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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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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 and Safety Academy, 1301 Airport Road, Room C-137, Beaver, West Virginia, on Monday, beginning at (b)(7)(C) & (b)(7)(D)

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- 1 PROCEEDINGS
- 2 ------
- 3 ATTORNEY WILSON:
- 4 Good morning. My name is Bob Wilson.
- 5 I'm with the Office of the Solicitor, United States
- 6 Department of Labor. With me is Erik Sherer, an
- 7 investigator with the Mine Safety and Health
- 8 Administration. Also present are individuals 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. KOERBER:
- 15 I'm Barry Koerber, Assistant Attorney
- General assigned to represent the West Virginia Office
- of Miners' Health, Safety and Training.
- 18 MS. MONFORTON:
- 19 And I'm Celeste Monforton. I'm with the
- 20 Governor's independent team.
- 21 ATTOREY WILSON:
- 22 Today is August 23rd, 2010 and we're here
- 23 to conduct an interview of $^{(b)(7)(C) & (b)(7)(D)}$
- 24 would you please state your name for the record?
- 25 (b)(7)(C) & (b)(7)(D)

- 1 ATTORNEY KOERBER:
- 2 And is he your personal attorney?
- 3 A. Yes, sir.
- 4 ATTORNEY KOERBER:
- 5 And sir, would you please identify
- 6 yourself?
- 7 ATTORNEY MARONEY:
- 8 Yeah. My name is Thomas P. Maroney. I
- 9 go by Pat. My address is $^{(b)(7)(C) & (b)(7)(D)}$
- 10 (b)(7)(C) & (b)(7)(D)
- 11 ATTORNEY KOERBER:
- 12 And sir, is $^{(b)(7)(C) & (b)(7)(D)}$ client?
- 13 ATTORNEY MARONEY:
- 14 He is.
- 15 ATTORNEY KOERBER:
- 16 $^{(b)(7)(C) & (b)(7)(D)}$ you appearing here today
- as a result of being served with a subpoena?
- 18 A. Yes.
- 19 ATTORNEY KOERBER:
- 20 This is a copy of that subpoena if you
- 21 want to take a look at that. Would you agree that
- that's a copy of the subpoena?
- 23 A. Yes.
- 24 ATTORNEY KOERBER:
- Okay. I'd like that to be Exhibit One.

- 1 $^{\text{(b)}(7)(C) \& \text{(b)}(7)(D)}$ Exhibit One marked for
- 2 identification.)
- 3 ATTORNEY KOERBER:
- 4 And this is something you probably have
- 5 not seen. This is the return of service signed by the
- deputy that $^{(b)(7)(C) & (b)(7)(D)}$ And
- 7 there's a copy of that subpoena attached to the
- 8 return. I'd ask that that be Exhibit Two.
- 9 $^{\text{(b)}(7)(C) \& \text{(b)}(7)(D)}$ Exhibit Two marked for
- 10 identification.)
- 11 ATTORNEY KOERBER:
- 12 $^{(b)(7)(C) \& (b)(7)(D)}$ the statute that authorizes
- the director to issue subpoenas compelling witnesses
- 14 to attend interviews such as this also requires the
- director to provide to that witness a \$40 witness fee
- plus mileage at the rate of 15 cents a mile, together
- with any tolls you may have passed to and from your
- residence to here so long as you traveled in your own
- 19 personal vehicle. I have provided you forms prior to
- the hearing to fill out. Did you complete those
- 21 forms?
- 22 A. Yes.
- 23 ATTORNEY KOERBER:
- 24 And did you return those to me?
- 25 A. Yes.

- 1 ATTORNEY KOERBER:
- 2 Thank you.
- 3 ATTORNEY WILSON:
- 4 Okay. Thank you. $^{\text{(b)(7)(C)} \& \text{(b)(7)(D)}}$, government
- 5 investigators and specialists have been assigned to
- 6 investigate the conditions, events and circumstances
- 7 surrounding the fatalities that occurred on April 5th,
- 8 2010 at the Upper Big Branch Mine. The investigation
- 9 is being conducted by MSHA pursuant to Section 103(a)
- of the Federal Mine Safety and Health Act and by the
- 11 Office of Miners' Health, Safety and Training. As
- part of that investigation, we've been interviewing a
- number of witnesses, and we appreciate you coming in
- today and helping us with our investigation.
- 15 All members of the Mine Safety and Health
- 16 Administration Accident Investigation Team and all
- members of the State of West Virginia Accident
- 18 Investigation Team participating in the investigation
- of the Upper Big Branch Mine explosion shall keep
- 20 confidential all information that is gathered from
- 21 each witness who provides a statement until witness
- 22 statements are officially released.
- 23 MSHA and the State of West Virginia shall
- 24 keep this information confidential so that other
- ongoing enforcement activities are not prejudiced or

- 1 jeopardized by a premature release of information.
- 2 This confidentiality requirement shall not preclude
- 3 investigation team members from sharing information
- 4 with each other or with other law enforcement
- officials. Everyone's participation in this
- 6 investigation constitutes their agreement to maintain
- 7 confidentiality.
- 8 $^{(b)(7)(C) \& (b)(7)(D)}$ you may have an attorney
- 9 present with you. Mr. Mahoney has stated his
- 10 appearance for the record. This is not an adversarial
- 11 proceeding. Cross Examination type questions will not
- be permitted, but all the parties and your attorney
- may ask follow-up questions for clarification
- 14 purposes.
- 15 Your identity and the content of this
- 16 conversation will be made public at the conclusion of
- the interview process and your identity may be
- included in a public report of the accident, unless
- 19 you request that your identity remain confidential or
- if revealing your identity would jeopardize other
- 21 enforcement activities. If you request us to keep
- 22 your identity confidential, we will do so to the
- 23 extent permitted by law.
- 24 In other words, if a judge or some law
- requires that we reveal your identity, we may have to

