, some of it because when it was
- there to have to do, that I didn't like.
- Q. How often would you get a call out to --- about
- somebody wanting to go on the track?
- 20 A. Travel on the track?
- 21 Q. Yeah.
- A. Oh, my gosh. I would fill up, dayshift, probably
- 10, 12 pages a day, maybe more than that.
- Q. Yeah, that's a lot of traffic.
- 25 A. Yeah. Evening shift, a little less, but not much.

- 1 Q. Would you say it's every 10 minutes, every 15
- 2 minutes?
- A. On a dayshift, it could be every 10, 15 minutes
- 4 easy.
- 5 Q. How did you handle that when you were doing like
- 6 the (b)(7)(C) & (b)(7)(D)
- 7 A. Well, like I said, you had to put priority, you
- 8 know. But sometimes it would get confusing. Like I
- 9 say, you know, it's several vehicles ---
- 10 Q. Sure.
- 11 A. --- and ---.
- 12 Q. It's a big mine.
- 13 A. A lot of times, too, the people running these
- vehicles, if they don't cooperate, if they choose a
- 15 lot of times to take the rail on their own or
- something, then it creates a lot of confusion
- 17 sometimes.
- 18 Q. Sure. Now, were you also in charge of $^{(b)(7)(C) & (b)(7)(D)}$
- where these people were in the mine?
- 20 A. Yes, sir.
- 21 Q. So you did that $^{(b)(7)(C) & (b)(7)(D)}$
- 22 duties?
- 23 A. Right.
- Q. Was most of that just keeping up with the trips
- and such or did you have to track individuals?

- 1 A. No, mainly with the trips. With the individuals,
- 2 you just needed to know, you know, where they're at,
- 3 which wouldn't be hard. You could just click on, you
- 4 know, your database and stuff, and it would tell you.
- 5 Q. What about like the weekly examiners, did you keep
- 6 up with them?
- 7 A. Yes, sir. When the weekly examiners was over
- 8 there, we had a lot of dead areas and stuff ---
- 9 Q. Sure.
- 10 A. --- that where, you know, the radios just didn't
- 11 work and stuff, monitors wouldn't work, and they would
- 12 always call before they would start into these dead
- areas to give me an estimated time that they were
- going to be out of the dead area, where they --- their
- whole route that they were going to be doing.
- 16 O. Sure.
- 17 A. And that way, you know, I'd have a time factor to
- work with. If they weren't there in the appropriate
- 19 time, then ---
- Q. Start looking for them.
- 21 A. --- you'd have to get somebody to start looking
- 22 for them.
- Q. About how long was some of the longest times that
- 24 they were off the network?
- 25 A. Probably there at one time one route I think --- I

- 1 can't think of the one that did. It seemed to me like
- 2 his trip was about four or five hours.
- 3 Q. That's a long way to walk.
- A. That's a long walk, buddy.
- 5 Q. So just give me a ballpark estimate, about how
- 6 much of your time was taken up $^{(b)(7)(C) & (b)(7)(D)}$?
- 7 A. Oh, the biggest part of the time, at least
- 8 probably 85, 90 percent of it.
- 9 Q. Okay. So you spent a lot of time $^{(b)(7)(C) & (b)(7)(D)}$ the
- 10 paperwork. And did you also have to $^{(b)(7)(C) & (b)(7)(D)}$?
- 11 A. Oh, yes. Well, now through the day it wasn't too
- 12 bad because the purchasing agent at one time, too,
- would answer the phone.
- 14 Q. That was Mr. Clay?
- 15 A. Clay, yes, sir. But still, at that --- I mean,
- the phone, if it didn't ring, you know, hundreds of
- times a day, and if I wasn't real busy, I would try to
- answer it, too, and direct the call to wherever. But
- my main point $^{(b)(7)(C) & (b)(7)(D)}$, because the shift
- 20 change --- you know, it's not like where I'm at now.
- 21 Your trips are all outside before the other guys start
- inside. Over UBB it wasn't like that. Your trips
- were passing in or changing inside, you know.
- Q. Sure. UBB staggered their shift changes quite a
- 25 bit.

- 1 A. Right. And it, you know, --- that's when I didn't
- like to have a truck come in and Mr. Clay send me down
- 3 the paperwork ---
- 4 Q. Sure.
- 5 A. --- to $^{(b)(7)(C) & (b)(7)(D)}$ That was not a proper
- 6 time to be taking my attention off of what I was
- 7 doing.
- 8 Q. Sure. Now, if my personal experience is
- 9 reflective of what you guys probably ran into, that's
- when the truck showed up.
- 11 A. A lot of times, yes, sir.
- 12 Q. That would be tough. What about the atmospheric
- monitoring system, how much time did that take up?
- 14 A. Most of the time, if it was upstairs where I could
- see it, not a lot of time. Sometimes, like I said, my
- gosh, they had so many monitors, and they're so
- sensitive. A lot of times they would kick off, go
- off, and they would check them out, call somebody to
- 19 check them out. It would be nothing other than ---
- 20 O. Sure.
- 21 A. --- need to reset them or replace them or
- 22 something like that. As far as on-shift, the only
- time I've ever seen them actually work is if like when
- 24 the midnight --- when you work in the midnight area
- 25 there and they would be doing some cutting on a head

- or a tailpiece or something like that, then you could
- 2 actually see the monitors working. You know, they
- 3 would --- you know, you'd know they were there, you
- 4 know, and you would know not to get alarmed. But
- 5 still, if that would happen when I would be doing it,
- 6 I would call and check and make sure ---
- 7 Q. Okay. Sure.
- 8 A. --- and ---.
- 9 Q. So they'd give you advance notification ---
- 10 A. Right.
- 11 Q. --- of any ---? Now, just on average, about how
- many alarms would you get during a typical day?
- 13 A. Well, like I say, some days, I mean, you know, you
- 14 wouldn't get any. But then some days, you know, you'd
- 15 only get 10 or 15 a day.
- Q. So would you say you got five or six on a typical
- 17 day?
- 18 A. Probably.
- 19 Q. Or a typical shift.
- 20 A. Yeah.
- 21 Q. Which would be about half a day. Did you tend to
- get more of those in the --- during the dayshift or
- 23 the evening shift or ---?
- A. No, it would --- you really couldn't determine it
- 25 that way. No, it would just ---.

- 1 Q. Was just spread out all over the place?
- 2 A. Yeah. Like I said, most of them you got were just
- 3 nothing, just a fault in the instrument itself.
- 4 Q. And when you got one of those, you said you'd call
- 5 in and get them to check it out?
- 6 A. Right. I'd either --- it depends where it's at.
- 7 I'd try to get ahold of whichever fire boss was in the
- 8 area or belt man.
- 9 Q. If you got several alarms from the same sensor,
- 10 what would you do?
- 11 A. I would contact the electrician, whoever was over
- 12 that in that area. They would either take care of it
- theirself. Or else if it was close on a section, I
- 14 would get ahold of the section electrician.
- 15 Q. Sure. And did you have some work order or
- something you had to make out to get them to check it?
- 17 A. No.
- 18 Q. You'd just tell them?
- 19 A. Just tell them and they --- usually they were very
- 20 prompt.
- Q. Sure. What about things that came to your
- 22 attention that needed doing, is there some whiteboard
- or some way to jot things down like somebody called
- out and said, you know, the water is getting really
- 25 bad at this location?

- 1 A. Usually if there would be a situation, I would
- 2 just make notes on my log and then make a note and
- 3 give it to whoever or notify whoever it should be
- 4 taken care of.
- 5 Q. Okay. You indicated you did some paperwork, some
- filing and stuff. Were you in charge of --- or did
- 7 you have to keep up with production-type reports?
- 8 A. I'd have to make --- fax all production reports.
- 9 O. And how did that work?
- 10 A. After they come out and done the production
- 11 reports, I would fax them to four or five different
- 12 people, from Don Blankenship down, especially longwall
- reports. This was done like probably two or three
- 14 times on the dayshift and usually, I think, about
- 15 twice on the evening shift. Those were done every
- half hour, the longwall reports were.
- 17 Q. Oh, geez. That's a lot of reports.
- 18 A. Right.
- 19 Q. How would they do that? Were they calling them
- 20 out on the mine phone?
- 21 A. Yes, sir. They called it out on the mine phone.
- Q. What about downtime, did you have to report that?
- A. Yes, sir. When they had downtime on the wall or
- anything serious on a section, but mainly on the wall
- is what they were concerned with, if they were down

- 1 for any amount of time, they had to call outside and
- 2 you had to notify from high up down or, you know,
- 3 everybody had to know.
- 4 Q. Sure. Now, you say there was four or five people,
- 5 and you mentioned Mr. Blankenship. Who else got those
- 6 reports?
- 7 A. Well, usually they had to go to Mr. Blankenship
- 8 and to Chris Adkins, and the next one would be at that
- 9 time Chris Blanchard and, let me see, I had to send
- 10 them to the office. And a lot of times now for the
- evening shift you'd have to maybe --- I think
- sometimes I've had to call and let him know like ---
- 13 he was over the dayshift, Jack ---.
- 14 Q. Jack Roles?
- 15 A. Jack Roles. And a lot of times different ones
- 16 would --- I'd have some that I wouldn't have to fax
- stuff to like that, but a lot of times they would call
- through the shift to get updates of the wall.
- 19 Q. Now, you said you had to fax one to the office.
- 20 Which office was that?
- 21 A. That would have been Marfork office.
- 22 Q. Okay. Did you have to fax any to the corporate
- 23 office?
- 24 A. No.
- Q. Okay. So just to the --- I guess that's the

- division office?
- 2 A. I would say it's the division office.
- 3 Q. What about the first buggy or the first coal run
- 4 off the wall, did you have to report that?
- 5 A. Oh, yeah, all --- the wall and all sections had to
- 6 start --- call out the start of loading time.
- 7 Q. Okay. Just on average, how long would it take
- 8 after a crew got to the section before they started
- 9 loading coal?
- 10 A. Depending on the distance, from the time they
- 11 would leave, they would get on the section, a lot of
- them had a habit of not letting me know when they got
- on the section.
- 14 Q. Sure.
- 15 A. But usually 15, 20, 25 minutes, just depending.
- Sometimes the wall was a little quicker because, you
- know, they hot seated, you know, where the miner crews
- 18 didn't. They would have to make more checks.
- 19 Q. What about if a crew should have got to the
- 20 section and they didn't call out for an hour?
- 21 A. Oh, I'd try to get ahold of them and make sure,
- 22 you know, ---.
- Q. Would anybody call you, asking what was going on?
- A. If they wasn't getting reports in time, yes, sir.
- Q. What if a section was down or something, would