- do so. Also, we may use the information that you
- 2 provide to us today in other law enforcement
- activities, including hearings concerning the
- 4 explosion. Do you understand your right to request
- 5 confidentiality?
- 6 A. Yes.
- 7 ATTORNEY WILSON:
- 8 Okay. Do you have any questions
- 9 concerning that?
- 10 A. No.
- 11 ATTORNEY WILSON:
- 12 All right. After the investigation is
- complete, MSHA will issue a public report detailing
- 14 the nature and causes of the fatalities in the hope
- that greater awareness about the causes of accidents
- 16 will reduce their occurrence in the future.
- 17 Information obtained through witness interviews is
- frequently included in those reports. We've
- interviewed a number of people, and we have several
- 20 more people to interview. So that we get everybody's
- 21 independent recollection, we ask that you not discuss
- 22 your testimony with anyone outside of your attorney or
- anyone in this room.
- 24 A court reporter will be recording the
- interview today, so please speak loudly and clearly.

- 1 If you do not understand a question asked, please ask
- 2 that the question be rephrased. If you need to take a
- 3 break at any time, just let me know and we'll go off
- 4 the record.
- 5 Again, I want to thank you in advance for
- 6 your appearance here today. We appreciate your
- 7 cooperation. After we've finished asking questions,
- 8 we will provide you with an opportunity to add
- 9 anything else to the record that you think might be
- 10 useful.
- 11 A. Okay.
- 12 ATTORNEY WILSON:
- 13 Because the reason we're here today is to
- find out what you know. And we're going to ask a lot
- of questions, but we may not ask all the right
- 16 questions.
- 17 A. All right.
- 18 ATTORNEY WILSON:
- 19 So if there is anything that you think
- that might be useful to the investigation, but we
- 21 don't ask you about that specifically, please let us
- 22 know.
- 23 A. Okay.
- 24 ATTORNEY WILSON:
- 25 If at any time after the interview you

- 1 recall additional information that you think might be
- 2 useful, please contact Norman Page, who is MSHA's lead
- 3 accident investigator here at the Mine Academy. And
- 4 Mr. Page's contact information is included in the
- 5 letter that I've given to you here this morning.
- 6 A. Okay.
- 7 ATTORNEY WILSON:
- 8 All right. Terry, did you want to add
- 9 anything?
- 10 MR. FARLEY:
- 11 Yes. $^{(b)(7)(C) & (b)(7)(D)}$ on behalf of the Office
- of Miners' Health, Safety and Training, I want to
- inform you that the West Virginia Coal Mine Health and
- 14 Safety Regulations also provide protection against
- potential discrimination for participating in these
- type interviews. I want to pass along some contact
- information for the West Virginia Board of Appeals.
- 18 The board hears complaints from miners
- 19 concerning discrimination and other matters. Should
- 20 you have any problems, you should contact the board
- 21 immediately. I would caution you that should you have
- a problem with that, you need to file a claim within
- 30 days of when it happens; all right? Also, you have
- 24 my business card ---
- 25 A. Right.

- 1 MR FARLEY:
- 2 --- in case you have any questions or
- 3 need any assistance.
- 4 ATTORNEY WILSON:
- 5 Celeste?
- 6 MS. MONFORTON:
- 7 Nothing.
- 8 ATTORNEY WILSON:
- 9 No? All right. I'm going to pass it to
- 10 Erik Sherer, who's going to begin the questioning for
- 11 MSHA.
- 12 EXAMINATION
- 13 BY MR. SHERER:
- Q. All right. First of all, I want to thank you for
- coming down here this morning, $^{(b)(7)(C) \& (b)(7)(D)}$. This is
- extremely important for this investigation, because
- we're trying to determine the circumstances and
- 18 conditions and practices that lead up to this
- 19 explosion. And we're doing that for two reasons.
- 20 The first is the families and friends and
- 21 co-workers of these 29 miners deserve to know what
- 22 happened. The second reason is we want to prevent
- this type of explosion, and until we understand what
- led up to it, it's going to be hard to make any
- 25 effective change to prevent that. Roughly how many

- 1 years of mining experience do you have?
- 2 A. (b)(7)(C) & (b)(7)(D)
- 3 Q. Okay. Has that $^{(b)(7)(C) & (b)(7)(D)}$ been with the
- 4 Massey organization?
- 5 A. Yes, sir.
- 6 Q. Have you been at Upper Big --- or had you been at
- 7 Upper Big Branch that entire time?
- 8 A. No, sir. I was at $^{(b)(7)(C) & (b)(7)(D)}$ first.
- 9 Q. Okay. Did (b)(7)(C) & (b)(7)(D) ?
- 10 A. Yes.
- 11 Q. About when did you come back to Upper Big Branch?
- 12 A. I (b)(7)(C) & (b)(7)(D)
- Q. Okay. And so you come back roughly, what, (b)(7)(C) & (b)(7)(D)
- 14 or so?
- 15 A. Yes, around --- yeah, it was arounc $^{(b)(7)(C) & (b)(7)(D)}$
- 16 Q. Okay. Of (b)(7)(C) & (b)(7)(D)
- 17 A. Yes.
- 18 Q. Okay. What shift did you normally work?
- 19 A. We was on $^{(b)(7)(C) & (b)(7)(D)}$
- Q. Okay. What was the last shift you worked prior to
- 21 the explosion?
- 22 A. Evening shift.
- 23 Q. Okay. Of the --- Sunday?
- 24 A. Saturday.
- Q. Saturday. Okay.

- 1 A. Come in Monday.
- 2 Q. Okay. So you --- yeah. Okay. So your last day
- 3 would've been the evening shift of the 3rd of April?
- 4 A. Yeah.
- 5 Q. Saturday the 3rd. Okay. What did you do on the
- 6 longwall?
- 7 A. At the time I $^{(b)(7)(C) & (b)(7)(D)}$
- 8 Q. Okay.
- 9 A. I done (b)(7)(C) & (b)(7)(D)
- 10 (b)(7)(C) & (b)(7)(D)
- 11 Q. Okay. Let me ask you just some general questions
- 12 about the longwall.
- 13 A. Okay.
- Q. When was the last time you guys did a fire
- 15 training drill?
- 16 A. It was on ---. I want to say it was in --- for
- some reason, I'm wanting to say March.
- Q. Okay. We've heard March from some other people,
- so that sounds reasonable. When you did that drill,
- 20 did you practice fighting a fire?
- 21 A. Yes, sir.
- Q. Did you deploy the fire hose?
- 23 A. Yes, sir.
- Q. Tell me about the fire hoses on this longwall.
- 25 How many are there?

- 1 A. Oh, man. We got them on top of our head drive.
- 2 We got them in our headgate, and you know, down the
- 3 belt line they're spread out. I mean ---.
- 4 Q. Do you have any down the face of the wall?
- 5 A. Actual fire hose?
- 6 Q. Uh-huh (yes).
- 7 A. No, sir.
- Q. Do you have fire outlets?
- 9 A. Not for the fire hose, no. We have wash down
- 10 hoses from head to tail.
- 11 Q. Okay. But they're not ---
- 12 A. Spray hoses.
- 13 Q. --- fire hose?
- 14 A. Not a fire hose.
- 15 Q. Now, the fire hose on the headgate, is that long
- enough to go to the tailgate? If you don't know,
- 17 that's fine.
- 18 A. Yeah, I'm not sure.
- 19 Q. Okay, okay. Are the nozzles on the fire hoses or
- are they stored near the fire hoses or were they?
- 21 A. Actually, they're on --- one is on a hose, and we
- do have more stored other places.
- 23 Q. Okay.
- A. But I do know that.
- Q. Okay. Where's the valves that you open up for

- 1 those fire hoses? Where are they located?
- 2 A. You got one right on top of the head drive where I
- 3 know for a fact there's 400 foot of hose. And then
- 4 you got one at the head --- or the headgate. I can't
- 5 remember how many feet behind the headgate box it was.
- 6 I'm not exactly sure on the headgate part, but I know
- 7 there's one over there.
- 8 Q. Okay. And do you recall any down the face
- 9 anywhere?
- 10 A. Not on the --- not a fire hose hookup, no.
- 11 Q. Okay, okay. Thank you. All right. Let's talk
- about the ventilation on the wall.
- 13 A. All right.
- 14 Q. Had you noticed any changed on the --- as far as
- the quantity or the velocity of the air during the
- 16 month of March?
- 17 A. Yes.
- 18 Q. Can you explain what you noticed?
- 19 A. All right. We was on the face that day, running
- 20 coal. And well, one day we was up there and it was
- 21 --- I think --- I'm pretty sure that $^{(b)(7)(C) \& (b)(7)(D)}$ had 110,000
- 22 cubic foot of air in the last open. Okay. The next
- 23 day I'm wanted to say he had, like, 50,000, 54,000
- 24 within a day's period of time there. But we was on
- 25 the face, running coal. It was so cold one day. The

- 1 next day, you know, it was so hot you couldn't --- it
- 2 was just miserable. And we was running. The dust was
- just floating, you know, just pretty much wasn't
- 4 flowing like it was supposed to, and we hollered at
- our boss, told him, you know, that the dust wasn't
- 6 moving, this and that, and so we shut down and he
- 7 called outside. And they called up there and said, if
- 8 it's any way possible, run coal until we get there,
- 9 the outside guys, which it was not possible, so we
- 10 didn't run.
- 11 O. Sure.
- 12 A. Okay. So we sat at the headgate, the three of us,
- three face crew guys. And they come up, two mine
- inspectors come up, went down all the way to the tail,
- and they come back and we had to start a ventilation
- 16 move. We didn't run no more after that.
- 17 Q. Okay.
- 18 A. And we done the ventilation move up until it was
- our three days off and we didn't --- our crew didn't
- go back to run.
- Q. Okay, okay. Now, about when was that?
- 22 A. It was on a Wednesday or a Thursday.
- 23 Q. Was it toward the 1st of March or was it closer to
- 24 the explosion?
- 25 A. I'm wanting to say it was closer to the explosion.