- 1 they call, asking you about that?
- 2 A. Usually, like I said, now you fax your reports
- 3 ever --- I forget what the hour, the time was, 7:00,
- 4 11:00, something like that. And on your production
- 5 reports you'd have to have why they were down for and
- 6 stuff. And if it were down and you didn't have a
- 7 reason, yeah, they would be right on the phone,
- 8 calling you, wanting to know what the problem was.
- 9 Q. Okay. What if you had a reason, like somebody
- said, we're down because we don't have any
- 11 ventilation?
- 12 A. On a ventilation problem like that, then they
- would call outside and let you know, you know, notify
- 14 whoever. And the only ventilation problems I seen
- there, they were always Johnny on the spot, you know,
- from my end of it, that I could see and stuff.
- 17 Q. Okay. So the section weren't down long for that.
- 18 What about break-downs, like if the wall was down for
- 19 a broken conveyor chain or something?
- 20 A. A conveyor chain, like I say, when they broke
- something like that, when it breaks, they have to call
- 22 outside immediately and give you an estimated fix
- time.
- 24 O. Sure.
- 25 A. And if you haven't called back to that time, yeah,

- 1 you would get calls.
- 2 Q. Who would call you?
- 3 A. Anybody from Chris Blanchard, Chris Adkins. I
- 4 never had a call from Mr. Blankenship, but ---.
- 5 Q. Did anybody ever say to fire somebody or tell if
- they couldn't get coal running, to fire them?
- 7 A. I've never heard any comments like that.
- 8 Q. You say that the ventilation-type problems were
- 9 fixed pretty quickly. Did you get a lot of
- 10 ventilation-type problems?
- 11 A. The bigger ones that I knew of, ones like where
- they completely changed the ventilation, which I think
- was like two or three times. But that was --- you
- 14 know, that was a known fact, I guess, through the
- 15 State and Federal, ---
- 16 O. Sure.
- 17 A. --- the whole deal, you know.
- Q. Now, you say that's when they completely changed
- 19 the ventilation. What about little changes, like
- 20 building some more stoppings or an overcast or
- 21 something like that, was that ever a problem?
- 22 A. Not that I can say. Like I say, I wouldn't be in
- on that too much as far as, you know, the ventilation
- 24 situations and stuff like that.
- Q. Okay. Any of the sections ever call and say they

- 1 didn't have enough air?
- 2 A. They would call out, and if they did, it would
- 3 usually be the first part of the shift or something.
- If they didn't have enough ventilation, like I said,
- 5 that would be one reason why they wouldn't have
- 6 started to load or something, until they got proper
- 7 ventilation.
- 8 Q. Do you recall if there were many of those type
- 9 calls?
- 10 A. No, not many at all.
- 11 Q. The week before the explosion, do you recall any
- 12 ventilation-related calls?
- 13 A. I don't know how close it was, but it seemed to me
- 14 like one of their major changes was in that area. I
- don't know where it was, a week or two weeks or even
- three weeks prior, you know.
- 17 Q. But you do recall some major change?
- 18 A. Yeah. I mean, that's when they did one of the
- 19 major --- seemed to me like it was down probably a
- 20 shift, shift-and-a-half, two shifts, doing it.
- Q. And when they got started back up, I guess they
- 22 had a few problems?
- 23 A. With the ventilation? I'm not really sure about
- 24 that.
- Q. Okay. They were just down?

- 1 A. Down, yeah.
- 2 Q. What shifts did you work --- first of all, did you
- 3 work on the day of the explosion?
- 4 A. No, \sin , $\frac{(b)(7)(C) & (b)(7)(D)}{(b)(7)(D)}$ that day.
- 5 Q. Okay. What was the last shift you worked prior to
- 6 the explosion?
- 7 A. That would have been --- I don't remember --- let
- 8 me see. $^{(b)(7)(C) & (b)(7)(D)}$ --- I was going from evening shift
- 9 --- all right. Okay. I was going from evening shift
- 10 to dayshift, so probably I worked --- $^{(b)(7)(C) & (b)(7)(D)}$ the
- 11 morning before the explosion.
- 12 Q. So you worked (b)(7)(C) & (b)(7)(D)
- 13 A. Right.
- Q. Okay. Good.
- 15 A. I think it was --- no, let me see. It would have
- 16 been (b)(7)(C) & (b)(7)(D)
- 17 MR. MCGINLEY:
- 18 Sunday was Easter.
- 19 MR. SHERER:
- 20 Yeah, it was Easter Sunday.
- 21 A. That was a Saturday.
- 22 BY MR. SHERER:
- 23 Q. Okay.
- A. I don't think they worked Easter day.
- 25 Q. Okay. So you worked (b)(7)(C) & (b)(7)(D)

- 1 A. Worked (b)(7)(C) & (b)(7)(D)
- 2 Q. And came out $^{(b)(7)(C) & (b)(7)(D)}$
- 3 A. Yeah.
- 4 Q. Do you recall what sections or the longwall
- 5 were ---?
- 6 A. Usually if just the wall would be running like on
- 7 a weekend a lot of times or, you know, days like ---
- 8 usually the only section would be running would be
- 9 like --- I think it was Headgate 22, whichever one was
- 10 the belt, until the next panel. That would be the
- only two sections running.
- 12 Q. Now, Headgate 22 was developing, but also they had
- 13 Tailgate 22.
- 14 A. Well, they keep changing it there, but I think it
- was --- would have been --- let's see. Tailgate,
- 16 Headgate 22. Tailgate, is that the one they changed
- 17 from ---?
- 18 Q. It seems like that tailgate had only been working
- 19 for a month or so.
- 20 A. It would have been the headqate.
- 21 Q. So it was Headgate 22. Do you recall who the boss
- 22 was on the longwall on the headgate section on
- 23 (b)(7)(C) & (b)(7)(D)
- A. No, sir, I sure don't.
- Q. Okay. Do you recall if there was any unusual

- 1 problems?
- 2 A. None that I can remember.
- Q. Okay. So it was just kind of a typical
- Δ (b)(7)(C) & (b)(7)(D) ———
- 5 A. Yeah.
- 6 Q. --- shift? Okay. Do you recall anything that ---
- 7 in particular about that shift on $^{(b)(7)(C)\,\&\,(b)(7)(D)}$
- 8 $^{(b)(7)(C) & (b)(7)(D)}$ Does anything stand out as different?
- 9 A. No, sir, not really.
- 10 Q. Okay. Do you recall anybody talking about
- 11 ventilation?
- 12 A. No, sir.
- Q. Do you recall anybody talking about methane?
- 14 A. No, sir.
- Q. Do you recall if the --- was the president in the
- 16 mine over that shift?
- 17 A. Not that I can remember, no.
- Q. Who was the highest person in the mine management
- chain that was there on that shift; do you recall?
- 20 A. On the ${}^{(b)(7)(C) \& (b)(7)(D)}$ shift?
- 21 Q. Uh-huh (yes).
- 22 A. I can't remember any of them being there, sir.
- Q. Okay. How about the safety people, were any of
- 24 them in the mine?
- 25 A. Not to my knowledge, ---

- 1 Q. Okay.
- 2 A. --- unless they could come in on the other side
- and not call or something, but that would be highly
- 4 unlikely.
- 5 Q. Sure. Do you recall anybody in the mine that
- 6 wouldn't typically be on the $^{(b)(7)(C) & (b)(7)(D)}$?
- 7 A. No, sir. Like I say, that's a ways to remember
- 8 back, but ---.
- 9 Q. Sure. Uh-huh (yes).
- 10 A. No. Usually, you know, everybody --- if they're
- gone for the weekend, they're gone.
- Q. Sure. When they're running a $^{(b)(7)(C) \& (b)(7)(D)}$ like that,
- 13 you've got the crew on the longwall. You've got the
- crew on the headgate section. Who else would be in
- 15 the mine?
- 16 A. Whoever would be fire bossing.
- 17 Q. Did you have any ---?
- 18 A. The wall sometimes would have an outby crew.
- 19 Usually they always had an outby crew.
- 20 Q. Anybody doing like rock dusting or anything like
- 21 that?
- 22 A. No.
- 23 Q. What about maintenance, would there be a
- 24 maintenance crew?
- 25 A. Well, as I can remember, it usually would just be

- 1 like, you know, the wall maintenance crew, you know,
- 2 worked their regular shift.
- 3 Q. Was there anybody that like run parts in, anything
- 4 like that?
- 5 A. Now, sometimes on the weekend they wouldn't have
- 6 nobody run parts in.
- 7 Q. Would there be anybody outside to do like
- 8 maintenance on the trips or anything like that?
- 9 A. I weren't really familiar with what their schedule
- 10 was, but I don't think so. I don't even think
- 11 probably on Sundays. I don't think they worked, but
- 12 I'm not sure.
- Q. Pretty sparse out there on the weekends?
- 14 A. Yeah.
- 15 Q. Okay. Was there anything going on over that
- weekend, any sort of construction or anything?
- 17 A. I don't --- they had that one section that was
- doing construction, but I don't --- I don't think they
- 19 were working that weekend.
- 20 Q. Okay. Let's go back a little bit to that week
- 21 before. Was there anything unusual? You mentioned
- 22 the construction. That was out near the Ellis Portal?
- 23 A. Yes, sir.
- Q. Was there anything else that was kind of out of
- 25 the ordinary going on in that mine?

- 1 A. Not that I can remember, sir.
- Q. Okay. Was there anybody that had come in, like a
- 3 contractor, to do something?
- 4 A. I wouldn't remember, sir.
- 5 Q. Okay.
- A. I know there were a lot of contract people coming
- 7 in and working on belts and stuff. But as far as that
- 8 weekend, being a holiday weekend, I don't think so.
- 9 Q. Okay. Somebody mentioned that they had seen some
- 10 folks up in the headgate of the longwall gluing the
- 11 top up. Do you recall anything like that?
- 12 A. I don't know whether the strata worked that
- weekend or not. I do know that --- I can't see ---
- 14 you know, I can't remember, but I can't really see
- them working on a holiday weekend.
- Q. Sure. But had they been up there working; do you
- 17 recall?
- 18 A. Right. They was off and on. Yeah, they were up
- in that area working.
- 20 Q. Do you recall roughly how long they had been up
- 21 there prior to the explosion? Was it a week or two
- weeks?
- A. No, sir, I wouldn't know.
- Q. Okay. Anybody else like that that you recall?
- 25 A. That's the only ones I can remember, like I say,

- 1 other than people coming in to repair belt scrapers or
- 2 something like that.
- 3 Q. And that's pretty typical?
- 4 A. Pretty typical, yes.
- 5 Q. What about when inspectors came on the property,
- 6 either State or Federal inspectors, do you guys know
- 7 that?
- 8 A. Yes, sir.
- 9 Q. Was that information that was relayed underground?
- 10 A. Yes, sir.
- 11 Q. Who did that?
- 12 A. A lot of times I would, sir.
- Q. Did anybody tell you to do that?
- 14 A. No, sir, just common courtesy.
- 15 Q. Okay. Was that something you just picked up on?
- 16 A. Well, I mean, sir, I've been in the mines for a
- 17 lot of years.
- 18 Q. Sure.
- 19 A. Like I said, to me it's just common courtesy to
- 20 call and let someone know, not necessarily an
- inspector, just you got company.
- Q. Oh, okay. So in the other mines you worked for,
- 23 that was pretty typical?
- 24 A. Yes, sir.
- 25 Q. Okay.