- 1 Q. Okay.
- 2 A. I think. I really can't remember.
- 3 Q. Okay. Well, let me ask you a couple questions
- 4 related to that. You say there was a couple
- 5 inspectors came in with them.
- 6 A. Yes, sir.
- 7 Q. Do you know if they were State or Federal?
- 8 A. I can't remember.
- 9 MR. FARLEY:
- 10 What color coveralls ---
- 11 A. Blue.
- 12 MR. FARLEY:
- 13 --- did they have?
- 14 A. Blue.
- 15 MR. SHERER:
- 16 Okay. Probably Federal, then.
- 17 MR. FARLEY:
- 18 Did they have silver or ---?
- 19 MR. FARLEY:
- 20 Did they have silver or ---?
- 21 A. Yeah, silver stripe, silver ---.
- 22 MR. FARLEY:
- 23 That's probably your guys.
- 24 MR. SHERER:
- 25 Yeah.

- 1 MR. FARLEY:
- 2 A lot of ours wear orange stripes.
- 3 MR. SHERER:
- 4 Uh-huh (yes). Okay.
- 5 MR. FARLEY:
- 6 I said that --- but I don't know, just
- 7 probably.
- 8 MR. SHERER:
- 9 Sure.
- 10 BY MR. SHERER:
- 11 Q. Do you know if they issued any violations because
- 12 of that?
- 13 A. I don't know if they issued any. All I know is we
- got right to work on it.
- 15 Q. Okay. We can check our records.
- 16 A. Okay.
- 17 Q. And we certainly appreciate the information. So
- 18 you had your three days off coming up after that
- 19 ventilation issue. When you came back after your
- three days, did you have good ventilation? Let me ask
- 21 a slightly different question.
- 22 A. All right.
- Q. You said it got real hot. When you came back,
- went back to work, were you still wearing your coat or
- 25 did you have to take your coat off or jacket or

- 1 whatever it was?
- 2 A. I think I got my --- I think I got mixed up here.
- 3 I might have to ---.
- 4 Q. Okay, okay.
- 5 A. I think that that ventilation move --- I'm wanting
- 6 to say we was working on it the week before the
- 7 explosion. I'm not 100 percent sure. I really can't
- 8 remember. I don't know. I'm trying to think and I
- 9 just ---.
- 10 Q. Sure. Yeah, just take your time. Take your time.
- 11 Now ---?
- 12 A. Something's telling me we was, and then
- something's telling me it was earlier before the
- 14 explosion.
- 15 Q. Okay. Now, we know that ---. We had an inspector
- go in on the wall, and he ---
- 17 A. Right.
- 18 Q. --- found the direction there on the tailgate
- 19 going the wrong direction.
- 20 A. Yes, yes.
- 21 Q. And that was about March the 9th, the best ---
- 22 A. Okay.
- 23 Q. --- I remember.
- 24 A. Okay.
- 25 Q. Does that sound familiar?

- 1 A. Yes. Yes, it does.
- 2 Q. Do you think that was the same incident you were
- 3 describing?
- 4 A. Yeah.
- 5 Q. Okay.
- 6 A. I believe so.
- 7 Q. Now, we do know that the wall was down for several
- 8 days because of that.
- 9 A. Right. Okay.
- 10 Q. It took a long time to get the ventilation
- 11 straightened back out.
- 12 A. Yes.
- 13 Q. The week or so prior to the explosion, do you
- recall any changes in ventilation? Did it seem
- 15 hotter? Did it seem colder?
- 16 A. I think that's where I got mixed up. The
- ventilation move was, like you said, beginning ---
- towards the beginning of March. And then when the air
- 19 started doing its changes, I'm wanting to say that was
- 20 what happened the week before ---
- 21 Q. Okay.
- 22 A. --- the explosion, that coming up week ---
- 23 Q. Uh-huh (yes).
- 24 A. --- because I remember we went off on Saturday
- 25 night for, you know, the night before Sunday,

- 1 Easter ---
- 2 Q. Sure.
- 3 A. --- and then Monday.
- 4 Q. Uh-huh (yes).
- 5 A. But I'm pretty sure that that was the week ---
- 6 Q. Okay. So ---
- 7 A. --- that the air done that.
- 8 Q. --- the air basically went way down in volume and
- 9 in quantity ---
- 10 A. Right.
- 11 Q. --- roughly a week prior to the explosion? And
- the pre-shift books actually show some of that. The
- air quantity on the longwall near the 1st of March was
- over 100,000 cubic feet per minute.
- 15 A. Yeah.
- 16 Q. On the 1st it was 115,000 cubic feet ---
- 17 A. Okay.
- 18 Q. --- a minute. It went --- bounced around a little
- 19 bit up through the 9th, when they made that
- ventilation change, and from the 9th on down to the
- 21 date of the explosion, it looked like it gradually
- decreased down to about 55,000 cubic feet per minute.
- 23 A. What exactly was you all's standards on the face?
- Q. This wall had to have a minimum of 30,000 cubic
- feet a minute. 30,000 feet --- cubic feet a minute

- 1 probably wasn't enough to control the dust.
- 2 A. No.
- 3 Q. But that's just the minimum that's in the
- 4 regulations. The vent plan minimums may have been
- 5 higher, and I'm just not sure what that was, myself,
- 6 at his mine. But you can see that there was a
- 7 dramatic decrease in the air quantity.
- 8 A. Yeah.
- 9 Q. So you think about a week prior to the explosion
- 10 there --- you noticed a major decrease. Did you ever
- 11 notice any fluctuations while you were on the wall?
- 12 Would it all of the sudden seem to get stagnant or the
- dust stay around or ---? And then would it start back
- 14 normal ventilation?
- 15 A. Not really, because where I was --- like I said,
- 16 as ${}^{(b)(7)(C) \& (b)(7)(D)}$, when ${}^{(b)(7)(C) \& (b)(7)(D)}$
- 17 (b)(7)(C) & (b)(7)(D)
- 18 Q. Sure.
- 19 A. --- and the air's, you know, ---
- 20 O. Sure.
- 21 A. --- (b)(7)(C) & (b)(7)(D)
- 22 (b)(7)(C) & (b)(7)(D)
- Q. Sure. Okay.
- A. But as far as the dust-wise, it was always blowing
- 25 real good, you know.

- 1 Q. Okay. Did you ever notice any odd smells coming
- 2 from the gob?
- 3 A. No.
- 4 Q. Any kerosene or petroleum type smells?
- 5 A. No.
- Q. Okay. Well, let me ask you about the curtain in
- 7 the headgate entry. There was three shown on --- in
- 8 entries One through Three on this map.
- 9 A. Right.
- 10 Q. The one that I always noticed was right at the
- 11 headgate itself.
- 12 A. On Number One Shield?
- 13 Q. Number One Shield, exactly.
- 14 A. Okay.
- Q. Did you ever --- when you were coming around that
- 16 corner, did you ever notice that curtain not tight?
- 17 A. Blowed back or ---?
- 18 Q. Blowed back or something?
- 19 A. Yeah, yeah. Several, you know, here and there,
- 20 but most of the time it was put up, yes.
- 21 Q. Did you ever notice it just --- instead of being
- 22 blowed back tight with pressure on it, just kind of
- loose or even blowed back toward the face?
- A. No. From what I can remember, it's always had
- 25 good pressure on it.

- 1 Q. Okay, okay.
- 2 A. Honestly, we've even took them sometimes, you
- 3 know, Three or Four Shields just to keep it ---
- 4 Q. Sure.
- 5 A. --- to have stronger air on the face.
- 6 Q. Uh-huh (yes). Sure. Okay. Did you carry a
- 7 methane detector?
- 8 A. Myself, no.
- 9 Q. Okay. Did you ever hear anybody else's methane
- 10 detector going off?
- 11 A. No.
- 12 Q. Did you ever notice anybody working on the two
- methane monitors? There's one on the shearer and one
- on the tailgate with the readout for the tailgate up
- ahead.
- 16 A. The sniffers?
- 17 Q. Yeah.
- 18 A. Uh-huh (yes).
- 19 Q. Ever notice anybody working on those?
- 20 A. No.
- 21 Q. Did you ever notice the cover of either of those
- two readouts being off?
- 23 A. No.
- Q. Okay. Did you ever get back in the tailgate of
- 25 the longwall, get off the wall itself, back in the

- 1 tail?
- 2 A. When we done that ventilation move, that's the way
- 3 we traveled.
- Q. Oh, okay. What did you do back there when you did
- 5 that ventilation move?
- 6 A. Knock stoppings and rebuild them, knock them again
- 7 and rebuild them.
- 8 Q. Who was directing that?
- 9 A. Two many people, know what I mean?
- 10 Q. Okay.
- 11 A. Yeah, too many people. Yeah, we ---.
- 12 Q. Okay. Do you feel that the ventilation on this
- 13 longwall was adequate?
- 14 A. At the time of the explosion, you know, my
- opinion, I thought in my opinion it had something to
- do with ventilation. That was my opinion, you know.
- 17 Q. Sure.
- 18 A. Just because of what we, you know, went
- 19 through ---
- 20 O. Sure.
- 21 A. --- that day up there and ---
- 22 Q. Sure.
- 23 A. --- but ---.
- Q. Well, let me ask you about some doors. We
- 25 understand there was two new doors built near the

- 1 mouth of the longwall about roughly a month prior to
- 2 the explosion.
- 3 A. Right.
- 4 Q. Do you recall those doors?
- 5 A. Yes.
- 6 Q. Do you know ---- can you help us out with a better
- 7 date of when they first were built?
- 8 A. I'm not good with dates.
- 9 Q. Okay.
- 10 A. I don't know.
- 11 Q. Okay. We understand that there was an opening on
- the side of both those doors. Do you recall that?
- 13 A. An opening?
- Q. Yeah, where they'd left some of the block out. We
- think that it was kind of a --- part of it was a door,
- part of it was a regulator.
- 17 A. I mean, I really didn't pay no attention to that.
- 18 Q. Okay. Sure.
- 19 A. I was just in and out the doors.
- 20 Q. Okay. I understand, buddy.
- 21 A. Yeah.
- 22 Q. Did you ever get a chance to get up in the
- 23 headgate, particularly the last few days prior to the
- 24 explosion, some of the entries off away from the belt
- 25 or track?

- 1 A. No, I (b)(7)(C) & (b)(7)(D)
- 2 Q. Okay. That last Saturday night that you guys
- 3 worked, how many passes did you cut? Do you recall?
- 4 A. I don't recall.
- 5 Q. Well, let me ask that a different way. Was it a
- 6 good production shift?
- 7 A. Honestly, no, I don't think it was that night.
- Q. Did you have any particular problems?
- 9 A. Belt time, I believe. I believe it was belt time.
- 10 Down on belts over at --- on the Ellis side.
- 11 Q. Oh, okay.
- 12 A. I'm pretty sure.
- 13 Q. Okay. Any other production related problem or
- maintenance related problem that you can recall?
- 15 A. On Saturday?
- Q. Uh-huh (yes). Was the wall in good ---
- 17 A. No.
- 18 Q. --- shape that last shift?
- 19 A. Yeah, yeah.
- 20 Q. Okay. What about the shields themselves? Were
- 21 they washed down pretty good or did you have some dust
- 22 on them?
- 23 A. I (b)(7)(C) & (b)(7)(D) you know. I (b)(7)(C) & (b)(7)(D)
- 24 (b)(7)(C) & (b)(7)(D)
- 25