- 1 A. I've run into two incidents that could not do that
- 2 situation. If you get hit with a blitz and they walk
- 3 in and put the production down in front of you and
- 4 say, you don't call nobody, then you don't call.
- 5 Q. Sure. Now, these people that would --- you
- 6 reported production figures and downtime and things
- 7 like that, would they call back and ask you to give
- 8 messages to the folks underground?
- 9 A. No more than asking about, you know, how long is
- 10 it going to take to get something repaired or, you
- 11 know, what kind of problems they were having,
- 12 something like that, but no direct messages, as you
- would be ---
- 14 Q. Sure.
- 15 A. --- you know.
- Q. What about if something happened, something
- unusual, if they called it out and you faxed it off,
- would somebody show up to check on that?
- 19 A. Like who are we talking about?
- Q. Let's say you had a major breakdown on the wall,
- 21 some --- you had a broken ranging arm or something,
- 22 would somebody ---?
- 23 A. No. Usually if they had something like that, not
- only would I fax them my report, but I would
- 25 personally call ---

- 1 Q. Oh, okay.
- 2 A. --- Jack Roles or I can't think of the other guy
- 3 that's --- there's so many that's, you know, higher up
- 4 on the wall, that you would call them and stuff like
- 5 that.
- 6 Q. Okay.
- 7 A. But no. Sometimes if they thought they would need
- 8 help, they would come out ---
- 9 Q. Oh, okay.
- 10 A. --- and assist or something. But usually for
- 11 something --- it would have to be something awful
- major for somebody to come out.
- 13 Q. Okay. What about Mr. Blanchard, did he come down
- in the mine very often?
- 15 A. He was at the mine site quite often and did go
- 16 underground quite often.
- 17 Q. Did he come down on average every other day or
- 18 every day?
- 19 A. Sometimes he would be there quite often, but other
- times it might go a week or so before you would see
- 21 him.
- Q. Do you recall the week prior to the accident
- 23 whether he was in the mine many times?
- A. I can't really remember because, like I said,
- during that time somewhere is when they were having

- 1 the major ventilation changes and stuff, and he was
- there along with a lot of other people.
- 3 Q. So he was in on the ventilation change?
- 4 A. Oh, yes, sir.
- 5 Q. What about Mr. Whitehead, was he ---?
- 6 A. Yes, sir, Jason was there.
- 7 Q. He was involved in that ventilation change?
- 8 A. Yes, sir, I'm pretty sure that he was.
- 9 Q. I imagine Mr. Persinger was there?
- 10 A. Yes, sir. Mr. Wayne Persinger was there.
- 11 Q. How about Gary May, was he involved?
- 12 A. Gary --- yeah, Gary was there at the time, yes,
- 13 sir.
- Q. And I imagine Everett Hager was in on it also?
- 15 A. Yes, sir, Everett was there.
- 16 Q. That's a lot of horsepower?
- 17 A. Yes, sir. I mean, you've got a major problem.
- 18 They should be there.
- 19 Q. Sure. Do you know if there was any like engineers
- from Route 3 engineering that would come up to assist
- in those ventilation changes?
- 22 A. There was one young man that was there. It seemed
- like it was somebody, but I can't remember his name.
- I can't remember meeting him.
- 25 Q. Oh, okay.

- 1 A. But yeah, I remember some engineering people being
- 2 there, but I can't --- I can't remember who it was.
- 3 Q. Okay.
- 4 A. But I know --- it kind of impressed me because I'm
- 5 not used to seeing that many higher-ups being at a
- 6 situation like that.
- 7 Q. Sure.
- 8 A. But I mean, you know, they needed to get it done
- 9 and get it done right.
- 10 Q. And do you recall if that was within the week or
- so before the explosion?
- 12 A. Sir, I really don't remember if it was within a
- week or two weeks. I just don't.
- 14 Q. And you said you thought it was several shifts
- that they were doing that?
- A. It seemed to me like it was a shift-and-a-half,
- two shifts, because, like I said, everything ceased.
- 18 You know, if you weren't working on ventilation, you
- 19 weren't working.
- 20 Q. Sure. That should be in the production reports, I
- 21 would guess?
- A. I would think it would be, yes, sir, since they
- had no production them days, I mean, you know.
- O. Sure. And no coal on the belts.
- 25 A. Don't make no paychecks like that.

- 1 Q. That's right. Did you keep up with the coal
- production?
- 3 A. I found it interesting to try to keep up with the
- 4 coal production.
- 5 Q. Did you have to report it or track it in any way?
- A. Just at the end of the day, whoever was working,
- 7 the nightshift part of it, you would have to fill out
- 8 your production report and fax it in with total
- 9 tonnage and stuff like that.
- 10 Q. Okay. How did you get that tonnage? Was there
- some belt scales or something?
- 12 A. You just figured it up. They'd give you figures
- 13 to figure it with.
- Q. Oh, okay. So the number of buggies and things
- 15 like that?
- 16 A. Usually it's footage.
- Q. Oh, okay. What about when you had an emergency in
- the mine? Let's say somebody was hurt or you got a
- 19 little fire or something like that, were you the guy
- 20 that would handle that?
- 21 A. Yes, sir. I never experienced no fires. I
- 22 probably had two or three incidents where you would
- have to call an ambulance or something like that.
- 24 Q. Okay.
- 25 A. I think once or twice, I'm not sure, maybe since

- 1 the incident, where they would have like a roof fall
- once or twice, maybe once, I'm not sure there, that I
- 3 had to call both the State and the Federal and notify
- 4 them of the size and the dimensions and stuff like
- 5 that.
- 6 Q. So they would call out in the mine and then you
- 7 would take care of whatever you needed to?
- 8 A. Yes, sir.
- 9 Q. Were you trained to do that?
- 10 A. Yes, sir.
- 11 Q. You had all the numbers and everything you needed?
- 12 A. Yes, sir.
- Q. Did you have to contact anybody with the
- 14 company ---
- 15 A. Yes, sir.
- 16 Q. --- prior to doing that?
- 17 A. Well, now, depending on the seriousness of, you
- 18 know, what it was, ---
- 19 O. Sure.
- 20 A. --- yeah, I always call and talk, you know, to the
- 21 higher-ups before I would call. It only takes a few
- 22 minutes to let them know what's going on and stuff.
- Q. Okay. How many of those folks would you talk to?
- A. Usually depending on which side of the mine it was
- on. The last one would be on Gary May's side. It was

- 1 the UBB side or Everett's side on the other side. And
- 2 usually I would contact Everett. Usually you don't
- 3 get a hold of Everett after he goes home. But then I
- 4 would call usually there at last it would be Mr.
- 5 Persinger. I would call him. He was always good
- 6 about returning calls and stuff and ---.
- 7 Q. So you call one or two people?
- 8 A. Yeah.
- 9 Q. In general?
- 10 A. Right.
- 11 Q. What about if you had a bad accident, would you
- just go ahead and call an ambulance?
- 13 A. Oh, yes, sir, definitely. I mean, when they call
- 14 you like that, I mean, you got to get --- try to get a
- little information from them so you know what to tell
- the ambulance people. But yeah, I mean, you've got to
- get something on the way, that's a fact.
- 18 Q. Did you ever call Flight for Life?
- 19 A. I've never had to do that, no, sir.
- Q. Were you set up to do that?
- 21 A. Yes, sir. I don't know exactly. I never did see
- 22 any grid coordinates or anything for that place up
- there where they done it at, whether the --- usually
- 24 Whitesville Ambulance was always the ones that ran
- 25 those. So whether they had --- I know in the area

- there are some places where MedEvacs lands, you know.
- 2 But as far as on the property, I know a lot of places
- 3 --- you know, Mr. Blankenship can land his helicopter
- 4 and stuff, but --- MedEvac can land at those places.
- Now, whether they --- not while I was there they
- 6 didn't have to.
- 7 Q. But there were some landing pads ---?
- 8 A. Yes, sir.
- 9 Q. Do you recall who the responsible person was at
- the mine or persons?
- 11 A. Who was it? I'm trying to think. Well, like
- there at last, I know Gary May was. I can't think if
- there's another one. I can't think. Of course, they
- may even have me listed as the responsible person.
- 15 Q. You just can't recall?
- 16 A. I can't recall, no.
- 17 Q. Was there someplace, a bulletin board or someplace
- where that was posted?
- 19 A. Yes, sir.
- Q. Where was that at?
- 21 A. I think they had a couple --- I know usually they
- 22 had one place where I'd go out and I could look at and
- see, and I think it would be probably --- some of that
- 24 stuff at Mr. Clay's office and over where they had the
- CO monitor stuff, they had a lot of stuff there.

- 1 Usually, even though it was posted, a lot of times I
- 2 would try to keep me a cheat sheet handy ---
- 3 Q. Sure.
- A. --- because a lot of times, you know, you get to a
- 5 phone, the phone don't happen to be right sometimes
- 6 where you need to be at.
- 7 Q. Well, it sounds like you're just all over the
- 8 place?
- 9 A. Yes, sir.
- 10 Q. And you kept that cheat sheet with you?
- 11 A. Yes, sir.
- 12 Q. Were there a lot of mine phones scattered around
- the surface area there?
- 14 A. There was one in about every office.
- 15 Q. Okay. So if something happened, you could get to
- them in what, a minute?
- 17 A. or less, yeah.
- 18 Q. Okay.
- 19 A. And of course, you know, too, you know, you had
- 20 your radios, too, $^{(b)(7)(C) \& (b)(7)(D)}$ and stuff
- 21 for vehicles and stuff.
- Q. Did you have a cell phone you took around?
- 23 A. No cell phone, sir.
- 24 Q. Okay.
- 25 A. You don't have cell phone service in that area.

- 1 Q. That's right. I remember that now. It's kind of
- 2 a blank part of the earth up there.
- 3 A. Yeah.
- 4 Q. I guess it's hard to get service down in some of
- 5 those ---.
- 6 A. It wouldn't be. It's a political game.
- 7 Q. Oh, it is? Okay. Did you take any notes while
- 8 you were doing all this stuff?
- 9 A. Yes, sir.
- 10 Q. Did you keep copies of those notes?
- 11 A. Just what would be on my daily log.
- 12 Q. Okay. So you did have a daily log?
- 13 A. Yes, sir.
- 14 Q. What did you do with that daily log?
- 15 A. At the end of the shift they had a clipboard I put
- 16 it on.
- 17 Q. Okay. Do you know if that was filed at some point
- in time?
- 19 A. No idea, sir.
- Q. Just put it on the clipboard. Were there a lot of
- 21 those that would stack up on that clipboard?
- 22 A. Quite a few, yes, sir.
- Q. Who would read that daily log?
- A. Sir, I couldn't tell you if anybody did.
- Q. Okay. I do a lot of paperwork like that.