- 1 Q. Sure. Uh-huh (yes). So the $^{(b)(7)(C) & (b)(7)(D)}$
- 2 (b)(7)(C) & (b)(7)(D)
- 3 A. Yeah, yeah.
- 4 Q. Okay. Let me tell you what we know about the
- 5 status of the longwall on April the 5th, and I'm going
- to ask your opinion on what may've been going on.
- 7 They had had trouble almost the entire shift. They
- 8 had made about one pass. The hinge pin in the ranging
- 9 arm was coming out, and they'd actually scheduled to
- 10 replace that hinge pin on the hoot owl shift Monday
- 11 night, because it was giving them so many problems.
- 12 The wall --- they called out from the wall at 2:42
- p.m. and said that they were back up and they were
- 14 going to start running coal. The wall --- the shearer
- had cut out on the tail, and they had actually snaked
- the wall up. It looked like they were getting ready
- 17 to cut back toward the face. There wasn't much coal
- 18 on the pan line. It was pretty clean, the head side
- 19 and the tail side. A little bit of coal from about
- 20 Shield 40 through Shield 110.
- 21 There were some rocks, some good size rocks in
- there, which looks like they had been cutting at the
- 23 tail. They were taking some roof to turn the cowl
- around. The high voltage disconnect was pulled at the
- 25 headgate. The water was shut off at the headgate.

- 1 There was four victims near midface, three
- 2 scattered out between midface and the head, another
- 3 two victims up around the head. What do you think was
- 4 going on when that explosion happened?
- 5 A. Well, from what you just told me there, they
- 6 started up at 2:40 ---?
- 7 Q. 2:42.
- 8 A. 2:42.
- 9 Q. And the explosion was a few minutes after 3:00.
- 10 A. Right. Okay. So all these guys on the face ---
- do you think that they still had the blades forward
- and the water off from where they was working on the
- 13 pin?
- Q. Don't know. When they said they were going to
- start up, you'd have to assume that everything's
- powered up.
- 17 A. Yeah, but that ain't --- yeah.
- 18 Q. Yeah, and ---
- 19 A. Right.
- 20 Q. --- that's a good question. And right now we
- 21 don't know. Got any opinions at all? We don't think
- 22 that they were ---
- 23 A. No.
- Q. --- coming off the wall because of shift change,
- because it still had over 30 minutes to go. Well,

- 1 think about it, and if something comes to mind, please
- 2 give us a call.
- 3 A. Okay. I will think about that one.
- 4 Q. Okay. Well, let's talk about doors a bit.
- 5 A. Okay.
- 6 Q. We understand there was a lot of doors in this
- 7 mine ---
- 8 A. Uh-huh (yes).
- 9 Q. --- where most people would use overcasts. What
- 10 condition were those doors in? Were they maintained
- in good shape or ---?
- 12 A. The ones at the mouth of the longwall, those was
- in good shape. You come out and you hit --- you're
- 14 going towards 78 Break. You got these (indicating)
- two doors right here. Okay. The second set going in,
- I remember they've changed them probably three or four
- 17 times. Okay.
- 18 Q. They get beat up pretty bad?
- 19 A. Yeah, I guess you could say that. The motor men
- 20 hit them. But this set here, it always stayed in good
- 21 shape, because it was right on a flat --- kind of a
- 22 flat area ---
- 23 Q. Uh-huh (yes).
- A. --- coming into it.
- 25 Q. There's a bit of hill then. There was a hill on

- 1 that second set.
- 2 A. Yeah.
- 3 Q. Yeah.
- 4 A. Yeah.
- 5 ATTORNEY WILSON:
- 6 And you're talking about the two outby
- 7 doors near 78 Break?
- 8 A. Right.
- 9 MR. SHERER:
- 10 And he's talking about the two inby doors
- 11 being in bad shape.
- 12 A. Yeah, when you come from 78 Break and then you
- turn down towards them doors, the first set was good,
- 14 the second set after that was the one that was usually
- stayed pretty beat up, which, like I said, they
- changed them. I know --- and we come through on
- several nights coming off shift, and they'd be down
- 18 there working on this and that.
- 19 BY MR. SHERER:
- 20 Q. Sure. Did you ever pull up to any of those doors
- and find one or more of them open?
- 22 A. Maybe once or twice, but that's ---
- 23 Q. Did you ever hear ---
- A. --- all that I can think of.
- 25 Q. --- about when several crews were going out, the

- first crew would open them up and the second crew
- 2 would shut them?
- 3 A. We always kept ours shut.
- 4 Q. Okay.
- 5 A. We always shut ours.
- 6 Q. Okay, okay. What do you know about the water back
- 7 behind the longwall? Do you recall ---?
- 8 A. Behind the longwall?
- 9 Q. Yeah. Uh-huh (yes). Do you ever recall talking
- 10 to anybody that went back there to check it or back
- 11 there to pump on it or anything like that?
- 12 A. I know of them on the tail side pumping water
- somewhere on the tail. I don't know where. I just
- got a buddy that was on that pump crew, and he said it
- 15 was back on the tail.
- 16 Q. Okay. Who was that?
- 17 A. Jason.
- 18 Q. Jason ---?
- 19 A. He was a contractor still.
- Q. Jason Stanley?
- 21 A. Yes.
- 22 Q. Okay.
- 23 A. I don't know --- like I said, I don't know where
- 24 back in there they was at, but on the head side, no, I
- 25 don't know of anybody ---