- 1 A. Unless there would be a problem or something, ---
- 2 Q. Sure.
- 3 A. --- I would say, no, it probably was never looked
- 4 at.
- 5 Q. Sure. Just somebody would read it if there was an
- 6 exception?
- 7 A. Right.
- 8 Q. Okay. Do you recall who the dispatcher was at the
- 9 time of the accident?
- 10 A. Yes, sir. I think Adam Fraley was working that
- 11 night --- or day.
- 12 Q. And that would have been --- he would have come on
- 13 at 6:00 that morning?
- A. 6:00 that morning, yes, sir.
- 15 Q. Have you spoken with him since the accident?
- 16 A. Yeah. We both worked kind of together there a few
- days after.
- 18 Q. During the rescue and recovery?
- 19 A. During the rescue, yes, sir.
- Q. Did he mention anything unusual?
- 21 A. No, sir.
- 22 Q. Do you know if the longwall was operating that
- 23 day?
- A. I'm not sure, sir.
- Q. Did you hear of any problems with the longwall on

- 1 the 5th?
- 2 A. No. Like I said, after --- you know, after it
- 3 happened, you just didn't hear.
- 4 Q. Sure. You guys were probably preoccupied with the
- 5 rescue and recovery, I imagine?
- 6 A. It was an experience.
- 7 Q. I imagine. Who was running the rescue and
- 8 recovery; do you recall?
- 9 A. I'm not sure of the name and stuff. I can't ---.
- 10 Q. Who did you primarily --- who gave you
- instructions during the rescue and recovery?
- 12 A. They come from several people.
- 13 Q. Everybody who walked by?
- 14 A. Yeah, anybody --- well, more or less, running
- errands, yes, sir, from Mr. Blanchard to Chris Adkins
- 16 to Craig Boggs to some --- whoever Federal and State
- were.
- 18 Q. Sure.
- 19 A. You know, just ---.
- Q. A lot of people up there?
- 21 A. Yes, sir. Took a lot of phone calls.
- 22 Q. I imagine. Geez. What would you suggest that all
- of us do different in that rescue/recovery phase?
- 24 Could we have made your life easier?
- 25 A. I don't see how it could have been any easier. I

- 1 mean, it was set up good, I think. You know, you can
- 2 only do so much in a certain rate of time.
- 3 Q. Sure.
- 4 A. From what I seen, I think it was handled great.
- 5 Of course, you fellows may have more access to the
- 6 communications end of it. But from what I seen, you
- 7 know, they worked around the clock. That's about all
- 8 you can do.
- 9 Q. It's tough on everybody. That's something we try
- 10 to learn from every time we have to do that. That's
- 11 why I'm asking you. Any suggestions we appreciate.
- 12 A. None, nothing I can think of. Like I said, you
- know, just the people that was there, the teams and
- inspectors, whatever, was well taken care of as far as
- being fed and stuff like that. I think it was
- 16 fantastic.
- 17 Q. Okay. Good.
- 18 A. I mean, you couldn't --- as far as teams, you
- 19 couldn't have got no more teams there than you had.
- Q. I understand parking was a real short?
- 21 A. Well, parking --- yeah, parking was a little
- cramped.
- Q. Now, you guys had an emergency response plan.
- Were you familiar with that?
- 25 A. To a point. It was went over with me and stuff,

- 1 you know, so ---.
- Q. Did you have to like set up areas for the families
- 3 and the press?
- 4 A. No, sir, I didn't do that.
- 5 Q. Okay.
- A. That was took care of, I guess, by human resources
- 7 or whoever.
- 8 Q. Okay. Do you think that the ventilation was
- 9 adequate in this mine?
- 10 A. Sir, I really couldn't tell you, but I'm sure it
- 11 was. I mean, ---.
- 12 Q. Okay. You mentioned several ventilation changes
- went on while you were there. Do you know who was
- 14 underground? Were the production crews underground?
- 15 A. Just whoever was working on the ventilation.
- 16 Q. Okay.
- 17 A. Like I said, you know, that's the first time I've
- been involved on a major ventilation situation like
- 19 that. And you know, I didn't realize when you were
- doing one, you could do no other kind of activities
- other than work on ventilation.
- 22 Q. Did you ever hear of anybody running without
- ventilation curtains in this mine?
- A. Sir, none that I heard of, but I said, you know,
- 25 that could happen.

- 1 Q. Sure.
- 2 A. The way I look at that, if a boss and a crew don't
- 3 have enough gumption to keep their ventilation up,
- 4 shame on them.
- 5 Q. Sure. Did you ever hear of methane monitors being
- 6 bridged out?
- 7 A. No, sir. But it falls in the same category. If
- 8 people does that and other people lets them get by
- 9 with it ---.
- 10 Q. Sure. And have you read the NPR story that's been
- in several of the papers?
- 12 A. No, sir. I try to stay away from them.
- 13 Q. Okay. That's probably for the best. Do you
- recall Massey Appreciation Day, about mid-February?
- 15 A. Massey Appreciation Day, I think I had to work
- 16 that day, sir.
- Q. Okay. Was that on a --- was that a Sunday or a
- 18 Monday or a Saturday?
- 19 A. You know, actually, to be perfectly honest with
- 20 you, I think it was over before I even knew it was
- 21 happening.
- 22 Q. Oh, okay.
- A. So I don't remember what day exactly it was.
- Q. Okay. Did you ever hear about a miner being
- 25 threatened or some sort of retaliation for reporting a

- 1 safety issue?
- 2 A. No, sir. I've never heard anything like that.
- 3 Q. Okay.
- 4 MR. SHERER:
- 5 That's all the questions I've got.
- 6 Terry?
- 7 EXAMINATION
- 8 BY MR. FARLEY:
- 9 Q. $(0)(C) \stackrel{(0)}{\leftarrow} (0)(7)(D)$, I may be working backwards and all
- around here to clarify some things, so just bear with
- 11 me. You identified the dispatcher on April the 5th as
- 12 Adam Fraley. Could it possibly have been a guy named
- 13 Adam Jenkins?
- 14 A. Jenkins, yes, sir.
- Q. If I understood your actual time underground at
- 16 UBB correctly, it was about --- you went in about
- 17 three days?
- 18 A. Yes, sir.
- 19 Q. Probably in the latter part of 2009, during your
- 20 tours?
- 21 A. Right.
- Q. Erik asked you about the section under
- construction at some point. Were you referring to the
- 24 section near the Ellis Portal?
- 25 A. Yes, sir.

- 1 Q. Were you aware of any construction pertaining to
- 2 the installation of a new mother drive somewhere in
- 3 the vicinity of the Glory Hole?
- 4 A. No. They were setting some heads in that area,
- 5 but I'm not sure.
- 6 Q. Okay.
- 7 A. I didn't keep up with it, you know.
- 8 Q. Okay. All right. Okay. And when you had to call
- 9 people, management people, after hours, you said you
- 10 usually couldn't reach Everett.
- 11 A. Yeah.
- 12 Q. Was there any particular reason for that? What
- separated him from others?
- 14 A. He just --- I don't know. A lot of times it would
- just be he wouldn't answer his phone. You would just
- leave a message. It would be small stuff, nothing of
- real great importance that I'd call, and his wife
- would say he was in bed or something at that time. If
- it wasn't really important, I wouldn't bother with it.
- 20 Q. Okay. All right.
- A. Because, then again, I've done called usually Mr.
- 22 Persinger before I ever call Everett and stuff.
- 23 Q. Okay.
- A. For that reason, I know usually I could get a hold
- of Mr. Persinger, and he didn't mind being called

- 1 and ---.
- Q. Okay. You indicated that at least a couple
- 3 occasions you --- when there was some type of
- 4 emergency you had to call the State and Federal
- 5 agencies and so forth. What's the most serious event
- 6 you remember at UBB, other than the explosion, while
- 7 you were there?
- 8 O. Serious event?
- 9 A. Most serious event you can recall.
- 10 Q. As far as being serious, probably the rock fall.
- I mean, there were no --- really no serious injuries,
- 12 you know, on my shift.
- 13 Q. Okay.
- 14 A. Usually, you know, as far as anything like that,
- it was maybe a mashed finger, people getting sick or
- 16 something like that.
- 17 Q. Okay. You don't recall any event ---
- 18 A. No.
- 19 Q. --- during your shift where someone was seriously
- 20 injured?
- 21 A. No.
- 22 Q. Okay. I think your duties included tracking
- 23 people?
- 24 A. Yes, sir.
- Q. Were you responsible for tracking people both at

- 1 UBB and Ellis Portals?
- 2 A. Yes, sir.
- 3 Q. Were you able to do that? Did you track them
- 4 manually or with the Pyott-Boone tracking system?
- 5 A. With the Pyott-Boone. Well, usually --- and we
- 6 always kept a list. You know, before the section
- 7 would go inside, they would always fax me over a list
- 8 if they were over there or call me verbally. I would
- 9 usually keep a list of the men that was on our crew
- and they would call and let me know who they had on,
- 11 who they had off. That way I would know --- like I
- said, I would know personally who was on the section,
- going to the section and stuff. The same, most of the
- time, the higher-up people, if they were going in from
- the other side or this side, they would always call
- and let me know who was going where.
- 17 Q. You just answered my next question, which was how
- 18 did you know who was underground?
- 19 A. Yeah. All right.
- 20 Q. Concerning the overall functionability of the
- 21 tracking system, what was your impression of how well
- it worked?
- 23 A. I think it works real well. Like I said, over
- there they were just getting it in, a fairly new
- 25 system over there. And like I said, a lot of the mine

- didn't even have it --- didn't have it all the way in
- 2 the mines, you know. But like I said, they were still
- 3 working some bugs out of it and stuff, but I think
- down the road it's going to be great. But ---
- 5 Q. Okay.
- 6 A. --- from what I seen there --- well, of course,
- 7 you all know, too, when you have an explosion like
- 8 that, I mean, it's just --- that's why I like to keep
- 9 notes.
- 10 Q. Sure. Okay. Now, you had to deal with CO
- 11 monitoring system alarms ---
- 12 A. Yes, sir.
- Q. --- from time to time? Were you given any written
- 14 procedures to follow as to how to handle those things?
- 15 A. Yes, sir.
- 16 Q. Okay. Who did that come from?
- 17 A. It came from the gentleman that give me the block
- of instructions and stuff. They keep a log, a
- 19 notebook thing. It's got all the --- what to do, you
- 20 know, if it's in the yellow and in the red and
- 21 what ---
- 22 Q. Okay.
- A. --- you know what I'm trying to say?
- Q. Well, let me ask you this. Were the written
- 25 procedures sufficient to handle ---

- 1 A. Yes, sir.
- Q. --- most situations you encountered?
- 3 A. Yes, sir.
- 4 MR. FARLEY:
- 5 Okay.
- 6 ATTORNEY WILSON:
- 7 Pat?
- 8 EXAMINATION
- 9 BY MR. MCGINLEY:
- 10 $Q^{(b)(7)(C) & (b)(7)(D)}$ you said you were pretty good
- 11 expressing yourself, and I think that's very clear.
- 12 You've got a lot of experience in mining. You said
- more than once I expressed concerns. What were those
- 14 concerns?
- 15 A. Well, like I said, more or less for my own self,
- like when I would be trying to $^{(b)(7)(C) & (b)(7)(D)}$
- 17 $^{(b)(7)(C) & (b)(7)(D)}$ and you've got
- four sections and a longwall trying to get in and out
- 19 at the same time.
- 20 Q. Right.
- 21 A. It's no time to be trying to do paperwork.
- 22 Q. Right. So how did you do that? You said, what
- 23 was it, (b)(7)(C) & (b)(7)(D)
- 24 (b)(7)(C) & (b)(7)(D)
- 25 A. Right.