- 1 Q. Okay.
- 2 A. --- saying anything about it.
- 3 Q. Do you know if they built stoppings across the
- 4 track anywhere on the tail side? We had heard that.
- 5 A. I'm not for sure.
- 6 Q. Okay, okay. When inspectors were on the property,
- 7 did anybody ever call in on the mine phone or anybody
- 8 ever tell you there were inspectors coming?
- 9 A. What, call from outside and tell us ---?
- 10 O. Yeah.
- 11 A. No.
- 12 Q. Okay.
- 13 A. No.
- Q. Did you ever talk to anybody on the two miner
- 15 sections up here?
- 16 A. Not a whole lot, no.
- 17 Q. Do you recall anybody on either of those sections
- 18 complaining about a lack of air or ventilation?
- 19 A. Just, you know, out in the bathhouse, hearsay and
- 20 stuff, yeah. I did hear a few things about
- 21 ventilation, but like I said, I don't talk to them
- 22 guys a lot ---
- 23 Q. Sure.
- 24 A. --- that much and ---.
- Q. Now, did you hear that prior to the explosion or

- 1 after the explosion?
- 2 A. It'd been before.
- 3 Q. Okay.
- 4 A. It'd had been before.
- 5 Q. Now, I got one last question for you. All right?
- 6 When you were traveling in and out of the mine or any
- opportunity you got to get off the longwall face, did
- 8 you ever see any problems with the rock dust?
- 9 A. No.
- 10 MR. SHERER:
- 11 Okay. Thank you. That's all the
- 12 questions I've got right now.
- 13 EXAMINATION
- 14 BY MR. FARLEY:
- 15 Q. $(0)^{(1)}(0)^{(2)}(0)^{(1)}(0)^{(1)}$, I want to just clarify a couple ---
- three things here.
- 17 A. All right.
- 18 Q. Erik just asked you if you ever had advance notice
- of inspectors coming. Now, he's also asked you about
- the doors that were here, outby the longwall face and
- 21 headgate entries where they were designed with the
- 22 partition out on one side. And we think they were put
- in there for purposes of regulating the air.
- 24 A. Right.
- Q. Now, who was your section foreman on the longwall?

- 1 A. Kevin.
- 2 O. Kevin?
- 3 A. Medley.
- 4 Q. Kevin Medley. Do you know if Kevin ever got a
- 5 call from anybody, asking him to go to those doors and
- 6 add or remove blocks to in effect reduce or increase
- 7 the flow of air?
- 8 A. Not that I can recall, no.
- 9 Q. Do you recall anybody being stationed around those
- 10 doors at any time?
- 11 A. Yes, they was people working there, but it wasn't
- 12 us.
- 13 Q. Okay. Well, the reason I asked you the question
- is it would be possible there to increase or decrease
- the flow of air coming to the longwall and the two
- 16 miner sections.
- 17 A. Okay.
- 18 Q. As for Kevin, your boss, did you have confidence
- in him?
- A. Yeah, yeah.
- 21 Q. Did you feel like he made ---
- 22 A. Yeah.
- 23 Q. --- an honest effort to comply with health and
- 24 safety regs?
- 25 A. Yeah.

- 1 Q. Okay. Where are you working now?
- 2 A. (b)(7)(C) & (b)(7)(D)
- 3 Q. How long have you been off?
- 4 A (b)(7)(C) & (b)(7)(D)
- 5 MR. FARLEY:
- 6 Okay. I don't think I have anything
- 7 else.
- 8 MR. SHERER:
- 9 Okay.
- 10 ATTORNEY WILSON:
- 11 Celeste, did you have ---?
- 12 MS. MONFORTON:
- 13 Nope, no questions.
- 14 MR. SHERER:
- 15 I don't have anything else.
- 16 ATTORNEY WILSON:
- 17 Okay. Well, then, $^{(b)(7)(C) & (b)(7)(D)}$
- 18 MS. MONFORTON:
- 19 I actually do have one question.
- 20 EXAMINATION
- 21 BY MS. MONFORTON:
- Q. $^{(b)(7)(C) & (b)(7)(D)}$ when you mentioned making the
- ventilation changes back on the tailgate ---
- 24 A. Yes, ma'am.
- 25 Q. --- section and you said that knocking and

- 1 rebuilding --- someone asked you who was in charge and
- 2 you said too many people. Do you recall about how
- 3 many days those activities went on?
- 4 A. Not real sure.
- 5 Q. Was it one shift or was it ---?
- A. Oh, no, it was several shifts, actually.
- 7 Q. Several shifts?
- 8 A. Yeah.
- 9 Q. Okay. Thank you.
- 10 A. Yeah.
- 11 MS. MONFORTON:
- 12 That's it.
- 13 MR. SHERER:
- 14 I've got a couple.
- 15 RE-EXAMINATION
- 16 BY MR. SHERER:
- 17 Q. That last shift or two you worked, ---
- 18 A. Okay.
- 19 Q. --- what were the condition of the sprays on the
- 20 longwall drives? They ---
- 21 A. Good.
- 22 Q. --- spray them pretty good?
- 23 A. Yeah.
- Q. You ever notice much sparking when they were
- 25 particularly cutting down near the tail?