- 1 Q. It sounds like, you know, you had to fill out the
- 2 longwall production reports after 30 minutes?
- 3 A. Well, that kind of went --- I mean, just kind of
- 4 --- the reports and stuff just kind of fell in between
- 5 everything else.
- Q. Yeah, but the production reports are pretty
- 7 important to the folks you're ---
- 8 A. Yes, sir.
- 9 Q. --- faxing them to; right? And so if you didn't
- 10 get those faxed within a certain time, would you get a
- 11 call?
- 12 A. Yes, sir.
- 13 Q. Who would call you?
- 14 A. Usually the secretary from the office, the
- 15 executive office.
- Q. The executive office, meaning --- what's her name,
- if you recall?
- 18 A. I think the one at Marfork was Lisa.
- 19 Q. Did you just send it to Marfork or ---?
- 20 A. No. I had to fax it to Marfork, to Chris Adkins.
- 21 Usually in the evenings I would fax them to Mr.
- 22 Blankenship.
- 23 Q. Where did Mr. Blankenship --- where was that
- 24 faxed; do you know?
- 25 A. I have no idea where it went to.

- 1 Q. If you sent a report to Mr. Blankenship and
- 2 someone got that report, I assume, did you ever get a
- 3 call back on behalf of Mr. Blankenship?
- 4 A. I never received a personal call from Mr.
- 5 Blankenship. Usually the highest up I ever received a
- 6 call from was from Chris Adkins.
- 7 Q. But I was asking, you know, did you ever get any
- 8 call from wherever you sent the fax ---
- 9 A. To him?
- 10 Q. --- to Mr. Blankenship?
- 11 A. Not that I know of.
- 12 Q. You couldn't tell?
- 13 A. No.
- Q. So if you didn't get the longwall production
- 15 report --- strike that.
- 16 Let me ask you this. How long did you have to get
- 17 that longwall production report faxed?
- 18 A. If they got it out on time, on the half hour, if
- 19 you didn't have it within ten minutes, usually you
- 20 would get a call.
- Q. And who would call you, the secretary or somebody
- 22 else?
- 23 A. Usually it would be the secretary. If she
- couldn't get no results, then usually Chris Blanchard
- 25 would call you.

- 1 Q. And what would they say?
- 2 A. They just wanted to know where it was at and why
- 3 they didn't have it.
- 4 Q. And were there times when you didn't get the
- 5 report from the longwall ---
- 6 A. Yes, sir.
- 7 Q. --- and you'd get a call?
- 8 A. Yes, sir.
- 9 Q. And would you be able to answer the question ---
- 10 the question would be, where's the report; is that
- 11 right?
- 12 A. Yes, sir.
- 13 Q. And so how did you respond to that?
- A. Well, usually I would be able to say that I am
- trying to reach them on the mine phone, because it
- didn't take me long to learn that if you don't have a
- 17 report within such a time, you find out why.
- 18 O. Okay.
- 19 A. I found out that when these people --- when they
- 20 call, they want figures, they want reasons and they
- 21 want why.
- Q. And how detailed reasons did they want?
- 23 A. Detailed.
- Q. Would you write that down in your daily report?
- 25 A. Yes, sir.

- 1 Q. Did you have a form for that log that you filled
- 2 out?
- 3 A. Yes, sir.
- 4 Q. And it was provided by the company?
- 5 A. Yes, sir.
- 6 Q. What did it look like?
- 7 A. Just a sheet of typing paper, you know.
- 8 Q. Right. And with a heading? Did it have anything
- 9 printed on it?
- 10 A. It would have this is the dispatcher log and then
- it would have the times and the trips and --- for the
- 12 trips and stuff like that, where they was going ---
- leaving to or going to, and then I would just make
- 14 additional notes and stuff like that.
- 15 Q. If the longwall was down, for example, for a
- period of time, and I understand the longwall being
- 17 down is as matter of concern because they don't have
- production, you would find out why; ---
- 19 A. Yes, sir.
- 20 Q. --- is that correct? Would you write that down on
- 21 your log or somewhere else?
- 22 A. I would write it down on the log, and usually I
- 23 would write it down on a note sheet, because a lot of
- times it would be easier to just look at my notes than
- it would to go back through the log.

- 1 Q. What would you do with your note sheet?
- 2 A. I would usually just throw them away and stuff.
- 3 Q. And so the log would contain any information about
- 4 down time?
- 5 A. Any information they gave me went on a piece of
- 6 paper.
- 7 Q. And would it be specific and detailed?
- 8 A. Yes, sir.
- 9 O. And were there times when there was Chris
- 10 Blanchard or Adkins or whoever you were faxing these
- 11 reports to would call and what you were telling them
- 12 didn't satisfy them?
- 13 A. Usually if it didn't satisfy Chris Adkins, he
- 14 would tell you why he wasn't satisfied, you know. But
- you usually wouldn't --- didn't have the proper
- information or something. But a lot of times I think
- 17 it come from Mr. Blanchard because he was very
- 18 arrogant.
- 19 O. We've heard that.
- 20 A. And he just --- I think he just didn't know, to be
- 21 perfectly honest with you.
- 22 Q. Was he --- would you call it abusive, he was upset
- 23 and ---?
- A. I don't know just exactly what you call it, but a
- lot of people let it bother them, but ---.

- 1 Q. Unprofessional?
- 2 A. Unprofessional, yes, sir, that would --- I mean,
- 3 when you --- someone calls you out and you got --- and
- 4 you tell --- call back in and say, well, you ought to
- 5 have that running in such and such time.
- Q. Would Chris Blanchard ask you to relay messages?
- 7 Say the longwall was down and it was ---.
- 8 A. If it was going to take too long or something like
- 9 that, but no threatening ---
- 10 Q. Right.
- 11 A. --- stuff like that.
- 12 Q. So what would you do if Chris Blanchard said,
- well, that's taking too long?
- 14 A. Well, one incident, $^{(b)(7)(C) & (b)(7)(D)}$
- 15 --- the head shaft broke. Usually it's not just
- 16 a few minutes.
- 17 Q. Right.
- 18 A. But this time it happened to be they had some rib
- 19 roll in on it or something ---
- 20 Q. Right.
- 21 A. --- and it was all gobbed up and more involved.
- 22 And they said --- they gave me an estimated time. I
- think it was 45 minutes to an hour, and he said,
- that's too long. And I politely asked him, have you
- ever changed one? No. I said, well, how do you know

- 1 how long it's going to take? And he let it go, but
- 2 you know, ---.
- 3 Q. No response?
- 4 A. No. I mean, you know, ---.
- 5 Q. So maybe if you spoke up and say your piece, he
- 6 would back off?
- 7 A. (b)(7)(C) & (b)(7)(D)
- Q. We've heard from other people and we've talked to
- 9 other $^{(b)(7)(C) & (b)(7)(D)}$ and so forth, it seemed like ---.
- 10 A. Well, I can give you an incident. Like I said,
- 11 Gary May, you know, worked under him there. Of
- 12 course, I worked under Gary. Gary was under a lot of
- pressure. Okay. Now, I got transferred down to $^{^{(b)(7)(C)} & (b)(7)(D)}$
- 14 Gary is --- down there now he's the superintendent
- 15 now. Completely different person. The pressure is
- not there. He's just a different man.
- 17 O. Just a lower level of stress?
- 18 A. Yeah.
- 19 Q. So you've been a $^{(b)(7)(C) & (b)(7)(D)}$ at other mines. How
- 20 would you compare the level of pressure and stress on
- 21 you personally?
- 22 A. Me, UBB is disaster when it comes to trying to
- 23 (b)(7)(C) & (b)(7)(D) it, I mean, compared to these other places.
- 24 When they moved me from up there down --- when I say
- 25 disaster, I'm just referring to as a lot. I mean,

- 1 it's a lot of responsibility. That's why I fussed
- about the paperwork and stuff. You've got your hands
- 3 full there just trying to take care of what you need
- 4 to take care of.
- 5 Q. So you knew that if --- you were concerned if you
- 6 were distracted by the paperwork or going out when a
- 7 truck came in, something serious might happen?
- 8 A. Right. I mean, if you got a trip to run, who are
- 9 they going to look at? Me.
- 10 Q. Did that happen?
- 11 A. I had a couple near misses. Several, like I said,
- they were --- a lot of them is bad about stealing the
- rail on you and stuff. And when they do that, you
- can't --- you have no control.
- 15 Q. Right.
- A. But as far as stress relief, when I transferred
- from up there down to where I'm at now, right now I
- 18 feel like I'm on vacation.
- 19 Q. Are $^{(b)(7)(C) & (b)(7)(D)}$ there, too?
- 20 A. Yeah. But down there I got --- now we got three
- 21 sections. We've got maybe six rail vehicles, eight
- rail vehicles. It's nothing. (b)(7)(C) & (b)(7)(D)
- 2.3 (b)(7)(C) & (b)(7)(D)
- Q. Do you have to fax out production?
- 25 A. Usually --- occasionally I do production, but

- 1 usually the section foremans fax their own production
- 2 reports. A lot of times if it happens to be the last
- 3 shift of the week, if there's not going to be nobody
- 4 there on midnight, I'll fax them, make sure they do
- 5 get faxed. That way if they don't go through the fax,
- 6 I'll drop them off at the office yard shack.
- 7 Q. You said that with regard to ventilation --- in
- 8 answer to one question you said if you get a call out
- 9 of the mine and say there are ventilation problems,
- 10 that they were Johnny on the spot, which is a term I
- 11 know from --- popular in my family. But who were you
- 12 talking about?
- 13 A. That would be the section foreman. Usually it
- 14 would be on the section. They were --- you know, if
- they got in and they didn't have adequate air to start
- mining, they would have to shut down. Couldn't start
- 17 until they got their ventilation up, which could be
- anywhere, where maybe a stopping got something knocked
- out or a curtain down or something like that.
- Q. They'd have to call back and tell you when they
- 21 were starting up?
- 22 A. Yes, sir. And usually they would be also talking
- 23 to whoever the higher-up --- maybe Gary, you know, he
- 24 would be notified or whoever would be, you know, over
- outside, and they'd have to have proper air readings

- 1 before they would start back.
- 2 Q. So would you write that down?
- 3 A. Usually not, no, sir, because that really didn't
- 4 pertain to me, and I wouldn't write that stuff down.
- 5 Like I say, I tried to stay away from that. Anything
- to do with fire bossing, stuff like that, I tried to
- 7 stay away from it. They weren't paying me to do it.
- 8 Q. But it would interfere with production and other
- 9 reasons ---?
- 10 A. Right. I would just --- all I can say, I would
- just write down that they didn't have enough
- ventilation, and I'd write down the time that they
- 13 restored it.
- 14 Q. Okay. So you would write ---
- 15 A. Right.
- Q. --- not enough ventilation? How often do you
- think you wrote that down, two times since you've been
- 18 there, once a week?
- 19 A. Probably not more than two or three times the
- 20 whole time I was there.
- 21 Q. Okay.
- A. Yeah, it wasn't --- not too often.
- 23 Q. So when you ---?
- A. A lot of times what it would be, it would be like
- 25 maybe somebody left a set of doors open somewhere or

- 1 something like that and forgot to shut them back or
- 2 something like that.
- Q. Did you write that down if somebody left ---?
- 4 A. No, sir.
- 5 Q. So you said a lot of times, but there are only two
- or three times in the whole time you were there. How
- 7 many times was it that the doors were open, or was
- 8 that more frequently?
- 9 A. That would probably be a more frequent reason, for
- 10 like a section, you know, not having ventilation or
- 11 something like that.
- 12 Q. How often would that happen?
- 13 A. Well, like I said, probably two or three times the
- 14 whole time I was there.
- 15 Q. Other than the times when they had to adjust ---
- 16 A. Major.
- 17 Q. --- curtains?
- 18 A. Yeah. I mean, ---.
- 19 O. So five or six times?
- 20 A. Yeah, five or six, something like that.
- 21 Q. So with regard to them calling out, you'd write
- down something about ventilation?
- 23 A. Right.
- Q. Then in the office did they have a place where
- 25 they hung up the violations they'd get from MSHA?

- 1 A. Yes, sir.
- 2 Q. So you knew that they were getting violations?
- 3 A. Yes, sir. For a lot of the violations I would ---
- 4 they would --- they would --- I would make copies of.
- 5 Massey makes --- a violation is handled just like a
- 6 purchase. You write a receiving document and you
- 7 write a release document. And a lot of times I would
- 8 write those and stuff, so you know, I seen a lot of
- 9 violations that came through and stuff.
- 10 Q. So you were really probably as aware as anybody at
- 11 the mine of the violations they received?
- 12 A. Yes, sir.
- Q. So you knew that they were getting some serious
- violations and (d) orders ---
- 15 A. Yes, sir.
- 16 Q. --- for ventilation, among others?
- 17 A. Yes, sir.
- Q. So you know --- I think you were asked about did
- 19 you think the mine had adequate ventilation and you
- 20 said you thought ---?
- 21 A. I think it did, I mean, as far as --- like I say,
- 22 the major ventilations, you know, the major changes
- and stuff, they usually --- like I say, I wouldn't see
- these things unless it was, you know, wrote up as a
- 25 violation.

- 1 Q. Sure.
- 2 A. I would never hear anything discussed like that,
- 3 other than the small stuff.
- 4 Q. Right. Well, the one violation involved reversed
- 5 air for a couple weeks.
- 6 A. I don't ---.
- 7 Q. Do you remember that?
- 8 A. I knew it was a while or something there, but I
- 9 don't know just what the time factor was there.
- 10 Q. Well, that would be serious, wouldn't it?
- 11 A. Well, I don't --- I don't know. Like I said, I
- don't know whether they would have done it
- intentionally or --- I don't know.
- 14 Q. Well, whether it's intentional or not, if it's not
- 15 corrected, you know, somebody ought to be taking air
- 16 readings and ---.
- 17 A. That's true.
- Q. So your experience as a mine foreman, you know
- 19 that's a serious problem?
- 20 A. Yes, sir.
- 21 Q. And it wasn't corrected, according to the
- 22 violation?
- 23 A. Well, like I said, ---.
- Q. Except you would write --- when that violation was
- corrected, you would indicate right on a form

- 1 that ---?
- 2 A. Now, they took care of the rebuttals and stuff,
- 3 sir. I didn't do that.
- Q. No, but I mean when it was terminated. I thought
- 5 you were saying you would ---?
- 6 A. The termination notices I didn't --- like I said,
- 7 this --- when they done the violation, the original
- 8 violation, ---
- 9 Q. Okay.
- 10 A. --- is all that I seen. And now, maybe some of
- 11 those I wouldn't see.
- 12 Q. Sure.
- 13 A. You know, maybe they chose to do those their self
- instead of passing them on to me.
- Q. Right. Well, you said there was a form when they
- 16 come in and go out?
- 17 A. Yeah.
- 18 Q. Well, ---.
- 19 A. Well, they come in --- the form came in and I made
- 20 copies of it. They kept a copy. They sent a copy
- 21 maybe to the office, and then you had to keep a copy
- there on file.
- 23 Q. Would you know --- before they made these big
- ventilation changes I think you said there were two or
- 25 three while you were there. Would you know they were

- 1 doing that beforehand?
- 2 A. Yes, sir. Beforehand?
- Q. Uh-huh (yes).
- A. Yeah, they'd have to post it that they were going
- 5 to do it.
- Q. Would somebody tell you or did they just post it?
- 7 A. All I would know, ---.
- 8 Q. They would come and tell you?
- 9 A. Yeah.
- 10 Q. A couple days before?
- 11 A. No. It would be usually a day because, like I
- say, you know, they wouldn't be doing production or
- anything like that.
- 14 Q. Right.
- 15 A. And sometimes they'd even --- it seemed like they
- tried --- as well as I can remember, they'd like try
- 17 to maybe do it on the weekends or maybe they'd just
- let, you know, ---
- 19 O. Sure.
- 20 A. --- a crew or two off, you know.
- 21 Q. They wouldn't be missing as much production?
- 22 A. No.
- Q. Do you remember a time or times when the longwall
- 24 was shut down because there was too much water?
- 25 A. Yes, sir.

- 1 Q. How often did that happen?
- 2 A. There for a while it seemed like it was every day.
- 3 At one time now they were getting some water back in
- 4 behind the wall, as well as I can remember.
- 5 Q. Now, we've heard they had a lot of water.
- 6 A. Yeah. And they were down --- it seemed to me like
- 7 it couldn't --- it wasn't returning, like the air
- 8 wasn't returning like it was or something.
- 9 O. Water was roofed out in ---
- 10 A. Right.
- 11 Q. --- some of the entries? Do you remember when
- that might have been? Was it earlier since you came
- there or more recent?
- 14 A. That would have been --- I would just roughly
- 15 guess --- I would say probably January, February area,
- because I know, you know, they were constantly, you
- know, ordering pumps and stuff like that.
- 18 Q. People coming out wet?
- 19 A. Oh, yeah.
- 20 Q. Wearing waders, ---
- 21 A. Yes, sir.
- 22 Q. --- chest waders?
- 23 A. Yes, sir.
- Q. So would you write that down in your reports if
- 25 they --- you know, you came in and they were trying to

- get water off the longwall ---
- 2 A. No, usually ---.
- 3 Q. --- and then they'd start up?
- 4 A. No, usually it's right on the wall. If there was
- 5 a reason for production being slow, whatever, I'm sure
- 6 it was written down.
- 7 Q. Okay.
- 8 A. Because I know a lot of times, you know, they
- 9 would be waist deep in water on the wall.
- 10 Q. Right. How often did --- they'd be telling you?
- 11 They'd be calling out and telling you?
- 12 A. Oh, yeah. It was an obvious fact. I mean, you
- 13 know, ---
- 14 Q. Right.
- 15 A. --- it was like that for quite some time. I don't
- 16 know just how long.
- 17 Q. Now, would you write that down or was it just so
- 18 common that you ---?
- 19 A. I mean, just like I said, you know, if it went
- into the area of slowing the production down, then it
- 21 would be written down.
- Q. Okay. Do you have any relatives that work for
- 23 Massey?
- A. To my knowledge, sir, I'm not sure. None that I
- 25 could readily ---.

- 1 Q. I didn't mean going back in the family tree, like
- 2 the sixth generation, but ---.
- 3 A. No, none --- maybe $^{(b)(7)(C) & (b)(7)(D)}$. I'm not sure,
- 4 but I think $^{(b)(7)(C) & (b)(7)(D)}$
- 5 I'm not sure.
- 6 Q. Okay.
- 7 A. But no, none that I know of.
- 8 Q. We just found a lot of folks that are --- they
- 9 have relatives, brothers, uncles.
- 10 A. Oh, yeah, they are, I mean, you know, because I've
- 11 seen, you know, different people like that.
- 12 Q. I'm flipping around here. You'll have to excuse
- me. I'm just sort of following my notes. You talked
- 14 to the Massey lawyers for an hour-and-a-half to two
- 15 hours?
- 16 A. An hour-and-a-half, two hours, something like
- that.
- 18 Q. And did they --- what did they tell you about the
- 19 possibility you'd be interviewed by a group like this
- or the FBI is out there ---?
- 21 A. They mentioned it, yeah, that there would be.
- 22 Q. And what did they --- did they talk about what it
- would be like, what kind of questions you'd ask, how
- 24 you should respond?
- 25 A. No.

- 1 Q. They didn't say tell the truth?
- 2 A. Well, I mean, you know, that's --- I told them
- 3 just like I tell you.
- 4 Q. Yeah. But I'm --- we're just trying to figure
- 5 out ---.
- 6 A. Yeah, I understand. No, they never, you know, ---
- 7 just said to be honest, you know.
- Q. So that's what I meant, they said that to you?
- 9 A. Yeah.
- 10 Q. Did they take notes when you were ---
- 11 A. Oh, yes, sir.
- 12 Q. --- talking to them? Was it a man or a woman; do
- 13 you recall?
- 14 A. It seemed like it was two guys.
- 15 Q. Two guys.
- 16 A. He was young like that gentleman. I don't
- remember their names, but they were pretty thorough.
- I mean, they covered, like I said, ---.
- 19 Q. We're trying to be thorough here. What did they
- ask you that we haven't asked you?
- 21 A. Really, nothing. I mean, that's pretty long ---
- that's the same line of stuff, you know, but what
- 23 tickled me was the first thing they said was we have
- to tell you that we are Massey's lawyers, not yours.
- Q. That's important. They're not your friends. I

- 1 think that their ethical obligations as lawyers is to
- 2 tell you that. Was there a different form for
- 3 production reports than your log?
- 4 A. Oh, yes, sir.
- 5 Q. Were the production reports --- you were faxed
- 6 those; correct?
- 7 A. Yes, sir.
- Q. And was that a form as well with a heading?
- 9 A. Their production report consisted of about seven
- 10 to eight pages. What all different stuff they had on
- it, I'm not really sure. I never was --- the only
- thing I was interested in was the top sheet, which
- 13 give me footage and stuff like that.
- 14 Q. And were there other things that other people
- filled out on those reports?
- 16 A. Just the section report.
- 17 Q. Okay. And when would they do that?
- 18 A. At the end of the shift.
- 19 Q. Okay. So you would --- is that different than the
- 20 faxes?
- 21 A. No, that's what I --- I would fax that all
- 22 together. That whole thing is considered their
- 23 production report.
- Q. At the end of the shift?
- 25 A. Right.

- 1 Q. What about the 30-minute ---?
- 2 A. Oh, okay. That's ---. Yeah, that's just an
- 3 on-shift production report.
- 4 Q. Just one page?
- 5 A. Right. They would just call it out and give me
- figures, and I'd write it down.
- 7 Q. So many feet?
- 8 A. Yeah.
- 9 Q. You mentioned at least I guess it was the $^{(b)(7)(C) & (b)(7)(D)}$
- 10 (b)(7)(C) & (b)(7)(D)
- 11 A. Yes, sir. He was more or less --- the best I can
- 12 gather, (b)(7)(C) & (b)(7)(D)
- Q. Did he send any of the longwall production
- reports?
- 15 A. On the dayshift, he pretty well took care of the
- longwall reports, just the longwall.
- 17 Q. So that was some help for you?
- 18 A. Right.
- 19 Q. Do you know why they were having him do it?
- 20 A. He done it because that way he done it on the
- computer and e-mailed it or stuff. What the purpose
- 22 was, I don't know.
- 23 Q. Oh, that's right. You didn't e-mail anything.
- A. No. When we did it, we had to write it down on a
- form and fax it and stuff.