- 1 A. Well, I mean, you got to expect that, kind of,
- because they was cutting a good bit of sandstone ---
- 3 Q. Okay.
- 4 A. --- top and bottom.
- 5 Q. Sure.
- 6 MR. SHERER:
- 7 Okay. Thank you.
- 8 EXAMINATION
- 9 BY ATTORNEY WILSON:
- 10 Q. Just a quick follow-up. Celeste asked you about
- 11 when you were making those ventilation changes on the
- 12 tailgate. You indicated that there were too many
- 13 people in charge?
- 14 A. Uh-huh (yes).
- 15 Q. Can you recall any of those individuals who were
- 16 directing the work?
- 17 A. Yeah. Yes, I can. There was --- not Chris Adkins
- 18 --- Chris ---.
- 19 MS. MONFORTON:
- 20 Blanchard.
- 21 A. Yeah, it was Chris Blanchard, Jamie Ferguson ---
- 22 Chris and Jamie, and I can't think of any other names.
- 23 RE-EXAMINATION
- 24 BY MR. SHERER:
- Q. Was Wayne Persinger down there?

- 1 A. Wayne was up there.
- 2 O. How about Everett?
- 3 A. Everett was there, and then you had Michael and
- 4 then Jack and Harold.
- 5 ATTORNEY WILSON:
- 6 Who?
- 7 MS. MONFORTON:
- 8 Jack who?
- 9 A. Jack Roles.
- 10 ATTORNEY WILSON:
- 11 Jack Roles.
- 12 A. And then Harold Lilly and ---.
- 13 RE-EXAMINATION
- 14 BY MR. FARLEY:
- 15 Q. What did Harold Lilly do? What was his job?
- 16 A. What was his job title?
- 17 Q. Yes, sir.
- 18 A. He was assistant longwall coordinator.
- 19 Q. Okay.
- 20 A. He was a good guy, real good guy.
- 21 RE-EXAMINATION
- 22 BY MS. MONFORTON:
- Q. $(0)^{(r)(C)} = (0)^{(r)(C)}$, do you remember about when those
- 24 activities were taking place, because we've heard
- other testimony that there was some activity like that

- 1 maybe around March?
- 2 A. It was in March.
- 3 Q. It was in March.
- 4 A. Yeah.
- 5 Q. Okay.
- 6 A. I don't know ---.
- 7 RE-EXAMINATION
- 8 BY MR. FARLEY:
- 9 Q. You're talking about the event where you had the
- 10 MSHA inspectors ---?
- 11 A. Yes, come in and --- yeah.
- 12 Q. Okay.
- 13 A. Yeah.
- 14 RE-EXAMINATION
- 15 BY MS. MONFORTON:
- Q. Is that the same time when they were building and
- 17 knocking out the stoppings in March?
- 18 A. After --- yeah. Yes, yes.
- 19 Q. After the inspectors came in?
- 20 A. Yes.
- Q. Okay. Thank you.
- 22 ATTORNEY WILSON:
- 23 Anything further?
- 24 MR. SHERER:
- 25 I don't have anything.

- 1 ATTORNEY MARONEY:
- 2 (b)(7)(C) & (b)(7)(D) tell him you want reserve the right
- 3 to request confidentiality and remain confidential
- 4 until you get --- tell him otherwise.
- 5 A. Okay.
- 6 ATTORNEY MARONEY:
- 8 side of it for it to remain confidential until he
- 9 would state otherwise.
- 10 MR. SHERER:
- 11 Can we go off the record for a minute?
- 12 ATTORNEY MARONEY:
- 13 Yeah.
- 14 ATTORNEY WILSON:
- 15 Then let's go off the record.
- 16 OFF RECORD DISCUSSION
- 17 ATTORNEY WILSON:
- 18 We're back on the record. We had a
- discussion, and $^{\text{(b)(7)(C)} & \text{(b)(7)(D)}}$ is requesting that the
- 20 interview remain confidential to the extent permitted
- 21 by law, and there was some discussion explaining how
- 22 FOIA works differently under the Federal FOIA
- requirements and under the State requirements.
- 24 ATTORNEY MARONEY:
- 25 Right.

- 1 ATTORNEY WILSON:
- 2 Okay. Okay. If there's nothing further,
- 3 then, $^{(b)(7)(C)\,\&\,(b)(7)(D)}$, I want to thank you on behalf of MSHA
- and the Office of Miners' Health, Safety and Training.
- 5 Your cooperation is important to this investigation.
- 6 Again, because we will be interviewing
- 7 additional witnesses, we request that you not discuss
- 8 your testimony with anyone other than your attorney.
- 9 After questioning other witnesses, we may call if we
- 10 have follow-up questions that we would like to ask.
- 11 And again, if you think of any additional
- information after this interview is over, please
- 13 contact us at the information that was provided.
- Before we finish up, I did promise you that I would
- 15 give you an opportunity to add anything else to the
- record. If there's anything else that you would like
- to stay --- say, you may do so at this point.
- 18 ATTORNEY MARONEY:
- 19 you can reserve the right to ---
- after you've had an opportunity to reflect on the
- 21 questions to supplement the ---.
- 22 ATTORNEY WILSON:
- 23 Absolutely.
- A. Right, right. I don't think there's anything,
- 25 really.

Page 48 ATTORNEY WILSON: Okay. Then again, I want to thank you for your cooperation, and we can go off the record. STATEMENT UNDER OATH CONCLUDED AT 10:00 A.M.

Page 49 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