- 1 Q. At some point you said there were no --- I think
- 2 you were asked were there any unusual problems around
- 3 the time of the explosion, near the time of the
- 4 explosion. You said, not that I can remember. And I
- just want to clarify this. I mean, you would remember
- if there was anything?
- 7 A. Anything, if I would have heard it, yes, sir.
- Q. So to your knowledge, there weren't any?
- 9 A. No.
- 10 Q. And another point, and this is just a point of
- clarification, you said that not much --- there wasn't
- much going on over the weekend or at least in response
- to that question you agreed with that. How do you
- 14 define weekend? Are you including Saturdays?
- 15 A. Well, whatever the holiday was there.
- 16 Q. Okay.
- 17 A. Yeah. Usually they would try --- say, like
- 18 Easter, whoever worked the evening shift would try to
- finish their shifts up a little early so they could
- get home, you know.
- Q. Right.
- 22 A. And I mean, not real early but maybe an hour,
- something like that, sometimes they would finish up
- early.
- Q. So is that different --- you're talking about

- 1 holiday weekends. What about just an average ---
- 2 A. No.
- 3 Q. --- Saturday and Sunday?
- A. No. No. Well, they'd have --- they run straight
- 5 through, the wall did. I mean, there was no break.
- 6 Q. Right. So there was a lot going on?
- 7 A. Right.
- 8 Q. Continued to be, just like any other day?
- 9 A. Well, like I say, on the weekends, unless it was a
- scheduled production weekend, which usually --- they
- 11 run the whole mines every other weekend or something
- 12 like that. But on the off weekends, there would just
- 13 be the longwall and whoever is driving the other
- 14 panel ---
- 15 Q. Okay.
- 16 A. --- for the next wall setup.
- 17 Q. So ordinarily, every other weekend was a full
- 18 production weekend?
- 19 A. Right.
- 20 Q. And would that mean ---
- 21 A. All.
- 22 Q. --- just Saturday or Sunday included?
- 23 A. Just usually Saturday.
- Q. Right.
- 25 A. And on Sundays, usually just like I say, the wall

- 1 and the one section.
- 2 A. Now, we've heard from not just dispatchers, but
- 3 you know, a whole lot of people that it was just a
- 4 matter of course there was a call in the mine when an
- inspector came on the property, you got company.
- 6 Everybody agrees with that. And how would you know?
- 7 Would you --- who would call you, somebody at the
- 8 quard house?
- 9 A. The guard shack would just say that there's an
- inspector on the property.
- 11 Q. So they would always call you?
- 12 A. Oh, yeah.
- Q. And so this is just a matter of routine, it's a
- 14 matter of courtesy?
- 15 A. Sir, the way I look at it, like I say, as long as
- 16 I've ever been in the mines, it's just been ---.
- 17 Q. Everybody from the people --- anybody in the mine
- 18 to top management knew that was ---
- 19 A. Sure.
- 20 Q. --- standard routine; is that right?
- 21 A. Yeah. I mean, when I do that, I don't normally do
- 22 that for mine inspectors. I do that for any company
- official or anybody coming in. You know, I call the
- section and notify them, you got company.
- 25 Q. So if Chris Adkins come in, ---?

- 1 A. Yes, sir, I'd call and let them know.
- 2 Q. Would you say Chris Adkins rather than company?
- 3 A. Yes, sir.
- 4 Q. Would you distinguish State and Federal
- 5 inspectors?
- 6 A. No, sir.
- 7 Q. Or would you know --- would the guard ---?
- 8 A. Oh, yeah, he would know, but I would never ---
- 9 usually with an inspector, I would just say, you've
- 10 got company. Of course, when you say that, they know,
- 11 but they don't know whether it's State or it's
- 12 Federal.
- 13 Q. Right. You said you knew the emergency response
- 14 plan to a point. Can you explain that? I just want a
- 15 little clarification.
- 16 A. Well, what do you mean by emergency ---?
- 17 Q. Well, Mr. Sherer asked about the emergency
- 18 response plan.
- 19 A. Like for somebody --- if somebody calls out hurt
- and stuff like that?
- 21 Q. Yes.
- 22 A. Yeah, I know it, sir, right to the letter.
- 23 Q. Okay. Well, with regard --- let me go back for a
- 24 second to the process of letting folks in the mine
- 25 know that inspectors were on the property. Was that

- discussed --- when you came to UBB, was there any kind
- of training or discussion about your role as a
- 3 dispatcher?
- 4 A. Not regarding to that, no.
- 5 Q. But there was some?
- 6 A. Yeah, for your duties and stuff like that.
- 7 Q. But they didn't mention anything ---
- 8 A. No, sir.
- 9 Q. --- about inspectors?
- 10 A. No.
- 11 Q. Who did that training at UBB?
- 12 A. Some of it was done by --- I think some of it was
- done by Everett. Some was done by the safety
- 14 department, Berman I think, Berman. And then some of
- it was done by Pyott-Boone.
- 16 Q. The consultants ---
- 17 A. Yes.
- 18 Q. --- with the tracking system?
- 19 A. Right.
- 20 ATTORNEY WILSON:
- 21 Go off the record.
- 22 OFF RECORD DISCUSSION
- 23 ATTORNEY WILSON:
- 24 Go back on the record.
- 25 MR. MCGINLEY:

- 1 I just have a couple more things.
- 2 BY MR. MCGINLEY:
- 3 Q. With regard to the CO monitors, you were given a
- 4 book that explained what to do if they showed up
- 5 yellow or in the red?
- 6 A. Yes, sir.
- 7 Q. What do you do?
- 8 A. Well, usually when it's in yellow you can either
- 9 --- like you can reset them. If it goes so high, you
- 10 need to contact somebody. But then if it happens to
- 11 go into the red --- as well as I can remember, if it
- goes into the red, you would set a section belt down,
- you would get a hold of the section and let them know.
- 14 And like I said, whoever would be able to get to it to
- check it first is who you get a hold of the quickest.
- 16 Q. How often would it go in the red?
- 17 A. Like I said, the only time I ever seen any of them
- 18 go in the red was when they would be doing maintenance
- work.
- 20 Q. Okay. So you'd still have to call in?
- 21 A. Yeah, I would always call just to make sure, but
- 22 it was nice to know that you could sit there and you
- could literally watch the CO monitors working.
- Q. Sure. But would you have to document that if it
- went into the red? Would you write that down?

- 1 A. Usually if they were doing --- working on a
- 2 tailpiece or something like that, I would just
- 3 document it on my nightly notes or daily notes. But
- 4 now if it would be something other than that, then you
- 5 have a logbook for CO monitors that you --- they're
- 6 supposed to have it there, that you would write down
- 7 the documentation, what time it happened, which one it
- 8 was, who you contacted, what they done to take care of
- 9 the problem and stuff.
- 10 Q. Did you ever have to write in it?
- 11 A. I've never had to write.
- 12 Q. Do you know for sure there's such a book there?
- 13 A. Yes, sir, it was there.
- Q. Have you ever looked at, looked in it?
- 15 A. Yes, sir.
- Q. Were there any ---?
- 17 A. None that I could ever see.
- Q. I mean, did anybody ever write anything in it, if
- 19 you looked at the book?
- 20 A. Sir, I can only speak for myself, ---
- 21 Q. Sure.
- 22 A. --- but no, I didn't.
- 23 Q. I mean, did you flip through the pages to see ---?
- A. Not that far back, but no, there was nothing there
- 25 that I could see.

- 1 Q. Okay.
- 2 A. I try to look at stuff like that.
- 3 Q. Okay. So that should be available if we wanted to
- 4 take a look at that?
- 5 A. I would say somebody probably has it.
- 6 Q. Sure.
- 7 A. But I'm sure as big a mines as that is, somewhere
- 8 along the lines surely they'd have hot rollers and
- 9 stuff.
- 10 Q. Right.
- 11 A. Whether they get wrote down or not, I couldn't
- 12 tell you.
- Q. Were there times when you'd get a call out that
- the methane monitors on equipment like roof bolters
- and continuous miners or the ones up at the longwall
- were malfunctioning and have to be replaced?
- 17 A. A lot of times I'd get calls out for --- on the
- miner section especially, where the sniffer wouldn't
- 19 be working. And if it's working properly, the miner
- won't run if it ain't working right.
- 21 Q. Right.
- 22 A. And they would call out for someone to bring a
- 23 replacement for it.
- Q. Would you write that down?
- 25 A. Sometimes I would. Sometimes I wouldn't. But a

- 1 lot of times they call out like that on the evening
- 2 shift. If the chief electrician was there in charge,
- 3 I would just holler at him and he would take care of
- 4 it.
- 5 Q. But sometimes you would write it down?
- 6 A. Sometimes I would write it down.
- 7 Q. Was it more often you'd write it down?
- 8 A. More often I would, yes, sir, because --- at least
- 9 make a note of it. Because if I didn't, you know,
- 10 that way I wouldn't forget to tell ---.
- 11 Q. Right. And then would you put that --- would that
- be in the daily log book or would you ever put in the
- 13 production?
- 14 A. I wouldn't put it into production, no. Now, the
- 15 mine foreman would.
- 16 Q. Okay.
- 17 A. The section boss, he would have it in his, I'm
- sure.
- 19 Q. Were there ever any problems with the methane
- detectors on the longwall that you recall?
- 21 A. None that I can remember.
- 22 Q. Only on the continuous miner?
- 23 A. Just the miners, yeah.
- Q. Are you familiar with the terms S1 and P2?
- 25 A. You know, I haven't quite figured that out, sir.

- 1 Q. Some kind of slogan?
- 2 A. Yeah. I don't know what it is. S1, S2, I
- 3 couldn't tell you the difference.
- 4 Q. All right, sir. Well, thanks. I appreciate your
- 5 frankness.
- 6 A. What is the difference?
- 7 Q. We're trying to figure that out, too, because we
- get a very similar answer from a lot of people.
- 9 A. I don't know.
- 10 Q. Okay.
- 11 ATTORNEY WILSON:
- 12 Erik?
- 13 RE-EXAMINATION
- 14 BY MR. SHERER:
- Q. At the mine, how did they keep up with the miners
- that were going underground? Did they have a tag
- 17 board?
- 18 A. Oh, yeah. They all had to check out and tag in
- and out board. But like I say, for myself, always
- down there I had a list. Each section boss would give
- 21 me a list of his men ---
- 22 Q. Okay.
- 23 A. --- before they went in. Anybody went underground
- was supposed to call and give me a name.
- 25 Q. Okay.

- 1 A. You know, even inspectors and stuff, I'd write
- 2 their name down and stuff.
- 3 Q. Sure. And there was a checkout board at the UBB
- 4 portal and one at the Ellis Portal?
- 5 A. Yes, sir.
- 6 Q. What if somebody went in at UBB ---?
- 7 A. Well, now I'm assuming there was one at Ellis
- 8 Portal because I never was over there at Ellis Portal.
- 9 Q. Okay. Did you have some method if you went in one
- 10 portal and came out the other or ---?
- 11 A. They would just radio and let me know. Usually if
- they went out that way, they would come back in and
- come back out the way they went in.
- 14 Q. Okay. Did you ever get a call that said, take my
- tag out because I come out up at the Ellis Portal?
- 16 A. No, not that they would ever take tag off, no.
- 17 The only call I would even have like that, I had one
- 18 fire boss, when he would finish up his run, he would
- 19 finish it up at Ellis.
- 20 Q. Okay.
- 21 A. And somebody would usually then pick him up and
- 22 bring him back around his vehicle or something.
- Q. Okay. Was there like a ride between the two
- 24 portals?
- 25 A. Oh, yeah, you could rail. I mean, you know, the

- 1 rails ran from one to the other.
- Q. How about on the surface, could you get ---?
- 3 A. They had a company truck.
- 4 Q. Okay. You said you worked the Saturday night to
- 5 Sunday morning shift on Easter Sunday. Do you recall
- 6 if the wall was going to go ahead and run during the
- 7 day Sunday?
- 8 A. On Easter?
- 9 Q. Uh-huh (yes).
- 10 A. I don't think so.
- 11 Q. Okay.
- 12 A. I'm sure they didn't, not on Easter.
- Q. Sure. You mentioned you did janitorial-type work.
- 14 Did you have to keep up with like the bath house?
- 15 A. The bath house itself I didn't mess with, but the
- 16 whole upstairs of the building ---
- 17 Q. Okay.
- 18 A. --- I did, which is larger than what the bath
- 19 house was.
- 20 Q. Oh, okay. I guess you just tried to fit that in
- 21 as you could?
- 22 A. Yeah. I mean, --- well, usually if you did that
- 23 you were on --- it's when you were going to evening
- 24 shift shift.
- 25 Q. Okay.

- 1 A. And sometime two, three o'clock in the morning,
- 2 you know, would be a slow time and you'd try to get
- 3 --- or else you would try to do a little here and a
- 4 little there through the night and try to get it
- 5 finished.
- 6 Q. Now, you also had mentioned you had to go down
- 7 when trucks came in. Did you have to unload those
- 8 trucks?
- 9 A. I did for a while until the Federal came in and
- said, you don't load trucks no more.
- 11 Q. Okay. What about the inventory that came off
- those trucks, did you have to check that in and out of
- 13 the warehouse?
- 14 A. We never did actually really check it in. You
- just signed the receiver for it and --- yeah, I had to
- do that a lot.
- 17 Q. Okay. Did you have some sort of inventory system
- 18 at the warehouse?
- 19 A. They had an inventory system, but nothing I messed
- 20 with.
- Q. Okay. So you didn't have to keep up with it?
- 22 A. No.
- Q. So if somebody called out and said, send me a
- 24 drive shaft, did you have to do anything ---?
- 25 A. If it happened to be one that I knew was there, I

- 1 would just say it was out there. If I had someone ---
- 2 a supply crew that was going in that way, I'd send it
- 3 with them. And in most incidents, the electrician
- 4 would have to --- if they had an extra ride on the
- 5 section, he would have to come out and get it himself.
- 6 Q. Thank you. Did you ever hear of Mr. Blanchard
- 7 kicking a cigarette out of anybody's hand?
- 8 A. No, sir.
- 9 Q. Did you ever hear of any other physical
- 10 violence ---
- 11 A. No, sir.
- 12 Q. --- he may have been involved in? Now, when
- 13 you're calling in the mine, saying you got company, it
- 14 was a Federal or a State inspector, do you recall if
- any of the mine management were in the same office
- with you when you were calling it out?
- 17 A. No, not particularly standing there and see that I
- 18 do, no.
- 19 Q. Were they just there? Could they hear?
- 20 A. Huh?
- Q. Could they have just been standing there and
- 22 overheard?
- A. The mine manager?
- 24 Q. Uh-huh (yes).
- A. Well, I'm sure they could have been. I mean, you

- 1 know, --- I've done it when the inspector would be
- 2 there.
- 3 Q. Okay. Do you recall who the inspector was?
- 4 A. No, I wouldn't.
- 5 Q. What about when an inspector has gone underground
- 6 and they called for a switch or a block of track,
- 7 would you pass that information along?
- 8 A. If they needed to block the track so they could
- 9 get through and stuff? Sure.
- 10 Q. Would you tell the section they were coming?
- 11 A. They were coming?
- 12 Q. Yeah.
- 13 A. No more than just normally, you know. No, I
- 14 wouldn't call the section after they got on the rail,
- 15 no.
- 16 Q. Okay. Thank you. We understand that the
- dispatcher logs went missing for the day of the
- 18 explosion.
- 19 A. I wouldn't know, sir.
- Q. You hadn't heard anything about that?
- 21 A. No, sir. I wasn't there. I wouldn't know.
- 22 Q. We understand that Gary May took those logs and
- locked them up supposedly.
- 24 A. I have no idea, sir.
- Q. You haven't heard anything about it?

- 1 A. No.
- 2 Q. Okay. Thank you.
- 3 A. The only thing I know is that when I showed up to
- 4 work there was a lot of stuff gone, but I have no
- 5 idea.
- Q. You don't know what happened to any of that stuff?
- 7 A. No, sir. If it had my name on it, I would be very
- 8 concerned about where it was at.
- 9 Q. Sure. Okay. Thank you.
- 10 RE-EXAMINATION
- 11 BY MR. FARLEY:
- 12 Q. When you say a lot of stuff was gone ---?
- 13 A. Well, I mean, you could see just like --- like I
- say, the clipboard where the dispatcher's log used to
- be, it was gone. Just anything pertaining to any kind
- of forms, I think even maybe the violations that had
- been written in the books were gone, as well as I can
- 18 remember. Cabinet doors had been cleared out, just
- 19 --- I don't know, just it seemed odd to me, you know.
- 20 Q. Okay. And this was when you arrived to work on
- 21 April 5th?
- 22 A. On Tuesday.
- 23 Q. 2010?
- A. Yeah, the dayshift Tuesday in 2010, the day after.
- Q. Okay. When you arrived the next day?

- 1 A. Right.
- 2 Q. Earlier someone asked you if any foreman
- 3 underground had called out from underground to mention
- 4 ventilation problems at the beginning of a shift, and
- 5 you indicated that that had happened a couple of times
- 6 maybe. Do you recall the names of the foreman who
- 7 would have called out with this type of information?
- 8 A. No, sir, not right offhand I couldn't remember
- 9 which foreman it was.
- 10 Q. Now, when this occurred, would this have been on
- which of your two shifts?
- 12 A. Well, I've had it happen on both shifts, day and
- evening, you know, shifts.
- 14 Q. Okay. Did you --- your rotation, did your
- 15 rotation coincide with the rotation of shifts
- underground of coal production crews?
- 17 A. Well, like I say, our shifts were like from 6:00
- 18 to 6:00. And theirs is usually from --- their shift
- 19 started like at --- evening shift started like at
- 3:00, 4:00. Dayshift were like 6:00 to 6:30, 7:15, in
- 21 that area.
- 22 Q. Okay.
- 23 A. So usually if you were on the dayshift, you were
- there on the evening shift. Midnight come out,
- 25 dayshift went in, and you usually caught then the

- 1 dayshift --- evening shift going in, dayshift coming
- 2 out.
- 3 Q. Okay. All right. Thank you.
- 4 ATTORNEY WILSON:
- 5 Any follow-up?
- 6 MR. MCGINLEY:
- 7 Just a couple follow-ups.
- 8 RE-EXAMINATION
- 9 BY MR. MCGINLEY:
- 10 Q. How long did you work in the office? You said you
- 11 came back the Tuesday after the explosion. How long
- 12 did you stay there?
- 13 A. I was there when they got the last bodies out.
- 14 Q. Okay. So you were there for almost a week?
- 15 A. Yeah. I'm roughly guessing probably seven days.
- Q. At some point did somebody from the government
- 17 take the computers?
- 18 A. Oh, I have no idea.
- 19 Q. I mean, you noticed that there were a lot of
- things missing. There was a computer that Mr. Clay
- 21 used to send ---.
- 22 A. At that time his computer was still there because
- 23 he was still using it, yeah.
- Q. Okay. That's all. Thank you very much.
- 25 ATTORNEY WILSON:

- 1 $^{\text{\tiny (b)(7)(C)\,\&\,(b)(7)(D)}}$, on behalf of MSHA and the
- Office of Miners' Health, Safety and Training, I want
- 3 to thank you for appearing and answering questions
- 4 today. Your cooperation is very important as we work
- 5 to determine the cause of the accident. We request
- 6 that you not discuss your testimony with anyone
- 7 outside of this room because we will be interviewing
- 8 additional witnesses. If, after questioning
- 9 witnesses, we have additional information, we may call
- 10 you to ask follow-up questions. And if at any time
- 11 you think of additional information that you would
- 12 like to provide to us, please contact us at the
- contact information that was provided to you.
- 14 I do want to inform you of your rights.
- Under the Mine Act, as a miner, any statements given
- by miner witnesses to MSHA are considered to be an
- 17 exercise of statutory rights and protected activity
- 18 under Section 105(c) of the Mine Act. If you believe
- 19 any discharge discrimination or other adverse action
- is taken against you as a result of your cooperation
- with this investigation, you should immediately
- 22 contact MSHA and file a complaint under Section 103(c)
- of the Act. Remedies under the Mine Act include back
- 24 wages and immediate temporary reinstatement to your
- 25 most recent position, pending a complete investigation

1 of your complaint. In order to file such a complaint, 2 you can contact the District 4 MSHA office in Mount 3 Hope. And their contact information and additional information concerning your rights as a miner can be found at MSHA's website, which is www.msha.gov. 5 Before we finish up, I want to give you 6 an opportunity to go back over, you know, anything we discussed today. If there's anything that you would 8 9 like to add or clarify or, you know, if there's any 10 sort of a statement you would like to make, you may do 11 that now. 12 A. I think everything is okay. 13 ATTORNEY WILSON: Then again, thank you for your 14 Okay. 15 appearance today and have a nice day. Go off the record. 16 17 CONFIDENTIAL STATEMENT UNDER OATH 18 19 CONCLUDED AT 11:07 A.M. 20 21 22 23

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Page 103 1 STATE OF WEST VIRGINIA 2 3 CERTIFICATE 5 I, Alison Salyards, a Notary Public in and for the State of West Virginia, do hereby certify: 6 That the witness whose testimony appears in the foregoing deposition, was duly sworn by me on said 8 date and that the transcribed deposition of said 9 10 witness is a true record of the testimony given by 11 said witness; 12 That the proceeding is herein recorded fully and accurately; 13 14 That I am neither attorney nor counsel for, 15 nor related to any of the parties to the action in which these depositions were taken, and further that I 16 17 am not a relative of any attorney or counsel employed by the parties hereto, or financially interested in 18 this action. 19 20 21 22 alicon Salyards 23 24 25